

VICTORIA

GOVERNMENT GAZETTE

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No. 81]

WEDNESDAY, OCTOBER 25

[1967

PROCLAMATIONS

Land Act 1958.

AREA OF LAND COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

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 Land Act 1958 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, Section 5, of the said Land Act 1958, but that the area of lands which may be sold by auction (Class 6), shall not be increased except as in certain cases in the said Act provided: Now therefore I, the 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 accordance with the provisions of Sections 94 and 117 of the Land Act 1958 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 2 and 6 of the classes mentioned in Section 5 of the Land Act 1958 aforesaid, to the extent set forth in the subjoined Schedule (that is to say):—

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

County.		Parísh.		Allotment.	Section.	Area.	Diminished.	Increased. Class.	Description.
Normanby Grant Talbot	··· ···	Winyayung Ballarat Wombat		- 49 23 9c	17A 1	A. R. P. 83 1 6 24 1 32 0 2 37	 2	6 6 6	In the centre of the Parish. In the south of the Parish. In the west of the Parish.

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

ROHAN DELACOMBE.

(L.S.)

By His Excellency's Command,

W. J. F. McDONALD, Minister of Lands.

Land Act 1958.

UNALIENATED CROWN LAND AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES.

PROCLAMATION

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

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

SCHEDULE.

	County.	 	,	Parish.		Allotment.	Section.	Area.	Land Valuation.
Follett Lowan Lowan Lowan Follett Karkarooc		 	Kanawinka Meereek Meereek . Yallakar Wanwin Patchewolloo	 k Nort	 h	 36A 36 43 17, 17A .33 20	 A 	A. R. P. 949 0 9 760 2 0 741 3 19 400 0 0± 350 0 0 820 0 0 (subject to survey)	\$4.00 per acre. \$4.00 per acre. \$5.00 per acre. \$3.00 per acre. \$4.50 per acre. \$14.50 per acre.

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

ROHAN DELACOMBE.

(L.S.)

By His Excellency's Command,

W. J. F. McDONALD,

God save the Queen!

Minister of Lands.

JUSTICES ACT 1958.

PROCLAMATION

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

WHEREAS by an Act of the Parliament of the State Wiof Victoria intituled the Justices Act 1958, it is provided in sub-section (2) of Section 24 thereof that the Governor in Council may by proclamation published in the Government Gazette specify municipal districts for the purpose of Section 24 of the said Act: AND WHEREAS it is considered desirable that the municipal district named in the Schedule hereto be so specified: NOW THEREFORE I, the Governor of the said State of Victoria, by and with the advice of the Executive Council thereof, do by this my proclamation hereby specify for the purpose of the said Section 24 of the said Act the municipal district whose name appears in the said Schedule—to take effect as on and from the 13th November, 1967.

SCHEDULE.

Shire of Mansfield.

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

(L.S.) ROHAN DELACOMBE.

By His Excellency's Command,

G. O. REID, Attorney-General.

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.

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

No. 7560. "An Act to apply out of the Consolidated Revenue the sum of Three million five hundred and seventy-two thousand nine hundred and to the service of the years One thousand nine hundred and sixty-six and One thousand nine hundred and sixty-six and One thousand nine hundred and sixty-six and One thousand nine hundred and sixty server."

to the service of the years One thousand nine hundred and sixty-six and One thousand nine hundred and sixty-seven."

No. 7561. "An Act to increase the Borrowing Powers of the Grain Elevators Board." (Grain Elevators (Borrowing Powers) Act 1967.)

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

(L.S.) ROHAN DELACOMBE.

By His Excellency's Command,

HENRY BOLTE, Premier.

GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

HOLIDAY.-MELBOURNE CUP DAY.

NOTICE is hereby given that on-

TUESDAY, THE 7TH NOVEMBER, 1967,

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

The Cities of Box Hill, Brighton, Broadmeadows, Brunswick, Camberwell, Caulfield, Chelsea, Coburg, Collingwood, Dandenong, Doncaster and Templestowe, 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, Bacchus Marsh, Berwick, Bulla, Cranbourne, Croydon, Diamond Valley, Eltham, Gisborne, Hastings, Knox, Lilydale, Melton, Mornington, Romsey, Sherbrooke, Werribee and Whittlesea.

This notice relates only to the closing of the State Public Offices. All inquiries regarding holidays in other offices and in shops and industry should be directed to the Department of Labour and Industry, 110 Exhibition-street, Melbourne. (Telephone 63 0321, Extensions 6158, 6721 or 6850)

A. G. RYLAH, Chief Secretary.

Chief Secretary's Office, Melbourne, 6th October, 1967.

Housing Act 1958, (Section 99 of Act No. 6275). GENERAL NOTICE TO PARTIES EMPOWERED BY THE "LANDS COMPENSATION ACT 1958" TO SELL AND CONVEY OR GRANT AND RELEASE PURSUANT TO SECTION 99 OF ACT 6275.

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

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

And the Commission secondingly bearby size a section to

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

And further the Commission hereby requires such parties or persons on or before the expiration of 21 days from the 4th day of November, 1967, to deliver to the offices of the Commission at 179 Queen-street, Melbourne, a statement in writing of the particulars of the estate and interest in the said lands tenements and hereditaments and of the claims made in respect thereof.

Dated the 17th day of October, 1967,

By order of the Commission,

A. L. BOHN,

SCHEDULE.

First.—All that piece of land being part of Crown Portion 43, Parish of Prahran, bounded on the north by the southern alignment of Princes-street, on the east by the western alignment of Bendigo-street, on the south by the northern alignment of High-street and on the west by the eastern alignment of Bangs-street.

Secondly,—All that piece of land being part of Crown Portion 42, Parish of Prahran and bounded by a line as follows:—Commencing at a point on the southern alignment of Princes-street, being the north-western corner of lot one on plan of subdivision number 28943 lodged in the Office of Titles; thence by the said southern alignment of

Princes-street, to the intersection thereof with the western alignment of Bangs-street; thence southerly by the said western alignment of Bangs-street, to the point thereon being the south-eastern corner of the land comprised in certificate of title, volume 3269, folio 607; thence westerly by the southern boundary of the said certificate of title, volume 3269, folio 607, to the south-western corner of the land comprised in such certificate of title; thence southerly by portion of the eastern boundary of the land comprised in certificate of title, volume 6006, folio 139, to the north-western corner of the land comprised in certificate of title, volume 7791, folio 196; thence westerly and southerly by the northern and western boundaries of the land comprised in the said certificate of title, volume 7791, folio 196, and further southerly by the western boundary of the land comprised in certificate of title, volume 3165, folio 926, to the northern alignment of King-street; thence westerly by the northerly alignment of King-street, to the south-western corner of lot one on plan of subdivision number 33190, lodged in the office of titles; thence northerly and easterly by the western and northern boundaries of the said lot one to the south-western corner of lot one on plan of subdivision number 28943, aforesaid; thence northerly by the western boundary of such lot to the point of commencement.

Thirdly.—The whole of the land comprised in certificates

Thirdly.—The whole of the land comprised in certificates of title, volume 4931, folio 112; volume 5721, folio 064; volume 8139, folio 800 and volume 8215, folio 956.

Fourthly.—The whole of the land comprised in certificates of title, volume 1660, folio 908; volume 1855, folio 901; volume 5087, folio 284; volume 7280, folio 887; volume 8343, folio 338; volume 8388, folio 110 and volume 8593, folio 712.

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

Housing Act 1958, (Section 99 of Act No. 6275).

GENERAL NOTICE TO PARTIES EMPOWERED BY THE "LANDS COMPENSATION ACT 1958" TO SELL AND CONVEY OR GRANT AND RELEASE PURSUANT TO SECTION 99 OF ACT 6275.

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

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

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

And further the Commission hereby requires such parties or persons on or before the expiration of 21 days from the 4th day of November, 1967, to deliver to the offices of the Commission at 179 Queen-street, Melbourne, a statement in writing of the particulars of the estate and interest in the said lands tenements and hereditaments and of the claims made in respect thereof.

Dated the 17th day of October, 1967,

By order of the Commission,

A. L. BOHN, Secretary.

SCHEDULE.

All that piece of land being Crown Allotments One to: Seven (both inclusive) section 84B at North Melbourne, Parish of Jika Jika. 0

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

Housing Act 1958, (Section 99 of Act No. 6275).

GENERAL NOTICE TO PARTIES EMPOWERED BY THE "LANDS COMPENSATION ACT 1958" TO SELL CONVEY OR GRANT AND RELEASE PURSUANT TO SECTION 99 OF ACT 6275.

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

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

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

And further the Commission hereby requires such parties or persons on or before the expiration of twenty-one days from the Fourth day of November, 1967, to deliver to the offices of the Commission at 179 Queen-street, Melbourne, a statement in writing of the particulars of the estate and interest in the said lands tenements and hereditaments and of the claims made in respect thereof.

Dated the 17th day of October, 1967.

By order of the Commission.

A. L. BOHN, Secretary.

SCHEDULE.

All that piece of land being Crown allotments 13 to 17 (both inclusive) section 59, at Carlton, Parish of Jika Jika.

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

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

I HEREBY give notice that on the 9th October, 1967, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the Public Trustee Act 1958:—

17 of the Public Trustee Act 1958:—

DUNCAN, ELIZABETH ANNIE, formerly of 260 Williamsroad, Toorak, but late of 34 Beauview-avenue, East Ivanhoe, widow, died 21st June, 1967.

ENAULT, ELIZA ELIZABETH ACNES, late of 535 Nicholsonstreet, North Carlton, no occupation, died 23rd July, 1967.

HOLLEY, PERCY JOHN HUGHSON, formerly of 140 Albertstreet, Port Melbourne, but late of Flat 4, 8 Churchillavenue, Ascot Vale, retired labourer, died 1st July, 1967.

MacKenzie, Lancelot, in the will called Lancelot Mackenzie, formerly of Freemasons Homes, 313 Punt-road Prahran, but late of Bundoora, retired clerk, died 27th May, 1967.

O'Donoghue, Mary Jane, late of Flat 2, 18 Miller-street, North Fitzroy, spinster, died 24th June, 1967.

Welfare, Janet Christina, late of 13 Fairfield-avenue, Yallourn, housewife, died 30th October, 1966.

A. D. DUNCAN, Public Trustee.

256 Flinders-street, Melbourne, 18th October, 1967.

NOTICE.

CREDITORS, next of kin and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to the Public Trustee, 256 Flinders-street, Melbourne, the personal representative, on or before the 3rd January, 1968, 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:—

Duncan, Elizabeth Annie, formerly of 260 Williams-road, Toorak, but late of 34 Beauview-avenue, East Ivanhoe, widow, died 21st June, 1967. ENAULT, ELIZA ELIZABETH AGNES, late of 535 Nicholson-street, North Cariton, no occupation, died 23rd July, 1967.

FRANK, CHARLES NICHOLAS, late of 14 Alford-street, East Brighton, retired quantity surveyor, died 22nd September,

GAFFNEY, Lucy, late of 68 Repton-road, East Malvern, widow, died 19th July, 1967.

Galloway, John, late of 164 Warrigal-road, Oakleigh, retired carpenter, died 10th July, 1967.

HOLLEY, PERCY JOHN HUGHSON, formerly of 140 Albert-street, Port Melbourne, but late of Flat 4, 8 Churchill-avenue, Ascot Vale, retired labourer, died 1st July, 1967.

KENNY, FRANCES VICTORIA, late of 18 Moascar-street, Pascoe Vale, widow, died 13th August, 1967.

Mackenzie, Lancelot, in the will called Lancelot Mackenzie, formerly of Freemasons Homes, 313 Punt-road, Prahran, but late of Bundoora, retired clerk, died 27th May, 1967.

O'Donoghue, Mary Jane, late of Flat 2, 18 Miller-street, North Fitzroy, spinster, died 24th June, 1967.

Ross, Mary, formerly of 38 Chirnside-street, West Footscray, but late of 149 Warrigal-road, Cheltenham, widow, died 19th August, 1967.

SIME, ARTHUR WILLIAM, late of Darwin, public servant, died 1st November, 1961.

STRINGER, ARCHIE CRAVEN, late of 13A Martyn-street, Cairns, Queensland, retired grazier, died 23rd April, 1966.

THOMAS, JACK MARSHALL, late of 7 Windsor-avenue, Bentleigh, production controller, died 6th July, 1967.

Welfare, Janet Christina, late of 13 Fairfield-avenue, Yallourn, housewife, died 30th October, 1966.

A. D. DUNCAN, Public Trustee.

Melbourne, 18th October, 1967.

Labour and Industry Act 1958.

LABOUR AND INDUSTRY (EXPLOSIVE POWERED TOOLS) REGULATIONS 1965.

PURSUANT to the provisions of the Labour and Industry PURSUANT to the provisions of the Labour and Industry (Explosive Powered Tools) Regulations 1965, I give notice that, having determined because of the characteristics of samples and drawings numbered 24013A, 24022, 24024, 24075A, 24076, 24078A, 24082, 24083, 24090, 24118A sheets (1) and (2), and 24119A sheets (1) and (2) submitted by Ramset Fasteners (Australia) Proprietary Limited, of 77 Spensley-street, Clifton Hill, Melbourne, for approval as interchangeable components of Jobmaster Model 122M, serial No. 6948, submitted and approved on 30th June, 1958, and Duo Jobmaster Model 122MD, serial No. 13708, submitted and approved on 30th June, 1958, I do hereby this 17th day of October, 1967, grant my approval for these components to be interchangeable with the corresponding components of the said sample tools.

P. F. PRIOR, Chief Inspector of Factories and Shops.

Audit Act 1958.

DESIGNATION OF CERTIFYING OFFICERS.

PUBLIC ACCOUNTS AND STORES REGULATIONS-REGULATION 3.

Public Accounts and Stores Regulations—Regulations—A THE Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the tenth day of October, 1967, revoke the Order made on the twenty-sixth day of June, 1962, pursuant to Regulation 3 of the Public Accounts and Stores Regulations 1958, designating certain offices as being offices, the occupiers of which shall certify accounts for payment in respect of several services of the Social Welfare Branch under the Division of the Honorable the Chief Secretary, as from and inclusive of the 23rd October, 1967, and that in lieu thereof the undernamed offices shall be designated as such offices under the said Division in respect of the undernamed Branch as shown:—

Social Welfare Branch-The Director-General, the Accountant, or the Assistant Accountant, Social Welfare Branch.

> J. ROSSITER. Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 10th October, 1967.

(This notice is in lieu of that published in Government Gazette, No. 80, of 18th October, 1967, page 3154, column

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 the corner of Lygon and Princes streets, Carlton, at 10.15 a.m. on Wednesday, 15th November, 1967.

HARRY, A. M. & N. J., 23 Catherine-street, Geelong West. Application to vary licences U.O.418, 423 and 425 to include the ability to operate the following tours from Geelong. Fares to be determined. 1. Five-day tour—North-east Victoria. Geelong to Bright and day tours from there to Mt. Buffalo, Falls Creek, Kiewa Hydro-Electrical Scheme and Mt. Beauty returning to Geelong via Beechworth. 2. Three-day tour—North-east Victoria. Geelong to Bright with day tours from there to Mt. Buffalo and Falls Creek returning to Geelong via Beechworth. 3. Three-day tour—Western District. Geelong to Halls Gap, Hamilton, Mt. Gambier, Portland and Warmambool returning to Geelong via Camperdown. 4. Three-day tour—South and East Gippsland. Geelong to Phillip Island, Wilsons Promontory, Lakes Entrance, Buchan Caves, Morwell to Geelong. 5. Day tours from Geelong to (a) Phillip Island. (b) The Grampians and Halls Gap. (c) The Dandenongs. (d) Daylesford and Hepburn Springs via Ballarat. (e) Mt. Macedon. (f) The Mornington Peninsula and Healesville. (g) Donna Buang. McHarry, A. M. & N. J., 23 Catherine-street, Geelong Buang.

Preston Corure Rus Services Pty. Ltd., 572 Murray-road, Preston. Four commercial passenger vehicles each with large seating capacity to operate as metropolitan route omnibuses on the following route:—Coburg-Reservoir. Commencing in Bell-street, Coburg (north side), east of Sydney-road; thence via Bell-street, Elmgrove, Urquhart-street, Sydney-road, Champ-street, Murray-road, Elizabeth-street, Kennedy-street, Corbenstreet, Carrington-road, Bonview-road, Henty-street, Olive-street, Cleeland-street to Spring-street, Reservoir returning via Edwardes-street to Olive-street and normal route. Sections, fares and time-table to be determined subject to the cancellation of existing M.O. licences on Route 121A (Coburg-West Preston).

PRESTON COBURG BUS SERVICES PTy. Ltd., 572 Murray-road, STON COBURG BUS SERVICES PTY. LTD., 572 Murray-road, Preston. Application to operate Route 121A (Preston-Coburg-West Coburg) as authorized at present under licences numbered M.O.69, M.O.70, M.O.592 and M.O.155 with the ability to also operate the following additional service for the carriage of workers between the hours of 7.00 a.m. and 9.00 a.m. and 4.30 p.m. and 6.00 p.m., Mondays to Fridays on the following route:—Between Bell-street, Coburg (north side), east of Sydney-road via Bell-street, Elm-grove, Urquhart-street, Sydney-road, Champ-street, Murray-road and Newlands-road and the corner of Newlands-road and Edwardes-street. Reservoir. Edwardes-street, Reservoir.

VICTORIAN SEWERAGE CONTRACTORS PTY. LTD., 557 Nicholson-street, Carlton. One commercial passenger vehicle (S/C. 10) to operate for the carriage of employees, free of charge, to varying contract sites within a 20-mile radius of the General Post Office Melbourne.

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

CHRISTENSON, J. W., 15 Welwyn-avenue, East Brighton M.H.2227.

Groenendyk, W. & E. A., 390 Healey-crescent, Lavington, N.S.W.; C.O.660.

HART, W. D., 16 Manatunga-street, Clayton; M.H.2224. LOTHERINGTON, E. R., 10 Majdal-street, South Oakleigh; M.H.2229.

Lowe, W. S., 6 Kimbarra-street, Clayton; M.H.2232.

MACARTNEY, J. F., 4 Delia-street, South Oakleigh; M.H.2231. Marshall, R. G., 60 Sherbourne-road, Montmorency; M.H.2299.

MILDURA & DISTRICT WELFARE ASSOCIATION, 115 Twelfth-street, Mildura; T.P.238.

Monson, A. J. 284 Mount-street, Albury, N.S.W., C.O.89, C.O.345, C.O.858 T.S 481.

PASPALIARIS, S., 10 Dixon-street, Malvern; M.T.4142.

PHILLIPS, R. G., 36 Leopold-street, South Caulfield; M.H.2230.

THOMAS BORTHWICK & SONS (AUST.) PTY. LTD., 184 Edgar-street, Portland; T.P.237.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 8th November, 1967.

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.

Corner Lygon and Princes streets, Carlton, Wednesday, 25th October, 1967.

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 the corner of Lygon and Princes streets, Carlton, at 10.15 a.m. on Wednesday, 15th November, 1967.

at its offices at the corner of Lygon and Princes streets, Carlton, at 10.15 a.m. on Wednesday, 15th November, 1967.

Albion Reid Pty. Ltd., 83 Riversdale-road, Hawthorn, 3122.

One commercial goods vehicle (L/C. 61 cwt.) to operate: (a) Within a 50-mile radius of own premises at Hawthorn in course of business as "Road Contractors"—own goods. (b) Throughout the State of Victoria as a "Service Van" for the purpose of servicing own equipment—tools of trade, spare parts and materials incidental to servicing in the field only.

Anderson, I. J., 2 Reginald-grove, Warmambool, 3280.

Two commercial goods vehicles (L/C. 6 cwt. each) to operate within a 50-mile radius of the chief post office in the City of Warmambool for the purpose of installing, repairing and/or maintenance of electrical appliances and television sets in the course of business as "Electrical Retailer"—tools of trade, spare parts and materials incidental thereto, and also electrical appliances, television sets and antennae for installation and/or repair or having been repaired.

Baker, P. J., 2 Feversham-avenue, Park Orchards, 3114.

Two commercial goods vehicles (L/C. 158 and 142 cwt.) to operate: (a) Within a 25-mile radius of Melbourne in course of business as "Bowling Green Constructor"—own goods. (b) Throughout the State of Victoria—tools of trade and equipment. (c) Within a 25-mile radius of any contract currently engaged upon—materials for use on such contract.

Burke, R. W. E., Pty. Ltd., 9 Culverlands-street, West Heidelberg, 3081. One commercial goods vehicle (L/C. 30 cwt.) to operate in the course of business as "Concrete Goods Manufacturer"—own goods. (b) Within a 50-mile radius of own premises at Heidelberg in course of business as "Septic Tank Manufacturers"—own goods. (b) Within a 70-mile radius of own premises at Heidelberg in course of business as "Septic Tank Manufacturers"—own concrete septic tanks for installation, also tools of trade and lifting gear incidental to such installation.

Carter, J. P., & P. S., 42 Golf-road, South Oak

or from Geelong.

ERWIN, L., 230 Wattle-street, Bendigo, 3550. One commercial goods vehicle (L/C. 11 cwt.) to operate throughout the State of Victoria in the course of business as "Marine Collector"—special wares, marine stores or old metals as designated in the Marine Stores and Old Metals Act 1958 (No. 6303). Part (1) Section (3) and second-hand unclean bags, but excluding the carriage of any such special wares, marine stores, old metals or second-hand unclean bags to wharves, docks or ships for shipment or export purposes, with the proviso that the combined load capacities of both prime mover and any trailer together shall not exceed 120 cwt. 120 cwt.

FINDLAY, K. C., 20 Renshaw-street, Doncaster East, 3109.
One commercial goods vehicle (L/C. 150 cwt.) to operate within a 70-mile radius of the premises of Brick and Pipe Industries Limited at East Burwood, solely on behalf of the said company—bricks.

solety on behalf of the said company—bricks.

GIBSON, E. E., & J. R., 10-16 Argyle-street, Traralgon, 3844.

Two commercial goods vehicles (L/C. 8 cwt. each) to operate: (a) From the premises of Caravan and Trailer Manufacturers and retailers situated within the Melbourne Metropolitan Area and within the City of Ballarat to own premises at Traralgon and for delivery within an 80-mile radius of own premises at Traralgon in the course of business as "Caravan and Trailer Hirer and Retailer"—caravans and trailers plus

ancillary equipment necessary for completion of caravans. (b) Within an 80-mile radius of Traralgon in the course of own business as "Caravan and Trailer Hier and Retailer"—caravans and trailers for hire and for sale.

and for sale.

GUARDIANI, A. & G., 272 Gower-street, Preston, 3072. One commercial goods vehicle (L/C. 198 cwt.) to operate within a 50-mile radius of the plant of Albion Reid Pty. Ltd., at North Melbourne, solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

HAMS, D., 2 Wutterich-street, Moe, 3825. One commercial goods vehicle (L/C. 144 cwt.) to operate: (a) For and on behalf of the Moe Co-operative Dairying Co. Pty. Ltd., an approved decentralized secondary industry located at Moe: (i) From Melbourne to Moeraw materials required in the manufacture and packaging of butter and casein. (ii) From Moe to cool stores located at Dandenong and Melbourne—butter. (iii) From Moe to Melbourne—casein. (b) Within a 25-mile radius of the post office at Moewith the proviso that no one journey shall exceed

storage at Dandenong or South Melbourne—casein.

(b) Within a 25-mile radius of the post office at Moe
with the proviso that no one journey shall exceed
30 miles in length—general goods.

HEMPHILL, J. D., "Greenview", Stanley-street, Wallan,
3654. One commercial goods vehicle (L/C. 41 cwt.) to
operate: (a) Within a 25-mile radius of the post
office at Wallan with the proviso that no one journey
shall exceed 30 miles in length—general goods. (b)
Within a 50-mile radius of the depot of Mobil Oil Aust.
Ltd. at Yarraville—petroleum products in prescribed
types of containers and empty return containers.

Herwood, C., Railway-avenue, Garfield, 3814. One commercial goods vehicle (L/C. 17 cwt.) to operate
throughout the State of Victoria in the course of
business as "Milking Machine and Diesel Serviceman"
—tools of trade, spare parts, milking machines for
repair or having been repaired and for specialized
installation, excluding the carriage of spare parts and
machines ex Melbourne.

installation, excluding the carriage of spare parts and machines ex Melbourne.

HORNE, E. F., & Co., 46 Lee Ann-street, Forest Hill, 3131.

One commercial goods vehicle (L/C. 80 cwt.) to operate: (a) Within a 50-mile radius of Forest Hill in course of business as "Septic Tank Cleaner"—cleaning equipment and waste for disposal. (b) Within the area east of a north/south line drawn Within the area east of a north/south line drawn through Melbourne—cleaning equipment and waste for

disposal.

JEFFREY, J., & SONS PTY. LTD., Box 125, Morwell, 3840.

Two commercial goods vehicles (L/C. 10 and 12 cwt.)

to operate within a 70-mile radius from the post office at Yarram for the purpose of supervising own contracts in the course of business as "Civil and Construction Engineers"—tools of trade, spare parts and materials incidental to the repair of equipment or completion of own contracts.

KNOX BUILDING SUPPLIES PTY. LTD., Rooks-road, Mitcham, 3132. One commercial goods vehicle (L/C. 97 cwt.) to operate within a 50-mile radius of own premises at Mildura in course of business as "Concrete Products and

Mildura in course of business as "Concrete Products Manufacturers"—own pre-cast concrete products and small quantities of sand and screenings.

Lewis, K. W., 49 Anzac-avenue, Seymour, 3660. One commercial goods vehicle (L/C. 126 cwt.) to operate:

(a) Within a 50-mile radius from the post office at Seymour as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius of the post office at Seymour with the proviso that no one journey shall exceed 30 miles in length—general goods.

NICE N Snake Valley 3351. One commercial goods.

journey snail exceed 30 miles in lengui—general goods. CE, N., Snake Valley, 3351. One commercial goods vehicle (L/C. 140 cwt. approximately) to operate: (a) Within a 50-mile radius from the post office at Snake Valley as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius of the post office at Snake Valley with the provise that no one journey shall exceed 30 miles in length—general goods.

general goods.

PETERSVILLE AUSTRALIA LTD., Wellington-road, Clayton,

3168. One commercial goods vehicle (L/C. 227 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. F.

poultry at a temperature not exceeding 10 deg. F.

REED, W. B., 12 Cape-street, Heidelberg, 3084. One commercial goods vehicle (L/C. 11 cwt.) to operate: (a)
Throughout the State of Victoria in the course of
business as "Excavation Contractor" for the purpose
of supervising own contracts—tools of trade, spare
parts and equipment with the ability to carry up to
3 cwt, of materials at any one time. (b) Within a
20-mile radius of any project currently engaged upon,
or from the railway station nearest thereto—any
other materials required for such contract.

RICHARDS, A. M. W. W., 54 Beaconsfield-parade, Northcote, 3070. One commercial goods vehicle (L/C. 8 cwt.) to operate throughout the State of Victoria in course of business as "Display and Advertising Consultant" solely on behalf of AMPSA (AUST.)—tools of trade, display and advertising materials.

SAVVA, A., 4 Butters-street, Morwell, 3840. One commercial goods vehicle (L/C. 135 cwt.) to operate: (a) From landings situated within a 10-mile radius of the post office at Darnum to sawmills located at Drouin and Pakenham—mill logs. (b) From landings situated within a 10-mile radius of the post office at Darnum to the premises of Australian Paper Manufacturers Pty. Ltd. at Maryvale—pulpwood.

SCOWN & STANDEN PTY. LTD., 1 Cobb-court, Swan Hill, 3585. Application to vary the conditions of licence Nos, D.A.55394/1, D.A.55394/2 and D.A.55394/3 (L/C. 33, 15 and 10 cwt.) by deleting the existing conditions and by adding in lieu: "Within a 50-mile radius of the post office at Swan Hill in the course of business of the licensees as 'Food Wholesalers and Distributors'—foodstuffs."

SEVEN X BEVERAGES PTY. LTD., 421 Princes Highway, Morwell, 3840. One commercial goods vehicle (L/C. 80 cwt.) to operate within a 50-mile radius of own branch premises at Morwell in the course of business as "Aerated Waters Manufacturers"—aerated waters and empty return containers.

SIMPSON, G. W., Christies-road, Leopold, 3221. One commercial goods vehicle (L/C. 15 cwt.) to operate within

and empty return containers.

SIMPSON, G. W., Christies-road, Leopold, 3221. One commercial goods vehicle (L/C. 15 cwt.) to operate within a 50-mile radius of the chief post office in the City of Geelong in the course of business as "Television Serviceman"—television sets and antennae for installation, repair or having been repaired, tools of trade and materials incidental to the servicing and maintenance of such television sets.

SIMPSON, M. J. and L. M., 54 John-street, Eltham, 3095.

One commercial goods vehicle (L/C. 198 cwt.) to operate within a 50-mile radius of the plant of Pioneer Concrete (Vic.) Pty. Ltd., at Bundoora, solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

TALBOT, P. A., 46 Melbourne-street, Mulwala, N.S.W., 2647. One commercial goods vehicle (L/C. 12 cwt.) to operate from the Township of Springhurst to the Townships of Rutherglen, Wahgunyah and Yarrawonga—newspapers.

Welch Perrin & Co. Pty. Ltd., 48-56 Queens Bridge-street, South Melbourne, 3205. One commercial goods vehicle (L/C. 11 cwt.) to operate within a 50-mile radius of own branch premises at 35 Mair-street, Ballarat, in the course of business as "Machinery Merchants"—farm machinery for demonstration purposes, also tools of trade, spare parts and materials incidental to the servicing and maintenance of farm machinery. machinery

machinery.

West, W. K., 12 Victoria-street, Eaglehawk, 3556. One commercial goods vehicle (L/C. 130 cwt. approximately), to operate: (a) Within a 95-mile radius of the post office at Cohuna and/or within a 100-mile radius of the post office at Merbein (Bendigo Division of the C.R.B.)—road contracting plant used in the construction or maintenance of a road, street, footpath, bridge, wharf, pier, weir or channel. (b) Within a 20-mile radius from site of construction or maintenance work performed pursuant to paragraph (a) above or from a railway station nearest thereto—materials required for such work. (c) Within a 25-mile radius of the post office at Eaglehawk with the proviso that no one journey shall exceed 30 miles in length—general goods.

TOW TRUCKS.

Bennett, R. P., 99 Whitehorse-road, Blackburn, 3130. One commercial goods vehicle (to be purchased) 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.

of trade, spare parts and materials incidental thereto.

BIDWELL, V. T., Princes Highway, Cann River, 3889. One commercial goods vehicle (to be purchased) to operate: (a) Within a 50-mile radius of the post office at Cann River for the purpose of lifting and carrying wrecked or disabled motor vehicles—tools of trade, spare parts and materials incidental thereto.

(b) (i) From Mallacoota, Tamboon Inlet and Cann River to fish processors at Melbourne—abalone. (ii) From Me'bourne to Cann River, Tamboon Inlet and Mallacoota—empty abalone containers. Mallacoota-empty abalone containers.

Cox, D. J., 25 Barwon-avenue, East Reservoir, 3073. One commercial goods vehicle (to be constructed) 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

—tools of trade, spare parts and materials incidental thereto.

Dunn, W. A., Flinders-road, Balnarring, 3926. One commercial goods vehicle (L/C. 70 cwt.) to operate within a 20-mile radius of the post office at Balnarring 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.

FILBAY, K. R., Queenscliff-road, Leopold, 3221. One commercial goods vehicle (L/C. 70 cwt.) to operate within a 25-mile radius of the chief post office in the City of Geelong 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.

Melbourne Towing Service Pty, Ltd., 169 City-road, South

Melbourne. 3205. One commercial goods vehicle (L/C. 79 cwt. approximately) 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.

SCHOTTNER, R., Sydney-road, Kilmore, 3601. One commercial goods vehicle (L/C. 48 cwt.) to operate within a 30-mile radius of Kilmore 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.

SMITH, A. O., 251-255 Bulleen-road, Bulleen, 3105. One commercial goods vehicle (to be constructed) 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.

RENEWALS.

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

Baltic Simplex Machinery Pty. Ltd., 210 Hall-street, Spotswood, 3015; D.A.37341/2; 21st December, 1967;

Spotswood, 3015; D.A.3/341/2; ZIST December, 1807, 11 cwt.

BALTIC SIMPLEX MACHINERY CO. PTY. LTD., 210 Hall-street, Spotswood, 3015; D.A.37341/3; 21st December, 1967; 11 cwt.

BROWN, N. W., 2 Centre-court, Burwood, 3125; D.A.38069; 21st December, 1967; 135 cwt.

CAWTHORNE, A. and J. H., 11 Goodwood-street, Richmond, 3121; D.A.37213; 16th November, 1967; 11 cwt.

CREEK, H. W., & SONS PTY. LTD., 319 Middleborough-road, Box Hill, 3128; D.A.37480; 14th December, 1967; 62 cwt.

cwt.

DAHLSEN, J. C., PTY. LTD., 90-120 Nicholson-street, Bairnsdale, 3875; D.A.23162/1; 28th October, 1967; 10 cwt.; D.A.23162/3; 28th October, 1967; 57 cwt.; D.A.23162/4; 28th October, 1967; 80 cwt.; D.A.23162/5; 28th October, 1967; 19 cwt.

DUNSTAN HYDRAULICS (VIC.) PTY. LTD., 18 Kilpa-road, Moorabbin, 3189; D.A.50849; 16th December, 1967; 11 cwt.

DUNSTAN HYDRAULICS (VIC.) PTY. LTD., 18 Kilpa-road, Moorabbin, 3189; D.A.50849; 16th December, 1967; 11 cwt.
 ELIAS, G., 36 Phillip-street, Bentleigh, 3204; T.D.A.47676/1; 1st December, 1967; 218 cwt.
 FARMER, E. P. and E. D., 139 Hedderwick-street, Essendon, 3040; D.A.39484/1; 2nd December, 1967; 142 cwt.
 GRIEB, E., 111 Holmes-road, Morwell, 3840; D.A.50558; 18th November, 1967; 184 cwt.
 MARTIN, W. J., 58 Park Hill-road, Kew, 3101; D.A.37913; 14th December, 1967; 11 cwt.
 MEAD, E. J., 6 Leonard-avenue, Flora Hill, Bendigo, 3550; D.A.50461; 5th November, 1967; 11 cwt.
 MILLER, C. E., & Co. PTY. LTD., 508 Brunswick-street, North Fitzroy, 3068; D.A.41728/2; 31st December, 1967; 36 cwt.; D.A.41728/5; 31st December, 1967; 36 cwt.; D.A.41728/8; 31st December, 1967; 36 cwt.; D.A.41728/8; 31st December, 1967; 11 cwt.
 MORRISON, K. F., 170 Albert-street, East Preston, 3073; D.A.23726; 19th December, 1967; 14 cwt.
 MYER MELBOURNE LTD., 314-336 Bourke-street, Melbourne, 3000; D.A.1647/7; 7th December, 1967; 6 cwt.
 NAPIER, H. A., 57 Mullum-road, Ringwood, 3134; T.D.A.39061; 21st December, 1967; 15 cwt.
 NICHOLLS, H. H., 32 Montelair-avenue, Brighton, 3196; D.A.38040; 21st December, 1967; 15 cwt.
 PEACOCK, R. T., & Sons, 339 Elgar-road, Box Hill, 3128; D.A.1789/3; 14th December, 1967; 132 cwt.
 PEARSON, R. H., 39 Grieve-street, Warmambool, 3280; D.A.1789/3; 14th December, 1967; 13 cwt.
 PENNEY, A. E., 235 Sussex-street, Worth Coburg, 3058; D.A.25976; 27th July, 1967; 9 cwt.

PETERSVILLE AUSTRALIA LTD., Wellington-road, Clayton, 3168; D.A.1813/79; 2nd December, 1967; 51 cwt.

PETERSVILLE AUSTRALIA LTD., Wellington-road, Clayton, 3168; T.D.A.1813/19; 18th December, 1967; 74 cwt.; T.D.A.1813/80; 16th December, 1967; 77 cwt.; T.D.A.1813/108; 8th December, 1967; 75 cwt.; T.D.A.1813/108; 8th December, 1967; 232 cwt.; T.D.A.1813/108; 21st December, 1967; 36 cwt. PLOSA STATES STATES

TREMBATH, E. C., 151 Raymond-street, Sale, 3850; D.A.37370; 3rd November, 1967; 17 cwt.

TOW TRUCKS.

Bradrey Panels Pty. Ltd., 521-531 High-street, East Prahran, 3181; D.A.37923/2; 14th December, 1967; 28 cwt.; D.A.37923/3; 14th December, 1967; 32 cwt. JOHNSTON, K. G., 9 McLeod-street, Orbost, 3888; D.A.50325; 7th October, 1967; 36 cwt.

McVea Motors, Fernshaw-road, Healest D.A.37752; 7th December, 1967; 70 cwt. Healesville, 3777;

RENEWAL WITH VARIATION.

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

DALGETY & NEW ZEALAND LOAN LTD., 538 Collins-street, Melbourne, 3000; D.A.46170/56; 5th November, 1967. Application to renew and vary the conditions of licence number D.A.46170/56 (L/C. 143 cwt.) by deleting from the existing conditions paragraphs (b) and (c).

Notice of any objections should be forwarded to reach the Secretary of the Board not later than Wednesday, 8th November, 1967.

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

B. P. KAY, Secretary.

Corner Lygon and Princes streets, Carlton, 3053, 25th October, 1967.

Transport Regulation Act. TRANSPORT REGULATION BOARD.

NOTICE No. 78.

Hiring Rates and Fares Specified for Bendigo Urban District Taxi-cabs and Private Hire Cars.

TAKE notice that, pursuant to powers conferred on the Board by the provisions of Regulation 45 of Part III, of the Transport Consolidated Regulations 1960, the Board hereby specifies, in accordance with the provisions of Regulation 5 of Part I. of the said Regulations, amendments to Notice No. 71 notified in the Victoria Government Gazette No. 11, dated 9th February, 1966, to take effect from and including midnight on Tuesday, 31st October, 1967, as stated hereunder:

- (1) For the words "the Urban District of Bendigo" in sub-paragraph (a) in 1 of "Part A—Hiring Rates" there shall be substituted the words "a radius of 8 miles of the principal post office situated within the City of Bendigo".
- (2) For the words "the Urban District of Bendigo" in sub-paragraph (b) in 1 of "Part A—Hiring Rates" there shall be substituted the words "the radius specified in sub-paragraph (a) hereof".
- (3) For the words "the Urban District of Bendigo" in 1 of "Part B—Weddings and Funerals" there shall be substituted the words "a radius of 8 miles of the principal post office situated within the City of Bendigo."

(4) For the words "the Bendigo Urban District" in 2 of "Part B—Weddings and Funerals" there shall be substituted the words "a radius of 8 miles of the principal post office situated within the City of Bendigo".

(5) For the words "such Urban District" and the words "the said Urban District" where occurring in 2 of "Part B—Weddings and Funerals" there shall be substituted the words "such radius" and the words "the said radius" respectively.

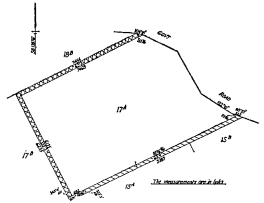
By order of the Transport Regulation Board,

B. P. KAY, Secretary.

SHIRE OF WOORAYL.

ROAD DEVIATION ORDER

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



Dated the 8th day of September, 1967.

The common seal of the President, Councillors and Ratepayers of the Shire of Woorayl was affixed in the presence of-

W. J. HINDS, President. PETER J. BUCKLEY, Councillor. K. G. BRYDON, Secretary. (SEAL)

Confirmed by the Governor in Council, 17th October, 1967.—J. ROSSITER, Clerk of the Executive Council.

STAMPS ACT 1958.

NOTICE is hereby given that the certificate appearing in the Government Gazette, No. 220, dated 31st July, 1957, that Great Boulder Gold Mines Limited was engaged solely or principally in the search or mining for gold is withdrawn as from the 25th day of October, 1967.

Dated the 25th day of October, 1967.

D. G. RICHARDS, Comptroller of Stamps,

Co-operation Act 1958.

NOTICE OF DISSOLUTION OF SOCIETY.

High SCHOOL CO-OPERATIVE UNIVERSITIES CATHOLIC PUBLISHING CO-OPERATIVE LIMITED.
ST. KILDA F.C. SOCIAL CLUB CO-OPERATIVE LIMITED.
EAST BURWOOD STATE SCHOOL CO-OPERATIVE SOCIETY
LIMITED. ROSEBUD SWIMMING CLUB CO-OPERATIVE LIMITED.

NOTICE is hereby given that I have this day registered the dissolutions of the above-named societies and cancelled their registration under the above-named Act.

Dated at Melbourne, this twenty-third day of October,

J. W. JUNGWIRTH, Deputy Registrar of Co-operative Societies.

Cemeteries Act 1958.

SCALE OF FEES OF BRIGHT PUBLIC CEMETERY.

IN pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Bright 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.

with and scarc.					
Land, 8 ft. x 4 ft.					\$7.00
Sinking grave					\$24.00
Reopening grave (no	cover)				\$14.00
Reopening grave (with	cover)				\$17.00
Digging grave for chil	d under	12 years			\$14.00
Interments on Satur	days, S	undays	and Pu	blic	
Holidays-extra on	each sep	arate fee			\$3.00
Permission to erect a					\$4.00

J. WALKER, Trustee. P. DICKENS, Trustee. H. KELLY, Trustee.

.. \$16.00

Approved by the Governor in Council, 17th October, 67.—J. Rossiter, Clerk of the Executive Council.

Cemeteries Act 1958.

SCALE OF FEES OF TYABB PUBLIC CEMETERY.

IN pursuance of the powers conferred upon them by the Cemeteries Act, the Trustees of the Tyabb 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:—

Land for Private Graves.

Land, 8 ft. x 4 ft. ..

T 1 0 6t 0 6t	400 00
Land, 8 ft. x 8 ft.	\$32.00
Land, 8 ft. x 4 ft. (selected by applicant)	\$20.00
Land, 8 ft. x 8 ft. (selected by applicant)	\$36.00
Sinking Private Graves.	
Sinking grave 6 feet deep	\$24.00
Each additional foot depth	\$4.00
	Ψ1.00
Reopening Charges.	
Reopening grave (no cover)	\$18.00
Reopening grave (with cover)	
7 3 5 (4
Miscellaneous Charges.	
Interment fee	\$3.00
Interment on Saturdays, Sundays or Public Holi-	
days—extra	\$5.00
Certificate of Right of Burial	\$1.00
Extract of entry from register	\$1.00
Permission to erect headstone, monument, &c.—	+=
2½ per cent, of cost of minimum fee	\$3.00
- 2 por court or cope or minimum rec	φυ.00
R. P. MAIR, Trustee	

L. J. CALDWELL Trustee, JAS. B. PATON, Trustee. L. A. WALKER, Secretary. (SEAL)

Approved by the Governor in Council, 17th October, 1967.—J. ROSSITER. Clerk of the Executive Council.

Town and Country Planning Act 1961,

SHIRE OF MORNINGTON PLANNING SCHEME 1959.

AMENDMENT No. 26, 1967.

Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 24th October, 1967, approved a planning scheme entitled the Shire of Mornington Planning Scheme 1959, Amendment No. 26, 1967, in respect of part of the municipal district of the Shire of Mornington and such planning scheme comes into operation on the date this retire of the scheme comes into operation on the date this notice of approval is published in the Government Gazette.

A copy of the planning scheme as approved may be inspected free of charge during office hours at the office of the Town and Country Planning Board, 179 Queen-street, Melbourne, at the office of the Shire of Mornington, 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,

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

Process Servers and Inquiry Agents Act 1958.

APPLICATIONS FOR LICENCES LODGED WITH CLERKS OF COURTS.

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

Applicant.	Address.	Court.	Tentative Date of Hearing of Application.
Thomson John	Process Servers' Licences. 11 Mitford-street, St. Kilda	St. Kilda Malvern St. Kilda	8.11.67 8.11.67 8.11.67
	Inquiry Agents' Licences.		
Chandler, Ronald Thomas Donnelly, Michael Dennis Thomson, John	M. S. McLeod Ltd., Old Footscray-road, West Melbourne 7 Margate-street, Beaumaris 4 Stanley-parade, Caulfield	Footscray Cheltenham Malvern	8.11.67 3.11.67 8.11.67

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, 24th October, 1967.

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

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION. FRANKSTON-MORNINGTON URBAN DISTRICT.

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

Frankston.

Hadley-street, from end of existing main (opposite lot 296) to a point opposite lot 61, about 7½ chains south-westerly and 1 chain north-westerly from Braemer-street.

Mt. Eliza.

Bareena-drive, from Fulton-road to McGowan-road. Fulton-road, from end of existing main (opposite lot 1) to Gillards-road.

This notice is in substitution for the one appearing in the Victoria Government Gazette, No. 75, dated 4th October, 1967, in so far as the above-mentioned streets are concerned.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 1st day of December next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

G. W. LEWIS.

State Rivers and Water Supply Commission, Melbourne, 20th October, 1967.

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW No. 5561.

Water Restrictions-Coliban System of Waterworks.

THE State Rivers and Water Supply Commission (hereinafter referred to as "The Commission") in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-law following restricting the use for other than domestic purposes of water supplied by the Commission within the district supplied with water from the Coliban System of Waterworks and the Elphinstone, Marong and Strathfieldsaye Urban Districts.

- 1. This By-law shall come into operation at such time and in such Districts or parts of Districts (hereinafter referred to as "the specified area") as the Commission from time to time directs by notice published in a newspaper circulating generally within the Districts and cease to have operation at such time as the Commission from time to time directs by a notice so published.
- 2. In this By-law "Main Pipe" means any pipe belonging to or under the control of the Commission and any private extension thereto and used for the conveying and supplying of water.

- 3. Subject to the provisions of Clauses 4 and 5 of this By-law no person shall, with water supplied by the Commission from a Main Pipe—
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms or land irrigated for commercial purposes) within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand, between the hours of 5.30 and 8 p.m. on each day.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 4. No person shall, with water supplied by the Commission from a Main Pipe, water any commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms or land irrigated for commercial purposes within the specified area by means of fixed sprinklers between the hours of 5.30 p.m. and 8 p.m. of each day.
- 5. No person shall with water supplied by the Commission from a Main Pipe, water any land comprising sports grounds, golf courses, racecourses, public and club bowling and croquet greens and public and club tennis courts within the specified area by means of fixed sprinklers except between the hours of 8 p.m. and 10 p.m. of each day.
- 6. Every person who uses or permits or suffers water supplied by the Commission to be used contrary to the provisions of this By-law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.
- 7. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the Water Act 1958.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed, the 12th day of October, 1967, in the presence of—

(SEAL)

A. L. TISDALL, Commissioner.

R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 17th October, 1967.—J. ROSSITER, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 5567.—GENERAL RATES—WATERWORKS DISTRICTS.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make the By-law following :-

- 1. The following General Rates are hereby made under the provisions of the Water Act. and shall be levied upon the occupiers or owners of lands within the Mallee, Millewa, Northern Mallee, Tyntynder North, Upper Wimmera and Wimmera Waterworks Districts, except within any Urban District thereof for the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-
- 2. For the purpose of the said Rates, the lands within each of the said Waterworks Districts have been arranged in Divisions as shown by numbers in the column headed "Rating Division" in the Rating Registers for such Districts, sealed by the Commission on 29th September, 1967. A copy of such rating registers may be inspected during office hours at the Commission's Head Office at Armadale, or at the relevant District Office of the Commission as shown in column 6 of the Schedule hereto opposite to the name of the District shown in column 1 thereof.
- 3. (a) On all lands in the First Division of the said Waterworks Districts—General Rates of such amount for each and every acre of such lands as is contained in column 2 opposite the name of the respective Waterworks District shown in column 1 of the Schedule hereto.
- Provided that Crown lands in the said First Division which are held under annual grazing licence and which are neither supplied with water nor part of a holding so supplied shall be subject to a Special Rate of such amount for each and every acre thereof as contained in column 5 of the said Schedule opposite the name of the respective Waterworks Districts shown in column 1 thereof.
- (b) On all lands in the Second Division of the said Waterworks Districts-General Rates of such amounts for each and every acre of such lands, as are contained in column 3 opposite the name of the respective Waterworks Districts shown in column 1 of the said Schedule.
- (c) On all lands in the Third Division of the said Waterworks Districts—General Rates of such amounts for each and every acre of such lands, as are contained in column 4 opposite the name of the respective Waterworks Districts shown in column 1 of the said Schedule.
- 4. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1967, and ending with the 30th day of June, 1968, and shall be payable on the 30th day of November, 1967, at the Office of the State Rivers and Water Supply Commission at the place mentioned in column 6 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
 - 5. Interest will be chargeable on all Rates remaining unpaid after 15th April, 1968.
- 6. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect and recover the said Rates.

SCHEDULE.

Name of Waterworks District.		Amount of General Rate for Each and Every Acre of all Lands in the First Division.	Amount of General Rate for Each and Every Acre of all Lands in the Second Division.	Amount of General Rate for Each and Every Acre of all Lands in the Third Division.	Amount of Special Rate on Crown Lands held under Grazing Licence which are either not Supplied with Water or which are not Part of a Holding which is Supplied.	Places at which General Rates shall be Payable.	
Column	1.		Column 2.	Column 3	Column 4.	Column 5.	Column 6.
Mallee		••	Cents ·12·5	Cents · 6·25	Cents 3·125	Cents 1	Birchip, Hopetoun and Nyah West
Millewa Northern Mallee			12·6 12·6	6·3 6·3	3·15 3·15	1	Merbein Hopetoun, Nyah West and Ouven
Tyntynder North Upper Wimmera		••	12·5 13·8	6·25 6·9	3·125 3·45	1	Robinvale Horsham, Murtoa and
Wimmera	••		13.3	6.65	3 - 325	1	Birchip Murtoa and Horsham

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1967, in the presence of—

(SEAL)

A. L. TISDALL, Commissioner. -R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 24th October, 1967 .-- J. Rossiter, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5562.

Water Restrictions—Coliban System of Waterworks.

THE State Rivers and Water Supply Commission (hereinafter referred to as "The Commission") in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-law following, restricting the use for other than domestic purposes of water supplied by the Commission within the district supplied with water from the Coliban System of Waterworks and the Elphinstone, Marong and Strathfieldsaye Urban Districts.

- 1. This By-law shall come into operation at such time and in such Districts or parts of Districts (hereinafter referred to as "the specified area") as the Commission from time to time directs by notice published in a newspaper circulating generally within the Districts and cease to have operation at such time as the Commission from time to time directs by a notice so published.
- 2. In this By-law "Main Pipe" means any pipe belonging to or under the control of the Commission and any private extension thereto and used for the conveying and supplying of water.

- 3. Subject to the provisions of Clauses 4 and 5 of this By-law no person shall, with water supplied by the Commission from a Main Pipe-
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms or land irrigated for commercial purposes) within the specified area except by means of a can or other vessel held in the hand, between the hours of 5.30 p.m. and 8 p.m. of each day.
 (b) Fill add to or cleanse any private swimping
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 4. No person shall, with water supplied by the Commission from a Main Pipe, water any commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms or land irrigated for commercial purposes within the specified area by means of fixed sprinklers except between the hours of 6 a.m. and 10 a.m. of each day or by means of a hose held in the hand or by means of a can or other vessel held in the hand.
- 5. No person shall with water supplied by the Commission from a Main Pipe, water any land comprising sports grounds, golf courses, racecourses, public and club bowling and croquet greens and public and club tennis courts within the specified area except by means of a hose build in the head or by means of a con or other vessel held held in the hand or by means of a can or other vessel held in the hand, between the hours of 8 p.m. and 10 p.m. of each day.
- 6. Every person who uses or permits or suffers water supplied by the Commission to be used contrary to the provisions of this By-law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars
- 7. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the Water Act 1958.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed, the 12th day of October, 1967, in the presence of—

(SEAL) A. L. TISDALL, Commissioner. R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 17th October, 1967.—J. ROSSITER, Clerk of the Executive Council,

STATE RIVERS AND WATER SUPPLY COMMISSION. By-LAW No. 5563.

Water Restrictions-Coliban System of Waterworks.

THE State Rivers and Water Supply Commission (hereinafter referred to as "The Commission") in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-law following, restricting the use for other than domestic purposes of water supplied by the Commission within the district supplied with water from the Coliban System of Waterworks and the Elphinstone, Marong and Strathfieldsaye Urban Districts.

- 1. This By-law shall come into operation at such time I. This by-law shall come into operation at such limited and in such Districts or parts of Districts (hereinafter referred to as "the specified area") as the Commission from time to time directs by notice published in a newspaper circulating generally within the Districts and cease to have operation at such time as the Commission from time to time directs by a notice so published.
- 2. In this By-law "Main Pipe" means any pipe belonging to or under the control of the Commission and any private extension thereto and used for the conveying and supplying of water.
- Subject to the provisions of Clause 4 of this By-law, no person shall, with water supplied by the Commission from a Main Pipe-
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms or land irrigated for commercial purposes) within the specified area.
 - (b) Fill; add to or cleanse any private swimming pool within the specified area.

- 4. No person shall, with water supplied by the Commission from a Main Pipe, water any commercial market gardens, commercial nurseries, land used for the growing of green feed for commercial poultry farms or land irrigated for commercial purposes within the specified area except by means of a can or other vessel held in the hand or between the hours of 6 a.m. and 8 a.m. of each day by means of a hose held in the hand.
- 5. Every person who uses or permits or suffers water supplied by the Commission to be used contrary to the provisions of this By-law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.
- 6. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use, and may cease to supply him with water as provided by the Water Act 1958. him with water as provided by the Water Act 1958.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed, the 12th day of October, 1967, in the presence of—

A. L. TISDALL, Commissioner. R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 17th October, 1967.—J. Rossiter, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 5570.—GENERAL RATES.—WEST LODDON WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make the By-law following:

1. The following General Rates are hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of lands within the West Loddon Waterworks District, except within any Urban District

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (a) On all lands in the First Division, being the lands included within the red border on the plan of the said West Loddon Waterworks District signed and sealed by the State Rivers and Water Supply Commission and lodged in its office at Armadale, excluding and excepting all lands in the Second, Third and Fourth Divisions as described hereunder—a General Rate of 5.4 cents for each and every acre of such lands;
- (b) On all lands in the Second Division as shown coloured green on the aforesaid plan—a General Rate of 2.7 cents for each and every acre of such lands;
- (c) On all lands in the Third Division as shown coloured brown on the aforesaid plan—a General Rate of 1.35 cents for each and every acre of such lands;
- (d) On all lands in the Fourth Division as shown coloured grey on the aforesaid plan—no rate is made or levied.
- 2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1967, and ending with the 30th day of June, 1968, and shall be payable on the 30th day of November, 1967, at the office of the State Rivers and Water Supply Commission at Boort.
- Interest will be chargeable on all Rates remaining unpaid after 15th April, 1968.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorised to demand, receive, collect and recover the said Rates.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1967, in the presence of—

(SEAL) A. L. TISDALL, Commissioner. R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 24th October, 1967.—J. ROSSITER, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5568.—General Rates.—East Loddon and KERANG NORTH-WEST LAKES WATERWORKS DISTRICTS.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make the By-law following:—

1. The following General Rates are hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of lands within the East Loddon and Kerang North-West Lakes Waterworks Districts, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (a) On all lands in the First Division of the East Loddon Waterworks District being the lands included within the red border on the plan of such District signed and sealed by the said Commission and lodged in its office at Arma-dale, excepting and excluding all lands in the Second, Third and Fourth Divisions as described hereunder—a General Rate of 0.6 cents in the dollar of the unimproved capital value of such land:
- (b) On all lands in the Second Division of the said
 East Loddon Waterworks District as shown
 coloured green on the aforesaid plan—a General
 Rate of 0.3 cents in the dollar of the unimproved
 capital value of such lands;
- (c) On all lands in the Third Division of the said East Loddon Waterworks District as shown coloured brown on the aforesaid plan—a general rate of 0.15 cents in the dollar of the unimproved capital value of such lands;
- (d) On all lands in the Fourth Division of the said East Loddon Waterworks District as shown coloured grey on the aforesaid plan—no rate is made or levied; and
- (e) On all lands in the Kerang North-West Lakes Waterworks District—a general rate of 0.25 cents in the dollar on the unimproved capital value of such lands.
- 2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1967, and ending with the 30th day of June, 1968, and shall be payable on the 30th day of November, 1967, at the office of the State Rivers and Water Supply Commission at Pyramid Hill in respect of the East Loddon Waterworks District and at Kerang in respect of the Kerang North-West Lakes Waterworks District
- 3. Interest will be chargeable on all Rates remaining unpaid after 15th April, 1968.
- 4. For making and levying such Rates the value of the lands in the respective Waterworks Districts set out in the valuations adopted by the said Commission on the 25th day of September, 1967, shall be deemed and taken to be the rateable value of such lands.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorised to demand, receive, collect and recover the said Rates.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1967, in the presence of—

A. L. TISDALL, Commissioner. R. A. HORSFALL, Commissioner. (SEAL)

Approved by the Governor in Council, 24th October, 1967.—J. Rossiter, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5565,—Flood Protection Charge.-Kanyapella Flood Protection District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make the by-law following:—

1. The following Flood Protection Charges are hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of lands within the Kanyapella Flood Protection District:—

For the service rendered to such district by the flood protection works constructed for such service:—

(1) A Flood Protection Charge of 2.5 cents for each and every acre of all lands in the First Flood Protection Division, comprising all

lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third Flood Protection Division.

(2) A Flood Protection Charge of 1.25 cents for each and every acre of all lands in the Third Flood Protection Division, comprising the lands set out hereunder-

PARISH OF KANYAPELLA.

PARISH OF KANYAPELLA.

Allotments 26, 27, 28A, 28B and 28c, of section A; allotments 7, 8A, 8B, 16B, 16C, 16D, 23C, 23D, 24, 25A, 26A, 28A, 29A, 30A, 30B, 31A, 58A, 59A, 59B, 60, 61, 98, 99A, 107, 109, 110, 111A, 111B, 112, 113A, 118A, 118B, 119, 140, 141, 142, 143A, 149, 149B, 149C, 149D, 149E, 149F, 149F, 150A, 150B, 151, 151A, 151B, 152, 152A, 153, 154, 160, 160B, 160D, 164, 165, 166A and 166B, an area of 27 acres north of allotment 107 (Water Reserve), an area of 5 acres of Crown lands adjacent to allotment 142 (occupied by P. Pelegrino), an area of 12 acres of Crown lands adjacent to and east of allotment 152A, parts of allotments 31, 32, and 33, containing 102 acres being the holding of T. J. and J. O. Oliver, the north part of allotment 108 containing 11 acres being the holding of R. B. and R. E. Brown, part of allotment 160A containing 3 acres being the holding of R. B. and R. E. Brown, part of allotment 160A containing 8 acres being the holding of H. G. and G. Pettigrove, and parts of allotments 167 and 168 containing 121 acres being the holding of D. G. M. Christie, all of section B. section B.

PARISH OF WYUNA.

Allotment 4 of section 1; and allotments 1, 1A, 2, 3 and 4 of section 4.

Provided that the sum of two dollars shall be the minimum charge in respect of any land or tenement in the said district.

- 2. Such Flood Protection Charge is made and shall be levied for the year beginning with the 1st day of July, 1967, and ending with the 30th day of June, 1968, and shall be payable on the 30th day of November, 1967, at the office of the State Rivers and Water Supply Commission at Toppala. sion, at Tongala.
- 3. Interest will be chargeable on all Flood Protection Charges remaining unpaid after 15th April, 1968.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1967, in the presence of—

(SEAL)

A. L. TISDALL. Commissioner. R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 24th October, 1967.—J. Rossiter, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5564.—Flood Protection Rate.—Koo-Wee-Rup FLOOD PROTECTION DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make the By-law following:—

- 1. The following Flood Protection Rates are hereby nade under the provisions of the Water Act, and shall be levied upon the occupiers or owners of all lands within the respective divisions of the Koo-Wee-Rup Flood Protection District for the service rendered to such District by the flood protection works constructed for such services:-
 - (1) First Division.—A Flood Protection Rate of 9.4 cents in the dollar of the rateable value of all lands in the First Division, being the lands included within the red border on the plans of such district signed and sealed by the State Rivers and Water Supply Commission and lodged at the office of the Commission at Melbourne, excepting and excluding all lands in the Second, Third, Fourth and Fifth Divisions as described hereunder.

- (2) Second Division.—A Flood Protection Rate of 7.05 cents in the dollar of the rateable value of all lands in the Second Division marked on the aforesaid plans in the manner shown opposite the words "Second Division" in the legend thereto.
- (3) Third Division.—A Flood Protection Rate of 4.7 cents in the dollar of the rateable value of all lands in the Third Division marked on the aforesaid plans in the manner shown opposite the words "Third Division" in the legend thereto.
- (4) Fourth Division.—A Flood Protection Rate of 2.35 cents in the dollar of the rateable value of all lands in the Fourth Division marked on the aforesaid plans in the manner shown opposite the words "Fourth Division" in the legend thereto.
- (5) Fifth Division.—No rate is made or shall be levied in respect of the lands marked on the aforesaid plans in the manner shown opposite the words "Fifth Division" in the legend thereto.

Provided that the sum of Two dollars shall be the minimum amount of rate in respect of any land or tenement liable to be rated in the said district.

- 2. Such Flood Protection Rates are made and shall be levied for the year beginning with the 1st day of July, 1967, and ending with the 30th day of June, 1968, and shall be payable on the 30th day of November, 1967, at the office of the State Rivers and Water Supply Commission, at Koo-Wee-Rup.
- 3. Interest will be chargeable on all Flood Protection Rates remaining unpaid after 15th April, 1968.
- 4. For making and levying such rates the net annual value as set out in the valuations adopted by the Commission on the 25th September, 1967, shall be deemed and taken to be the rateable value of such lands and tenements.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be, and is, or are, hereby authorized to demand, receive, collect, and recover the said Rate.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1967, in the presence of—

(SEAL)

A. L. TISDALL, Commissioner.R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 24th October, 1967.—J. Rossiter, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5569.—General Rates.—Normanville Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make the By-law following:—

1. The following General Rates are hereby made under the provisions of the Water Act and shall be levied upon the occupiers or owners of lands within the Normanville Waterworks District, except within any Urban District thereof:—

For the supply of water for domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of 15 cents for each and every acre of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third and Fourth Divisions.
- (2) A Rate of 7.5 cents for each and every acre of all lands in the Second Division, comprising the lands set out hereunder—

Parish of Quambatook.

Part of allotment 37A of section 3 (117 acres).

(3) A Rate of 3.75 cents for each and every acre of all lands in the **Third Division**, comprising the lands set out hereunder—

PARISH OF GREDGWIN.

Allotment 41.

PARISH OF LEAGHUR.

East part of allotment 76 (461 acres).

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1967, and ending with the 30th day of June, 1968, and shall be payable on the 30th day of November, 1967, at the office of the said Commission, at Boort.
- 3. Interest will be chargeable on all Rates remaining unpaid after 15th April, 1968.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder—

PARISH OF BUDGERUM EAST.

Allotment 17c of section 2.

PARISH OF GREDGWIN.

Allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 of the Township of Barraport, allotments 19a, 52a, 52B, 52c and 52b, part of allotment 20, containing 1 acre, and vacant Crown land (Water Reserve) containing 62 acres adjoining the northern boundary of allotment 8.

PARISH OF KOORANGIE.

Part of allotment 69, containing 1½ acres (Public Hall).

PARISH OF LEAGHUR.

Allotments 22A, 22B, 22c, and 86, and an area of 2 acres adjoining the northern boundary of allotment 22c, and being the property of the Education Department.

PARISH OF MARMAL.

Allotments 24B and 40A of section 2, an area of half an acre, adjoining and south-east of allotment 24A of section 2 (Mechanics Institute) and vacant Crown land (Water Reserve) containing 40 acres adjoining the western boundary of allotment 24A, section 2.

PARISH OF MEERING WEST.

Vacant Crown Land containing 3 acres adjoining and east of allotment 26.

PARISH OF QUAMBATOOK.

Part of allotment 1B of section 1, containing 3 acres (Cemetery), part of allotment 44 of section 3, containing 2 acre, part of allotment 45 of section 3, containing 2 acres, and vacant Crown land containing 23 acres adjoining the south-eastern angle of allotment 32, section 3.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1967, in the presence of—

(SEAL)

A. L. TISDALL, Commissioner. R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 24th October, 1967.—J. Rossiter, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 5566.—Flood Protection Charge.—Loch Garry Flood Protection District.

 \mathbf{T}^{HE} State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make the By-law following:—

1. The following Flood Protection Charge is hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of all lands within the Loch Garry Flood Protection District:—

For the service rendered to such district by the flood protection works constructed for such service—

- A Flood Protection Charge of 2.5 cents for each and every acre of all lands in the Loch Garry Flood Protection District.
- Provided that the sum of two dollars shall be the minimum charge in respect of any land or tenement in the said district.

- 2. Such Flood Protection Charge is made and shall be levied for the year beginning with the 1st day of July, 1967, and ending with the 30th day of June, 1968 and shall be payable on the 30th day of November, 1967, at the office of the State Rivers and Water Supply Commissioner Characters. mission, at Shepparton.
- 3. Interest will be chargeable on all Flood Protection Charges remaining unpaid after 15th April, 1968.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Flood Protection Charges.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 25th day of September, 1967, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1967, in the presence of-

(SEAL)

A. L. TISDALL, Commissioner.

R. A. HORSFALL, Commissioner.

Approved by the Governor in Council, 24th October, 1967.—J. Rossiter, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

LICENCES TO DIVERT WATER AND CUT RACES PURSUANT TO THE PROVISIONS OF SECTION 204 OF THE WATER ACT 1958 (AS AMENDED).

THE Governor in Council has approved of the granting by the State Rivers and Water Supply Commission of licences, as detailed hereunder for the term of years from the date specified in each case to the persons named in the following Schedule:—

SCHEDULE.

Licence No.	Term of Licence and Commencing Date.	Name and Address of Person to Whom Licence is to be Granted.	Source of Supply.	Area Authorized to be Irrigated Per Annum.	Volume of Water Authorized to be Diverted Per Annum.
541 618 2295	Four years from 1.7.66 Four years from 1.7.66 Four years from 1.7.67	Myrtle Margaret Stoll, Robinvale Elias Michael Sarrou, Nichols Point Peter Robert Reville, Mildura	River Murray River Murray River Murray	acres. 55 27 60	ac. ft 165 81 180

In each case, the annual fee payable in respect of each acre-foot of water authorized to be diverted is the equivalent of one-half of the irrigation charge per acre-foot fixed in the Goulburn-Murray Irrigation District for the preceding financial year.

Office of the State Rivers and Water Supply Commission, Melbourne, 24th October, 1967.

G. W. LEWIS, Secretary, State Rivers and Water Supply Commission.

KORUMBURRA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1968.

THE Korumburra Waterworks Trust, in pursuance and exercise of the power conferred by the Water Act, doth hereby make a rate for the supply of water for domestic purposes of Point Eight-five cents in the Dollar of the Unimproved Capital Value of lands and tenements liable to be rated within the Korumburra Urban District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1968, and shall be due and payable on the 3rd day of January, 1968, at the Office of the said Trust.

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

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

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

The foregoing By-Law was made and passed by the Commissioners of the Korumburra Waterworks Trust on the Twelfth day of October, One thousand nine hundred and Sixty-seven, and the seal of the Trust affixed hereto, in the presence of

L. A. WEBB, Commissioner, (SEAL) A. J. PULLIN, Commissioner. A. P. BRUMLEY, Secretary.

Approved, 18th October, 1967.—W. Borthwick, Minister of Water Supply.

LINTON WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR, 1968.-No. 13.

THE Linton Waterworks Trust, in pursuance and exercise of its powers conferred by the Water Act, doth hereby make a rate for the supply of water for Domestic Purposes of Eight Cents in the Dollar on the Nett Annual Valuation of lands and tenements liable to be rated within the Linton Urban District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1968, and shall be due and payable on the 1st day of February, 1968, at the Office of the said Trust.

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

The charge for 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 shall be payable, on demand, at the Office of the Trust.

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

Passed this 12th day of October, 1967.

I. S. GRIGG, Chairman, (SEAL)

S. E. MORGAN, Commissioner.

J. H. STODDART, Commissioner.

L. OLDHAM, Secretary.

Approved, 17th October, 1967.—W. BORTHWICK, Minister of Water Supply.

PETERBOROUGH WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1967-68.

THE Peterborough 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 13.50 cents in the dollar on the annual municipal valuation of the lands and tenements liable to be rated within the Peterborough Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no buildings) be less than twelve dollars and in respect of any land on which there is no building less than six dollars.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the first day of October, 1967 and ending on the thirtieth day of September, 1968 and shall be payable on the eleventh day of December, 1967, at the office of the Trust, Shire Hall, Warrnambool.

The maximum quantity of water to be supplied in any one year, without further charge to any property rated by the Trust, is hereby fixed at the quantity which, at a charge of thirty 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 of 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 thirty cents per 1,000 gallons.

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

Passed this 10th day of October, 1967.

(SEAL)

N. McCONNELL, Chairman, KEN ROBINSON, Commissioner, 'A. F. PONTING, Secretary.

Approved, 16th October, 1967.—W. Borthwick, Minister of Water Supply.

LEXTON WATERWORKS TRUST.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

THE Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth by Order made on the 24th day of October, 1967, authorize the Lexton Waterworks Trust to obtain in pursuance of the provisions of section 286 of the Water Act 1958 (No. 6413) an advance or advances during the year ending 30th September, 1968, from the Commercial Banking Company of Sydney Limited. Avoca, by over draft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of One thousand six hundred dollars (\$1,600).

ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 24th October, 1967.

MURTOA WATERWORKS TRUST.

By-law No. 13.

THE Murtoa Waterworks Trust (hereinafter referred to as "the Trust"), in pursuance and exercise of the powers conferred by the Water Act 1958, doth hereby make the By-law following, restricting the use of water supplied by the said Trust within the Murtoa Urban District:—

- 1. This By-law shall come into operation at such time as the Trust may from time to time direct, by notice published in "The Dunmunkle Standard", and cease to have operation at such time as the Trust may from time to time direct, by notice published in the said newspaper.
- 2. Subject to the provisions of clauses 3 and 4 of this By-law, no person shall, with water supplied by the Trust:
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms) within the Murtoa Urban District except by means of a hose held in the hand or by means of a can or other vessel held in the hand, between the hours of 5.30 p.m. and 8.00 p.m. on each day.
 - (b) Fill, add to or cleanse any private swimming pool within the Murtoa Urban District.
- 3. No person shall, with water supplied by the Trust, water any commercial market gardens, commercial nurseries, or land used for the growing of green feed for

- commercial poultry farms within the Murtoa Urban District by means of fixed sprinklers between the hours of $5.30~\mathrm{p.m.}$ and $8.00~\mathrm{p.m.}$ each day.
- 4. No person shall with water supplied by the Trust, water any land comprising sports grounds, golf courses, racecourses, public and club bowling and croquet greens, and public and club tennis courts within the Murtoa Urban District by means of fixed sprinklers except between the hours of 5.00 a.m. and 7.00 a.m. of each day.
- 5. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the Provisions of this By-law shall be guilty of an offence and shall be liable to a penalty not exceeding One Hundred Dollars.
- If any person supplied by water from the Trust, wrongfully does or causes or permits to be done anything in contravention of this By-law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the *Water Act* 1958.
 - The foregoing By-law was made by the Murtoa Waterworks Trust, on the 3rd day of October, 1967 and the common seal of the said Trust was hereunto affixed, the 3rd day of October, 1967, in the presence of-

(SEAL)

HERBERT D. HATELEY, Chairman. V. E. MADDERN, Commissioner. L. G. DEGENHARDT, Commissioner. N. REITHER, Secretary.

Approved by the Governor in Council, 17th October, 1967.—J. ROSSITER, Clerk of the Executive Council.

SNOWY RIVER IMPROVEMENT TRUST.

RATING BY-LAW NO. 16.

THE Snowy River Improvement Trust in pursuance and exercise of the powers conferred by the River Improvement Act 1958, doth hereby make the By-Law following:

1. The following rates to be called the "Snowy River Improvement District River Improvement Rate" are hereby made and shall be levied upon the occupiers and owners of all properties within the Snowy River Improvement District which are rateable to any municipality:—

A rate of Fourteen cents (14c) in the Dollar on the net annual municipal value of all properties in the First Division being those properties shown coloured green on the plan of the Snowy River Improvement District—Titled "Snowy River Improvement District Rating Divisions 1958" approved by the Governor in Council (Correspondence 57/25352) and lodged at the office of the State Rivers and Water Supply Commission, 90 Orrong Road Armadale.

A rate of Twelve Cents (12c) in the Dollar on the net annual municipal value of all properties in the Second Division being those properties shown coloured brown on the said plan.

A rate of Six Cents (6c) in the Dollar on the net annual municipal value of all properties in the Third Division being those properties shown coloured yellow

on the said plan.

A rate of Two Cents (2c) in the Dollar on the net annual municipal value of all properties in the Fourth Division being those properties shown coloured grey on the said plan.

A rate of Twenty four Cents (24c) in the Dollar on the net annual municinal value of all properties in the Sixth Division being those properties shown coloured red on the said plan.

A rate of Eight Cents (8c) in the Dollar on the net annual municipal value of all properties in the Seventh Division being those properties shown coloured blue on the said plan.

In respect of those properties in the Fifth Division shown coloured purple and Eighth Division shown uncoloured on the said plan no rate shall be made or

Provided that the sum of Ten Cents shall be the minimum amount of rate in respect of any property liable to be rated in the First, Second, Third, Fourth, Sixth and Seventh Divisions of the District.

2. Such rates are made and shall be levied for the year beginning with the 1st day of January, 1967, and ending with the 31st day of December, 1967, and shall be payable on the 6th day of November, 1967, at the office of the Snowy River Improvement Trust at 51 Nicholson Street, Orbort

3. Such person or persons as the Snowy River Improvement Trust may from time to time appoint for that purpose shall be and is or are hereby authorised to demand, receive, collect and recover the said rate.

The foregoing By-Law was made by the Snowy River Improvement Trust on the 5th day of October, 1967, and the common seal of the said Trust was hereunto affect this 5th day of October, 1967, in the presence of-

C. F. MARSHALL, Chairman. G. R. NETTLETON, Commissioner. D. K. McKENZIE, Secretary. (SEAL)

Approved by the Governor in Council, 17th October, 1967.—J. ROSSITER, Clerk of the Executive Council,

ORBOST SEWERAGE AUTHORITY.

FIXING LIMIT OF BANK OVERDRAFT.

THE Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth by Order made on the 24th day of October, 1967, fix the limit of the overdraft to be obtained by the Orbost Sewerage Authority pursuant to the provisions of section 79A of the Sewerage Districts Act at One hundred thousand dollars (\$100,000).

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 24th October, 1967.

CHARLTON WATERWORKS TRUST.

By-law No. 84.

Water Restrictions: Stage Two.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to provisions of Clauses 3 and 4 of this stage, no person shall, with water supplied by the Trust-
 - (a) Water any garden, lawn or other land (other than vater any garden, lawn or other land (other than Commercial market gardens, commercial nurseries or land used for growing of green feed for commercial poultry farms) within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand, between the hours of 5.30 p.m. and 8 p.m. of each day.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
 - 3. No person shall, with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for growing of green feed for commercial poultry farms within the specified area by means of fixed sprinklers between the hours of 5.30 p.m. and 8 p.m. of each day.
- 4. No person shall, with water supplied by the Trust, water any land comprising sports grounds, golf courses, racecourses, public and club bowling and croquet greens and public and club tennis courts within the specified area by means of fixed sprinklers except between the hours of 5 a.m. and 7 a.m. of each day.
- 5. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-Law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.
- 6. If any person supplied with water by the Trust, wrong 6. It any person supplied with water by the Trust, wrongfully does, or causes or permits to be done, anything in contravention of this By-Law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to that person for that person's use and may cease to supply that person with water as provided by the Water Act 1958.
 - The foregoing By-law was made by the Charlton Waterworks Trust on the 20th day of October, 1967, and the common seal of the said Trust was hereunto affixed, the 20th day of October, 1967, in the presence of—

V. J. RYAN, Commissioner. W. H. WOOD, Commissioner. A. F. HELYAR, Secretary. (SEAL)

Approved by the Governor in Council, 24th October, 1967.—J. ROSSITER, Clerk of the Executive Council.

CHARLTON WATERWORKS TRUST.

By-law No. 83.

Water Restrictions; Stage One.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provisions of Clause 3 of this stage, no person shall, with water supplied by the Trust—
 - (a) Water garden, lawn or other land (other than Commercial market gardens, commercial nurseries or land used for growing of green feed for commercial poultry farms) within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 3. No person shall, with water supplied by the Trust, water any land comprising sports grounds, golf courses, racecourses, public and club bowling greens, croquet greens and any public or club tennis courts within the specified area by means of fixed sprinklers except between the hours of 5 a.m. and 10 a.m. of each day.
- 4. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-Law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred
- 5. If any person supplied with water by the Trust, wrongfully does, or causes or permits to be done, anything in contravention of this By-Law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to that person for that person's use and may cease to supply that person with water as provided by the Water Act 1958.
 - The foregoing By-law was made by the Charlton Waterworks Trust on the 20th day of October, 1967, and the common seal of the said Trust was hereunto affixed, the 20th day of October, 1967, in the presence of-

(SEAL)

V. J. RYAN, Commissioner. W. H. WOOD, Commissioner. A. F. HELYAR, Secretary.

Approved by the Governor in Council, 24th October, 1967.—J. ROSSITER, Clerk of the Executive Council.

CHARLTON WATERWORKS TRUST.

By-law No. 85.

Water Restrictions: Stage Three.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provisions of Clauses 3 and 4 of this stage, no person shall, with water supplied by the Trust—
 - (a) Water any garden, lawn or other land (other than (a) Water any garden, lawn or other land (other than Commercial market gardens, commercial nurseries or land used for growing of green feed for commercial poultry farms) within the specified area except by means of a can or other vessel held in the hand, between the hours of 5.30 p.m. and 8 p.m. of each day.

 (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 3. No person shall, with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for growing of green feed for commercial poultry farms within the specified area by means of fixed sprinklers except between the hours of 6 a.m. and 10 a.m. of each day or by means of a hose held in the hand or by means of a can or other vessel neld in the hand.
- 4. No person shall, with water supplied by the Trust, water any land comprising sports grounds, golf courses, racecourses, public and club bowling and croquet greens and public and club tennis courts within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand, between the hours of 5 a.m. and 7 a.m. of each day.
- 5. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-Law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.

6. If any person supplied with water by the Trust, wrongfully does, or causes or permits to be done, anything in contravention of this By-Law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to that person for that person's use and may cease to supply that person with water as provided by the Water Act 1958.

The foregoing By-law was made by the Charlton Waterworks Trust on the 20th day of October, 1967, and the common seal of the said Trust was hereunto affixed, the 20th day of October, 1967, in the presence of—

V. J. RYAN, Commissioner.
W. H. WOOD, Commissioner.
A. F. HELYAR, Secretary.

Approved by the Governor in Council, 24th October, 1967.—J. Rossiter, Clerk of the Executive Council.

CHARLTON WATERWORKS TRUST.

By-law No. 86.

Water Restrictions: Stage Four.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provision of Clause 3 of this stage, no person shall, with water supplied by the Trust—
 - (a) Water any garden, lawn or other land (other than Commercial market gardens, commercial nurseries or land used for growing of green feed for commercial poultry farms) within the specified area.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 3. No person shall, with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for growing of green feed for commercial poultry farms within the specified area except by means of a can or other vessel held in the hand, or, between the hours of 6 a.m. and 8 a.m. of each day, by means of a hose held in the hand.
- 4. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-Law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.
- 5. If any person supplied with water by the Trust, wrongfully does, or causes or permits to be done, anything in contravention of this By-Law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to that person for that person's use and may cease to supply that person with water as provided by the Water Act 1958.

The foregoing By-law was made by the Charlton Waterworks Trust on the 20th day of October, 1967, and the common seal of the said Trust was hereunto affixed, the 20th day of October, 1967, in the presence of—

V. J. RYAN, Commissioner.
(SEAL) W. H. WOOD, Commissioner.
A. F. HELYAR, Secretary.

Approved by the Governor in Council, 24th October, 1967.—J. ROSSITER, Clerk of the Executive Council.

BACCHUS MARSH SHIRE COUNCIL.—BACCHUS MARSH WATER SUPPLY.

RATING BY-LAW FOR THE YEAR ENDING 30TH SEPTEMBER, 1968.

THE Bacchus Marsh Shire Council, 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 five cents in the dollar on the annual municipal valuation of lands and tenements liable to be rated within the Bacchus Marsh Water Supply District.

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

No. 81.—9492/67.—2

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year ending on the 30th day of September, 1968, and shall be payable on the 15th day of November, 1967, at the office of the said Council, Shire Hall, Bacchus Marsh.

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

The charge for water supplied by measure to any property rated by the Council in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at twenty-three cents per 1,000 gallons for the first 5,000,000 gallons excess quantity per annum and twenty cents per 1,000 gallons for any additional excess quantity per annum.

The charge for water supplied by measure to any property not rated by the Council is hereby fixed at twenty five cents per 1,000 gallons, and the minimum quantity of water to be charge for in cases where water is so supplied is hereby fixed at the quantity specified in the agreement between the Council and the owner of each such property.

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

Dated this 9th day of October, 1967.

(SEAL) E. HOLT, Councillor.
P. E. SHELLY, Councillor.
A. W. BOND, Secretary.

Approved, 17th October, 1967.—W. Borthwick, Minister of Water Supply.

SHIRE OF CRESWICK.—BOROUGH RIDING WATER SUPPLY DISTRICT.

RATING BY-LAW FOR THE YEAR ENDING 30TH SEPTEMBER,

THE Council of the Shire of Creswick, 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 four cents in the dollar on the annual municipal valuation of lands and tenements liable to be rated within the Borough Riding of the Shire of Creswick Water Supply District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing 1st October, 1967, and shall be payable on the 12th December, 1967 at the Office of the Council.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Authority 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 water supplied by measure to any property rated by the Authority in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at twenty cents per 1,000 gallons except in the case of industries and sporting bodies, to which the charge shall be 10 cents per 1,000 gallons.

The charge for water supplied by measure to any property not rated by the Authority is hereby fixed at 20 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 50,000 gallons.

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

The charge for water supplied at stand pipes shall be 10 cents per load of 180 gallons.

Passed by the Council of the Shire of Creswick, on the 9th day of October, 1967.

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

(SEAL)

A. C. CHARLESON, President.
J. A. S. GEDDES, Councillor.
B. C. REES, Shire Secretary.

Approved, 17th October, 1967.—W. Borthwick, Minister of Water Supply.

CONTRACTS ACCEPTED.—(Series 1967-68.)

SOIL CONSERVATION AUTHORITY.

CONTRACT No. 6716.

1551. Blowing of 45 trees with explosives, Wilby Almonds Group Conservation Area, \$450.00.—R. J. Hair, 8 Crockford-street, Benalla.

P. J. McCALLUM, Secretary.

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CEREALS.

Requirements under Sub-schedule No. 10 of Schedule No. 1 for the period 1st November, 1967, to 31st January, 1968, are to be purchased from the under-mentioned firm at the rates per cwt. respectively indicated, viz., Robert Harper & Co. Ltd., Barley, pearl, \$5.00; Oatmeal, plain, \$5.20; Oatmeal, flaked, \$5.50; Peas, split, yellow, \$8.00; Rice, dressed, \$9.80; Tapioca; seed, \$8.35.

H. COUTTS, Secretary to the Tender Board. 24.10.67.

ORDERS IN COUNCIL.—(Series 1967-68.)

PUBLIC WORKS.

1543. Ararat, H.M. Prison, supply of electricity, \$2,000.00.—City of Ararat.—(W.8058 "A".)
1544. Beechworth, Mental Hospital, supply of specially selected chairs, \$1,720.00.—Aristoc Industries Pty. Ltd.—

(N.E.106614.)
1545. Footscray, Technical College, concrete tests for new Diploma Block, \$2,118.80.—Royal Melbourne Institute of Technology.—(S.W.36956.)
1546. South Yarra, Police College, restore fire damaged kitchen, \$1,692.00.—R. B. Hallett & Sons Pty. Ltd.—(E.M.123005.)

Approved by the Governor in Council, 17th October, 1967.—J. Rossiter, Clerk of the Executive Council.

EDUCATION DEPARTMENT.

1547. One (1) only Polaroid camera with adaptor, for Warragul Technical School, \$253.05.—Watson Victor Ltd. 1548. One (1) only high pressure steam boiler, for Warragul Technical School, \$360.00.—J. J. Masur & Co.

Pty. Ltd. 1549. One (1) only belt and disc sander, for Wonthaggi Technical School, \$218.25.—Rodane Hardware. 1550. One (1) only resistance welder, for Morwell Technical School, \$275.00.—McPhersons Ltd.

Approved by the Governor in Council, 17th October, 1967.—J. Rossiter, Clerk of the Executive Council.

FORESTS COMMISSION.

Loan Fund Act No. 7453, Item 6-

1552. To the purchase of that Lot 115 on plan of subdivision No. 26961, being part of Crown allotment 126, Parish of Scoresby, County of Mornington, for forest purposes, \$517.—E. P. Kennedy.

Approved by the Governor in Council, 29th August, 1967.—J. Rossiter, Acting Clerk of the Executive Council.

Loan Fund Act No. 7453, Item 6-

Loan Fund Act No. 7433, Item 6—
1553. To the purchase of that lot 94 on plan of subdivision No. 26961, being part of Crown allotment 126, Parish of Scoresby, County of Mornington, for forest purposes, \$352.00.—Sophie Wiener.
1554. To the purchase of that lots 72 and 73 on plan of subdivision No. 26961, being part of Crown allotment 126, Parish of Scoresby, County of Mornington, for forest purposes, \$1,100.00.—Patricia M. Hansford.

Approved by the Governor in Council, 26th September, 1967.—J. Rossiter, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

STATE ELECTRICITY COMMISSION.

1555. For the supply of 66,000-volt isolating switches and accessories for metropolitan and country terminal and substations for a period of two years with optional three months' extension, to Specification No. 66-67/338, at Schedule rates.—D. E. Taplin Pty. Ltd.

1556. For the supply of soft solder for construction and maintenance works for a period of two years with optional three months' extension, to Specification No. 67/54, at Schedule rates.—Englehard Wallace Pty. Ltd.

1557. For supply of soft solder for construction and maintenance works for a period of two years with optional three months' extension, to Specification No. 67/54, at Schedule rates.—O. T. Lempriere and Co. Pty. Ltd.

Approved by the Governor in Council, 26th September,

Approved by the Governor in Council, 26th September, At the Executive Council Chamber, 1967.—J. Rossitzer, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th October, 1967.

1558. For the erection of a brick electrical maintenance

1558. For the erection of a brick electrical maintenance workshop at Hazelwood Power Station, to Specification No. 67/51, \$11,780.—Allan Grieve Pty. Ltd.
1559. For supply of 8,000 feet of butyl rubber insulated steel wire armoured, poly-chloroprene sheathed 6.6-kV power cable for power supply to the Latrobe Valley open cuts, to Specification No. 67/18, \$24,436.47.—Dulmison (Cables) Pty. Ltd.
1560. For supply of electrical appliances and spare parts for merchandising in Commission showrooms for a period

for merchandising in Commission showrooms for a period of three years, to Quotation No. 1032, at Schedule rates.—Email Ltd.

1561. For supply of natural round wooden poles for transmission and distribution lines for a period of twelve months to Specification No. 66-67/349, at Schedule rates.—John Andrews.

John Andrews.

1562. For modifications to the town water system for Stages 1 and 2 Hazelwood Power Station, to Specification No. 67/68, \$14,800.—McNamee Industries Pty. Ltd. 1563. For supply of 8,360 vitreous enamelled insert ends and ferrules for air heater tubes for Stage 1 Hazelwood Power Station and Yallourn "E" Power Station, to Specification No. 67/84, \$18,010.—Stewarts and Lloyds (Distributors) Pty. Ltd. butors) Pty. Ltd.

Approved by the Governor in Council, 3rd October, 1967.

–J. ROSSITER, Clerk of the Executive Council.

1564. For survey of distribution line routes for a period of one year, to Specification No. 66-67/69, at Schedule rates.—D. A. Pedler.

of one year, to Specification No. 66-67/69, at schedule rates.—D. A. Pedler.

1565. For installation of high density polythylene linings in coal bunkers, No. 3 Boiler, Hazelwood Power Station, \$20,868.—Viking Industrial Plastics Pty. Ltd.

1566. For supply of galvanized malleable iron strain and suspension clamps for transmission and distribution lines for a period of nineteen months with optional three months' extension, to Specification No. 67/91, at Schedule rates.—Stewarts and Lloyds (Distributors) Pty. Ltd.

1567. For supply of galvanized malleable iron strain and suspension clamps for transmission and distribution lines for a period of nineteen months with optional three months' extension, to Specification No. 67/91, at Schedule rates.—United Malleable Co. Pty. Ltd.

Additional Additional Council, 10th October,

Approved by the Governor in Council, 10th October, 1967.—J. ROSSITER, Clerk of the Executive Council.

LAW DEPARTMENT.

APPOINTMENTS OF COURTS OF PETTY SESSIONS REVOKED AND COURTS CLOSED.

REVOKED AND COURTS CLOSED.

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 17th day of October, 1967, and pursuant to the provisions of section 65 of the Justices Act 1958, the appointment of Neerim South and Erica as places for holding Courts of Petty Sessions be revoked and that such Courts be directed to be closed as from and inclusive of the 1st January, 1968, and that the books and other records of the said Courts' and of the Clerks thereof be directed to be delivered to the Clerk of Petty Sessions, Warragul, and the Clerk of Petty Sessions, Moe, respectively.

J. ROSSITER.

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th October, 1967.

LAW DEPARTMENT.

TIMES OF HEARINGS AT CHILDREN'S COURTS ALTERED.

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 17th day of October, 1967, and pursuant to the provisions of the Children's Court Act 1958, alter the times of hearings of the Children's Courts at the places named in the first column of the Schedule hereto, as indicated in the second column of the said Schedule.

SCHEDULE. Alteration of Times. Place. Eltham .. From 1 p.m. to 2 p.m. Fern Tree Gully .. From 2 p.m. to 10 a.m. Oakleigh .. From 10 a.m. to 1 p.m.

J. ROSSITER, Clerk of the Executive Council.

Police Regulation Act 1958.

POLICE FORCE OF VICTORIA.

DETERMINATION No. 139 OF THE POLICE SERVICE BOARD.

THE Police Service Board, in pursuance of the powers in that behalf conferred by the Police Regulation Act 1958, hereby makes the following Determination, that is to say:-

1. The Determination No. 107 of the Police Service Board of the 15th November, 1963, and published in the Government Gazette of the 4th February, 1964, as amended, is hereby further amended as follows: --

In paragraph 72, by deleting sub-paragraph (c) and substituting therefor the following: -

- " (c) In addition to the allowances prescribed in sub-paragraph (b) hereof, members-
 - (i) who are not issued with the "B" Pass referred to in sub-paragraph (a); and
 - (ii) who do not exceed in any one financial year the maximum number of miles set out hereunder, shall be paid at the end of that financial year an additional amount calculated at the appropriate following rate:—

	· '	For the first 500	Exceeding 500 miles but not exceeding 1,500 miles in
•		miles in a financial year.	a financial year.
		A mile.	A mile.
		c,	c.
Motor cars—			•
17 h.p. and over		3.0	0.5
Under 17 h.p.		2.2	0.5 "

2. This Determination shall come into operation on the 29th day of October, 1967.

Dated at Melbourne this 16th day of October, 1967.

BEN. J. DUNN, A Judge of the County Court of Victoria, Chairman and Member of the Police Service Board.

D. S. RAMAGE, Member of the Police Service Board.

G. DAVIDSON. Member of the Police Service Board.

DEPARTMENT OF MINES.

SUBJECT to any necessary excisions, &c., it is proposed to grant the following mining leases:—
8633, Mineral; Walter Douglas Chisholm, 3a. 1r. 21p.,
Parish of Gheringhap.
8640, Mineral; Australian Glass Manufacturers Company
Proprietary Limited; 106a. 2r. 33p., Parish of Lang
Lang East.

Lang East.

8641, Mineral; Australian Plaster Proprietary Limited; 392a.

2r. 1p., Parish of Woatwoara.

MINING LEASES GRANTED.

8401, Mineral; North East Tin Mines Pty. Limited; 416a.
0r. 0p., Parish of Everton.
8519, Mineral; Southreach Lime Proprietary Limited; 57a.
1r. 14p., Parish of Durong.

MINING LEASE TRANSFERRED.

8512, Mineral; from Standard Quarries Pty. Ltd. to Victorian Quarries Limited.

MINERAL SEARCH LICENCES GRANTED.

775, Mineral Search Licence; Patrick Anthony Mackay;
220 acres, Parish of Tarrawarra North.
805, Mineral Search Licence; Victorian Refining and
Smelting Company Proprietary Limited; 230 acres,
Parish of Sargood.
806, Mineral Search Licence; Victorian Refining and
Smelting Company Proprietary Limited; 214 acres,
Parish of Sargood.

TAILINGS LICENCES GRANTED.

- 3546, Tailings Licence; The President, Councillors and Ratepayers of the Shire of Avoca; "Working Miners No. 2", Tailings dump Parish of Rathscar (in lieu of 3347 Tailings Licence expired).
- 3550, Tailings Licence; John G. Pegler; "Oswalds" tailings dump situated at Maldon.
- 3552, Tailings Licence; William Johnson; "Union Hill Mine Shaft" tailings dump situated at North Maldon.
- 3553, Tailings Licence; Bendigo Pottery Pty. Ltd.; tailings dump situated at Collins-street, Golden Square (in lieu of 3490 Tailings Licence expired).
- 3554, Tailings Licence; The Mayor, Councillors and Citizens of the City of Ballarat; "New Normanby" tailings dump, situated at Ballarat East (in lieu of 3360 Tailings Licence expired).
- 2555, Tailings Licence; The President, Councillors and Ratepayers of the Shire of Ripon; "Trengroves" tailings dump, Parish of Langi Kal Kal (in lieu of 3340 Tailings Licence expired).
- 3556, Tailings Licence: Antonio Sist; situated on allot-ment 4, section C, Parish of Langi Kal Kal (in lieu of 3498 Tailings Licence expired).
- 3557, Tailings Licence; The President, Councillors and Ratepayers of the Shire of Buninyong; "North Wah Hop" tailings dump, situated at Ballarat (in lieu of 3354 Tailings Licence expired).

J. C. M. BALFOUR Minister of Mines.

MINING LEASE DECLARED VOID AS TO PART.

IN pursuance of the powers conferred by sections 56 and 79 of the Mines Act 1958, the Governor in Council has, by Order made on the 24th October, 1967, declared void Mining Lease No. 8164 Mineral as to such part of the land as is indicated by red colour on the plan annexed to the said Order. The said lease is entered in the register book at the Office of Titles, Volume 334, Folio 543.

E. CONDON, Secretary for Mines.

FARM PRODUCE MERCHANTS' AND COMMISSION AGENTS' ACT 1965 (No. 7274).

LIST of persons to whom Farm Produce Merchants', Commission Agents' of Secondary Wholesalers' licences have been issued as from 1st September to 30th September, 1967.

In accordance with the above Act, those issued with Merchant's or Commission Agent's licences have lodged a fidelity bond.

All licences, unless earlier cancelled, shall continue in force until 30th June, 1968.

D. S. WISHART, Director of Agriculture.

MERCHANTS.

Ansell, Vern & Co. Pty. Ltd., 524 Collins-street, Melbourne. Bellfair Purchasing Pty. Ltd., 225 Dundas-street, Preston. Bertucci, G., 7 Gunnedah-street, Sunshine. Davis Lancaster & Co., 601-11 Little Lonsdale-street, Mel-

bourne.
Festival Packers Pty. Ltd., 10 Hamlet-street, Cheltenham.
Gala Fruit & Milk Bar, 46 Murphy-street, Wangaratta.
Geelong Covent Garden, 174 Moorabool-street, Geelong.
Gembrook Potato Growers Pty. Ltd., Main-road, Gembrook.
Huile Trading Co., 125-7 Therry-street, Melbourne.
Humphries, M., Strathdownie.
Hyman, J., & Sons Pty. Ltd., 51 Wholesale Fruit Market,
Melbourne.

Melbourne.

Mason, Geoff, & Son, 33 Peel-street, West Melbourne.

M. K. Fruit Merchants, 250 Victoria-street, North Melbourne

bourne.
P. D. S. (Fruit) Pty. Ltd., 7 Wholesale Fruit Market, Melbourne.
Presti, L., 92 Paisley-street, Footscray.
Tinker, W. & W., 183 Fairy-street, Warrnambool.
Tulloch, A., & Co., 114 King-street, Melbourne.
Tulloch, Jenkin Pty. Ltd., 33 Desailly-street, Sale.
West Towns Fruit Supply, 121 Waverley-street, Moonee
Ponds.

COMMISSION AGENTS.

Australian Mercantile Land & Finance Co., 122 William-Australian Mercantile Land & Finance Co., 122 Williamstreet, Melbourne.
Barratt, W. H., Monbulk-road, Seville.
Chambers, G. E., & Sons, Sheehans-road, Red Hill.
De Groot, A. H., & Sons, Denlam-road, Tyabb.
Haag, S. G., School-road, Seville.
Lawless, T. J., & Co., 107-9 Lydiard-street north, Ballarat.
Menta, M., 25 Oakland-street, Maribyrnong.
Midgley, L. B., Box 214, Robinvale.
Morriss, G. N., & Co., Central Mart, Colac.
Par Fruit Traders, Harvie-road, Pakenham Upper.
The Producers' Co-op. Distributing Society Ltd., 13 Hobsonstreet, Sandringham.
Zissis, N., Lot 30, Winmallee-drive, Glen Waverley.

SECONDARY WHOLESALERS.

Bellfair Poultry Supply Pty. Ltd., 225 Dundas-street,

Preston.
Central Fruit Palace, 130A 8th-street, Mildura.
Leaver, C. H. (Vic.) Pty. Ltd., Merino House, 540 Little
Collins-street, Melbourne.

Sunkist Foods Pty. Ltd., 50 Nott-street, Port Melbourne.

Dairy Products Act.

QUOTAS FOR BUTTER AND CHEESE.

BUTTER QUOTA.

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

The proportion shall be Thirty-seven point seven one per centum.

The period for which this quota is to operate shall be the month of November, 1967.

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 Thirty-one point three three per centum.

The period for which this quota is to operate shall be the month of November, 1967.

G. L. CHANDLER, Minister of Agriculture.

THE LICENSING AREA.

WHEREAS the victualler's licence for the licensed premises known as the Victoria Hotel and situate at Colac, in the Licensing Area of Geelong, has been surrendered as from the 30th day of December, 1965, notice is hereby given that the amount of compensation payable to the owner and occupier of such premises, pursuant to the provisions of the Licensing Act 1958, is as under:

Owner, \$8,500. Occupier, \$ Nil.

Dated at Melbourne, this 20th day of October, 1967.

W. E. McALLISTER, Registrar of the Victorian Licensing Court.

Forests Act 1958, No. 6254.

DECLARATION OF PROHIBITED PERIOD.

IN pursuance of the powers conferred by section 3 of the Forests Act 1958, I, Edward Raymond Meagher, Her Majesty's Minister of Forests in the State of Victoria, hereby declare the period commencing at midnight between the twenty-seventh and twenty-eighth days of October, 1967, and ending at midnight between the thirtieth day of April and the first day of May, 1968, to be a prohibited period in respect to any fire protected area (other than a State Forest or National Park) situated in the municipalities and part municipalities specified in the Schedule hereto:—

The Shires of Arapiles, Ararat (that portion west of the Hamilton-Ararat-Avoca railway line), Dundas, Glenelg, Kowree, Minhamite, Mount Rouse, Portland, Stawell, Wannon, Wimmera.

E. R. MEAGHER. Minister of Forests.

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 27th November, 1967, to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipe.

H. J. SNADDEN Secretary.

17th October, 1967.

STREET AND POSITION. Altona.

Purnell-street, from Dove-street to Bell-avenue, Bell-avenue, from Purnell-street to Robin-street.

Brighton.

Butler-street, from Lynch-crescent to Exon-street. Exon-street, from Windermere-street northwards and west-wards 860 feet.

Dandenong.

Fletcher-drive, from Carlton-road northwards 690 feet.

Diamond Valley.

Cameron-parade, from 100 feet east of Jacqueline-road eastwards 540 feet.

Gordon-street, from Cameron-parade to Darren-avenue.
Carolyn-crescent, from Gordon-street westwards and northwards 1,070 feet.

Darren-avenue, from 350 feet east of Patricia-avenue eastwards 540 feet.

Doncaster and Templestowe.

Heyington-avenue, from Wilsons-road to Stanton-street. Balfour-street, from Heyington-avenue eastwards 446 feet. Warren-street, from Heyington-avenue westwards 165 feet. Stanton-street, from 200 feet east of Toronto-street eastwards 680 feet.

wards 680 feet.
Glenair-street, from High-street westwards and northwards 1,350 feet.
Riddell-street, from Glenair-street southwards 165 feet.
Windella-quadrant, from Church-road westwards, southwards and eastwards to Church-road.
Meadowbank-avenue, from Larkspur-avenue to Windella-quadrant.
Teak-court, from Windella-quadrant eastwards 370 feet

quadrant.
Teak-court, from Windella-quadrant eastwards 370 feet.
Elata-street, from Aranga-crescent northwards 120 feet.
Eleanor-court, from Springvale-road eastwards 710 feet.
Roslyn-court, from McGowan's-road westwards 530 feet.
Rocklea-road, from 100 feet west of Albany-place westwards and north-westwards 1,770 feet.
Panorama-court, from Rocklea-road northwards and eastwards 750 feet.

Yarraleen-place, from Rocklea-road northwards 150 feet.
Derwent-square, from Rocklea-road westwards and northwards 400 feet.

Claremont-lane, from Rocklea-road westwards and south-westwards 460 feet. Killara-mews, from Rocklea-road south-westwards 180

Belmain-court, from Claremont-lane northwards 320 feet.

Essendon.

Bowen-street, from Eglinton-street southwards 117 feet.

Heidelberg.

Meyrick-crescent, from 115 feet east of Robern-parade to O'Donnell-street.

O'Donnell-street.
O'Donnell-street, from Meyrick-crescent to Lena-street.
Stone-court, from O'Donnell-street westwards 280 feet.
Alex-court, from O'Donnell-street westwards 297 feet.
Lena-street, from Rutherford-road westwards 600 feet.
Rutherford-road, from Lena-street to Warren-road 630 feet.
Warren-road, from Rutherford-road westwards 530 feet. Christine-street, from Rutherford-road to Robern-parade.

Keilor.

Rachelle-road, from Dinah-parade to Buckley-street.

Neville-street, from Dinah-parade to Fawkner-crescent.

Fawkner-crescent, from Quinn-grove to Rachelle-road.

Phillip-road, from Dinah-parade to Buckley-street.

Janet-street, from Dinah-parade to Fawkner-crescent.

Ellen-avenue, from Rachelle-road to Phillip-road.

Buckley-street, from Rachelle-road to Phillip-road.

Roberts-street, from Rachelle-road to Phillip-road.

Roberts-street, from Rachelle-road to Quinn-grove.

Quinn-grove, from Buckley-street to Roberts-street.

Quinn-grove, from Fawkner-crescent to Dinah-parade.

Conrad-street, from Conrad-street to Walter-street.

Arthur-street, from 1,040 feet east of Talbot-street eastwards 260 feet.

wards 260 feet.

Brees-road, from Rosehill-road northwards and northwestwards 1,220 feet.

Scurrah-court, from Brees-road north-eastwards 350 feet.

Judith-street, from Brees-road south-westwards 100 feet.

Moorabbin.

Warrigal-road, from Kingston-road southwards 314 feet.

Northcote.

Victoria-road, from Pender-street northwards 150 feet.

Nunawading.

Sevenoaks-road, from Highbury-road to Burwood-road. Coventry-street, from Newhaven-road eastwards 380 feet. Holbeach-street, from Newhaven-road eastwards 314 feet. Lincoln-street, from Newhaven-road eastwards 230 feet. Maidstone-avenue, from Newhaven-road eastwards 430

Hayle-court, from Newhaven-road eastwards 330 feet. Saffron-court, from Newhaven-road eastwards 330 feet. Newhaven-road, from Highbury-road to Burwood-road. Worthing-avenue, from Sevenoaks-road westwards 26 westwards 264

Banbury-street, from Sevenoaks-road westwards 360 feet. Sandowen-avenue, from Sevenoaks-road westwards 430

Sandowen-avenue, from Sevenoaks-road Westwards 430 feet.
Windsor-street, from Sevenoaks-road westwards 396 feet.
Red Hill-avenue, from Sevenoaks-road westwards 495 feet.
Athol-court, from 400 feet eastwards and northwards of Williams-road northwards 200 feet.
Canterbury-road, from Stevens-road westwards 1,410 feet.
Canterbury-road; from Boronia-road eastwards 2,330 feet.
Boronia-road, from Canterbury-road southwards 260 feet.

Oakleigh.

Bolch-place, from Park-road to Marriott-street. Keol-street, from 330 feet south-east of Liam-street southeastwards 110 feet.

Springvale.

Princes Highway, from Smith-street south-eastwards 2,340

Wallarano-drive, from Corrigan-road to Buckley-road.

Waverley.

Batesford-road, from Woonah-street to Power-avenue. Ingleside-crescent, from Stableford-avenue to Crosby-drive.

Werribee.

Alma-avenue, from Ailsa-street to Balmoral-street. Ascot-street, from Railway-avenue southwards 690 feet. Balmoral-street, from Alma-avenue southwards 220 feet. Alma-avenue, from Crown-street westwards 150 feet. Crown-street, from Alma-avenue northwards 150 fect.

Whittlesea.

Writtleseu.

Trawalla-avenue, from 530 feet west of Industrial-avenue westwards and northwards 2,440 feet.

Willanjie-court, from Settlement-road southwards 320 feet.
Outlook-rise, from Settlement-road to Arthur-street.
Panorama-close, from Outlook-rise westwards 570 feet.
Arthur-street, from 400 feet east of Latrobe-avenue eastwards 690 feet.

Nebelstreet from Lyndon-street westwards 620 feet.

Nebel-street, from Lyndon-street westwards 630 feet. Duncan-road, from 130 feet east of Mount View-road eastwards 510 feet.

AUCTION SALES ACT 1958.

CORRYONG.—Notice is hereby given that the Annual Meeting of Justices for licensing of auctioneers will be held at the Court House, Corryong, on Tuesday, the 28th day of November, 1967, at Ten o'clock in the forenoon.—D. J. O'DONOGHUE, Clerk of Petty Sessions.

DONALD.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Donald, on Tuesday, the 28th day of November, 1967, at Ten o'clock in the forenoon. Dated at Donald this 2nd day of October, 1967.—J. W. Dunn, Clerk of Courts.

ST. ARNAUD.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, St. Arnaud, on Tuesday, the 28th day of November, 1967, at Ten o'clock in the forenoon: Dated at St. Arnaud this 2nd day of October, 1967.—J. W. Dunn, Clerk of Courts.

TALLANGATTA.—Notice is hereby given that the Annual Meeting of Justices for licensing of auctioneers will be held at the Court House, Tallangatta, on Tuesday, the 28th day of November, 1967, at Ten o'clock in the forenoon.—D. J. O'DONOGHUE, Clerk of Petty Sessions.

WARRACKNABEAL.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Warracknabeal, on Tuesday, the 28th day of November, 1967, at the hour of Ten o'clock in the forenoon. Dated at Warracknabeal this 16th day of October, 1967.—E. N. DRAYTON, Clerk of Petty Sessions.

WARRNAMBOOL.—Notice is hereby given that the Annual Sitting of the Justices for the Licensing of Auctioneers will be held at the Law Courts. Warrnambool, on Tuesday, the 28th day of November. 1967. at the hour or Ten o'clock in the forenoon.—V. G. Stafford, Clerk of Petty Sessions.

APPOINTMENTS AND RESIGNATIONS

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 17th day of October, 1967, been pleased to make the under-mentioned appointments, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

Governor of Training Prison (Acting).

WILLIAM GEORGE SMITHERAM, WILLIAM GEORGE SMITHERAM, pursuant to the provisions of the Gaols Act 1958, to be Governor (Acting) of Her Majesty's Training Prison, Beechworth, from the 17th October, 1967, to the 30th October, 1967, inclusive, during the absence on leave of Large Heart Fallows. James Henry Fellows.

DEPARTMENT OF CROWN LANDS AND SURVEY.

Bailiff of Crown Lands.

LEONARD JOHN JUNOR, Administrative Officer, of 26 Park-avenue, Rosebud West, to be a Bailiff of Crown lands without salary, pursuant to section 30 of the Land Act 1958.

MINISTRY OF HEALTH.

Official Visitors.

JOHN GLADSTONE CAMERON, M.B., B.S., NORVAL HENRY DOOLEY, LL.B., FLORENCE KATHLEEN NOBLE, JOHN ALISTER DEAKIN,
WILLIAM LEE KELLY, and
DOROTHY ELIZABETH TWIST,
to be Official Visitors to the Mental Hospitals, Mont Park

and Plenty;

PHILIP GILBERT, M.B., B.S., D.P.H., and

LILLIAN E. ANDREWS, to be Official Visitors to the Psychiatric Hospital and Psychiatric Unit, Royal Park;

AUSTIN WILLIAM LEWIS, LL.B.,

AVA STRUTH, and
THELMA LANDELS PATRICK,
to be Official Visitors to the Mental Hospital, Warrnambool;

JOHN ARCHIBALD BLAIR CHURCHILL, IRENE WINIFRED THORLEY, LESLIE GILCHRIST, FRANCES MARGARET WORLAND,

GRACE ISABELL ALLEN, and
WILLIAM JOHN SKIDMORE,
to be Official Visitors to the Mental Hospital and Training Centre, Beechworth:

IAN HAMILTON MATTHEWS, M.B., B.S., PATRICIA GERTRUDE GRANO, LL.B.,

OTTO EDWARD MARX, and NORMAN JOHN NEYLAN, to be Official Visitors to the Mental Hospital and Training Centre, Ararat;

ROBERT GIBSON DOBSON, LL.B., to be an Official Visitor to the Mental Hospital and Psychiatric Hospital, Ballarat; .

JOHN GIVAN McMahon, M.B., B.S., FRANCIS EDMOND O'BRIEN, LL.B., NEIL FRANCIS VAUGHAN, WILLIAM DICKIE BIRRELL, JOHN WILLIAM JAMES HOMDEN, and

DOROTHY DODS, to be Official Visitors to the Mental Hospital and Children's Cottages, Kew; and

GRAHAM HEDLEY CAPP, M.B., B.S., ALLAN EDWARD WILLCOX, DOROTHY EDNA THOMPSON,

HELEN GOODLET,

JEAN STEWART PARK, and

LESLIE MAJOR KENNEDY, to be Official Visitors to the Mental Hospital and Psychia-tric Hospital, Larundel, and Training Centre, Janefield, pursuant to section 66 of the Mental Health Act 1959, for the period of five years ending 31st October, 1972.

Superintendent of Children's Cottages.

DAVID BUXTON PITT, M.B., B.S., M.D., to be Superintendent of Children's Cottages, Kew, pursuant to section 26 of the Mental Health Act 1959, as from and including 6th October, 1967, vice Dr. W. A. J. Brady,

Deputy-Superintendent of Children's Cottages.

FREDERICK WALTER LUSTIG, M.B., B.S., D.P.M., to be Deputy-Superintendent of Children's Cottages, Kew, pursuant to section 26 of the Mental Health Act 1959, as from and including 6th October, 1967, vice Dr. D. B. Pitt, appointed Superintendent.

Trustees of Public Cemeteries.

KENNETH THOMPSON RILEY, CYRIL ANTHONY COLLINS, and SAMUEL WALTER SCHULZ, to be Trustees of the Wodonga Public Cemetery, vice K. Dwyer, E. Mann, and H. Draper, resigned; and

GEORGE JOHN MORTON, to be a Trustee of the Wodonga Public Cemetery, additional

LAW DEPARTMENT.

Commissioners for Taking Declarations, &c.

ROBERT LESLIE PENN, 19 Detroit-crescent, Corio, LEONARD GRANT BARTLETT, 34 Winifred-street, North-cote, and

GEOFFREY REES GRONOW, 21 Huntingfield-road, Brighton, 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;

Graham Wesley House, care of Reserve Bank of Australia, 60 Collins-street, Melbourne, to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to resign upon ceasing to occupy his present position;

JOHN GEORGE MCKINLEY. KEVIN JOHN DUNCAN, LESLIE NORMAN FAULL, GERALD LEO RIORDAN, and

GERALD LEO RIORDAN, and

Ross ELLIS LAY,

care of Repatriation Department, Victorian
Branch, 151-169 King's Way, South Melbourne,
to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act
1958, to refrain from charging fees and to resign upon
ceasing to occupy their present positions.

Justices of the Peace.

Gerard Timothy Noel Gaffney, 2 Sutton-street, North Balwyn, Louis Rotman, 6 Linden-place, Power-road, Doveton,

and

IRVING ROTHVILLE HETHERINGTON, Flat 1, 45 Leonard-

avenue, Noble Park, to Keep the Peace in the Central Bailiwick of the State of Victoria;

ALBERT ERNEST CAMPBELL, Wilby, Keep the Peace in the Northern Bailiwick of the State of Victoria:

BERYL ALICE ALSOP, 10 Polwarth-road, Lorne, to Keep the Peace in the Southern Bailiwick of the State of Victoria,

HOSKEN DAGGETT, Cromie-street, Rupanyup, to Keep the Peace in the Western Bailiwick of the State of Victoria; and

ALFRED GILBERT EVANS, Tresco,

WILLIAM HAMILL THOMSON, Lake Boga, ROYCE ALEXANDER MEEK, O'Connor-street, Ultima, and MICHAEL JOSEPH FARRELL, 7 Gladstone-avenue, Ultima, to Keep the Peace in the Midland Bailiwick of the State of Victoria.

Properly Qualified Analyst.

JOHN MICHAEL KAIROUZ, Forensic Science Laboratory, Melbourne, to be approved as a Properly Qualified Analyst for the purposes of section 408 of the Crimes Act 1958, to take effect from the date of commencement of duty.

DEPARTMENT OF THE TREASURER.

Receiver of Revenue (Acting).

GEOFFREY STEPHEN HOARE to act temporarily as Receiver of Revenue, Shepparton, vice R. N. Hollis, on leave.

DEPARTMENT OF WATER SUPPLY.

Waterworks Trust Commissioners.

WILLIAM MALCOLM MCTAGGART

to be a Commissioner of the Colbinabbin Waterworks Trust, to hold office as such for a period of one year from the date hereof, subject to the provisions of the Water Act;

PETER FREDERICK BARNETT to be a Commissioner of the Myrtleford Waterworks Trust, to hold such position during the present term of office of C. J. Toner, as a Councillor of the Shire of Myrtleford, subject to the provisions of the Water Act;

WILLIAM JOHN LILLIS to be a Commissioner of the Myrtleford Waterworks Trust, to hold such position during the present term of office of J. W. Browne, as a Councillor of the Shire of Myrtleford, subject to the provisions of the Water Act; and

EDGAR ALFRED FALLON to be a Commissioner of the Yackandandah Waterworks Trust, to hold office as such from the date hereof until the date of the election of a Councillor for the Yackandandah Riding of the Shire of Yackandandah in 1970, white the throughten the WaterActe of the subject to the provisions of the Water Act.

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th October, 1967.

Stock Diseases Act 1958.

APPOINTMENT OF INSPECTOR.

IN exercise of its powers, the Public Service Board, by Certificate dated 23rd September, 1967, has appointed James Charles Cantwell, field officer, Department of Agriculture, as an Inspector of Stock, Department of Agriculture, under the provisions of Part I. of the Stock Diseases Act 1958, without additional salary.

D. S. WISHART, Director of Agriculture.

APPOINTMENT OF COMMITTEE OF MANAGEMENT OF THE RHODODENDRON GARDEN, PARISH OF MONBULK.

WHEREAS by section 50 of the Forests Act 1958 (No. 6254), it is provided that the Minister of Forests may, on the recommendation of the Forests Commission, appoint any number of persons, not less than three, to be a Committee of Management of any land forming part of any reserved forest, such land being set aside as a Rhododendron Reserve, and may remove any of those persons: Now therefore, I, Edward Raymond Meagher, Her Majesty's Minister of Forests for the State of Victoria, on the recommendation of the Forests Commission, do hereby appoint—

Councillor M. SEYMOUR,

vice W. M. Sarll, resigned, as a member of the Committee of Management until the 28th day of February, 1969, of the land forming part of the reserved forest in the Parish of Monbulk, County of Evelyn, described in the accompanying Schedule, and known as the "Rhododendron Garden":

SCHEDULE ABOVE REFERRED TO.

Parish of Monbulk, County of Evelyn, comprising 50 acres, more or less, being the area shown by pink colour on plan marked 59/2802 over 28.1.63, on file of correspondence No. 59/2802 of the Forests Department.

Dated at Melbourne, the 18th day of October, 1967.

E. R. MEAGHER,

Minister of Forests.

FORESTS COMMISSION.

APPOINTMENT OF COMMITTEE OF MANAGEMENT OF "CHAFFEY'S BEND FLORA AND FAUNA RESERVE".

WHEREAS by section 50 of the Forests Act 1958 (No. 6254), it is provided that the Minister of Forests may, on the recommendation of the Forests Commission, appoint any number of persons, not less than three, to be a Committee of Management of any land forming part of any reserved forest, such land being set aside as a flora and fauna reserve, and may remove any of those persons: Now therefore, I, Edward Raymond Meagher, Her Majesty's Minister of Forests for the State of Victoria, on the recommendation of the Forests Commission, do hereby appoint—

M. G. Douglas.

vice I. F. McLaughlin, transferred, as a member of the Committee of Management until the 4th day of March, 1969, of the land forming part of the reserved forest in the Parish of Mildura, County of Karkarooc, described in the accompanying Schedule, and known as "Chaffey's Bend Flora and Fauna Reserve".

SCHEDULE ABOVE REFERRED TO.

Parish of Mildura, County of Karkarooc, comprising 22 acres, more or less, being the area shown by pink colour on plan marked B.60/1573 over 12.3.65, on the file of correspondence No. 60/1573, of the Forests Department.

Dated at Melbourne, the Twentieth day of October, 1967.

E. R. MEAGHER,

Minister of Forests.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 17th day of October, 1967, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

LAW DEPARTMENT

Commissioners for Taking Declarations, &c.

HAROLD GEORGE JARMAN, and
CHARLES GILMOUR WALLACE,
as Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence
Act 1958.

Justices of the Peace.

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

SCHEDULE.

Name. Bailiwick. STANLEY KEVIN GLOVER Midland EDWIN THOMAS CORNISH Southern

> J. ROSSITER Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th October, 1967.

ORDERS IN COUNCIL

STATE ELECTRICITY COMMISSION ACTS.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

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

ELECTRICAL APPROVALS REGULATIONS—APPROVAL OF EQUIPMENT, 1953 APPLIANCES TO BE SUBMITTED FOR APPROVAL.

PURSUANT to Section 51 of the State Electricity Commission Act, 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and on the recommendation of the State Electricity Commission of Victoria doth hereby prescribe the following class and type of electrical appliance or apparatus intended suggested or designed for use in or for the purpose of or for connexion to any electrical installation, and that electrical appliances or apparatus of the said class or type shall not after the 1st day of March, 1968, be sold hired or exposed for sale or hire or advertised for sale or hire unless the appliance or apparatus has been approved by the State Electricity Commission of Victoria and is stamped or labelled as prescribed, that is to say:—

Household Electric Food Preparation Machines—

Household Electric Food Preparation Machines-

"A household electric food preparation machine being an electrical appliance for operation at low voltage either fixed or portable intended for household use but not exceeding 500 watts input rating which by the operation of beaters rotating blades or other means, is intended or may be used for the preparation of solid or liquid foods by mixing, beating, blending, mincing, grinding, slicing, shredding, or the extraction of juices."

extraction of juices."

and further orders and prescribes that the fees for examining, testing and reporting to be paid to the State Electricity Commission of Victoria on application for approval of any article shall be the respective fees set out in the Table hereunder; and, moreover, that any person applying for approval of any article shall deliver to the State Electricity Commission of Victoria, with his application for approval for the purpose of examination and testing, such number of samples of each article for which approval is sought as is set out in the said Table and such further samples of unassembled parts as

the Commission may by notice in writing require, which samples shall be labelled in compliance with the Electrical Approvals Regulations-Approval of Equipment, 1953.

TABLE ABOVE REFERRED TO.

Article.	Testing Fee.	Number of Samples to be Delivered to the Commission.
	\$	
Household Electric Food Preparation Machine And where a component incorporated in a household electric food preparation machine has not been approved under some other application—	60.00	2 (two)
For each thermostat without an "off" position—an additional	30.00	2 (two)
For each thermostat with an " off " position—an additional For each energy regulator without	45.00	2 (two)
an "off" position—an addi- tional	30.00	2 (two)
For each energy regulator with an "off" position—an additional	45.00	2 (two)
For each thermal protective device —an additional	23.00	2 (two)
For each switch (a.c. only)—an additional	38.00	2 (two)
For each switch (d.c. only)—an additional	30.00	2 (two)
For each switch (a.c./d.c.)—an additional	53.00	2 (two)
For each motor start or run capacitor—an additional For each radio interference	225.00	15 (fifteen)
suppression device (normal)— an additional	30.00	2 (two)
suppression device (miniature) —an additional	15.00	2 (two)
For each extra low voltage trans- former—an additional	45.00	2 (two)
For an insulating or protective moulding—an additional	7.00	2 (two)
For a zinc based die casting—an additional	15.00	2 (two)

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

J. ROSSITER. Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION ACTS.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

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

ELECTRICAL APPROVALS REGULATIONS—APPROVAL OF EQUIPMENT, 1953 APPLIANCES TO BE SUBMITTED FOR APPROVAL.

PURSUANT to Section 51 of the State Electricity Commission Act, 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and on the recommendation of the State Electricity Commission of Victoria doth hereby prescribe the following class and type of electrical appliance or apparatus intended suggested or designed for use in or for the purpose of or for connexion to any electrical installation, and that electrical appliances or apparatus of the said class or type shall not after the 1st day of July, 1968, be sold hired or exposed for sale or hire or advertised for sale or hire unless the appliance or apparatus has been approved by the State Electricity Commission of Victoria and is stamped or labelled as prescribed, that is to say:—

Portable Switching and Control Devices—

Portable Switching and Control Devices-

"A portable switching or control device being a self-contained unit having facilities for connexion by means of flexible cords and being suitable for use

at low voltage and for controlling currents not in excess of 20 amperes, incorporating an energy regulator or other control device which automatically controls the electrical energy input to electrical apparatus,"

apparatus," and further orders and prescribes that the fees for examining, testing and reporting to be paid to the State Electricity Commission of Victoria on application for approval of any article shall be the respective fees set out in the Table hereunder; and, moreover, that any person applying for approval of any article shall deliver to the State Electricity Commission of Victoria, with his application for approval for the purpose of examination and testing, such number of samples of each article for which approval is sought as is set out in the said Table and such further samples of unassembled parts as the Commission may by notice in writing require, which samples shall be labelled in compliance with the Electrical Approvals Regulations—Approval of Equipment, 1953.

TABLE ABOVE REFERRED TO.

Article.	Testing Fee.	Number of Samples to be Delivered to the Commission.
Portable Switching or Control Device And where a component incorporated in a portable switching or control device has not been approved under some other application—	§. 30.00	2 (two)
For each energy regulator without an "off" position—an additional For each energy regulator with an	30.00	2 (two)
" off" position—an additional	45.00	2 (two)
For each thermal protective device —an additional For each switch (a.c. only)—an	23.00	2 (two)
additional	38.00	2 (two)
For each switch (d.c. only)—an additional	30.00	2 (two)
additional	53.00	2 (two)
For each electric motor—an additional	8.00	2 (two)
suppression device (normal)— an additional For each radio interference	30.00	2 (two)
suppression device (miniature) —an additional	15.00	2 (two)
For each extra low voltage transformer—an additional	45.00	2 (two)
For an insulating or protective moulding—an additional	7.00	2 (two)
For a zinc based die casting—an additional	15.00	2 (two)

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

J. ROSSITER, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

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

ORDER CONFIRMING RESOLUTIONS OF THE COUNTRY ROADS BOARD.

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 Country Roads Act 1958, confirm the resolutions of the Country Roads Board, the dates whereof and the terms of which are scheduled hereunder:—

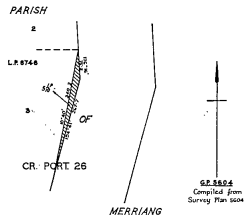
SCHEDULE

State highways.

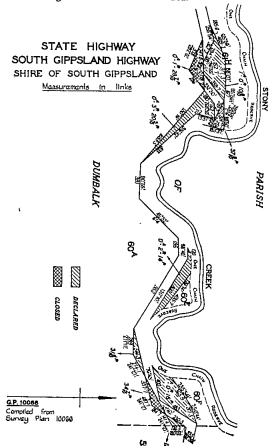
Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 74 of the Country Roads Act 1958 declaring the widening of the Hume Highway in the Shire of

Kilmore as shown hatched on Plan numbered G.P. 5604 hereunder to be part of a State highway within the meaning and for the purposes of the Country Roads Act 1958.

STATE HIGHWAY
HUME HIGHWAY
SHIRE OF KILMORE
Meas. in links.

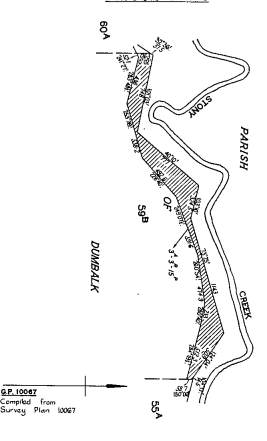


Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21, 58 and 74 of the Country Roads Act 1958 declaring the deviation from the South Gippsland Highway in the Shire of South Gippsland as indicated by diagonal hatching on Plans numbered G.P. 10066 and G.P. 10067 hereunder to be part of a State highway within the meaning and for the purposes of the Country Roads Act 1958, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on Plan numbered G.P. 10066 and that such part of the said existing road shall be discontinued.



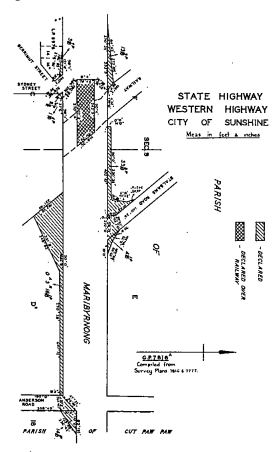
STATE HIGHWAY
SOUTH GIPPSLAND HIGHWAY
SHIRE OF SOUTH GIPPSLAND

Measurements in links



Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21, 58 and 74 of the Country Roads Act 1958 declaring the deviation from the Western Highway in the City of Sunshine as shown hatched and cross hatched on Plan numbered G.P. 7816A hereunder to be part of a State highway within the meaning and for the purposes of the Country Roads Act 1958, and also declaring that such deviation shall be in lieu of the existing road or part

thereof indicated by cross hatching on Plan numbered G.P. 7816B hereunder and that such part of the said existing road shall be discontinued.

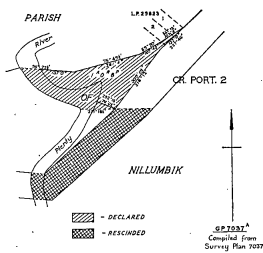


Main roads.

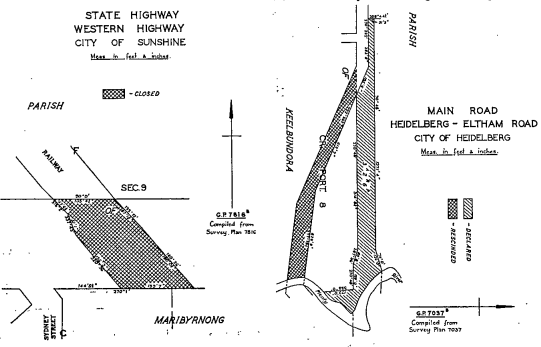
Main roads.

Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 58 of the Country Roads Act 1958 declaring the deviation from the Eltham-Yarra Glen Road in the Shire of Eltham as indicated by diagonal hatching on the Plan numbered G.P. 7037A hereunder to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on the said plan.

MAIN ROAD ELTHAM - YARRA GLEN ROAD SHIRE OF ELTHAM Meas. in feet a inches.

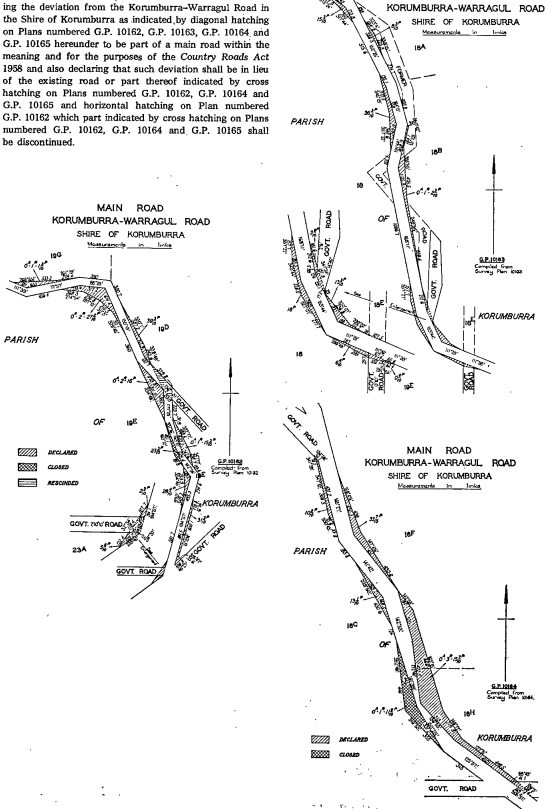


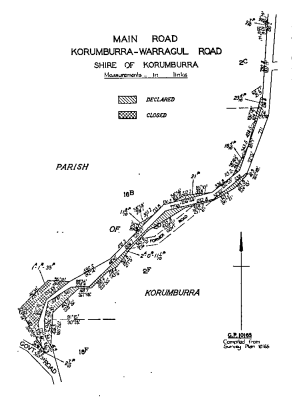
Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 58 of the Country Roads Act 1958 declaring the deviation from the Heidelberg-Eltham Road in the City of Heidelberg as indicated by diagonal hatching on the Plan numbered G.P. 7037B hereunder to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on the said plan.



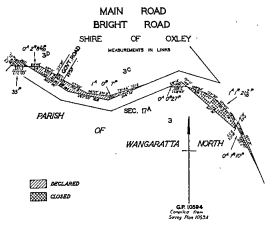
MAIN ROAD

Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 58 of the Country Roads Act 1958 declaring the deviation from the Korumburra-Warragul Road in the Shire of Korumburra as indicated by diagonal hatching on Plans numbered G.P. 10162, G.P. 10163, G.P. 10164 and G.P. 10165 hereunder to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958 and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on Plans numbered G.P. 10162, G.P. 10164 and G.P. 10165 and horizontal hatching on Plan numbered G.P. 10162 which part indicated by cross hatching on Plans numbered G.P. 10162, G.P. 10164 and G.P. 10165 shall





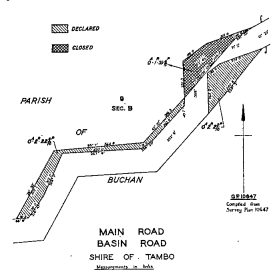
Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 58 of the Country Roads Act 1958 declaring the deviation from the Bright Road in the Shire of Oxley as indicated by diagonal hatching on the Plan numbered G.P. 10594 hereunder to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958 and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on the said plan and that such part of the said existing road shall be discontinued.



Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 58 of the Country Roads Act 1958 declaring the deviation from the Korumburra—Warragul Road in the Shire of Korumburra as indicated by diagonal hatching on the Plan numbered G.P. 10166 hereunder to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958 and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on the said plan and that such part of the said existing road shall be discontinued.

MAIN ROAD KORUMBURRA-WARRAGUL ROAD SHIRE OF KORUMBURRA Measurangins in links

Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 58 of the Country Roads Act 1958 declaring the deviation from the Basin Road in the Shire of Tambo as indicated by diagonal hatching on the Plan numbered G.P. 10647 hereunder to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958 and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on the said plan and that such part of the said existing road shall be discontinued.



Tourists' road.

Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 88 of the Country Roads Act 1958, declaring the widening of the Mallacoota Road in the Shire of Orbost as shown hatched on Plans numbered G.P. 10389 and G.P. 10390 hereunder to be part of a tourists' road within the meaning and for the purposes of the Country Roads Act 1958.

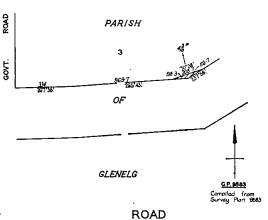
20 TOURISTS' ROAD MALL.ACOOTA ROAD SHIRE OF ORBOST in linke G P.10389 TOURISTS' ROAD MALLACOOTA ROAD SHIRE OF ORBOST Measurements in links PARISH

MARAMINGO

Unclassified roads.

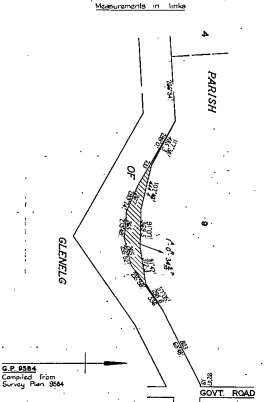
Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21, 58 and 110 of the Country Roads Act 1958, declaring the deviation from the Portland-Nelson Road in the Shire of Portland as indicated by diagonal hatching on the Plans numbered G.P. 9583, G.P. 9584 and G.P. 9585 hereunder to be part of a road within the meaning and for the purposes of the Country Roads Act 1958 and also declaring that such deviation shall be in lieu of the road shown cross hatched on Plan numbered G.P. 9585 and that such part of the said existing road shall be discontinued.

ROAD PORTLAND - NELSON ROAD SHIRE OF PORTLAND Measurgmente in Links



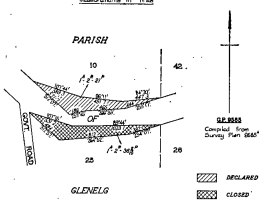
PORTLAND - NELSON ROAD

SHIRE OF PORTLAND



ROAD PORTLAND - NELSON. ROAD

SHIRE OF PORTLAND



Mr. Chandler
ORDER APPROVING OF

3234

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Hamer.

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.

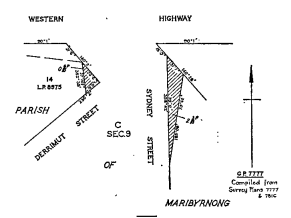
State highways.

The land shown hatched on Plan numbered G.P. 11079 hereunder required for the widening of the Loddon Valley Highway in the Borough of Eaglehawk and making of the widening thereon.

STATE HIGHWAY
LODDON VALLEY HIGHWAY
BOROUGH OF EAGLEHAWK

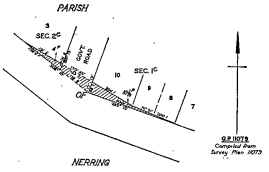
Resolution dated the Ninth day of October, One Thousand Nine Hundred and Sixty-seven, made pursuant to Sections 21 and 110 of the Country Roads Act 1958 declaring the widening of Derrimut Street and Sydney Street in the City of Sunshine as shown hatched on Plan numbered G.P. 7777 hereunder to be part of a road within the meaning and for the purposes of the Country Roads Act 1958.

ROAD DERRIMUT STREET & SYDNEY STREET CITY OF SUNSHINE Meas, in feet & inches



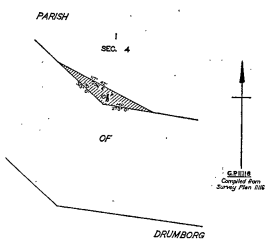
And the Honorable Murray Victor Porter, Her Majesty's Minister of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.



The land shown hatched on Plan numbered G.P. 11116 hereunder required for the widening of the Princes Highway in the Shire of Portland and making of the widening thereon.

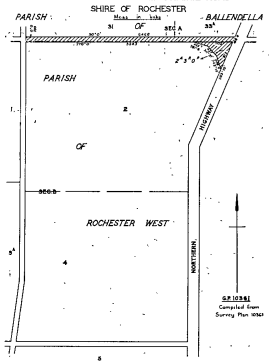
STATE HIGHWAY
PRINCES HIGHWAY
SHIRE OF PORTLAND



Main road.

The land shown hatched on Plans numbered G.P. 10361, G.P. 10362, G.P. 10363 and G.P. 10364 hereunder required for the deviation of the Rochester-Bamawm-Prairie Road in the Shire of Rochester and making of the deviation thereon.

MAIN ROAD .
ROCHESTER - BAMAWM - PRAIRIE ROAD

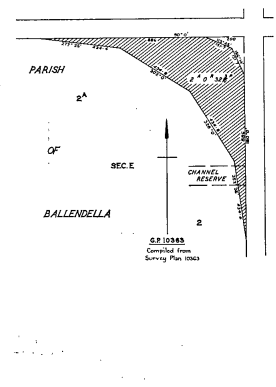


MAIN ROAD

ROCHESTER - BAMAWM - PRAIRIE ROAD

SHIRE OF ROCHESTER

Meas. in links

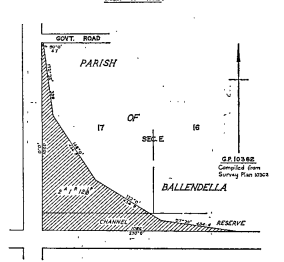


MAIN ROAD

ROCHESTER - BAMAWM'-PRAIRIE ROAD

SHIRE OF ROCHESTER

Meas. in links.

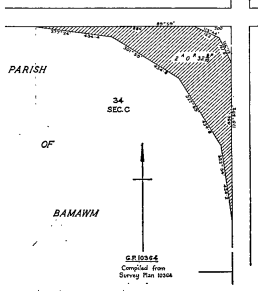


MAIN ROAD

ROCHESTER - BAMAWM - PRAIRIE ROAD

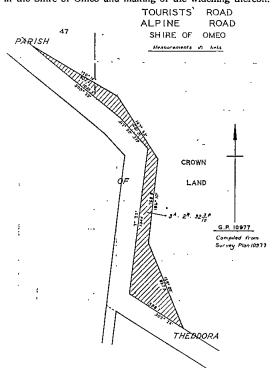
SHIRE OF ROCHESTER

Meas. in links.



Tourists' road.

The land shown hatched on Plan numbered G.P. 10977 hereunder required for the widening of the Alpine Road in the Shire of Omeo and making of the widening thereon.



Forest road.

The land shown hatched on Plan numbered G.P. 10956 hereunder required for the deviation of the Lavers Hill-Cobden Road in the Shire of Otway and making of the deviation thereon.

FOREST ROAD
LAVER'S HILL — COBDEN ROAD
SHIRE OF OTWAY

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

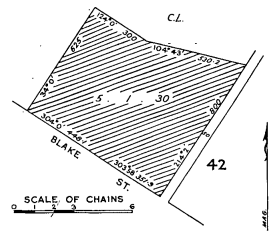
His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Hamer.

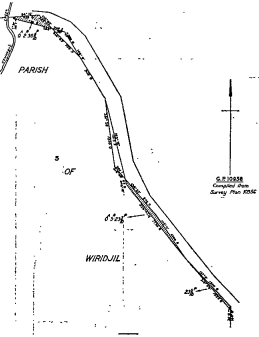
LAND TEMPORARILY RESERVED AS SITES.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of section 14 of the Land Act 1958, reserve temporarily from sale, 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:—

ARARAT.—Site for State School purposes, 5 acres 1 rood 30 perches, Township of Ararat, Parish of Ararat, County of Ripon as indicated by hatching on plan hereunder.—(A.148(*)) (Rs.7374).

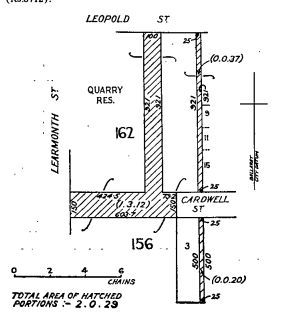


Ballarat.—Site for a Quarry, 2 acres 29 perches, Township of Ballarat, Parish of Ballarat, County of Grenville, as indicated by hatching on plan hereunder.—(B.128(67)) (Rs.3712).

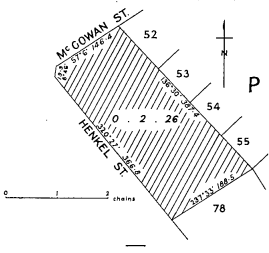


And the Honorable Murray Victor Porter, Her Majesty's Minister of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.



SANDHURST (BENDIGO).—Site for Public purposes, (Children's Playground), 2 roods 26 perches, at Bendigo, Parish of Sandhurst, County of Bendigo, as indicated by hatching on plan hereunder.—(S.372(108) (Rs.8885).



And the Honorable Sir William John Farquhar McDonald, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

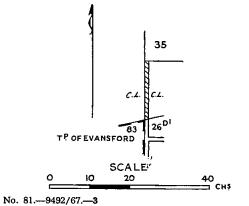
His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Hamer.

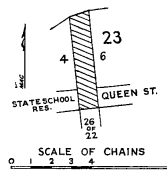
UNUSED ROADS CLOSED.

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.:—

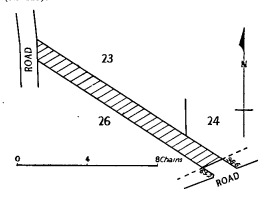
Parish of Caralulup, County of Talbot, being the road indicated by hatching on plan hereunder.—(C.356(5) C.99957).



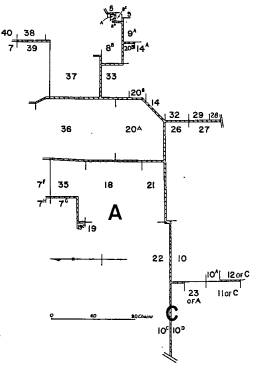
Township of Queenscliff, Parish of Paywit, County of Grant, being the road indicated by hatching on plan hereunder.—(Q.34(5)) (Rs.7237).



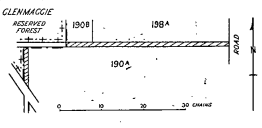
Parish of Carngham, County of Grenville, being the road indicated by hatching on plan hereunder.—(C.111(°)) (J.32128).



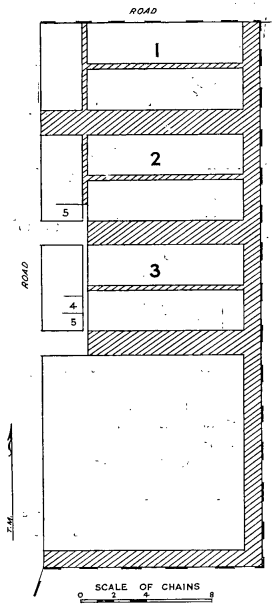
Parish of Coolungoolun, County of Buln Buln, being the roads indicated by hatching on plan hereunder.—(C.422(6)) (H.027859).



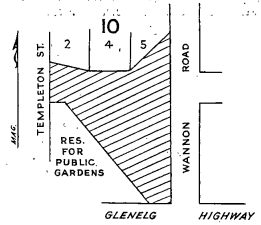
Parish of Tinamba, County of Tanjil, being the roads indicated by hatching on plan hereunder .-- (T.147(4) (H.029916).



Township of Yungera, Parish of Koorkab, County of Tatchera, being the roads indicated by hatching on plan hereunder.— $(Y.127(B^1) (171/264B)$.



Township of Dunkeld, Parish of Dunkeld, County of Villiers, being the roads indicated by hatching on plan hereunder.—(D.143(*)) (C.81449). hereunder.-



SCALE OF CHAINS

And the Honorable Sir William John Farquhar McDonald, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

STATE RELIEF COMMITTEE ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

Present:

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

APPOINTMENT 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 appoint the
following person to be a member of the State Relief. Committee from the 17th day of October, 1967, until the 10th
day of December, 1968:—

JOHN BEVERIDGE PRICTOR, B.A., B.Ed., vice EDWARD CHARLES KRIEGER, B.A., B.Ed., deceased.

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

J. ROSSITER, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

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

ROAD DISCONTINUED.—CITY OF MELBOURNE.

ROAD DISCONTINUED.—CITY OF MELBOURNE.

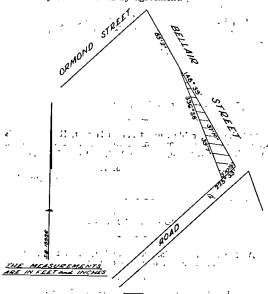
WHEREAS it is provided in Section 528 (2) of the Local
Government Act, as amended, that where a road
(whether or not a public highway but not being a road set
out on land of the Crown) or any part thereof is not
required for public use the Governor-in-Council on the
request of the Council of the municipality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

by Order published in the Government Gazette direct that such road or part shall be discontinued and thereupon such road or part shall be discontinued accordingly.

AND WHEREAS the Council of the City of Melbourne has requested that the Governor-in-Council direct that portion of Bellair Street, Kensington, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to all persons known to have an interest in the said road notice of intention to make such request.

AND WHEREAS the Council of the City of Melbourne is the registered proprietor of the land in the road.

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 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 City of Melbourne 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.

1 (. J. ROSSITER Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler ٠..١ Mr. Hamer.

ROAD DISCONTINUED.—CITY OF BROADMEADOWS.

ROAD DISCONTINUED.—CITY OF BROADMEADOWS.

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

AND WHEREAS the Council of the City of Broad.

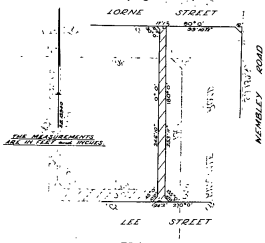
AND WHEREAS the Council of the City of Broad-meadows has requested that the Governor-in-Council direct that a right-of-way, between Lorne Street and Lee Street, Fawkner, be discontinued and not less than one month previously, has published in a newspaper generally-circulat-ing in the district and posted to the registered proprietor of the land in the said road and to all persons known to have an interest in the said land notice of intention to make such request: make such request:

NOW THEREFORE, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs:

- (a) that the said road which is shown by hachure on the plan hereunder shall be discontinued;
- the plan hereunder shall be discontinued;

 (b) that notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the purpose of drainage or sewerage; and

of dramage or sewerage, and that, subject to any such right title power authority or interest, the land in the said road may be sold by the Council of the City of Broadmeadows by agreement. (c) that,



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. ROSSITER, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT. Lis delle 28 C 30 24 C

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

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

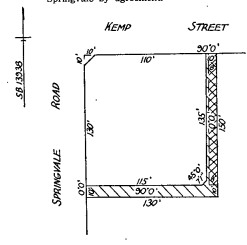
ROAD DISCONTINUED.—CITY OF SPRINGVALE.

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

AND WHEREAS the Council of the City of Springvale has requested that the Governor-in-Council direct that a right-of-way, between Springvale Road and Kemp Street Springvale, be discontinued and not less than one month reviously, 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 land notice of intention to! make such request:

NOW THEREFORE, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs:

- (a) that the said road which is shown by hachure and cross-hachure on the plan hereunder shall be discontinued;
- (b) that notwithstanding such discontinuance the Springvale and Noble Park Sewerage Authority shall continue to have and possess the same right title power authority or interest in or in relation to the land shown by cross-hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the purpose of drainage or sewerage; and of drainage or sewerage; and
- (c) that, subject to any such right title power authority or interest, the land in the said road may be sold by the Council of the City of Springvale by agreement.



The measurements are in feet and inches

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. ROSSITER, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

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

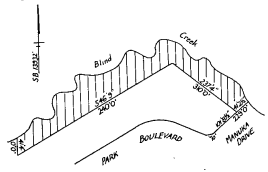
VESTING OF A RESERVE IN THE KNOX SHIRE COUNCIL.

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 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 Governorin-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 Knox has

AND WHEREAS the Council of the Shire of Knox 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 Drainage and Recreation Reserve on Plan of Subdivision No. 53086 lodged in the Office of Titles and being the land shown hatched on the plan hereunder.



The measurements are in feet and inches

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. ROSSITER. Clerk of the Executive Council.

HOUSING ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

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

CLOSING OF ROADS AND EXTINGUISHMENT OF EASEMENTS AND RESTRICTIVE COVENANTS.—CITY OF MELBOURNE.

WHEREAS by virtue and in exercise of the powers contained in the Housing Act 1958 (No. 6275) Housing Commission has recommended to the Governor-in-Council that the roads, easements and restrictive covenants described in the Schedule hereto be closed and extinguished

NOW THEREFORE His Excellency the Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, doth in pursuance of the powers conferred by the said Act and upon such recommendation, consent and by this Order hereby close and extinguish such roads, easements and restrictive covenants

SCHEDULE.

Any roads set out within and any easements and restrictive covenants affecting:—

First, Crown Allotments 10, 11, 12, 18, 19 and 20, Section 59 at Carlton, Parish of Jika Jika

Secondly, So much of the land comprised in Certificate of Title Volume 6737 Folio 326 as lies within Crown Allotment 21, Section 59 at Carlton, Parish of Jika Jika

Thirdly, The whole of the land comprised in Certificate of Title Volume 6068 Folio 550

And the Honorable Edward Raymond Meagher, Her Majesty's Minister of Housing for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER. Clerk of the Executive Council. HOSPITALS AND CHARITIES ACT 1958, SECTION 52.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

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

VARIATION OF THE OBJECTS OR PURPOSES OF YARRAM AND DISTRICT HOSPITAL.

WHEREAS Yarram and 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 Yarram and District Hospital so that such objects or purposes shall be as follows:—

- (a) To afford surgical and medical aid to sick persons in destitute circumstances, or other persons entitled thereto under the Act.
- (b) To provide facilities for the treatment of intermediate and private patients or either of them.
- (c) To provide facilities for the training of nursing aides.

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. ROSSITER, Clerk of the Executive Council.

DRAINAGE AREAS ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Hamer.

CONSTITUTION OF THE REEDY (No. 2) DRAINAGE AREA—SHIRE OF BELFAST.

PURSUANT to the provisions of the Drainage Areas Act
1958, as amended, and in compliance with the prayer
of a petition presented by the Council of the Shire of
Belfast, notice of which petition was duly published in
the Government Gazette of the 5th July, 1967, His
Excellency the Governor of the State of Victoria, by and
with the advice of the Executive Council thereof, by this
Order directs that the portion of the said Shire
described hereunder be constituted a drainage area within
the meaning of the said Act, under the name of the
Reedy (No. 2) Drainage Area:—

Reedy (No. 2) Drainage Area:—

Commencing at a point on the Western Boundary of the Borough of Port Fairy, which point is on the Northern Boundary of the Princes Highway Road Reserve through Crown Portion 7, in the Parish of Belfast, thence following the Northern Boundary of the said road reserve to a point of intersection with the Western Boundary of Crown Portion 7, thence Northerly along the Western Boundary of the said Crown Portion 7, to the North Western corner thereof, thence Easterly along the Northern Boundary of said Portion 7 to the South Western corner of Lot 10 of Plan of Subdivision No. 4537, thence Northerly along the Western Boundary of said Lot 10, to the North West corner thereof, thence Easterly along the Northern Boundary of Lots 10 and 11 of Plan of Subdivision No. 4537 and continuing across the Hamilton Main Road to the Eastern Boundary thereof, thence along the Eastern Boundary of the Hamilton Main Road Reserve in a North-Westerly direction to the South Western corner of Crown Allotment 21, in the Parish of Belfast, thence Easterly along the Southern Boundary of said Allotment 21 to the North Eastern Boundary of said Allotment 21 to the North

Western corner thereof, thence Easterly along the Northern Boundary of Crown Allotments 22 and 23 to the North Eastern corner of Crown Allotment 23, thence Southerly along the Eastern Boundary of said Allotment 23 to the North Western corner of Crown Allotment 10, thence Easterly to the North Eastern corner of said Allotment 10, which point is also the North Western corner of the Boundary of the Borough of Port Fairy, thence Southerly along this Borough Boundary to the point of commencement.

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. ROSSITER, Clerk of the Executive Council.

DRAINAGE AREAS ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of October, 1967.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Hamer.

Constitution of the reedy (n_0 . 1) drainage area—borough of port fairy.

AREA—BOROUGH OF PORT FAIRY.

PURSUANT to the provisions of the Drainage Areas Act
1958, as amended, and in compliance with the prayer
of a petition presented by the Council of the Borough of
Port Fairy notice of which petition was duly published in
the Government Gazette on the 5th July, 1967, His
Excellency the Governor of the State of Victoria, by and
with the advice of the Executive Council thereof, by this
Order directs that the portion of the said Borough
described hereunder be constituted a drainage area within
the meaning of the said Act, under the name of the
Reedy (No. 1) Drainage Area:—
Commencing at a point on the western boundary of

Commencing at a point on the western boundary of the Borough of Port Fairy, which point is on the northern boundary of the Princes Highway Road Reserve through Crown Portion 7 in the Parish of Belfast; thence northerly along the boundary of the said Borough to the north western corner of Lot 100 on Plan of Subdivision No. 1035; thence easterly along the northern boundary of said Lot 100 to the north eastern corner thereof; thence north westerly along the eastern boundary of Lot 101 to the north eastern corner thereof; thence easterly across a 75 link access road to the south eastern corner of Lot No. 103, thence northerly along the western boundary of Lot 102 to the north western corner thereof; thence along the northern boundary of said Lot 102 to the north eastern corner thereof; thence through Lot No. 104 by a line bearing North 81 degrees 17 minutes East for a distance of 1,431.7 links to the eastern boundary of Lot No. 104 across a 75 link road and the western boundary of Lot No. 104 across a 75 link road and the western thereof; thence easterly along part of the southern boundary of Lot No. 51 to the north western corner of Lot No. 52; thence by the western boundary of Lot No. 52 southerly for a distance of 907 links; thence by a line bearing North 88 degrees 38 minutes East for a distance of 3.194.8 links to a corner in the western boundary of Lot 49; thence south easterly by the western boundary of Lot 49; thence south easterly by the western boundary of Lot 40; thence south easterly across a 50 link access road; thence by the eastern boundary of Lot 59, 60, 61, 62 to a point on the western boundary of Lot 62; thence easterly across such 81 link road to the north western corner of Lot 38; thence by the western boundary of Lot 38 southerly to a drainage easement; thence by the northern boundary of Lot 11; thence northerly along the northern boundary of Lot 11; thence mortherly along the northern boundary of Lot 15; thence westerly along the northern boundary of Roberts Avenue, thence along the northern b

JOHNSON B. T

ment is produced to intersect such western boundary of Lot;10; thence; across Rosebrook Road to the southern boundary of Drainage Easement; thence along the said southern boundary of the Drainage Easement to point of intersection with the western boundary of Lot 35; thence along the said western boundary of Lot 35; southerly to the northern boundary of the Hamilton Road Reserve; thence along; the northern boundary of the Hamilton Road Reserve to a point where the production of the western boundary of Lagoon Road intersects this northern boundary of Hamilton Road; thence across the Hamilton Road southerly and along the western boundary of Lagoon Road to the Princes Highway; thence along the northern boundary of the said Highway westerly to the point of commencement.

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. ROSSITER, off seconds to the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

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

Mr. Chandler

Mr. Dickie

Mr. Hamer.

INCLUSION OF ADDITIONAL LANDS IN

DRAINAGE AREA

LINDER the powers conferred by the Geelong Waterworks and 'Sewerage Act' and all other powers
enabling him in that behalf, the Lieutenant-Governor as
Deputy for His Excellency the Governor of the State of
Victoria, by and with the advice of the Executive Council
of the said State, doth hereby declare, order and direct
that the extent of the Drainage Area of the Geelong
Waterworks and Sewerage Trust be increased by adding
thereto the lands within the boundaries described in the
Schedule hereto and as on and from the date hereof the
extent of the said Drainage Area shall be and be deemed
to be increased accordingly.

SCHEDULE.

Commencing at the south-eastern angle of Crown allotments 72, no section, Parish of Corio, County of Grant, being a point on the boundary of the existing Drainage Area and being the intersection of the northern boundary of Bailey Street, thence easterly across Bailey Street to the intersection of the northern boundary of Winter Street and the eastern boundary of Bailey Street, thence southerly along the eastern boundary of Bailey Street and crossing unnamed roads and Waurn Chain of Ponds to the south-western angle of Crown allotment 46, Section II, Parish of, Conewarre, County of Grant, thence easterly along the northern boundary of a Government Road and crossing Barwarre. Road and Station Road to a point on the western boundary of the South Western Railway Reserve (Geelong-Warrnambool, Railway), thence generally south-westerly along the western boundary of the South Western Railway, and crossing Marshall-Town Road to a point in line with the southern boundary of Crown allotment 1, Section II, thence westerly by a line and along the southern boundaries of Crown allotment 1, by a line across a road and along the southern boundaries of Crown allotment 1, by a line across a road and along the southern boundaries of Crown allotments 37 and 38, to the south-western angle of the said Crown allotment 38, thence southerly along the eastern boundary of Bailey Street and crossing, Smith Street and Reserve Road and, continuing by a line due south through Crown allotments 18, and 6, Section III to a point on the north-western boundary of the South Western Railway, and crossing Torquay Road to a point on the western boundary of the South Western Railway and crossing Torquay Road to a point on the western boundary of the South Western boundary of Crown Portion XIV, Parish of Duneed, thence northerly along the western boundaries of Crown Portion XIV, Parish of Duneed, thence northerly along the western boundaries of Crown Portion XIV, Parish of Duneed, thence northerly along the western boundaries of Crown Portion XIV, Parish

continuing northerly along the western boundary of Crown Portion 9, Parish of Barrabool, across the Princes Highway and along western boundary of Colac Grove West to a point on the boundary of the existing Drainage Area, thence generally easterly, along the boundary of the existing Drainage Area to the point of commencement,

All of which land is shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. 67/3085/5).

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly. J. ROSSITER.

Clerk of the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

- CONSENT TO BORROWING \$200,000.

UNDER the powers conferred by the Geelong Waterworks and Sewerage Act and all other powers enabling him in that behalf, the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Geelong Waterworks and Sewerage Trust borrowing at interest, subject to the Geelong Waterworks and Sewerage Act, the sum of Two hundred thousand dollars (\$200,000) to meet the cost of water supply works.

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

EUROA WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

APPROVAL OF PLAN OF PIPELINES.

THE Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victora, by and with the advice of the Executive Council thereof, doth hereby approve, in accordance with the provisions of the Water Act, the work comprising pipelines, to be constructed by the Euroa Waterworks Trust as shown on a plan deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corr. 63/3075/98).

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER,

Clerk of the Executive Council.

Water Act 1958,

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

WONTHAGGI URBAN DISTRICT—AREA OF DISTRICT INCREASED.

INDER the powers conferred by the Water Act 1958 and all other powers enabling him in that behalf, the Lieutenant-Governor as Deputy for 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 area of the Wonthaggi Urban District be increased by adding to the same the lands set out and described in the Schedulc hereto, and as on and from the first day of November, 1967, the area of such district shall be deemed to be so increased.

SCHEDULE.

Commencing at the north-eastern angle of allotment 38A, parish of Wonthaggi, county of Mornington; thence North by a line to a point in the southern boundary of allotment 38; thence easterly by the southern boundaries of allotments 38 and 39A and by a line in continuation of the last-mentioned boundary to a point in the western boundary and generally easterly by the southern boundaries of the last-mentioned allotment to its south-eastern angle; thence East by a line to a point in the western boundary of allotment 61A, parish of Kirrak; thence southerly by the last-mentioned boundary to the shore of Bass Strait; thence generally westerly by that shore to a point in line with the eastern boundary of aforementioned allotment 38A, parish of Wonthaggi; thence northerly by a line and the eastern boundary of said allotment 38A to the point of commencement. Commencing at the north-eastern angle of allotment 38A

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.—(Corr. No. 67/4069).

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein

J. ROSSITER, Clerk of the Executive Council.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

WONTHAGGI WATERWORKS DISTRICT—DISTRICT EXTENDED.

UNDER the powers conferred by the Water Act 1958 and all other powers enabling him in that behalf, the Lieutenant-Governor as Deputy for 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 Wonthaggi 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 first day of November, 1967, such district shall be deemed to be so extended.

SCHEDULE.

Commencing at the south-eastern angle of allotment 81, township and parish of Wonthaggi, county of Mormington; thence East by a line to a point in the western boundary of allotment 36A, said parish; thence southerly and generally south-easterly by the eastern and north-eastern boundaries of Cape Paterson-road to the most southerly angle of allotment 39; thence easterly by the southern boundary of the last-mentioned allotment to its southeastern angle; thence East by a line to a point in the western boundary of allotment 61A, parish of Kirrak; thence southerly by the last-mentioned boundary to the shore of Bass Strait; thence generally westerly by that shore to a point in line with the eastern boundary of allotment 38A, parish of Wonthaggi; thence northerly by a line and the eastern boundary of said allotment 38A to the north-eastern angle of the last-mentioned allotment; thence North by a line to a point in the southern boundary of said allotment 38; thence easterly by the southern boundary of said allotment 38 to its south-eastern angle; thence northerly by the western boundary of fallotment 39A to its northern angle; thence generally north-westerly and northerly by the south-western and western boundaries of Cape Paterson-road to the point of commencement. Cape Paterson-road 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.—(Corr. No. 67/4069).

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

APOLLO BAY SEWERAGE AUTHORITY.—SEWERAGE DISTRICT PROCLAIMED AND AUTHORITY CONSTITUTED.

UNDER the powers conferred by the Sewerage Districts
Act and all other powers enabling him in that behalf. The Lieutenant-Governor, as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby approve of the construction of works for the sewerage of Apollo Bay as set out in the description and general plan accompanying the application of the Otway Shire Council for the proclamation of a Sewerage District and for the constitution of a Sewerage Authority to carry out the said works for the sewerage of Apollo Bay in accordance with the provisions of the said Act, and doth hereby appoint as follows:—

- (a) That a Sewerage Authority is hereby constituted and its corporate name shall be Apollo Bay Sewerage Authority.
- (b) That the Members of the said Sewerage Authority shall be the Commissioners for the time being of the Apollo Bay Waterworks Trust.
- (c) That the lands within the boundaries described in Portion I of the Schedule hereto are hereby proclaimed to be the Sewerage District (to be known as the Apollo Bay Sewerage District) of the said Sewerage Authority.
- (d) That the principal works to be constructed or carried out by the said Sewerage Authority shall consist of reticulation sewers, main sewers, pumping station, rising main, treatment works and outfall pipeline.

 (e) That the amount of money which the said Sewerage Authority may borrow for the purposes of the said Act shall be Two hundred thousand dollars (\$200,000).

- (f) That the site of the rising main outside the Sewerage District be within the lands described in Portion II of the said Schedule.
- (g) That the site of the treatment works be within the lands described in Portion III of the said
- (h) That the site of the outfall pipeline outside the Sewerage District be within the lands described in Portion IV of the said Schedule.
- (i) That the lands outside the said Sewerage District which may be compulsorily acquired by the said Authority for the construction of the said works shall be those within the boundaries described in Portion III of the said Schedule.

SCHEDULE.

PORTION I.

Sewerage District.

Sewerage District.

Commencing at the south-eastern angle of Crown allotment A No Section Parish of Krambruk County of Polwarth; thence easterly along a line being the prolongation of the southern boundary of the said Crown allotment A to a point on the shore of Bass Strait, being also a point on the eastern boundary of a Reserve for Public Purposes Gaz. 79–2045; thence generally southerly and easterly along the shore of Bass Strait to a point being the intersection of the said shore and a line being the prolongation of the eastern boundary of Allotment 11 Section 2 Township of Apollo Bay; thence southerly by a line across the said Reserve for Public Purposes along the said eastern boundary of Allotment 11 and continuing across the said Reserve to a point in line with the northern boundary of Allotment 10 Section 2; thence westerly along the said prolongation of the said Allotment 10 to the eastern boundary of Trafalgar Street; thence southerly along the eastern boundary of the said Trafalgar Street to a point in line with the southern boundary of Gambier Street; thence generally westerly along the southern boundary of the said Gambier Street to a point being the intersection of the said Gambier Street to a point being the intersection of the said southern boundary of Gambier Street and the prolongation of the eastern boundary of Allotment 1 Section 11; thence northerly along the said prolongation across Gambier Street and continuing northerly along the said eastern boundary of the said continuing profreely along the said eastern boundary of the said the said southern boundary of the said prolongation of the eastern boundary of the said the said continuing the said prolongation across Gambier Street and continuing profreely along the said eastern boundary of the said continuing being the intersection of the said southern boundary of Gambier Street and the prolongation of the eastern boundary of Allotment 1 Section 11; thence northerly along the said eastern boundary of the said Allotment 1 to the south-eastern angle of Allotment 2 Section 11; thence westerly along the southern boundary of the said Allotment 2 to its south-western angle; thence northerly along the western boundary of the said Allotment 2 to a point on the southern boundary of Noel Street; thence westerly along the said southern boundary of Noel Street; thence westerly along the said southern boundary of Noel Street and by the continuation of the said southern boundary by a line across McLachlan Street to a point on the western boundary of the said McLachlan Street to the north-easternmost angle of Crown allotment 19 No Section Parish of Krambruk County of Polwarth; thence westerly, north-westerly and westerly along the northern boundary of the said Crown allotment 19, being also the southern boundary of a road which forms the northern boundary of the said Crown allotment 19; thence westerny by a line being the prolongation of the northernsot boundary of the said Crown allotment 19; thence westerny by a line being the prolongation of the northernsot boundary of the said Crown allotment 19; thence westerny by a line being the prolongation of the northernsot boundary of the said Crown allotment 19; through Crown allotment 4; thence northerly by the said line through the said Crown allotment 19 through Crown allotment 4 and across a road to a point on the southern boundary of Crown allotment 1 Section 1; thence easterny along the eastern boundary of the said Crown allotment 1 and crown allotment 1; thence northerly along the said Crown allotment 1 and of Crown allotment 11 to the south-eastern angle of the said Crown allotment 1; thence northerly along the eastern boundaries of the said Crown allotment 9; thence easterny by a line across a road to the south-eastern angle of the said Crown allotment 9; thence easterny along commencement.

PORTION II.

Site of Rising Main.

The site of the rising main being a strip of land 50 links in width being 25 links on each side of the centre line of the said rising main commencing at a point on the southern boundary of the Sewerage District as described in Portion 1; thence generally southerly along the Great Ocean Road and along a Reserve for Public Purposes Gaz. 79–2045 to a point on the site of the Treatment Works as described in Portion III.

PORTION III.

Site of Treatment Works.

Site of Treatment Works.

The site of the Treatment Works being that land occupied by the said Treatment Works commencing at a point on the southern boundary of Crown allotment 9 Section 2A Parish of Krambruk County of Polwarth being an angle in the said southern boundary of the said Crown allotment 9 formed by boundaries bearing 264° 16′ (693 links) and 187° 59′ (830 links); thence northerly along the said boundary line bearing 187° 59′ for a distance of 615 links; thence south-westerly by a line through the said Crown allotment 9 to a point on the said boundary line bearing 264° 16′ being distant 475 links from the point of commencement thence easterly along the said boundary line bearing 264° 16′ to the point of commencement.

PORTION IV

Site of Outfall.

The site of the Outfall being a strip of land 50 links in width being 25 links on each side of the centre line of the said Outfall commencing at a point on the western boundary of the Treatment Works site as described in Portion III; thence easterly across a Reserve for Public Purposes. Gaz. 79–2045 to a point in Bass Strait.

The locations of the said works and the boundaries of the said Apollo Bay Sewerage District and the said lands outside the Sewerage District which may be compulsorily acquired are shown on a plan approved by the Governor in Council by and with this Order and deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. No. 60/1216/19).

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly. J. ROSSITER.

Clerk of the Executive Council.

HOUSING ACT 1958.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

DECLARATION OF A RECLAMATION AREA AT RICHMOND.

WHEREAS within an area in the City of Richmond described in the Schedule hereto there are houses which:

(a) are unfit for human habitation

and/or

- (b) are in the opinion of Housing Commission insanitary or unhealthy by reason of—
 - (i) the excessive number of buildings within the area; and/or
 - (ii) the bad arrangement of buildings within the area; and/or
 - (iii) the bad arrangement or narrowness of the streets within the area

AND WHEREAS Housing Commission considers that housing conditions within the area cannot be satisfactorily dealt with unless the said area is dealt with under Part III of the Housing Act 1958 (No. 6275) as a Reclamation Area and has recommended that the said area should be constituted a Reclamation Area.

AND WHEREAS Housing Commission having duly complied with the provisions of sub-section (3) of section 67 of the said Act has submitted to the Governor-in-Council its recommendation that the said area should be constituted a Reclamation Area.

NOW THEREFORE the Lieutenant-Governor as Deputy for 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 hereby declare the said area to be a Reclamation Area.

SCHEDULE.

ALL THAT land being part of Crown Portions 39 and 46, Parish of Jika Jika and bounded by a line as follows:—Commencing at a point on the southern alignment of Elizabeth Street being the intersection thereof with the eastern boundary of Lennox Street North Thence easterly by the said southern alignment of Elizabeth Street to the intersection thereof with the western alignment of Church Street Thence southerly by the said western alignment of Church Street to the intersection thereof with the northern alignment of Risley Street Thence westerly by the said northern alignment of Risley Street and the northern boundaries of the land comprised in Certificates of Title Volume 8370 folio 177; Volume 8209 Folio 746; Volume 8230 Folio 527 and Volume 1359 Folio 782 to a point being the north-western corner of the land comprised in said Certificate of Title Volume 1359 Folio 782 Thence southerly by the western boundary of the land comprised in said Certificate of Title Volume 1359 Folio 782 and further southerly by portion of the eastern boundary of the land comprised in said Certificate of Title Volume 4588 Folio 414 to the south eastern corner of the land comprised in said Certificate of Title Volume 4588 Folio 414 Thence westerly by the northern boundary of the land comprised in Certificate of Title Volume 7878 Folio 005 to the intersection thereof with the eastern alignment of Lennox Street North aforesaid Thence northerly by the said eastern alignment of Lennox Street North to the point of commencement.

And the Honorable Edward Raymond Meagher, Her Majesty's Minister of Housing for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER. Clerk of the Executive Council.

STAMPS ACT 1958 No. 6375.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

DECLARATION OF APPROVED VENDOR.

THE Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order made pursuant to Section 131c (1) of the Stamps Act 1958, declare the under-mentioned person carrying on business as a vendor of goods under instalment purchase agreements to be an "approved vendor" for the purposes of subdivision (14) of Division three of Part II of the Stamps Act 1958.

239. Myers Southern Stores Limited, trading as "Myer Colac".

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

J. ROSSITER, Clerk of the Executive Council.

ABORIGINES ACT 1958.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

APPOINTMENT OF MEMBER OF THE ABORIGINES WELFARE BOARD.

IN accordance with the provisions of the Aborigines Act 1958, the Lieutenant-Governor as Deputy for 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

Appoint THOMAS LESLIE WILLIAM EMERSON (nominated by the Minister of Education) to be a member of the Aborigines Welfare Board for the period commencing on the 24th day of October, 1967, and ending on the 31st day of December, 1967 (both dates inclusive).

And the Honorable Edward Raymond Meagher, Her Majesty's Minister of Housing for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER. Clerk of the Executive Council.

LANDLORD AND TENANT ACT 1958.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

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, the Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria, by and with the advice of the Executive Council, doth hereby declare that the application of Part V. of the Landlord and Tenant Act 1958 shall extend to the following

- 1. The premises known as Number 59 Middlesex Road, Surrey Hills, and to all premises forming part of such premises.
- 2. The premises known as number 4 Burnell Street, West Brunswick,
- 3. The premises known as Number 5 Myrtle Street, South Yarra.

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

J. ROSSITER Clerk of the Executive Council.

MILK BOARD ACT.

At the Executive Council Chamber, Melbourne the twenty-fourth day of October, 1967.

PRESENT:

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

Mr. Chandler Mr. Dickie

Mr. Thompson Mr. Hamer.

IN pursuance of the powers conferred by the Milk Board Act and all other powers enabling him in that behalf, the Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria, by and with the advice of the Execu-

tive Council thereof, doth hereby approve of the following determination of milk prices by the Milk Board to take effect from 1st November, 1967.

DETERMINATION.

Retail Milk Prices.

In respect of the milk prices determination published in the Government Gazette of 11th October, 1967, the following provision shall apply in all milk districts or parts thereof where the maximum determined price per pint is more than half of the maximum determined price per quart—

- 1. Where milk is purchased in pint containers on an account basis, if, during any accounting period the quantity of milk purchased by a customer which is chargeable at the quart rate is not an exact multiple of a quart, the odd pint may be charged for at the pint rate.
- 2. Where milk is purchased in pint containers on a cash basis, if the quantity of milk purchased in any one trans-action is not a quart or an exact multiple of a quart, the odd pint may be charged for at the pint rate.
 - O. R. BROWNE, Chairman of the Milk Board.
 - R. K. HARVEY, Member of the Milk Board.
 - C. J. B. McPHERSON, Member of the Milk Board.
 - W. DOBINSON, Secretary of the Milk Board.

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. ROSSITER 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
Avoca.—Friday, 27th October, 1967	. 72
Ballarat.—Tuesday, 28th November, 1967	76
BallaratWednesday, 6th December, 1967	75
Cohuna.—Thursday, 16th November, 1967	76
Dimboola.—Tuesday, 28th November, 1967	
Echuca.—Thursday, 16th November, 1967	76
Kaniya.—Tuesday, 28th November, 1967	
MaryboroughFriday, 27th October, 1967	72
MelbourneWednesday, 1st November, 1967	
Nhill.—Tuesday, 28th November, 1967	81
St. Arnaud.—Thursday, 26th October, 1967	

SALES OF CROWN LAND BY AUCTION.

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

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

A deposit of at least $12\frac{1}{2}\%$ or except as indicated differently 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-50 acres and under ... \$3 Over 50 acres . . \$4 Purchase money \$10 or under \$2

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.

W. J. F. McDONALD, Minister of Lands.

Office of Crown Lands and Survey, Melbourne, 25th October, 1967.

NHILL.—Sale (No. 11893) of Crown land in fee-simple, by auction will be held in the COURT HOUSE, NHILL, on TUESDAY, the 28th NOVEMBER, 1967, at ELEVEN o'clock a.m. To be conducted by E. M. FLOYD, Land Officer, Horsham.

TOWNSHIP OF LORQUON, PARISH OF LORQUON, COUNTY OF LOWAN.

In the south-east corner of the Township. Upset price \$550 the lot. Survey fee \$24.50. Area 16a. 3r. 27p., allotment 4 of section G.-(M.60067.)

TOWNSHIP OF TARRANGINNIE, PARISH OF TARRANGINNIE, COUNTY OF LOWAN.

Abutting the southern side of the Tarranginnie Railway Station reserve.

Upset price \$50 the lot. Survey fee \$16.

Area 1a. 0r. 18p., subject to survey, allotment 1a of section 3.—(M.60888.)

KANIVA.—Sale (No. 11894) of Crown land in fee-simple, by auction will be held in the COURT HOUSE, KANIVA, on TUESDAY, the 28th NOVEMBER, 1967, at half-past ONE o'clock p.m. To be conducted by E. M. FLOYD, Land Officer, Horsham.

PARISH OF YANIPY, COUNTY OF LOWAN.

Fronting the eastern side of a Government road and about 4 miles south of the Mirampiram Railway Station.

Upset price \$240 the lot. Survey fee \$19.25.

Area 10 acres, allotment 51a. One month allowed for removal of improvements.—(M.61204.)

DIMBOOLA.—Sale (No. 11895) of Crown land in fee-simple, by auction, will be held in the LAND INSPECTOR'S OFFICE, DIMBOOLA, on TUESDAY, the 28th NOVEMBER, 1967, at NINE o'clock a.m. To be conducted by E. M. FLOYD, Land Officer, Horsham.

TOWNSHIP OF WAIL, PARISH OF WAIL, COUNTY OF BORUNG.

Being the eastern portion of the site and buildings of the former Wail State School situated at the intersection of Polkememmet and Pimpinio roads.

Upset price \$760 the lot. Survey fee \$13.

Area Ir. 26p., subject to survey, allotment 2a of section 1. The deposit payable at the sale in respect to this lot must be at least 20% of the purchase price. Note.—Improvements consist of Weatherboard School and residence, outbuildings, fencing and tanks.—(M.61400.)

ALSO THE FOLLOWING FREEHOLD LAND WILL BE OFFERED:—

NOTE.—This lot is not subject to the provisions of the Land Act as set out above, but comprises freehold land offered on behalf of the Education Department on the following conditions:—

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

Lot 2

TOWNSHIP OF WAIL, PARISH OF WAIL, COUNTY OF BORUNG.

Being the western portion of the site and buildings of the former Wail State School, situated at the intersection of Polkememmet and Pimpinio roads.

Upset price \$210 the lot.

Area 2r. 27p., allotment 2 of section 1, being the whole of the land described in F.C.T. Vol. 2429, Fol. 716.

Note.—Improvements consist of sheds, fencing and tanks.—(M.61400.)

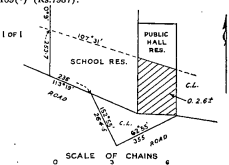
PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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:

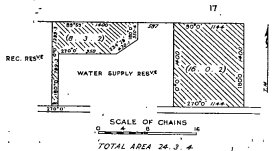
The following Notices were published 1° on the 18th October, 1967, pursuant to Orders of the 10th October, 1967

Baring.—The temporary reservation, by Order in Council of the 16th May, 1928, of 5 acres of land in the Parish of Baring as a site for a State School is about to be revoked.—(B.784(1) (Rs.3673).

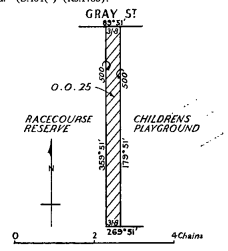
KOETONG (SHELLEY).—The temporary reservation by Order in Council of the 25th October, 1960, of 1 acre, more or less, of land in the Parish of Koetong as a site for a Public Hall is about to be revoked so far only as the portion containing 2 roods 6 perches, more or less, indicated by hatching on plan hereunder is concerned.—(K.169(*) (Rs.7987).



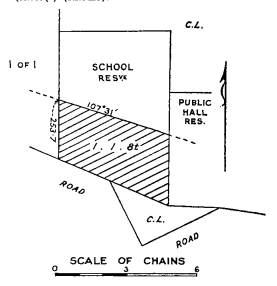
WATCHUPGA.—The temporary reservation by Order in Council of the 24th March, 1903 (see Government Gazette of the 1st April, 1903, page 1049), of 55 acres 3 roods 15 perches of land in the Parish of Watchupga as a site for Water Supply purposes, revoked as to part by Order of the 14th April, 1930, is about to be revoked so far only as the portions containing 24 acres 3 roods 4 perches, indicated by hatching on plan hereunder, are concerned.—(W.392(4) (Rs.8860).



SWAN HILL.—The temporary reservation, by Order in Council of the 19th May, 1896, of 110 acres 3 roods 32 perches of land in the Township of Castle Donnington (now in the Township of Swan Hill) as a site for a Race-course, revoked as to part by various Orders, is about to be revoked so far only as the portion containing 25 perches, indicated by hatching on plan hereunder, is concerned.—(S.464(*) (Rs.1789).



KOETONG (SHELLEY).—The temporary reservation by Order in Council of the 6th September, 1949, of 3 acres of land in the Parish of Koetong, as a site for State School purposes, is about to be revoked so far only as the portion containing 1 acre 1 rood 8 perches, more or less, indicated by hatching on plan hereunder is concerned.—(K.169(4) (Rs.6421).



OLINDA.—The temporary reservation, by Order in Council of the 23rd December, 1912, of 2 acres 1 rood 2 perches of land in the Parish of Mooroolbark (now in the Township of Olinda) as a site for a Public Park, is about to be revoked.—(O.25(*) (Rs.1278).

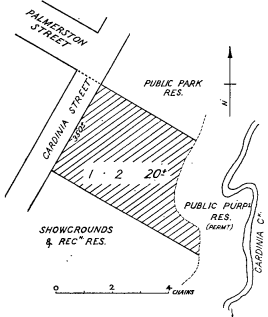
SWAN HILL.—The temporary reservation, by Order in Council of the 24th July, 1939, of 1 acre of land in the Township of Swan Hill, as a site for Public purposes (Children's Playground), is about to be revoked.—(S.464(4) (Rs.4956).

W. J. F. McDONALD, Minister of Lands. PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

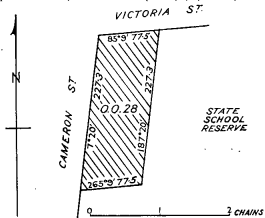
IN pursuance of the provisions of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to, viz.:—

The following Notices were published 1° on the 11th October, 1967, pursuant to Orders of the 3rd October, 1967.

BERWICK.—The temporary reservation, by Order in Council of the 21st November, 1933, of 8 acres, more or less, of land in the Township of Berwick, as a site for a Public Park, revoked as to part by Order in Council of the 16th March, 1951, is about to be revoked so far only as the portion containing 1 acre 2 roods 20 perches, more or less, indicated by hatching on plan hereunder, is concerned.—(B.317(5) (Rs.2450).

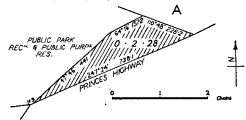


CRESWICK.—The temporary reservation, by Order in Council of the 1st September, 1873, of 4 acres 0 roods 37 perches of land in the Township of Creswick (formerly Borough of Creswick) as a site for State School purposes and the excepting from occupation for mining purposes under any miner's right by Order in Council of the 13th October, 1884, are about to be revoked so far only as the portion containing 28 perches, indicated by hatching on plan hereunder, is concerned.—(C.318(12) (Rs.5310).

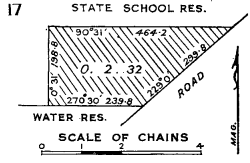


KINGOWER.—The temporary reservation as a site for Water Supply purposes and the withholding from sale, leasing and licensing by Order in Council of the 13th November, 1883, of 22 acres of land in the Parish of Kingower (formerly in the Town of Kooyoora) are about to be revoked.—(K.39(4) (C.35930).

Lucknow.—The temporary reservation, by Order in Council of the 26th November, 1928, of 14 acres 0 roods 37 perches of land in the Township of Lucknow as a site for Public Park, Recreation and Public purposes, is about to be revoked so far only as the portion containing 2 roods 28 perches, indicated by hatching on plan hereunder, is concerned.—(W.236(15) (Rs.3789).



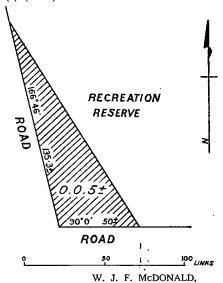
MARIDA YALLOCK.—The temporary reservation by Order in Council of the 30th March, 1874, of 5 acres of land in the Parish of Marida Yallock, as a site for State School purposes, is about to be revoked so far only as the portion containing 2 roods 32 perches indicated by hatching on plan hereunder is concerned.—(M.84(2) (Rs.8876).



Monbulk.—The temporary reservation, by Order in Council of the 14th August, 1956, of 9 acres 3 roods 6 perches of land in the Parish of Monbulk, as a site for a Public Park, is about to be revoked.—(M.555(12) (Rs.7462).

OLINDA.—The temporary reservation, by Order in Council of the 6th March, 1905, of 3 acres of land in the Township of Olinda, as a site for a State School, is about to be revoked.— $(O.25(^{\circ})$ (Rs.6866).

Peterborough.—The temporary reservation, by Order in Council of the 10th May, 1955, of 4 acres 2 roods 23 5/10 perches of land in the Township of Peterborough, as a site for Public Recreation, is about to be revoked so far only as the portion containing 5 perches, more or less, indicated by hatching on plan hereunder, is concerned.—(P.132(3) (Rs.86).



W. J. F. McDONALD, Minister of Lands.

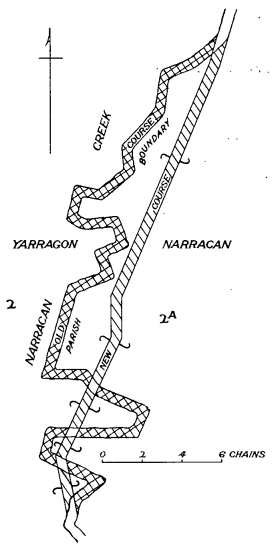
Land Act 1958, Section 15.

DEPARTMENT OF CROWN LANDS AND SURVEY.

PROPOSED PERMANENT RESERVATION OF CERTAIN LAND AND REVOCATION AS TO PART OF ORDER IN COUNCIL.

The following notice was published 1° on the 4th October, 1967, pursuant to Orders of the 26th September, 1967.

IN pursuance of section 15 of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to reserve permanently for public purposes the land forming the new bed of the Narracan Creek, Parishes of Narracan and Yarragon, County of Buln Buln, where the course of the said creek has become altered since the 23rd May, 1881, as indicated by hatching on plan hereunder; and to revoke the Order in Council dated 23rd May, 1881 and published in the Government Gazette of 27th May, 1881, by which the beds of certain lakes, rivers and creeks specified therein and Crown land on the margins and banks thereof respectively were permanently reserved for Public Purposes; is about to be revoked so far as it only relates to that portion of the bed of the Narracan Creek in the Parishes of Narracan and Yarragon, County of Buln Buln, as indicated by crosshatching on plan hereunder, to which it is no longer applicable, in consequence of the said creek having altered course.—(N.129(12) (C.95456).



W. J. F. McDONALD, Minister of Lands.

PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN

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 25th October, 1967, pursuant to Orders of the 17th October, 1967.

BOLGA.—The temporary reservation, by Order in Council of the 9th March, 1937, of 2 roods 10 perches, more or less, of land in the Parish of Bolga as a site for Camping Purposes is about to be revoked.—(B.704(*) (Rs.4658).

Whroo.—The temporary reservation as a site for Public Recreation and the withholding from sale, leasing and licensing by Order in Council of the 17th September, 1883, of 20 acres of land in the Township of Whroo are about to be revoked.—(W.139(4) (Rs.1966).

WHROO.—The temporary reservation, by Order in Council of the 3rd August, 1868 (see Government Gazette 11th August, 1868, page 1470) of 9 acres 19 perches of land in the Township of Whroo as a site for Police purposes is about to be revoked.—(W.139(4) (Rs.8884).

W. J. F. McDONALD, Minister of Lands.

TENDERS

PUBLIC WORKS DEPARTMENT

 $T_{\rm TENDERS}$ will be received at Public Works Department, Treasury-place, Melbourne, until TWO p.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, 31st October, 1967.

Building, Electrical and Mechanical Works.

Benalla.—Mechanical services, High School. (W.O., Benalla and Wangaratta.)
Melbourne.—Gas heating, Crown Law Offices, 459

Lonsdale-street.

Menourne.—Gas heating, Crown Law Onices, 439 Lonsdale-street.

Mildura.—Erection of type "992C" Assembly Hall, Technical School. (W.O., Mildura.)

Mildura.—Electrical installation, Technical School. (W.O., Mildura.)

Mildura.—Mechanical services, Technical School. (W.O., Ballarat, Bendigo and Mildura.)

Ormond East.—Renovations, S.S. 4366.

Sassafras.—Renovations, Residence, S.S. 3222.
Sebastopol.—Mechanical services, Technical School. (W.O., Ballarat.)

Strathmerton.—Renovations, S.S. 2790. (Amended Specification.) (W.O., Shepparton; S.S., Strathmerton.)

Yallourn.—New aluminium corrugated roofing, &c., Technical School. (W.O., Traralgon; T.S., Yallourn.)

Furniture and Furnishings.

Melbourne.-Floor treatment, Licensing Court, 632 Bourke-street.
Sunshine.—Supply of furniture, Technical School.

Site Works,

Bendigo.—Concrete, drainage and asphalt works, &c., High School. (W.O., Bendigo.)
Cheltenham.—Asphalt, concrete and drainage works,

Ararat.—Supply of timber, &c., Mental Hospital.

Wednesday, 8th November, 1967.

Building, Electrical and Mechanical Works.

Ballarat.—Conversion of Nurses Home to Administration Block, Mental Hospital. (Bills of quantities available.) (W.O. Ballarat.)
Beechworth.—Re-roofing of flat roofs of cell block with steel decking, Training Prison. (Amended Specification.) (W.O. Wangaratta; P.S. Beechworth.)
Cudgewa.—Renovations, S.S. 1956 and Residence. (Amended Specification.) (W.O. Wangaratta; S.S. Cudgewa.)

Ellinbank.—Erection of a brick petrol store, Research Station. (W.O., Warragul.)
Gnotuk.—Renovations, &c., Residence, S.S. 3392. (W.O.

Camperdown.)

Camperdown.)
Gravel Hill.—Renovations, S.S. 1566. (W.O. Bendigo.)
Heatherton.—Renovations, Sanatorium.
Kew.—Supply and installation of 90 line P.A.B.X. telephone system, Soil Conservation Authority, 378 Cotham-

Lancaster.—Repositioning of pump, pressure cylinder and new water reticulation system, S.S. 1814. (W.O., Bendigo and Shepparton.)
Mooroolbark.—Replacement of toilet block, S.S. 4417.

Northcote.—Renewal of water supply, S.S. 1401.
Thomastown.—Renovations, S.S. 631.
Tresco.—Renovations, S.S. 3868 and Residence. (W.O. Swan Hill.)

Walkerville.—Erection of toilet block, shelter shed, tank and stand, &c., S.S. 4963. (W.O., Korumburra; P.S., Inverloch.)

Warracknabeal.—Aluminium ceilings and painting, Manual Wing, High School. (Amended Specification.) (W.O. Warracknabeal.) White Hills.—Renovations, Technical School. (W.O.

Bendigo.) Yallourn.—Installation of Hydraulics Equipment, Technical College. (W.O. Traralgon and Warragul.)
Yarra Junction.—Renovations, Residence, S.S. 3216.

Furniture and Furnishings.

Melbourne.—Supply of furniture, Melbourne School of Painting and Decorating.

Site Works.

Kilsyth.—Concreting, drainage and gravelling works, &c., S.S. 3645.

Lorne.—Asphalt, concrete and gravel works, &c., Higher Elementary School No. 2162. (W.O. Camperdown and Geelong.)
Stawell.—Supply and fix curtains, Pleasant Creek Special

School,

Miscellaneous.

Melbourne.—Annual contract for supply and delivery of "London" type lighting fittings to 30th June, 1968, Public Works Department.

Tuesday, 14th November, 1967.

Building, Electrical and Mechanical Works.

Alamein.—Mechanical services, S.S. 4649. Ballarat.—Electrical installation, Mental Hospital. (W.O., Ballarat.)

Ballarat.--Mechanical services, Mental Hospital, (W.O.,

Ballarat.)
Brighton.—Mechanical services, Technical School.

Brighton.—Mechanical services, Technical School.
Collingwood.—Mechanical services, Technical School.
Doveton West.—Electrical installation, S.S. 4820.
Frankston.—Erection of additional office accommodation and alterations, Police Station.
Frankston.—Electrical installation, Police Station.
Frankston.—Mechanical services, Police Station.
Melbourne.—Supply and installation of one electric passenger lift, Public Offices, 110 Exhibition-street.
Mitcham.—Removal and resiting of shelter shed, &c., S.S. 2904.

S.S. 2904.

S.S. 2904.

Mont Park.—Alterations to verandahs, Wards A and B, Mental Hospital.

Piangil.—Renovations, Residence, Lands and Survey Department. (W.O., Swan Hill.)

Port Campbell.—Erection of residence, National Parks Authority. (W.O., Camperdown.)

Ripponlea.—Renovations, Residence, S.S. 4087.

Royal Park.-Construction of garage and store, Mental

Shepparton.—Electrical installation, S.S. 4657.
Benalla, Shepparton and Wangaratta.)
Sunshine West.—Renovations, High School.

Toolangi.—Renovations, Residences 4 and 5, State Potato Research Station.

Warracknabeal,—Additional class-room wing in concrete veneer, High School. (W.O., Ballarat and Warrack-

Warracknabeal.—Mechanical services, High School. (W.O., Ballarat, Bendigo, Mildura, Warracknabeal and Swan Hill.)
Warragul.—Erection of State Public Offices. (Specified Bills of Quantities available.) (W.O., Warragul and

Traralgon.)

Warragul.—Electrical installation, State Public Offices.
(W.O., Warragul and Traralgon.)
Warragul.—Mechanical services, State Public Offices.
(W.O., Warragul and Traralgon.)
Waverley.—Completion of connexion of sewerage, High

School.

Williamstown.-Mechanical services, High School.

Furniture and Furnishings.

Ararat.—Supply of mattresses and covers, Mental Hospital.

Sunbury.—Supply of mattresses and covers, Mental Hospital.

Site Works.

Collingwood.-Repair and resheeting of asphalt areas,

Traralgon.—Construction of roadway and associated drainage works, Hobson Park Hospital. (W.O., Warragul and Traralgon.)
Werribee.—Asphalt and concrete works, High School. (W.O., Geelong.)

Miscellaneous.

Coburg.—Supply of a galvanizing bath, Pentridge Prison.

M. V. PORTER Minister of Public Works.

Public Works Department, Melbourne, 3002, 23rd October, 1967.

PUBLIC SERVICE NOTICES :

No. 1784.

PUBLIC SERVICE ACT 1958.

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

PART III.—PROMOTIONS AND TRANSFERS.

DIVISION III.—SPECIAL REQUIREMENTS. Professional Division.

Law Department-Stipendiary Magistrates.

Regulation 57 is revoked and the following Regulation is substituted therefor:-

"57. (1) No officer shall be appointed to the office of Stipendiary Magistrate unless he has attained the age of 35 years and is willing (if required by the Permanent Head) to reside within the district to which he is from time to time assigned, and unless—

(a) such officer-

(i) is an officer of the Professional Division who has passed the qualifying examination for appointment to the office of Clerk of Petty Sessions or Registrar of County Courts;

or Clerk of Petty Sessions or Registrar of County Courts;

(ii) has been or is a Clerk of Petty Sessions or Registrar of County Courts or has been or is performing the duties of an office of Class "CC-2" or a higher class office (or, prior to the 26th day of February, 1967, of a Class "C1" or higher class office) of the Professional Division at the Courts of Petty Sessions at Melbourne, Ballarat, Bendigo or Geelong and has acted in any or all such capacities for an aggregate period of at least ten years: Provided that performance of duties of an office of Class "CC-2" or a higher class (or, prior to the 26th day of February, 1967, of Class "C1" or a higher class) of the Professional Division in the County Court (other than as Registrar), the Children's Court or the Coroner's Court shall also be recognized for this purpose, but only to a maximum extent of two years; and

- (iii) has passed the examinations hereinafter prescribed or is an officer to whom sub-regulation (9) of this Regulation applies; or
- (b) such officer is a barrister and solicitor of the Supreme Court, who has been practising for a period of at least five years.
- (2) Subject to the following sub-regulation of this Regulation, the examinations prescribed for the purposes of sub-regulation (1) (a) (iii) of this Regulation are:—
 - (a) the examinations at the University of Melbourne in the following subjects, or future subjects:

 - (i) introduction to Legal Method
 (ii) Principles of Contract
 (iii) Mercantile Law
 (iv) The Law of Torts
 (v) Criminal Law
 (vi) Evidence or the future subject Principles
 - of Evidence (vii) Constitutional Law Part I. or both the future subjects Administrative Law and Constitutional Law

and Constitutional Law
(viii) Constitutional Law Part II. or the future
subject Advanced Constitutional Law
(ix) Legal History
(x) Domestic Relations or the future subject Family Law
but an officer who has passed at the examinations at the University of Melbourne in both
the future subjects Administrative Law and
Constitutional Law shall not be required to
pass either in Constitutional Law Part II. or
in the future subject Advanced Constitutional
Law;

and

- (b) an examination in statute law under this Regu-
- (3) The examination in statute law under this Regulation shall consist of two three-hour papers the respective scopes of which papers shall be as set out in Appendix "A" to these Regulations.
- (4) (a) The examination in statute law under this Regulation shall be held at such times and places as are from time to time determined by the Secretary to the Law Department.
- (b) The examiner or examiners for any examination in statute law under this Regulation shall be the person or persons from time to time designated for the purpose by the Board.
- (c) Every reference in Appendix "A" to these Regulations to any Commonwealth Act, or to any Victorian Act, or to any Part, Division, sub-division or section of any Commonwealth Act or of any Victorian Act, or to any Rules or Regulations, shall be read and construed and take effect as a reference to such Commonwealth Act, Victorian Act, Part, Division, sub-division, section, Rules or Regulations (as the case may be) as re-enacted (whether with or without modification) re-made (whether with or without modification) or amended from time to time
- (d) Unless it is hereafter otherwise expressly provided, an officer who has passed an examination in statute law under this Regulation shall not be required by reason of subsequent changes in or in connexion with the examination in statute law under this Regulation to pass a further examination in statute law.
- (5) (a) An examination in "Introduction to Legal Method" shall be held at such time and place as is from time to time determined by the Secretary to the Law Department. The syllabus for each such examination shall be the syllabus for the year in which such examination is held of the subject "Introduction to Legal Method" at the University of Melbourne.
- (b) Any examination under this sub-regulation shall be upon one three-hour paper.
- (c) The examiner for any examination under this subregulation shall be such barrister and solicitor of the Supreme Court of Victoria as is from time to time designated for the purpose by the Board.
- (d) Any officer who passes an examination in "Introduction to Legal Method" held under this sub-regulation shall be deemed for all the purposes of this Regulation to have passed the examination at the University of Melbourne in the subject "Introduction to Legal Method".
- (6) The results of any examination in statute law under this Regulation and the results of any examination in "Introduction to Legal Method" held under sub-regulation (5) of this Regulation shall be reported in writing by the respective examiner or examiners to the Secretary to the Law Department who shall thereupon

inform the Board in writing of the names of any candidates who passed such examination and of the names of any candidates who failed to pass such examination.

- (7) Any officer who is recorded by the Secretary to the Law Department as having passed a Departmental examination in "Introduction to Legal Method" held before the 31st day of December, 1966, shall be deemed for all the purposes of this Regulation to have passed in the subject "Introduction to Legal Method" at an examination at the University of Melbourne held before the 31st day of December in the year in which such Departmental examination was held mental examination was held.
- mental examination was held.

 (8) Any officer who has heretofore passed at the University of Melbourne in the subject "Criminal Law and Procedure" shall be deemed for all the purposes of this Regulation to have passed in the subject "Criminal Law" referred to in sub-regulation (2) (a) of this Regulation at an examination at the University of Melbourne held before the 31st day of December, 1965, and any officer who has heretofore passed at the University of Melbourne in the subject "Tort" shall be deemed for all the purposes of this Regulation to have passed in the subject "The Law of Torts" at an examination at the University of Melbourne held before the 31st day of December, 1965.
 - (9) An officer-
 - (a) who has been admitted after examination to, or who has qualified by examination to be admitted to, the degree of Bachelor of Laws in the University of Melbourne; or
 - (b) upon whom has been conferred after examina-tion, or who has qualified by examination to have conferred upon him, the degree of Bachelor of Laws of Monash University; or
- (c) who is a barrister and solicitor of the Supreme Court of Victoria; or
- (d) who has passed in the subjects numbered (i) to (vi) in sub-regulation (2) (a) of this Regulation at examinations held on or before the 31st day of December, 1965

shall not be required to pass the examinations prescibed for the purposes of sub-regulation (1) (a) (iii) of this Regulation."

At the end of the Public Service (Public Service Board) Regulations the following Appendix is inserted:—

"APPENDIX 'A'.

Examination in Statute Law under Regulation 57. Paper Number 1.

VICTORIAN LEGISLATION.

Children's Court Act 1958 The whole, and Regulations thereunder. The whole.

Coroners Act 1958 Crimes Act 1958

The whole.

Sections 47, 49–53, 55, 70–73, 81–83, 85, 86, 89, 91, 94, 105–112, 152, 193, 250, 314–315, 318–321, 329–335, 379–380, 398–400, 408, 408A, 410–411, 440–442, 445, 457, 462–467, 470, 480–484, 506, 508, 510–517, 519–520, 534–535, 537A, 546.

Justices Act 1958 and Rules The whole. thereunder.

Landlord and Tenant Act Parts IV. and V. 1958.

Licensing Act 1958

Sections 3, 5, 27, 43, 152-154, 158, 172-176, 180-181, 198, 216. Part XI. Sections 240-241, 257, 296-298.

Lotteries, Gaming and Bet-ting Act 1966.

Section 3. Parts I., II. and III. Divisions 1, 2 and 6 of Part IV.

Sections 43-48, 62-66, 68-78, 80, 85.

Maintenance Act 1965 and Rules thereunder. Police Offences Act 1958 ...

Sections 164-167, 176, 180, 185.

The whole.

Protection of Animals Act Sections 3, 5, 11-12, 18, 1966.

20-21.

Summary Offences Act 1966

Sections 3, 5, 12, 19, 25, 33, 36–37, 53–54, 63.

Paper Number 2.

VICTORIAN LEGISLATION.

Acts Interpretation Act 1958 The whole. Business Names Act 1962 ... Children's Welfare Act 1958 Sections 3, 11, 16-20, 32-

Sections 4, 14, 24, 27-30. 33, 40. Part VI.

Sections 71 and 76. Sections 344, 346, 351, 362-363, 372, 379-381. Companies Act 1961

Part II.

Part VII.

Section 13.

Crown Proceedings Act 1958 Employers and Employees Act 1958. Firearms Act 1958

Gaols Act 1958 ...

Sections 3, 13, 26-27, 40, 43, 47-48. Sections 19, 27, 38-39, 40, 44-45.

Sections 43–46, 100, 229, 231, 234–236, 239–240, 273–275, 277–282, 290–301, 303–304, 422–423, 425–432, 434–444. Health Act 1958 ...

Instruments Act 1958 Labour and Industry 1958.

Sections 46, 150-160. Division 2 of Part X Sections 200 and 205. Sections 3-23-27, 34. 3-6, 20, 20A, Limitation of Actions Act

Sections 154-155, 223, 226, 231-232, 305-307. Divisions 1 and 2 of Part Local Government Act 1958

Sections 352, 386, 518, 519, 569, 570, 574, 575-579, 590, 863-881, 890-894. Sections 45-51.

Mental Health Act 1959 Mines Act 1958

Motor Car Act 1958

Subdivision 2 of Division 12 of Part I.
Sections 261, 263–272, 274–277, 284, 326.

Sections 3, 25, 25A, 26, 89-92.

Sections 2, 11–14, 31, 43, 45–47, 51. Social Welfare Act 1960

Sections 9-10, 13-14, 20, 30, 41, 42, 44-45, 48, 159. Stamps Act 1958 ...

COMMONWEALTH LEGISLATION.

Acts Interpretation Act 1901- The whole. 1964.

Part I., Part IA. Sections 24A-C, 24E, 24F, 29, 29A, 29B, 29C, 71, 71A, 82, 85, 85A, 85B, 85C, 85E, 89, 89A.

Customs Act 1901-1966

Crimes Act 1914-1960

Part I. Sections 233B, 236-243. Part XIV. The whole.

Evidence Act 1905-1964 Excise Act 1901-1965

Sections 4-5, 125-132. Part XI. The whole.

Extradition (Commonwealth Countries) Act 1966. Extradition (Foreign States) Act 1966.

The whole. Sections 222–225, 227, 233–234, 238–239, 241–247, 250.

Income Tax and Social Services Contribution Assessment Act 1936-1966. Judiciary Act 1903-1966 Marriage Act 1961

Sections 2, 68-70, 78-85. Section 5.

Part II. Sections 94-96, 115-117, 119. Sections 5, 27, 38-41, 55-

Migration Act 1958-1966 ...

57, 66. So far as relates to summary jurisdiction. The whole."

Service and Execution of Process Act 1901-1963. State and Territorial Laws Records Recognition Act 1901-1964.

F. E. CAHILL, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 9th October, 1967.

PRIVATE ADVERTISEMENTS

NOTICE is hereby given that the Country Roads Board has applied for a lease under section 134 of the Land Act 1958 for a term of twenty-one (21) years of an area of Crown land in section 40, Township of Warracknabeal, Parish of Werrigar, containing an area of 3.2 acres approximately.

NOTICE is hereby given that Cooltred Tyre Service (Vic.) Proprietary Limited has applied for a lease, pursuant to section 134 of the Land Act 1958, for a term of ten years, from 22nd December, 1967, in respect of allotments 32 and 33, section 101A, City of South Melbourne, Parish of Melbourne South, containing 38 8/10 perches as a site for motor tyre merchandising, servicing and allied activities.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE GOULBURN RIVER, AT TALLAROOK.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 200 acre-feet per annum at a maximum rate of 6 acre-feet per day of 24 hours for the purpose of irrigating 100 acres of pasture and crop, being part of allotments 6 and 8, section C, Parish of Seymour, and to occupy certain Crown lands for works of diversion, and to cut a race thereon. and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to reach the State Rivers and Water Supply Commission, Melbourne, before 24th November, 1967, being 30 days from the first publication of this notice.

RICHARD LENTELL HEAD.

Mundara, Seymour.

9538

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER FROM THE MOORABOOL RIVER AT BATESFORD.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 16 acre-feet per annum at a maximum rate of 2 acre-feet per day of 24 hours for the irrigation of 8 acres, being part of Crown portion 11, section A, Parish of Moorpanyal.

Any objection to such application must be forwarded, in writing, to reach the State Rivers and Water Supply Commission, Melbourne, before the 24th November, 1967, being 30 days from the first publication of this notice.

STANLEY ALEXANDER MADDEN.

"Drumgold", Batesford.

9572

THE BALLARAT SEWERAGE AUTHORITY.

GENERAL NOTICE.

THE above-mentioned Sewerage Authority having made provision for carrying off the sewage from each and every property which or any part of which is within the Sewerage Area hereinafter described doth hereby declare that on and after the 1st day of November, 1967, each and every property which or any part of which is within the sad 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 hereinafter referred

Sewerage Area No. 279.

Sewerage Area No. 279.

City of Ballaarat.—Commencing at the south-east corner of No. 9 English-street being a point on the boundary of Sewerage Area No. 173; thence easterly along the north building line of Clayton-street to a point being the intersection of the prolongation of the north building line of Clayton-street and the centre line of the Canadian Creek Channel, northerly about 300 feet along the centre line of the Canadian Creek Channel to a point on the boundary of Sewerage Area No. 173; thence westerly and southerly along the boundaries of Sewerage Area No. 173 to the point of commencement. commencement.

Further particulars regarding the streets or parts of streets in which sewers have been laid may be ascertained on enquiry at the Authority's Office.

By order of the said Sewerage Authority.

A. W. NICHOLSON, Chairman. T. V. JOHNSTON, Acting Secretary.

9580

COBRAM SEWERAGE AUTHORITY.

PURSUANT to the Sewerage Districts Act the Cobram Sewerage Authority gives notice:—

- (a) That the nature of the works in respect of which the land hereinafter described is proposed to be taken is to construct a sewerage pumping station.
- (b) A plan or description of the proposed works will be open for inspection at the Shire Offices of the Shire of Cobram on 27th September, 1967, to 27th October, 1967, both inclusive from 9 a.m. to 5.15 p.m. each day.

(c) The quantity of land the Sewerage Authority requires for the purpose of works described above is 3,000 square feet or thereabouts and,

(d) The land proposed to be taken is part of Lot 2 on Plan of Subdivision No. 58563, Parish of Cobram, and commences at a point on the northern boundary of a road known as Karookstreet, Parish of Cobram County of Moira, being street, Parish of Cooram County of Moira, being a point 100 feet west of the northern projection of the western boundary of a road known as Gemmill-street and being also a point on the boundary of the existing Sewerage District; and thence by lines bearing due north a distance of 60 feet, due west a distance of 50 feet and due south a distance of 60 feet to a point on the houndary of the existing Sewerage District. boundary of the existing Sewerage District; thence easterly along the boundary of the exist-ing Sewerage District to the point of commencement.

Dated this 25th day of September, 1967.

The common seal of the Chairman, Members and Ratepayers of the Cobram Sewerage Authority was hereunto affixed, this 25th day of September, 1967, in the presence of-

(SEAL) 9561

JAMES COX, Chairman. ROBERT HOSIE, Member. RONALD T. CUTTS, Secretary.

DANDENONG VALLEY AUTHORITY. DECLARATION OF ARTERIAL DRAINS.

THE Dandenong Valley Authority, in pursuance and exercise of the powers conferred by the Dandenong Valley Authority Act 1963, doth hereby declare that the rivers, creeks, watercourses and drains within the District of the Authority, as set out and described in the Schedule hereto, shall be arterial drains under and for the purposes of the Act of the Act.

SCHEDULE.

Pentlowe-road Drain, from its intersection with the southern boundary of lot 3, lodged plan No. 53420, to its junction with Blind Creek.

boundary of lot 3, lodged plan No. 53420, to its junction with Blind Creek.

East Burwood Drain, from intersection with the western boundary of Stanley-road Reserve to the northern boundary of Burwood-road Reserve.

Channel O Drain, from its intersection with the western boundary of Springvale-road Reserve to its junction with East Burwood Drain.

Yarraman Creek, from its intersection with the northern boundary of lot 8, lodged plan No. 7292, to the northeastern boundary of Princes Highway Reserve.

Edithvale-road Drain, from a point 2,500 lineal feet north of Brighton (Cheltenham) road to the northern boundary of Brighton-road.

Sheltons Drain Diversion, from a point where Sheltons Drain, East Branch, intersects the eastern boundary of Corrigan-road Reserve, generally south-easterly and southerly; thence diverted westerly to cross Corrigan-road approximately 1,650 lineal feet north of Brighton-road, south along Corrigan-road approximately 395 lineal feet, west along the boundary between lots 4 and 5, lodged plan No. 57724, and generally westerly to its junction with Edithvale-road Drain, approximately 900 lineal feet north of Brighton-road. (As defined on Order in Council Plan A.50.)

Hallam Valley Contour Drain, from its intersection with the southern boundary of Greaves-road Reserve to the eastern boundary of the Narre Warren-Cranbourne road Reserve.

Berwick Town Outfall Drain, from its intersection with the northern boundary of the Melbourne-Gippsland Railway Reserve to its junction with the Hallam Valley Contour Drain.

Centre-road Drain, from the eastern side of the syphon beneath the Narre Warrent Township branch of the Hallam Valley Main Drain to its junction with the Hallam Valley Contour Drain.

Troups Creek, West Branch, from its intersection with the northern boundary line of Crown allotment 12B, Parish of Eumemmerring, to its intersection with the northeastern boundary of Princes Highway Reserve, approximately 100 April 12 Parish 200 mately 20 chains westerly from Tinks-road.

9540

K. G. ABBERTON, Secretary.

SHEPPARTON SEWERAGE AUTHORITY.

GENERAL NOTICE.

Defining Sewered Areas Nos. 46, 47, 48 and 49 Inclusive. THE above-mentioned Sewerage Authority, having made provision for carrying the sewage from each and every property which, or any part of which, is within the sewerage areas hereimafter described, doth hereby declare that on and after the 1st day of October, 1967, each and every property which, or any part of which, is within the said sewered areas, shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1958.

SCHEDULE.

The boundaries of the sewered areas hereinafter referred to are as follows:

Sewered Area No. 46.

Commencing at the intersection of the north-western boundary of Gourlay-street with the south-western boundary of Gourlay-street, being the northern corner of sewered area No. 40; thence north-westerly by part of the south-western boundary of Guthrie-street to its intersection with the north-western boundary of Abernethy-street; thence south-westerly by the north-western boundary of Abernethy-street to its intersection with the southern boundary of Lincoln-drive; thence easterly by part of the southern boundary of Lincoln-drive to a point opposite the north-western boundary of Gourlay-street; thence north-easterly across Lincoln-drive and norththence north-easterly across Lincoln-drive and north-easterly by the north-western boundary of Gourlay-street to the point of commencement.

Sewered Area No. 47.

Sewered Area No. 47.

Commencing at the intersection of the eastern boundary of Archer-street with the northern boundary of Gilchrist-street, being the south-western corner of sewered area No. 25; thence easterly by the northern boundary of Gilchrist-street to its intersection with the western boundary of Callister-street; thence southerly across Gilchrist-street and southerly by part of the western boundary of Callister-street; thence southerly across Gilchrist-street and southerly by part of the southern boundary of that part of Gilchrist-street east of Callister-street; thence easterly by part of the southern boundary of Gilchrist-street to the north-eastern corner of lot 28, lodged plan 25165; thence southerly and westerly by the eastern and southern boundary of land in lodged plan 25165 to the eastern boundary of land in lodged plan 25165 to the eastern boundary of land in lodged plan 43047; thence southerly by part of that boundary to the south-eastern corner of lot 49, lodged plan 43047; thence westerly by part of the southern boundary of lot 49, lodged plan 43047; to the north-eastern corner of lot 10, lodged plan 54594; thence southerly and westerly by the eastern and southern boundaries of land in lodged plan 54594; thence southerly and westerly by the eastern ard southern boundaries of land in lodged plan 54594; to the eastern boundary of Archer-street; thence westerly across Archer-street to the western boundary of Archer-street; thence northerly by part of the western boundary of Archer-street; thence northerly, easterly, across Archer-street to the intersection with the northern boundary of McDonald-street; thence by part of the northern boundary of McDonald-street; thence by part of the eastern boundary of McDonald-street; thence by part of the northern boundary of McDonald-street; thence by part of the eastern boundary of James-street to its intersection with the southern boundary of James-street to its intersection with the eastern boundary of Archer-street to the point of commencement.

Sewer

Sewered Area No. 48.

Commencing at the intersection of the eastern boundary of Kirsten-street at its intersection with the southern boundary of Longstaff-street; thence southerly by part of the eastern boundary of Kirsten-street to the northern boundary of Gourlay-street; thence westerly across Kirsten-street and south-westerly by part of the north-western boundary of Gourlay-street to its intersection with the south-western boundary of Maskell-street; thence north-westerly by part of the south-western boundary of Maskell-street to its intersection with the north-western boundary of Abernethy-street; thence north-easterly by part of the

1.228.30

\$998.83

(1) Roadworks

north-western boundary of Abernethy-street to its inter-section with the southern boundary of Longstaff-street; thence easterly by part of the southern boundary of Longstaff-street to the point of commencement.

Sewered Area No. 49.

Sewered Area No. 49.

Commencing at the intersection of the southern boundary of Macintosh-street with the western boundary of Sanderson-street; thence southerly by part of the western boundary of Sanderson-street to the south-east corner of lot 19, lodged plan 67527; thence westerly by the southern boundary of lot 19 to the south-western corner of that lot; thence southerly by the western boundaries of lots 18 and 17, lodged plan 67527; to the south-western corner of lot 17, lodged plan 67527; thence easterly by the southern boundaries of lots 17, 16 and 14, lodged plan 67527, the southern boundaries of lots 20 to 14 inclusive, lodged plan 58421, the southern boundaries of lots 20 to 14 inclusive, lodged plan 62739 to the southerly across Dainton-street and southerly by the western boundaries of lots 12 to 21 inclusive, lodged plan 11868, to the south-western corner of lot 21, lodged plan 11868; thence easterly by the southern boundary of that lot to its intersection with the western boundary of St. George's road; thence northerly by part of the western boundary of Macintosh-street; thence westerly by part of the southern boundary of Macintosh-street; thence westerly by part of the southern boundary of Macintosh-street to the point of commencement.

By order of the said Sewerage Authority,

V. E. VIBERT, Chairman.

9541

R. O'BRIEN, Secretary.

WESTERNPORT WATERWORKS TRUST: .

NOTICE to owners of tenements and land in the undermentioned street in the Westernport Waterworks Trust area, and private streets, lanes, courts and alleys opening thereto:-

Cowes.

Monash-avenue, approximately 15 chains.

The main pipe in the street being laid down, the owners of all tenements situated as above are hereby required, on or before the 1st day of December, 1967, to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipes.

STAN A. HARRIS, Secretary, Westernport Waterworks Trust.

Trust Office, Thompson-avenue, Cowes, 16th October 9539 1967.

CITY OF CAMBERWELL.

ORDER.

Pursuant to Section 431 of the Local Government Act 1958. WHEREAS pursuant to the provisions of the Local Government Act 1958. WHEREAS pursuant to the provisions of the Local Government Act 1958 and in accordance with Notices duly advertised in accordance with the provisions of such Act, the Council of the City of Camberwell on the 1st October, 1965 and the 1st March, 1966, did borrow the sums of Loan No. 63 \$50,000, Loan No. 64 \$30,000 and Loan No. 65 \$20,000 secured on the credit of the municipality for the purposes of—

Loan No. 63-Roadworks

Development of Parks and Gardens 45,000 \$50,000

Loan No. 64-30,000 Development of Parks and Gardens

Loan No. 65-Development of Parks and Gardens 11,700 Roadworks

20,000 And whereas the sums of \$1,665.70, \$2,541.83 and \$1,228.30 being parts of such money are unexpended and are not required for any of the said purposes but are required for other purposes hereinafter set out for which money may legally be borrowed by the Council, and

Whereas the holders of all Debentures sold or Mortgages granted for the purpose of such Loans having in writing signified their approval now the Council of the City of Camberwell doth order:—

That as the holders of all Debentures sold and Mortgages granted under Loans having in writing signified their approval this Council declares that all Unexpended moneys (totalling \$5,435.83) borrowed as set forth in Schedule 'A' be applied for the purposes and in the amounts respectively set forth in Schedule 'B'.

SCHEDULE 'A'.

(1) Roadworks	0 5	\$998.83	
Development Gardens	of Parks	and 666.87	A1 005 50
			\$1,665.70
(2) Development (3) Roadworks	of Park and	Gardens	2,541.83 1,228.30
			\$5,435.83
	SCHEDULE 'H	, ,	
(1) Fencing and F (2) Road widening			1,665.70
(2) Road widenin	g—Balwyn an		2,541.83

\$5,435.83 Resolution for making this Order was passed by a majority of the whole members of the Council on the 11th day of September, 1967.

(3) Pedestrian Operated Signals—Burke-road at Torrington-street

As witness the common seal of the Mayor, Councillors and citizens of the City of Camberwell was affixed hereto this 11th day of September, 1967, in the presence of-

W. G. BOUNDY, Mayor. (SEAL) W. FORDHAM, Councillor. L. F. CHEFFERS, Town Clerk.

Approved by the Governor in Council the 10th day of October, 1967.—J. ROSSITER, Clerk of the Executive Council.

CITY OF CAMBERWELL.

By-Law No. 160.

BUILDING.

A By-Law of the City of Camberwell made under Section 926 of the Local Government Act 1958 and the Uniform Building Regulations, Victoria, and numbered 160 for determining dispensing with or regulating certain matters left to be determined applied dispensed with or regulated by the Council of the said City or in respect of which powers are conferred or duties are imposed on the Council under the Uniform Building Regulations, Victoria.

IN pursuance of the powers conferred by the Local Government Act 1958, the Uniform Building Regulations, Victoria, and any and every other power it thereunto enabling the Mayor, Councillors and Citizens of the City of Camberwell order as follows:—

- This By-Law shall come into operation and have effect immediately upon its publication in the "Victoria Government Gazette".
- 2. This By-law shall from the time of its coming into operation be read and construed as one with By-Law
- 3. Clause 2 of By-Law No. 115 is hereby amended by including therein after the words "Schedule A" and "Schedule B" the words "and Schedule A" of By-Law
- 4. Each of the areas of land in the said Municipal District set out and described in Schedule "A" hereto is hereby prescribed as an area of land on which a building or buildings of Class II. Occupancy shall contain in the aggregate not more than the number of flats as set out against the particular area. against the particular area.
- 5. In this By-Law unless inconsistent with the context or subject matter-
 - (a) "Building of Class II. Occupancy" has the meaning assigned to that expression in Chapter 6 of the Uniform Building Regulations, Victoria.
 - (b) "Flat" has the meaning assigned thereto in Chapter 1 of the said Regulations.
 - (c) "Site" shall have the same meaning as in Clause 815 of the said Regulations.

SCHEDULE "A".

LAND—31 Yeovil Road, Burwood, east side commencing 1,110 feet south from Toorak Road have a frontage of 60 feet by a depth of 222, feet being part of allotment 24, and being the land more particularly described in Certificate of Title Volume 5201 Folio 123. 5 flats.

Resolution for passing this By-Law agreed to by the Council on the 19th day of June, 1967.

Confirmed the 31st day of July, 1967.

The common seal of the Mayor, Councillors and Citizens of the City of Camberwell was hereto affixed by order of the Council the 31st day of July, 1967, in the presence of—

(SEAL)

H. F. W. DAWSON, Mayor. W. M. FORDHAM, Councillor. L. F. CHEFFERS, Town Clerk.

Approved by the Governor in Council, the 10th day of October, 1967.—J. ROSSITER, Clerk of the Executive Council

CITY OF DONCASTER AND TEMPLESTOWE. LOAN No. 108.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the City of Doncaster and Templestowe intends to borrow Thirty thousand dollars (\$30,000.00) secured by a charge over the general rates of the municipality by the grant of a mortgage, in accordance with the provisions of the Local Government Acts.

In connexion therewith the following information is stated:

- (a) The amount of the principal money which it is proposed to borrow is \$30,000.00.
- The maximum rate of interest that may be paid is \$5.875 per centum per annum.
- (c) The times which the moneys borrowed are to be repayable are the 1st day of September, 1968, and the 1st days of March and September during the years 1969–1982 inclusive, and the final repayment on the 1st day of March, 1983, and that the place such moneys shall be repayable is at the Bank of New South Wales, Box Hill.
- (d) The purpose for which the loan is to be applied is: Purchase of land for reserves and public open space.
- (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 \$1,518.24, 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.

Dated this 23rd day of October, 1967.

9551

J. W. THOMSON, Town Clerk.

CITY OF DONCASTER AND TEMPLESTOWE. LOAN No. 106.

Notice of Intention to Borrow the Sum of \$200,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Doncaster and Templestowe proposes to borrow the principal sum of Two hundred thousand dollars (\$200,000) 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 5.875 per centum per annum.
 - 2. The purpose for which the loan is to be applied is: Capital works in the Council's electric supply undertaking \$200,000
- 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 \$10,122.12 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 first day of July, 1968.
- 5. Such moneys shall be repayable to the E.S. & A. Savings Bank Limited, at Doncaster, Melbourne.

The plans and specifications and estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the office of the Council of the City of Doncaster and Templestowe, at the Municipal Offices, Doncaster-road, Doncaster.

Dated the 25th day of October, 1967.

J. W. THOMSON, Town Clerk.

CITY OF FRANKSTON.

SPECIAL ORDER.

Loan No. 116-\$100,000.

NOTICE is hereby given that the Council of the City of Frankston did at a meeting held on Monday, 25th September, 1967, agree to the following Resolution:—

(i) That this Council borrow the sum of \$100,000 secured

- on the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of section 585 of the Local Government Act 1958, as amended.
- (ii) That the rate of interest to be paid be 53 per centum per annum.
- (iii) That the period of the loan be ten (10) years, and that the moneys borrowed be repayable by half-yearly instalments of \$6,644.14 approximately, including principal and interest, on the 10th day of November and the 10th day of May during the currency of the loan, the first instalment being payable on the 10th day of May, 1968.
- (iv) That such money be repayable at The Commercial Savings Bank of Australia Limited, Melbourne.
- (v) That the loan be applied for the purpose of constructing private streets within the City of Frankston in pursuance of and in accordance with the provisions of Division 10 of Part XIX. of the Local Government Act

And notice is hereby further given that the said Council did at a meeting held on 23rd October, 1967, confirm such

G. C. PENTLAND, Town Clerk.

Civic Centre, Frankston.

CITY OF FRANKSTON.

SPECIAL ORDER. Loan No. 118-\$100,000.

NOTICE is hereby given that the Council of the City of Frankston did at a meeting held on Monday, 25th September, 1967, agree to the following Resolution:—

- (i) That this Council borrow the sum of \$100,000 secured on the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of section 585 of the Local Government Act 1958, as amended.
- (ii) That the rate of interest to be paid be 5% per centum per annum.
- (iii) That the period of the loan be ten (10) years and that the moneys borrowed be repayable by half-yearly instalments of \$6,644.14 approximately, including principal and interest, on the 1st day of November and the 1st day of May, during the currency of the loan, the first instalment being payable on the 1st day of May, 1968.
- (iv) That such money 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.
- (v) That the loan be applied for the purpose of constructing private streets within the City of Frankston in pursuance of and in accordance with the provisions of Division 10 of Part XIX. of the Local Government Act

And notice is hereby further given that the said Council did at a meeting held on 23rd October, 1967, confirm such Resolution.

G. C. PENTLAND, Town Clerk.

Civic Centre, Frankston.

9591

CITY OF FRANKSTON. SPECIAL ORDER.

Loan No. 119-\$25,000.

NOTICE is hereby given that the Council of the City of Frankston did at a meeting held on Monday, 25th Scptember, 1967, agree to the following Resolution:—

- (i) That this Council borrow the sum of \$25,000 secured on the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of section 585 of the Local Government Act 1958, as amended.
- (ii) That the rate of interest to be paid be 53 per centum per ánnum
- (iii) That the period of the loan be ten (10) years, and that the moneys borrowed be repayable by half-yearly instalments of \$1,661 approximately including principal and interest on the 1st day of November and the 1st day of May during the currency of the loan the first instalment being payable on the 1st day of May, 1968.

(iv) That such moneys be repayable at the Australia and New Zealand Savings Bank Limited, Melbourne.

(v) That the loan be applied for the purpose of constructing private streets within the City of Frankston in pursuance of and in accordance with the provisions of Division 10 of Part XIX. of the Local Government Act

And notice is hereby further given that the said Council did at a meeting held on 23rd October, 1967, confirm such Resolution.

G. C. PENTLAND, Town Clerk.

Civic Centre, Frankston.

3256

Town and Country Planning Act 1961 (Twelfth Schedule). GEELONG PLANNING SCHEME 1959—CITY OF NEWTOWN AND CHILWELL.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 6, 1967.

NOTICE is hereby given that the City of Newtown and Chilwell, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Schope for: Scheme for:-

Land at the north-west corner of the intersection of Fyans-street and Urana-street having a frontage of 251 feet or thereabouts to the north side of Fyans-street and a frontage of 147 feet or thereabouts to the west side of Urana-street,

for the purpose of re-zoning from Residential "A" to Commercial "B".

A copy of the scheme has been deposited at the City Hall, Pakington-street, Newtown, 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 Town Clerk, City of Newtown and Chilwell, City Hall, Pakington-street, Newtown, on or before the 29th day of November, 1967, and to state whether they wish to be heard in respect of their objections. J. D. BACKWELL, Town Clerk.

CITY OF HEIDELBERG.

 $N^{
m OTICE}$ pursuant to section 605 (3) (b) of the Local Government Act.

- 1. The Council of the City of Heidelberg has resolved 1. The Council of the City of Heidelberg has resolved that it is desirable to open certain new streets or roads on the land more particularly described in certificate of title; volume 655, folio 838, and consequently to alter certain of the streets or roads described in the plan of subdivision lodged in the Office of Titles, and numbered 13005, and for those purposes has approved of a Scheme under section 605 of the Local Government Act 1958.
- 2. The purport of the Scheme may be shortly described
 - (a) The whole of the land more particularly described in certificate of title, volume 6555, folio 838, and hereinafter called the subject land (being an area containing 101 acres 2 roods and 6 perches or thereabouts, located between Finlay-son-street and the Melbourne/Eltham Railway Line at Rosanna, and known as the Rosanna Golf Links) is to be purchased.

 (b) Certain streets, roads, lanes or ways shown on
 - (b) Certain streets, roads, lanes or ways shown on the plan of subdivision of the subject land lodged in the Office of Titles, and numbered 13005, are to be closed.
 - (c) Certain new streets, roads, lanes or passages are to be opened on the subject land.
 - (d) That part of the subject land as shall not be required for the purpose of the opening of the new streets or the closing of the streets or roads shown on plan of subdivision No. 13005 (hereinafter called "the surplus land") is to be dealt with as follows:—
 - (i) Part of the surplus land is to be sub-divided for the purpose of sale or let-
 - ting on lease;
 (ii) part of the surplus land is to be set aside for public open space.
- 3. A copy of the Scheme is deposited at the office of the Council of the City of Heidelberg and is open for inspection during office hours by any person free of charge.
- 4. The Council of the City of Heidelberg doth hereby call upon all persons affected by the Scheme to set forth, in writing, addressed to the Municipal Clerk within 40

clear days from the date of publication of this notice in the Government Gazette, all objections which they may have to the Scheme.

5. Any objections to the Scheme will be considered at 5. Any objections to the Scheme will be considered at the next ordinary meeting of the said Council after the expiration of the said 40 clear days, and any person affected by the Scheme or any person acting on his behalf may appear before the said Council in support of any written objections or may submit any other objections to the Scheme.

Dated this 23rd day of October, 1967.

The common seal of the Mayor, Councillors and Citizens of the City of Heidelberg was hereunto affixed by me—

E. C. W. JACK, Town Clerk.

in the presence of-

(SEAL) 9647

HUGH T. STEWART, Mayor. H. E. POTTAGE, Councillor.

CITY OF KEILOR.

LOAN No. 77.

Private Street Account.

NOTICE is hereby given that at a meeting of the Council of the City of Keilor, held at the Municipal Offices, Keilor, on Tuesday, the 19th day of September, 1967, at 7.15 o'clock p.m., the said Council did agree to the following Resolution, that is to say:—

Loan No. 77 Private Street Account.

- 1. That the Council of the City of Keilor do by Special Order and it does hereby resolve to borrow the sum of One hundred thousand dollars (\$100,000) by the grant of a mortgage on the credit of the Mayor, Councillors and Citizens of the City of Keilor in accordance with the provisions of the Local Government Act 1958 and amendments
- 2. That interest on such Loan shall be at the rate of \$5.875 per centum per annum and shall be repayable half-yearly on the 1st days of May and November in each year, commencing on the 1st day of May, 1968, and ending on the 1st day of November, 1982, at the State Savings Bank of Victoria, Elizabeth-street, Melbourne.
- 3. That the times at which moneys borrowed are to be repayable are the 1st days of May and November in each year, commencing on the 1st day of May, 1968, and ending on the 1st day of November, 1982, at the State Savings Bank of Victoria, Elizabeth-street, Melbourne.
- 4. The Loan is to be applied for the purpose of defraying part of the cost of the execution of schemes for the construction of private streets, pursuant to Division 10 of Part XIX. of the Local Government Act 1958 and amendments.
- 5. The Loan shall be liquidated from the receipts of money payable under the schemes in accordance with the provisions of the Said Division by thirty half-yearly instalments of approximately \$5,060.80 each (including stricture) and intents. principal and interest).

Notice is further given that at a meeting of the said Council, held at the Municipal Offices, Keilor, on Tuesday, the 17th day of October, 1967, at 7.15 o'clock p.m., the said Resolution was confirmed.

Dated this 19th day of October, 1967.

R. F. B. KELLY, Acting Town Clerk. 9558

CITY OF KEW. By-Law No. 105.

- A By-Law of the City of Kew, made under the Health Acts, and numbered 105, for the purpose of repealing By-Law No. 95 (Registration of Premises) of the City of Kew, and for prescribing the fees payable for the granting or annual renewal of registration of premises, and food vending machines, and for any transfer of registration.
- IN pursuance of the powers conferred by the Health Acts, the Mayor, Councillors and Citizens of the City of Kew hereby order as follows:—
 - 1. By-Law No. 95 of the City of Kew is hereby repealed.
- 2. That, from and after the date of this By-Law coming 2. That, from and after the date of this by-Law coming into force, the fees to be charged, received and taken by the Council of the City of Kew for the registration of premises and food vending machines and for the annual renewals thereof, and for any transfer of such registrations, shall be the respective amounts set out in the Schedule hereto.
- Such fees shall be paid to the Town Clerk by any person making application for such registration, renewal, or transfer, respectively.

Fees.

4. This By-Law shall apply to and have operation throughout the whole of the municipal district.

SCHEDULE.

(a) For every registration and for every annual renewal of registration of premises-

Nature of Premises.

Offensive trades premises (being fat extracting or melting or rendering works which are conducted	\$ С.
at premises occupied principally as a butcher's shop and at which fat is extracted, melted or rendered only from materials derived from such	
shop Offensive trades premises (being abattoirs in meat	5.00
areas or piggeries)	20.00
Offensive trades premises (other than those referred to above)	
(i) where not more than ten persons (including the proprietor and his family) are employed	10.00
(ii) where more than ten such persons but not more than twenty such persons are em-	4 7 00
ployed	15.00
(iii) where more than twenty such persons but not more than thirty such persons are employed	20.00
(iv) where more than thirty such persons are	
employed	30.00
Boarding Houses	10.00
Common Lodging Houses	10.00
Eating Houses	10.00
Apartment Houses— Containing not more than one apartment Containing more than one apartment	5.00 10.00
Food Premises—	10.00
(i) where not more than five persons (including	
the proprietor and his family) are employed	5.00
(ii) where more than five such persons are employed additional for each person in ex-	0.50
cess of five	0.50
shall be	100.00
Premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled	5.00
Hairdressers' Shops	5.00
Beauty Parlors and other like establishments	5.00
Chiropodists' establishments	5.00
Establishments where tattooing or other like processes are performed	5.00
(b) For the granting or Annual Renewal of Registration of Food Vending Machines—	
(i) Machines operated by one or two cents a sale	0.50
(ii) Machines operated by a coin or coins in excess of two cents in value but not exceeding five cents in value and	2.00
ceeding five cents in value a sale (iii) Machines operated by a coin or coins in excess of five cents in value a sale	4.00
(c) For any transfer of Registration—\$1.00 or fi cent. of the registration fee (whichever is the	fty per

Resolution for passing this By-Law agreed to by the Council the 1st day of August, 1967, and confirmed the 29th day of August, 1967.

common seal of the Mayor, Councillors and Citizens of the City of Kew was affixed hereto the 1st day of September, 1967.

W. E. R. HOPE, Mayor. J. L. JOHNSON, Town Clerk.

Submitted to the Commission of Public Health on the 12th day of September, 1967.—A. T. Gardner, Secretary to the Commission.

Approved by the Governor in Council, the 17th day of ctober, 1967.—J. ROSSITER, Clerk of the Executive 9646 Council.

CITY OF KEW.

By-Law No. 104.

A By-Law of the City of Kew made under the provisions of the Local Government Act, 1958, and numbred 104 for the purpose of suppressing nuisances, for prohibiting or minimizing noises in public highways and for controlling and regulating the use of premises with a view to preventing noises.

IN pursuance of the Powers conferred by the Local Government Act 1958 and every other Act or power enabling it in that behalf the Mayor, Councillors and Citizens of the City of Kew ORDER as follows:—

- 1. This By-Law shall apply to and have operation throughout the whole of the municipal district of the City
- 2. This By-law shall come into operation and have effect immediately upon its publication in the Government Gazette of Victoria.
- 3. Clauses 5, 6 and 7 of By-Law No. 72 of the City of Kew are hereby repealed.
- 4. In this By-Law unless the context otherwise requires-
 - "City" means the City of Kew;
 - "Council" means the Council of the City of Kew;
 - "Person" includes a corporation;

 - "Person" includes a corporation,
 "Premises" includes any building and any land other than a street road or public place;
 "Public Place" has the meaning ascribed to that expression by Section 197 (4) (b) of the Local Government Act 1958;
 "Street" and "Road" respectively have the meaning ascribed to those words by Section 3 of the Local Government Act 1958:

 - Local Government Act 1958:

 "Vehicle" includes any conveyance drawn or propelled by any means;
 - "Writing" includes all modes of representing or reproducing words in a visible form.
- 5. (1) No driver or person in charge of a vehicle in or upon any street or road in the City shall use or permit to be used on such vehicle brakes which cause or produce
- (2) If any driver or person in charge of a vehicle contravening the provisions of sub-clause (1) of this Clause
 - (a) not the owner of such vehicle, or
 - (b) is the driver or person in charge of such vehicle as employee of any employer

then the owner or owners and employer or employers of such driver or person in charge of a vehicle shall all severally also be guilty of an offence against this By-Law.

- 6. (1) No person shall in or adjacent to any street, road or public place in the City cause or permit or suffer to be caused any noise by using, operating or working any amplifier or similar device without the consent in writing of the Council, and in the event of consent being granted except in accordance with the conditions, if any, attached thereto as set out in the sub-clause (2) of this Clause.
 - (2) The Council
 - (a) may give its consent either absolutely or subject to such conditions as it thinks fit with respect to all or any of the following matters that is to say:
 - (i) The nature, quality or degree of amplifica-tion or loudness of the noise sought to be produced;
 - (ii) the proposed times and places of use or operation of such amplifier or similar device;
 - (b) may refuse its consent to the use or operation or working of any amplifier or similar device.
- 7. No person shall make or cause to be made in any street, road or public place in the City any noise interfering with the reasonable comfort of any person in such street, road or public place or in any premises abutting on or adjacent thereto.
- 8. (1) No person shall on any premises or land within the City make or cause to be made any noise interfering with the reasonable comfort of any person in adjacent premises or in any adjacent street, road or public place.
- (2) The owner or occupier of any land or premises permitting any person on such land or premises to contravene the provisions of this Clause shall also be guilty of an offence against this By-Law.

No. 81.—October 25, 1967 32	:58	Victoria Gazette
9. (1) No person shall without the consent in writing of the Council obstruct or cause to be obstructed vehicular or pedestrian traffic in any street, road or public place in the City by (a) sounding or playing upon any musical or noisy instrument, or (b) singing, speaking haranguing or canvassing, or (c) making any loud outcry, or (d) operating any broadcast receiver, television receiver, gramophone, coin operated gramophone, public address system, cinematographic or similar projector or other equipment of apparatus whereby sound or images or both are broadcast or produced whether in the street, road or public place or in any premises abutting thereon whereby an assemblage of	Tarif	Proposed. Domestic—Lighting, Power, Heating and Cooking (based on monthly consumption). First 10 kilowatt hours at 6.0c Next 160 kilowatt hours at 2.3c For all additional consumption at 2.1c Note.—This is a temporary block tariff for existing domestic consumers with 1, 2 or 3 rooms, Tariff D assessment as at 31st October, 1967. The size of the first block is to be increased by 5 kWh annually until it reaches 25 kWh on 1st November, 1970. The second block will be correspondingly reduced.
persons in the street, road or public place is attracted or calculated to be attracted. (2) The Council— (a) may give its consent under this Clause either absolutely or subject to such conditions as it thinks fit with respect to any matter. (b) May refuse its consent. 10. Any consent given by the Council for the purpose of any clause of this By-Law may be expressed to be	H :	Water Heating (Night Rate). For electricity consumed by water heating elements during prescribed hours and under prescribed conditions for each kilowatt hour at 1.05c COMMERCIAL—RESIDENTIAL. (BOARDING AND APARTMENT HOUSES, MOTELS, HOTELS, BOARDING SCHOOLS, ETC.). Lighting, Power, Heating and Cooking.
limited so as to remain in effect only for a specified time or only until a notice that it has been withdrawn is served on the person to whom it was given; and any consent, whether expressed to be so limited or not, may be withdrawn by notice served on the person to whom it was given, and after the service of such a notice any person who wilfully does or wilfully allows anything that is prohibited by the clause under which the consent was	- - - - - - - - - -	Service charge a month for each assessable room
given shall be deemed to have been guilty of a wilful act or default contrary to that clause as if no consent under the clause had ever been given. 11. (1) Any person who is guilty of any offence or wilful act or default contrary to any of the provisions of this By-Law shall be liable on conviction to a penalty of not more than \$40.	H H	Water Heating (Night Rate). For electricity consumed by water heating elements during prescribed hours and under prescribed conditions for each kilowatt hour at 1.05c COMMERCIAL.
(2) Any person who wilfully continues an offence in respect of a breach of any provision of this By-Law, after a conviction or order of the Court in respect of a breach of the same provisions, shall be liable, on con- viction, to a further penalty of not more than \$10 for each day on which the offence is so continued.	A	Lighting (based on monthly consumption). First 100 kilowatt hours at 8.0c Balance of consumption at 7.4c Power and Heating (based on monthly consumption).
Resolution for passing this By-Law agreed to by the Council of the City of Kew, on the 29th day of August 1967, and confirmed on the 26th day of September, 1967. The common seal of the Mayor, Councillors and Citizens of the City of Kew was affixed hereto this 26th day of September, 1967, in the presence of— (SEAL) W. E. R. HOPE, Mayor. J. L. JOHNSON, Town Clerk. Approved by the Governor-in-Council the 10th day of October, 1967. Insofar as such approval is required pursuant to the provisions of Section 197 of the Local Government Act 1958.—J. R. ROSSITER, Clerk of the Executive Council.	fil	First 200 kilowatt hours at
CITY OF MELBOURNE. SCHEDULE OF AMENDED TARIFFS. NOTICE is hereby given that the Council of the City of Melbourne, at a meeting held on 25th September 1967, adopted the under-mentioned Schedule of amended tariffs for electrical energy supplied by the Corporation's Electric Supply Department to all consumers within the Municipality other than those supplied by the State Electricity Commission of Victoria, and the tariffs as amended will be effective on all accounts rendered on and after 1s	i 5 5 1	Power and Heating (Night Load). For electricity consumed for power and heating between the hours of 11 p.m. and 7 a.m. for each kilowatt hour at
November, 1967. Rates Tariff. Domestic.		Lighting, Power and Heating. General Service (based on monthly consumption).

S

(PRIVATE DOMESTIC DWELLINGS.) (PRIVATE DOMESTIC DWELLINGS.)

Domestic—Lighting, Power, Heating and Cooking (based on monthly consumption).

First 25 kilowatt hours at ...

Next 145 kilowatt hours at ...

For all additional consumption at ...

Note.—This is a general block tariff for all new consumers after 31st October, 1967, and for existing consumers with a Tariff D assessment of four rooms or more at 31st October, 1967. BD 6.0c 2.3c 2.1c sumption).

First 100 kilowatt hours at ...
Next 900 kilowatt hours at ...
Next 1,000 kilowatt hours at ...
Next 3,000 kilowatt hours at ...
Next 20,000 kilowatt hours at ...
Balance of consumption at ...
On application, electricity used for radiators and other space heaters (other than any such electricity supplied during prescribed hours under Tariff "G") will be included as power and heating consumption under this tariff if the 8.0c 7.4c 4.85c 4.25c 2.3c 2.05c

Tariff		Rates roposed.	Tariff		Rates Proposed.
r	Council is satisfied that the capacity of the radiators and space heaters will not exceed ten per cent. (10%) of the fixed power installation; otherwise all electricity so used for radiators and space heaters shall be separately metered and charged for each kilowatt hour at Power and Heating (Night Load).	4.85c	,	Rental for each Two Rate Meter or Time Switch per month A consumer selecting this tariff shall be deemed to have agreed to being charged accordingly for a period of not less than twelve consecutive calendar months. Lighting, Power and Heating. All Purposes.	\$1.00
G	For electricity consumed for power and heating purposes only between the hours of 11 p.m. and 7 a.m. for each kilowatt hour at	1.0c	J	Tariff "J" c(based on monthly consumption)— First 100 kilowatt hours at Next 400 kilowatt hours at Next 4,500 kilowatt hours at	8.0c 7.4c 4.6c
	Switch per month A consumer selecting this tariff shall be deemed to have agreed to being charged accordingly for a period of not less than twelve consecutive calendar months.	\$1.00		Next 20,000 kilowatt hours at Next 100,000 kilowatt hours at Balance of consumption at Subject to the following conditions:— (a) Special minimum charge of \$60.60	2.3c 2.05c 1.9c
к	Cooking. For electricity consumed for electric cooking for each kilowatt hour at (Subject to specified conditions.)	2.21c		per month based on 1,000 kWh at day rates. (b) This tariff shall apply only where the lighting consumption in kilo-	
н	Water Heating (Night Rate). For electricity consumed by water heating elements during prescribed hours and under prescribed conditions—each kilowatt hour at	1.05c	•	watt hours and/or demand in actual kilowatts for one year do/does not exceed thirty per cent. (30%) of the total consumption in kilowatt hours and/or demand in kilowatts.	
R	COMMUNITY SERVICE. Community Service—Residential. Lighting, Power, Heating and Cooking— Service charge a month for each assess-			(c) On application, electricity used for radiators and other space heaters (other than any such electricity supplied during prescribed hours under Tariff "G") will be in-	
	able room	16.0c 2.0c 6.0c		cluded as power and heating con- sumption under this tariff if the Council is satisfied that the capa- city of the radiators and space heaters will not exceed ten per	
N	Community Service—General. Lighting, Power and Heating (based on monthly consumption)— First 10 kilowatt hours at Next 190 kilowatt hours at	6.0c 4.3c		cent. (10%) of the fixed power installation; otherwise all electricity so used for radiators and space heaters shall be separately metered and charged for each kilowatt hour at	4.85c
N-G	Next 190 kilowatt hours at Next 4,800 kilowatt hours at Balance of consumption at (Night Load).	2.5c 2.2c	G	Lighting, Power and Heating (Night Load). For electricity consumed between the hours of 11 p.m. and 7 a.m. for each	
	For electricity consumed between the hours of 11 p.m. and 7 a.m. for each kilowatt hour at	0.9c \$1.00		kilowatt hour at Rental for each Two Rate Meter or Time Switch per month A consumer selecting this tariff shall be deemed to have agreed to being charged	1.0c \$1.00
w	Community Service Range—Cooking. For each kilowatt hour at	2.0c		accordingly for a period of not less than twelve consecutive calendar months. Water Heating (Night Rate).	
Y	Community Service—Water Heating. For electricity consumed by water heating elements during prescribed hours	0.95c	Н	For electricity consumed by water heating elements during prescribed hours and under prescribed conditions for each kilowatt hour at	1.05c
A	INDUSTRIAL. Lighting (based on monthly consumption). First 100 Kilowatt hours at Balance of consumption at	8.0c 7.4c	М	Industrial All Purposes Maximum Demand "M". Option I—Demand Charge plus Energy Charge (High voltage from the Dis-	,
E	Power and Heating (based on monthly consumption). First 200 kilowatt hours at	4.85c		tributing System):— Demand Charge—for each kilowatt of the maximum demand recorded between consecutive monthly meter readings,	
	Next 4,800 kilowatt hours at	2.8c 2.3c 2.05c		subject to a minimum monthly demand charge based on 500 kilowatts or one-half the maximum overall rate of supply stipulated in the supply agreement, whichever is the greater—each kilowatt at	\$3.17
	prescribed hours under Tariff "G") will be included as power and heating consumption under this tariff if the Council is satisfied that the capacity of the radiators and space heaters will not exceed ten per cent. (10%) of the fixed power installation; otherwise all electricity so used for radiators and space			Energy Charge— First 3,000,000 kilowatt hours at Next 5,000,000 kilowatt hours at Balance of consumption at Option II—Two-Rate (Prescribed Hours) Demand Charge plus Energy Charge (High voltage from the Distribution	0.775c 0.7c 0.66c
	heaters shall be separately metered and charged for each kilowatt hour at Power and Heating (Night Load).	4.85c		System):— Demand Charge.	
G	For electricity consumed for power and heating between the hours of 11 p.m. and 7 a.m. for each kilowatt hour at	1.0c		Part (A)—For each kilowatt of the maximum demand recorded between the hours of 7 a.m. and 7 p.m. on any Monday, Tuesday, Wednesday, Thursday.	

Rates

Proposed.

\$3.17

0.775c

92c

0.775c

\$3.17

0.775c 0.7c 0.66c

5%

Tariff.

or Friday between consecutive monthly or rriday between consecutive monthly meter readings, subject to a minimum monthly demand charge under this Part (A) based on 500 kilowatts or one-half the maximum available rate of supply (see Note 2) stipulated in the supply agreement for the foregoing prescribed hours, whichever is the greater—each kilowatt at kilowatt at ...

Energy Charge-each kilowattohour at ... Part (B)-For each kilowatt by which the maximum demand recorded at any the maximum demand recorded at any other time between the same consecutive monthly meter readings exceeds the maximum demand recorded during the hours prescribed under Part (A), subject to a minimum monthly demand charge under this Part (B) based on 250 kilowatts or one-half the maximum available excess rate of supply (see Note 3) stipulated in the supply agreement, whichever is the greater—each kilowatt at kilowatt at

Energy Charge-each kilowatt hour at ... Option III—Demand Charge plus Energy Charge (High voltage from the Sub-Transmission System at 66 kV):—

Demand Charge—for each kilowatt of the maximum demand recorded between consecutive monthly meter readings, subject to a minimum monthly demand charge based on 20,000 kilowatts or one-half the maximum overall rate of supply stipulated in the supply agreement, whichever is the greater—each kilowatt at kilowatt at

Energy Charge-

First 3,000,000 kilowatt hours at Next 5,000,000 kilowatt hours at Balance of consumption at ...

Less Discount on total of demand and energy charges billed monthly Note:-

I. A consumer selecting either Option I or Option II of this tariff must:—

Take supply at a standard high tension distribution voltage prescribed by the Council. The Council reserves the right to decide whether high voltage supply shall be made available to any particular consumer. lar consumer.

2. A consumer selecting either Option I, Option II or Option III of this tariff must enter into a special supply agreement, including conditions deemed appropriate by the Council, to take supply under the selected Option for a period of not less than five years.

than five years.

3. For the purpose of the supply agreement, including the determination of demand charges, the consumer shall stipulate the maximum overall rate of supply in kilowatts to be made available by the Council at any time and for the purpose of Option II (if selected) shall divide such maximum overall rate into two parts, namely the maximum available rate during the prescribed hours of Part (A) and ing the prescribed hours of Part (A) and the balance being the maximum available excess rate under Part (B) hereof.

4. Maximum demand indicators will be reset monthly.

5. This tariff shall apply only where the lighting consumption in kilowatt hours and/or demand in actual kilowatts for one year do/does not exceed thirty per cent. (30%) of the total consumption in kilowatt hours and/or demand in kilowatts.

6. A consumer taking supply under either Option of this tariff shall not be supplied under any other tariff at the same

MINIMUM CHARGE.

Except where larger amounts are expressly stated, i.e., under Industrial All Purposes Tariffs "J" and "M"—Minimum Charge a Month . . .

Town and Country Planning Act, 1961 (Twelfth Schedule). CITY OF MOE PLANNING SCHEME, 1966.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 17

NOTICE is hereby given that the Council of the City, of Moe in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a planning scheme for portion of the City of Moe for the purpose of amending the principal scheme to allow for Funeral Parlour in a location approved by the responsible authority.

A copy of the scheme has been deposited at the office of the City of Moe, Albert-street, Moe, and at the office of the Town and Country Planning Board, 179 Queenstreet, Melbourne, and will be open for inspection during office hours by any persons free of charge.

Any persons affected by the Planning Scheme and required to set forth, in writing, all objections they may have, addressed to the Town Clerk, City of Moe, Albert-street, Moe, on or before the 27th day of November, 1967, and to state whether they wish to be heard in respect to their objections. objections,

9560

F. E. BARTLETT, Town Clerk.

CITY OF PRESTON.

LOAN NO. 33 (PRIVATE STREET CONSTRUCTION).

NOTICE is hereby given that the following Special Order was passed at a meeting of the Council of the City of Preston held on Monday, 25th September, 1967 and was, after due publication and notice, confirmed at a meeting of the Council held on Monday, 23rd October, 1967—

(i) That this Council by Special Order resolves to borrow the sum of \$140,000 by the grant of a mortgage secured on the general rates of the municipality in accordance with the provisions of the Local Government Act 1958 as amended.

(ii) The rate of interest to be paid is \$5.875 per centum per annum.

(iii) The times which the moneys borrowed are to be repayable are on the first days of May and November, during the years 1968 to 1982 (inclusive) and that the place such moneys shall be repayable is at the Bank of New South Wales, Preston.

(iv) The purpose for which the loan is to be applied is the repayment of principal moneys owing by the municipality on account of a previous loan on overdraft of current account from the Bank of New South Wales, such overdraft having been obtained in terms of section 583 of the Local Government Act 1958 for the purpose of financing schemes of Private Street Construction.

(v) 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 \$7,085.11 which includes principal and interest.

9588

J. C. DONATH, F.I.M.A., Town Clerk.

Town and Country Planning Act 1961—(Twelfth Schedule). CITY OF SANDRINGHAM.—CITY OF SANDRINGHAM PLANNING SCHEME 1948.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 6.

NOTICE is hereby given that the City of Sandringham in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Planning Scheme for the area bounded by Bay, Reserve, Cheltenham and Bluff roads, for the purpose of amending the City of Sandringham Planning Scheme 1948 and amendments, regarding prohibited uses in the industrial zone.

A copy of the scheme has been deposited at the Municipal Offices, Royal-avenue, Sandringham, 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 Municipal Clerk, City of Sandringham, Municipal Offices, Royal-avenue, Sandringham, on or before the 25th day of November, 1967, and to state whether they wish to be heard in respect of their objections.

Dated the 18th day of October, 1967.

9559

J. L. ANDERSON, Municipal Clerk.

40c 9557 F. H. ROGAN, Town Clerk.

CITY OF SANDRIN

By-law No. 212.
A By-law of the City of Sandringham made under Sections 197 and 228 of the Local Government Acts and numbered 212 for the purpose of altering By-law No. 217 as amended by By-law No. 133 at present in force in the Municipality.

IN pursuance of the powers conferred by the Local Government Acts and of every power thereunto it enabling, the Mayor, Councillors and Citizens of the City of Sandringham, with the approval of the Governor-in-Council, hereby order as follows:—

(1) That Clause 2 of By-law No. 133 be amended by substituting for the words and figures—"Hampton Street—east side—South Road to the north building line of Crisp Street"—the following:—

"Hampton Street—east side—from a point 100 feet south of Villeroy Street to the north building line of Crisp Street."

Resolution for passing this By-law agreed to by the Council on the 18th day of April, 1967 and confirmed on the 16th day of May, 1967.

The common seal of the Mayor, Councillors and Citizens of the City of Sandringham was hereto affixed, the 16th day of May, 1967, in the presence

W. A. ADAMS, Mayor. (SEAL) L. SOULSBY, Councillor. J. L. ANDERSON, Town Clerk.

Approved by the Governor in Council, this 10th day of October, 1967.—J. ROSSITER, Clerk of the Executive Council.

CITY OF WARRNAMBOOL.

By Law No. 126.

A By-law of the City of Warmambool made under the provisions of the Health Act 1958 and any other Act enabling and numbered 126 for fixing fees for the registration and renewal and transfer of premises and food vending machines.

IN pursuance of the powers conferred by the Health Act 1958 and every other Act thereunto enabling the Mayor, Councillors and Citizens of the City of Warrnambool, do hereby order as follows:—

- 1. By-law No. 124 of the City of Warrnambool is hereby repealed.
- 2. From and after the coming into operation of this By-law, the fees payable to the Council of the City of Warmambool, for the granting or annual renewal or transfer of registration of premises and food vending machines, shall be as set out hereunder:— Fees

	Payable.
	\$
(a) "Nature of Premises"	•
Offensive Trades:	
offensive trades premises (being fat extracting or melting or rendering works which are conducted at premises occupied principally as a Butchers Shop and at which fat is extracted	
melted or rendered only from materials	
derived from such shop)	5.00
offensive trades premises (being Abattoirs in	
meat areas or piggeries)	20.00
offensive trades premises (other than those	
referred to above)	
(i) where not more than ten persons	
(including the Proprietor and his	
family) are employed	10.00
(ii) where more than ten such persons but	
not more than twenty such persons	
	1 = 00

20.00 30.00 10.00 10.00 10.00 are employed . . Cattle Salevards Boarding Houses
Common Lodging Houses
Eating Houses 10.00

are employed ... (iii) where more than twenty such persons

	Payable.
	-
A no wtwo out. Tlausacus	\$
Apartment Houses:	5.00
containing not more than one apartment	10.00
Camping Areas	10.00
Hairdresser Shops, Beauty Parlors and	
Chiropodist Establishments	5.00
Food Premises:	3.00
(i) where not more than five persons (includ-	
ing the Proprietor and his family are	
employed	5.00
(ii) where more than five such persons are	
employed-additional for each person	
in excess of five	0.50
provided that the maximum fee pay-	
able shall be	100.00
Premises at or in any part of which eggs for sale	
are received or stored for the purpose of being	
chilled	5.00
Food Vending Machines operated by:	
(i) one or two cents a sale	0.50
(ii) a coin or coins in excess of two cents	
in value but not exceeding five cents	2.00
in value a sale	
(iii) a coin or coins in excess of five cents in value a sale	4.00
(b) For any transfer of Registration \$1.00 or 50	% of the

registration fee, whichever is the lesser amount.

3. Where application for renewal of registration is not lodged with the Council until after the last day fixed for the lodging thereof, an additional fee shall be paid for the renewal of such registration equal to one-half of the relevant fee otherwise payable for renewal of registration pursuant to Clause 2.

4. This By-law shall apply to and have effect throughout the Municipal District of the City of Warrnambool.

Resolution for passing this By-Law agreed to by the Council on the 20th day of July, One Thousand nine hundred and sixty seven and confirmed on the 23rd day of August, One Thousand nine hundred and sixty seven.

The common seal of the Mayor, Councillors and Citizens of the City of Warmambool, was hereto affixed in the presence of:—

H. I. STEPHENSON, Mayor. E. P. GIBBONS, Councillor. K. L. ARNEL, Town Clerk.

Submitted to the Commission of Public Health on the 26th September, 1967.—A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council, 17th October, 1967.—J. Rossiter, Clerk of the Executive Council. 9645

TOWN OF STAWELL.

LOAN No. 33.

Notice of Intention to Borrow the Sum of \$9,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Town of Stawell proposes to borrow the sum of \$9,000 on the credit of the municipal revenues of the Mayor, Councillors and Citizens of the said Town of Stawell, such sum to be raised by the grant of a mortgage, in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 5 per cent. per annum.
 - The purpose for which the loan is to be applied is: Construction of a residence for a caretaker at the Grampians Gate Caravan and Camping Reserve.
 - 3. The period of the loan shall be 22½ years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund equal half-yearly repayments of principal and interest during the currency of the loan.
- 5. Such moneys shall be repayable to the office of the Tourist Development Authority, 5th Floor, Allans Building, 276 Collins-street, Melbourne, on the 1st days of March and September.

The plans and specifications and the estimate of the costs of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Municipal Offices, Stawell.

Dated 18th October, 1967.

15.00

9552 L. L. SMITH, Town Clerk.

SHIRE OF ALTONA. LOAN No. 68-\$100,000. Special Order to Borrow.

NOTICE is hereby given that at the Ordinary Meeting of the Council of the Shire of Altona, held on Monday, 9th October, 1967, is was resolved:

"That the Council of the Shire of Altona borrows the principal sum of One hundred 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

- 1. The maximum rate of interest to be paid is \$5.875 per centum per annum.
- 2. The purpose for which the loan is to be applied is-Private Streets Construction
- 3. The period of the loan shall be 40 years.
- 4. The loan shall be repaid by the establishment and accumulation of a sinking fund, pursuant to the provisions of section 428 (a) of the Local Government Act 1958, by provision out of the municipal fund of an amount of \$934.32 in each year during the period of the loan.
- 5. Interest shall be payable at the office of the Superannuation Board, Commonwealth of Australia, Canberra, A.C.T., on the 1st days of June and December in each year during the period of the loan. The first interest payment shall be made on the 1st day of June, 1968.
- 6. Such moneys shall be repayable at the office of the Superannuation Board, Commonwealth of Australia, Canberra, A.C.T., or at such other place or places as the Board may, from time to time, require."

And further, that confirmation of this Order be made an Order of the Day for the Council meeting to be held on 13th November, 1967.

JAMES W. WATERS, Shire Secretary. 9555

SHIRE OF ALTONA.

IN pursuance of the powers conferred on it by section 522 of the Local Government Act 1958 the Council of the Shire of Altona hereby directs the following piece of land which has been taken purchased or acquired by it, shall be a public highway, from and after the date of publication of this order in the Government Gazette:—

The piece of land being portion of part lot 43 on plan of subdivision No. 11503, Parish of Cut Paw Paw, County of Bourke, at the corner of Paringa-road and Millersroad, Altona North, more particularly described in titles register book, volume 8543, folio 305.

The common seal of the President, Councillors and Ratepayers of the Shire of Altona was hereto affixed this 23rd day of October, 1967—

H. W. LEE, Shire President. A. W. BOND, Councillor. JAMES W. WATERS, Shire Secretary. (SEAL) 9569

SHIRE OF CROYDON.

LOAN No. 72.

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 proposes to borrow the principal sum of \$100,000 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 5.75 per cent. per annum.
 - 2. The purpose for which the loan is to be applied is-
 - (1) Railway-grove Drain from Railway Land
 - (2) Canterbury-road (Drain east from Bayswater-road)
 - (3) Eastfield-road (Drain adjacent Cheong Park)
 - (4) Lincoln-road (Drain, Paul-street to East Court)
 - (5) Town Park Drain Pt. (from Lusher-road \$22,700 East)
 - (6) Council Depot, Store and Testing Rooms 5,000 5,000 Pt. (7) Cheong Park Hall ...
 - (8) Croydon Park Dressing Sheds (on Soccer Ground) 12,000

- (9) Purchase and development of other
 - Reserves—
 (a) Wandobah Estate, Lee Ann-crescent
 Renson-road
 - (b) Monichon's property, Benson-road (c) Lowe's property, Gracedale-avenue (d) Miss Connolly's property, Canterbury-road

- (e) Wilson's property, Norton-road Pt. \$43,750
 (10) Hewish-road Footpath, north side (Mainstreet to Windsor-road)
 (11) Bayswater-road, east side, K. & C. and footpath (Mt. Dandenong-road to Eastfield-road)
- (12) Hull-road, north side, K. & C. and footpath; south side, K. & C. and footpath (Lionel-crescent to Kurrajong-avenue)

11.550

\$100,000

- 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by provid-4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$6,644. 14 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, 1968.
- 5. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria, at the office of the said Commissioners, corner Elizabeth and Bourke streets, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the office of the Council of the Shire of Croydon, at Railway-crescent, Croydon.

Dated 11th October, 1967.

9556

K. A. McKAY, Shire Secretary.

SHIRE OF DUNDAS.

LOAN No. 9.

Notice of Intention to Borrow the Sum of \$20,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Dundas proposes to borrow the principal sum of Twenty 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 \$5.50 per cent. per annum.
- 2. The purpose for which the loan is to be applied is for the purchase of road-making plant.
- 3. The period of the loan shall be five years.
- 4. The moneys borrowed shall be repayable by providing out of the Municipal Fund ten half-yearly instalments of \$2,314.80, 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, 1968.
- 5. Such moneys shall be repayable at the C.B.C. Savings Bank Limited, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Hamilton.

Dated this 10th day of October, 1967.

9598

J. R. MITCHELL, Shire Secretary.

SHIRE OF KYNETON.

NOTICE OF INTENTION TO TAKE LAND COMPULSORILY.

Notice of Intention to take Land Compulsorily.

Whereas the Council of the Shire of Kyneton deems it expedient to exercise its powers of taking compulsorily the land described in the schedule hereto for the purpose of road widening at the intersection of the Kyneton-Lauriston and Harpers-road in the Parish of Lauriston and acquiring the said land for that purpose and whereas the Council has caused to be prepared a map and other papers setting out the general description of the work or undertaking for which the land proposed to be taken is to be used, the description of the lands proposed to be taken and the names of the owners or reputed owners, lessees, mortgagees and occupiers of that land so far as those names are known to or can be ascertained by the Council and whereas the said plan and other papers are deposited at the office of the said Council at Kyneton and are and shall be open for inspection by all persons interested at all reasonable hours for the space of 40 clear days after the publication of this notice in the Government Gazette.

9599

Now notice is hereby given to all persons affected by the proposed taking of the said land to set forth, in writing, addressed to the Council or the Shire Secretary within 40 clear days of the publication of this notice in the Government Gazette all objections which they may have to the taking of the said land.

The Schedule hereinbefore referred to—all that piece of land being part of Crown allotment 104, Parish of Lauriston, County of Dalhousie and having an area of 18 perches or thereabouts.

Dated this 18th day of October, 1967.

By order of the Council,

9641

S. G. PORTER, Shire Secretary.

SHIRE OF MANSFIELD.

BY-LAW No. 49.

A By-law of the Shire of Mansfield under the Health Act 1958 and numbered 49 for prescribing fees for registra-tion and renewal and transfer of registration of premises (excepting food vending machines) required to be registered under the *Health Act* 1958 or any Regulations made under the above-mentioned Act.

IN pursuance of the powers conferred by the Health Act 1958 the President, Councillors and Ratepayers of the Shire of Mansfield do order as follows:—

- 1. By-law No. 41 of the Shire of Mansfield is hereby repealed.
- 2. The fee payable to the Council of the said Municipality under the Health Act 1958 for granting or annual renewal or transfer of registration of premises (excepting food vending machines) required to be registered with the said Council under the said Act, is hereby fixed as follower. follows:

For registration of premises ... For any transfer of registration ...

This By-law shall apply to and have effect throughout the Municipal District of the Shire of Mansfield.

Resolution for passing of this By-law agreed to by the Council of the Shire of Mansfield on the 26th day of July, 1967 and confirmed on the 23rd day of August, 1967.

The Common Seal of the President, Councillors and Ratepayers of the Shire of Mansfield was hereby affixed in the presence of—

(SEAL)

JAMES TEHAN, President. L. A. PARKS, Councillor. R. WOMERSLEY, Shire Secretary.

Submitted to the Commission of Public Health on the 12th September, 1967.—A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council, 17th October, 1967.—J. ROSSITER, Clerk of the Executive Council. 9640

SHIRE OF MORNINGTON.

NOTICE OF COMPULSORY ACQUISITION OF LAND.

WHEREAS the Council of the Shire of Mornington has deemed it expedient pursuant to section 512 of the Local Government Act 1958 (as amended) to exercise its power to acquire compulsorily rights of drainage over land.

And whereas the said Council has caused to be prepared the required maps and other papers which show—

- (a) that rights of drainage over the land are to be acquired for the construction of a drain,
- hat the land over which the said rights are to be acquired comprises all that piece of land containing 0 acres 1 rood 1 6/10 perches, or thereabouts, being part of Crown allotment 32, section 22, Parish of Moorooduc, County of Mornington, the boundaries of which are more particularly described as follows:—Commencing at a point on the south-eastern alignment of Kent-street 646 ft. 9 in, from Separation-street; thence by lines respectively 52 deg. 59 min. for 12 feet, 142 deg. 59 min. for 312 feet, 232 deg. 59 min. for 12 feet, 322 deg. 59 min. for 150 feet, 232 deg. 59 min. for 630 ft. 4 in., 317 deg. 11 min. for 12 ft. 1 in., 52 degrees 59 min. for 631 ft. 61 in. and 322 deg. 59 min. for 150 feet home to the point of commencement.

 The said land is shown coloured blue on a plan numbered LA62 in the Shire Office. (b) that the land over which the said rights are

a plan numbered LA62 in the Shire Office.

(c) The names of the owners or reputed owners, &c., so far as those names are known to or can be ascertained by the Council.

And whereas the said Council has approved the said maps and other papers:

And whereas the said maps and other papers are deposited for inspection at the office of the Council, Queen-street, Mornington:

Now it is hereby required that all persons affected by the said compulsory acquisition set forth in writing addressed to the Council or the Municipal Clerk within 40 clear days of 25th October, 1967, all objections which they may have to the acquisition of the said rights of drainage. drainage.

D. G. COLLINGS, Shire Secretary.

SHIRE OF SHERBROOKE.

By-Law No. 138,

A By-Law of the Shire of Sherbrooke, made under the provisions of the *Local Government Act* 1958, and numbered 138 for:—

- (A) Prohibiting or regulating the sale of goods from rombining or regulating the sale of goods from stalls, motor-cars, carts, trucks, barrows, boxes, baskets, crates, bags, or other vehicles or receptacles standing or placed on any street road or public place within any area within the Municipal district of such Shire set forth in this By-Law.
- (B) Prohibiting on from and after the date specified in this By-Law or regulating—
 - The erection or use on any land within the area within the said Municipal district set forth in the By-Law of tents or other temporary structures or buildings for the sale of goods therein or therefrom, and
 - 2. The sale of goods on or from such tents, structures, or buildings.
- (C) Prohibiting or regulating the sale of goods from Prohibiting or regulating the sale of goods from stalls, motor-cars, carts, trucks, barrows, or any other vehicles, boxes, crates, bags, or other receptacles standing or placed on vacant land (not being Crown land or land under the care and management of the Municipality, or a public place within the meaning of Section 3 of the Summary Offences Act 1966) within the area within the said Municipal district set forth in this By-Law.

IN pursuance of the powers conferred by Section 197 (1) (xxxiii) and (xxxiv) of the Local Government Act 1958 and of any and every other power it thereunto enabling the President Councillors and Ratepayers of the Shire of Sherbrooke order as follows:—

- 1. No person shall, unless with the consent in writing of the Council of the Shire of Sherbrooke under the hand of its Municipal Clerk first had and obtained and then only within the terms of the consent, sell goods of any description from any stall, motor-car, cart, truck, barrow, box, basket, crate, bag, or other vehicle or receptacle, standing or placed on any street, road, or public place within so much of the area of the Municipal district of the Shire of Sherbrooke at it part at the time of such sale comprised Sherbrooke as is not at the time of such sale comprised within the Metropolis as defined in Section 30 of the Hawkers and Pediars Act 1958 or the Corresponding enactment then in force,
- 2. (a) No person shall on from and after the date of coming into operation of this By-Law, unless with the consent in writing of the Council of the Shire of Sherbrooke under the hand of its Municipal Clerk first had and obtained and then only within the terms of the consent erect or use any tent or other temporary structure or building for the sale of goods therein or therefrom on any land within the area of the Municipal district of the Shire of Sherbrooke as is not at the time of such erection or use (as the case may be) comprised within the Metropolis as defined as
- (b) No person shall on from and after the date of coming into operation of this By-Law, unless with the consent in writing of the Council of the Shire of Sherbrooke under the hand of its Municipal Clerk first had and obtained and then only within the terms of the consent, sell any goods of any description from any such tents, structures or buildings.
- 3. No person shall, unless with the consent in writing of the Council of the Shire of Sherbrooke under the hand of its Municipal Clerk first had and obtained and then only within the terms of the consent, sell goods of any description from any stall, motor-car, cart, truck, barrow, or any other vehicle, box, crate, bag or other receptacle standing or placed on vacant land (not being Crown land or land under the care and management of the Municipality of the Shire of Sherbrooke or a public place within the meaning of Section 3 of the Summary Offences Act 1966) within

the area within the Municipal district of the Shire of Sherbrooke as is not at the time of such sale within the Metropolis as defined as aforesaid.

- 4. A person who by any wilful act or default shall offend against any of the provisions of this By-Law shall be guilty of an offence against this By-Law and for every such offence shall be liable to a penalty not exceeding Forty dollars; and in case of a continuing offence against this By-Law a person so offending shall be liable to a penalty of not more than Ten dollars for each day on which an offence against this By-Law is continued after a conviction or order by any Court or order by any Court.
- 5. By-Laws numbered 70, 99 and 107 of the Shire of Fern Tree Gully are hereby expressly repealed.
- 6. This By-Law shall come into operation on the publica-tion thereof or of notice of the making thereof in the Victoria Government Gazette.

Resolution for passing this By-Law was agreed to by the Council of the Shire of Sherbrooke on the 7th day of August, 1967.

Confirmed the 4th day of September, 1967.

The common seal of the President, Councillors and Ratepayers of the Shire of Sherbrooke was here-unto affixed this 4th day of September, 1967, in the presence of-

(SEAL)

L. C. PETERS, Shire President. T. W. DALZIELL, Councillor.

A. JONES, Shire Secretary.

Approved by the Governor in Council the 10th day of October, 1967.—J. Rossiter, Clerk of the Executive Council.

SHIRE OF SOUTH GIPPSLAND.

CHANGE OF STREET NAME.

NOTICE is hereby given that, in pursuance of the powers conferred by the Local Government Act 1958, the Council of the Shire of South Gippsland, at a meeting held on 5th October, 1967, did resolve to make the following alteration in a street name:—

Old Name: Banksia-street. New Name: Banks-street.

Location: Lodged plan No. 52787, Sandy Point, Parish of Waratah North.

9554

9553

W. J. HOBSON, Shire Secretary.

SHIRE OF UPPER MURRAY.

APPOINTMENT OF PROSECUTING OFFICER.

NOTICE is hereby given that Senior Constable Derek Raymond Dobert, No. 11268, has been appointed Prosecuting Officer of the Shire of Upper Murray, in lieu of Senior Constable R. H. Crisfield, transferred.

R. C. McDIARMID, Shire Secretary.

Town and Country Planning Act 1961. SHIRE OF WARRAGUL.—WARRAGUL PLANNING SCHEME 1954.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 11, 1967.

NOTICE is hereby given that the Shire of Warragul, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a planning scheme for that portion of the Shire of Warragul, comprising Schedule 2 and Schedule 3 of the Warragul Planning Scheme 1954, for the purpose of rezoning and regulating buildings and other works.

A copy of the scheme has been deposited at the Municipal Office, Civic-place, Warragul, 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, Warragul Shire Council, P.O. Box 304, Warragul, on or before the 25th day of January, 1968, and to state whether they wish to be heard in respect of their objections.

Dated this 18th day of October, 1967.

D. McADIE, Shire Secretary.:

LOAN NO. P.S.18. Private Streets Account.

SHIRE OF WHITTLESEA.

NOTICE is hereby given that at the meeting of the Council of the Shire of Whittlesea, held at the Shire Office, Epping, on Monday, 18th September, 1967, the said Council did agree to the following Resolution, that is to

"That-

- (a) This Council borrow moneys by the grant of a mortgage secured on the general rates of the municipality, pursuant to section 585 of the Local Government Acts.
- (b) The amount of the principal moneys to be borrowed be \$100,000.
- (c) The rate of interest to be paid be $5\frac{7}{8}$ per cent. per annum.
- (d) The moneys borrowed be repayable by 30 instalments of \$5,060.79 each payable respectively on the 1st day of May and on the 1st day of November of each year, the first such instalment being repayable on the 1st day of May, 1968.
- (e) The moneys borrowed be repayable to the Com-mercial Savings Bank of Australia Limited, Melbourne.
- (f) The loan be applied for the purpose of defraying part of the cost of the execution of schemes for the construction of private streets pursuant to Division 10 of Part XIX. of the Local Government Acts.
- (g) The loan be liquidated by providing out of the receipts from owners made liable under the schemes, or, in case such receipts are insufficient, then by providing from the Municipal Fund, in each half year during the currency of the loan the sum of \$5,060.79 which sum includes principal and interest."

And notice is hereby further given that, at the meeting of the said Council held at the Shire Office, Epping, on Monday, 16th October, 1967, the said Resolution was confirmed.

9596

R. G. C. COOK, Shire Secretary.

SHIRE OF WODONGA.

NOTICE OF CHANGE IN NAME OF ROAD.

NOTICE is hereby given that in pursuance of the powers conferred by the Local Government Aci 1958 the Council of the Shire of Wodonga resolved that the following roads be renamed:-

New Name; Old Name.

Beechworth-road; High-street (South of Lawrence-street). Melbourne-road; Hume Highway (West of House Creek). G. J. MORTON, Shire Secretary.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Alfred James Reynolds and Ronald Clive Reynolds, carrying on business under the business name of Reynolds Asphalt Paving has been dissolved by mutual consent as from the 1st day of October, 1967. Alfred James Reynolds, Vera Frances Reynolds, Ronald Clive Reynolds and Margaret Reynolds will continue to carry on Reynolds Asphalt Paving.

Date the 1st day of October, 1967.

A. J. REYNOLDS.

Witness: HENRY G. KING.

R. C. REYNOLDS.

Witness: M. C. BAYSTING.

E. K. O'Donnell, solicitor, 173 Greville-street, Prah-

NOTICE is hereby given that the partnership heretofore subsisting between Graham Arthur Goodwin, of 2 Dannock-street, Leongatha, plumber and manufacturer and Albert Edward Hayes, of 6 Bates-street, Leongatha, mechanical draughtsman and manufacturer, carrying on business under the name of "Hayesgoodwin", the corner of Shellsland and Hughes-street, Leongatha, has been dissolved by mutual consent as from the 27th September, 1967, and the said business shall be carried on by the said Graham Arthur Goodwin, who will continue to carry on the business at the same place.

Dated the 27th day of September, 1967.

G. A. GOODWIN, A. E. HAYES.

In the Supreme Court of Victoria.—Co. No. 7432 of 1967.— In the matter of the Companies Act 1961; and in the matter of Brunswick No. 1 District Grocers' ASSOCIATION.

matter of Brunswick No. 1 District Grocers' Association.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court of Victoria was, on the 25th day of September, 1967, presented by Shepparton Preserving Co. Ltd., of Archerstreet, Shepparton, Victoria; Lever & Kitchen Pty. Limited, of 164 Ingles-street, Port Melbourne, Victoria: Reckitt & Colman Pty. Limited, of 44 Wharf-road, West Ryde, New South Wales; Sirena Safcol Pty. Ltd., of 220 Faraday-street, Carlton, Victoria; Alpine Flour Proprietary Limited, of 43 Charles-street, Abbotsford, Victoria; Colgate-Palmolive Pty. Ltd., of 660 Footscray-road, West Melbourne, Victoria; The Producers Co-operative Distributing Society Ltd., of 539-545 Flinders-lane, Melbourne, Victoria; Cottees Limited, of 160 Whitehorse-road, Blackburn, Victoria; Kraft Foods Limited, of Salmon-street, Port Melbourne, Victoria; Tom Piper Limited, of Williamstown-road, Garden City, Victoria; Parsons General Foods Ltd., of 195-197 Grange-road, Fairfield, Victoria; Elite Trading Co. Pty. Ltd., of 299-305 Victoria-street, Brunswick, Victoria; Goulburn Valley Canners Pty. Ltd., of 55 Crockford-street, Port Melbourne, Victoria; Safcol Seafoods Pty. Ltd., of 109 Whitehall-street, Footscray, Victoria; and Macquarie Distributors Pty. Ltd., 220 Faraday-street, Carlton, Victoria: And that the said petition is directed to be heard before the Court sitting at Melbourne, at the hour of 10.30 a.m., on the 20th day of November, 1967, and any creditor or contributory of the said company desiring to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's address is care of its solicitors, Messrs.

The petitioner's address is care of its solicitors, Messrs. Slonim, Velik & Emanuel, incorporating Morgan, Fyffe & Mulkeams, 17 Queen-street, Melbourne.

SLONIM, VELIK & EMANUEL, incorporating Morgan, Fyffe & Mulkearns, solicitors for the petitioners.

Note.-Any person who intends to appear at the hearing Note.—Any person who intends to appear at the flearing of the said petition must serve on or send by post to the above-named solicitors notice, in writing, of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to reach the above-named solicitors not later than Four o'clock in the afternoon of the 17th day of November, 1967 (the Friday preceding the day appointed for the hearing of the petition).

Companies Act 1961.

ARLAINE LODGE PROPRIETARY LIMITED. COPY RESOLUTION.

AT a General Meeting of the members of Arlaine Lodge Proprietary Limited, duly convened and held at 154 Chapel-street, Windsor, on the 17th day of October, 1967, the following Special Resolution was duly passed:—

"That the company be voluntarily wound up and that Jonathan Uri Sheink, of 8 Lambert-road, Caulfield; be appointed liquidator."

Dated this 18th day of October, 1967.

9546

M. GALL.

The Companies Act 1961.—In the matter of Walter Hollers Pty. Ltd. (IN LIQUIDATION).

NOTICE is hereby given that pursuant to section 272 of the Companies Act, a Final Meeting of the contributories and the creditors of the above company will be held at Suite 18, 545 St. Kilda-road, Melbourne, on Friday, 21st November, 1967, at 9.30 a.m.

Business.-To receive the liquidator's accounts. Dated this 18th day of October, 1967.

E. T. BENT, Liquidator.

Bent & Cougle, public accountants, Suite 18, 545 St. Kilda-road, Melbourne, Victoria, 3004.

The Companies Act 1961. DAN NOLAN PROPRIETARY LIMITED.

PURSUANT TO SECTION 260 OF THE "COMPANIES ACT 1961". NOTICE is hereby given that a meeting of creditors of Dan Nolan Proprietary Limited, will be held at the Institute of Chartered Accountants, 23 McKillop-street, Melbourne, on Thursday, the 9th day of November, at

Eleven in the forenoon for the purpose of considering the company's affairs, the company having convened an Extraordinary General Meeting of its members to be held on the same day, and for the purpose of considering and if thought fit, passing a Special Resolution that the company be wound up voluntarily.

Dated this 20th day of October, 1967.

D. P. NOLAN, Director.

Hall & Rose, chartered accountants, 260 Queen-street Melbourne.

> Companies Act 1961, Section 254 (2) (b) SILKS FRUIT PROPRIETARY LIMITED.

AT a General Meeting of the members of Silks Fruit Proprietary Limited, duly convened and held at the registered office of the company, 24 Wholesale Fruit Markets, Melbourne, on the 19th day of October, 1967, the following Resolutions were duly passed as Special Resolutions:—

1. That the company be wound up voluntarily and that William Philip Watson be hereby appointed liquidator for the purposes of such winding up.

2. That, pursuant to section 269 of the Companies Act 1961, the liquidator be and is hereby authorized to exercise any of the powers given by paragraphs (b) (c) and (d) of section 236 of the Companies Act 1961, to a liquidator in a winding up by the court.

Dated this 23rd day of October, 1967.

W. P. WATSON, liquidator, 4 Bank-place, Melbourne

Companies Act 1961.

F.K.P. INDUSTRIES PTY. LTD. (IN LIQUIDATION). NOTICE CONVENING FINAL MEETING.

NOTICE CONVENING FINAL MIEETING.

NOTICE is hereby given that a General Meeting of the members and creditors of the company will be held at my office, 440 Collins-street, Melbourne, on Monday, 6th November, 1967, at 9.15 a.m., for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

Dated this 20th day of October 1967.

Dated this 20th day of October, 1967.

R. C. D. WARNE-SMITH, Official Liquidator.

A. L. Royce and Warne-Smith, chartered accountants, 440 Collins-street, Melbourne, 3000.

Companies Act 1961.

SOUTHERN AIRLINES TRAVEL SERVICES PTY. LTD.

NOTICE is hereby given that, pursuant to section 272 of the above Act, the Final General Meeting of the members of the company for the purpose of receiving the liquidator's account showing how the winding up has been conducted and how the property of the company has been disposed of will be held at the offices of Grant & Co., 108 Queen-street, Melbourne, in the State of Victoria, on Monday, the 27th day of November, 1967, at 2.15 p.m.

. Dated this 23rd day of October, 1967

E. H. NIEMANN, Liquidator.

Grant & Co., solicitors, 108 Queen-street, Melbourne.

DANDENONG CO-OPERATIVE HOUSING SOCIETY LIMITED (IN VOLUNTARY LIQUIDATION).

TAKE notice that the affairs of the above-named Society are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961 and of the Coperative Housing Societies Act 1958, a General Meeting of the Society will be held at Town Hall, Dandenong, on the 28th day of November, 1967, at 8 p.m., for the purposes

(i) laying before it an account showing how the winding up has been conducted and the property of the Society disposed of and giving any explanations thereof; and

(ii) passing a Resolution that the books and papers of the said Society and of the Liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated the 20th day of October, 1967.

A. C. DOWNARD, Liquidator.

OAKLEIGH (No. 2) CO-OPERATIVE HOUSING SOCIETY LIMITED (IN VOLUNTARY LIQUIDATION).

TAKE notice that the affairs of the above-named Society are now fully wound up and that in pursuance of Section 272 (1) of the Companies Act 1961 and of the Co-operative Housing Societies Act 1958, a General Meeting of the Society will be held at 63 Atherton-road, Oakleigh, on Monday, 27th November, 1967, at 7.30 p.m., for the purpose of—

- (i) laying before it an account showing how the winding up has been conducted and the pro-perty of the Society disposed of and giving any explanations thereof; and
- (ii) passing a Resolution that the books and papers of the said Society and of the Liquidator relevant to the affairs of the Society be destroyed after a period of three months from the date of meeting

Dated the 20th day of October, 1967.

9584

E. A. B. GRAHAM, Liquidator.

In the Supreme Court of Victoria.—No. Co. 7436.—In the matter of the Companies Act 1961; and in the matter of DENWELL HOMES PROPRIETARY LIMITED.

NOTICE is hereby given that a petition for the winding up NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was on the 4th day of October, 1967, presented by Burwood Timber Mills Pty. Ltd.: And that the said petition is directed to be heard before the Court sitting at the Fourteenth Court, Law Courts, William-street, Melbourne, on the 13th day of November, 1967, at the hour of 10.30 o'clock in the forenoon; and any creditor or contributory of the said company desiring to support or oppose the making of an order. pany desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The petitioner's address is Regent-avenue, Springvale.

The petitioner's solicitors are John J. Cantwell & Co., of 253 Lonsdale-street, Melbourne.

JOHN J. CANTWELL & CO., solicitors for the petitioner.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named solicitors notice, in writing, of his intention to do so. The notice must state the name and address of the person, or if a firm, the name and address of the firm and must be signed by the person or firm or his or their solicitors (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the above-named not later than 4 o'clock in the afternoon on the 10th day of November. 1967. of November, 1967.

Companies Act 1961. N. NESKOV PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION)

NOTICE is hereby given, pursuant to section 272 of the Companies Act 1961, that a General Meeting of the company will be held at the Registered Office, 17 Scottavenue, St. Albans, on Monday the 27th day of November, 1967, at 1 o'clock in the afternoon, for the purpose of laying before it an account showing how the winding up has been conducted and the property of the company disposed of and giving any explanation thereof.

Dated this 25th day of October, 1967.

9649

G. D. ARMSTRONG, Liquidator.

Companies Act 1961.—Section 254 (2) (b). HOLKEN PROPRIETARY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at the office of Arthur Anderson & Co., 330 Collins-street, Melbourne, on Thursday, 19th October, 1967, the following special Resolutions were duly passed:—

- "That the company be wound up as a members' voluntary winding up.
- (b) That Kenneth Conway Keown of 330 Collins-street, Melbourne, be appointed liquidator for the purposes of such winding up and that he be authorized to distribute in specie any or all of the assets of the company."

Dated this 19th day of October, 1967.

9602

K. C. KEOWN, Liquidator.

The Companies Act 1961.—In the matter of Australian Machinery & Investment Company Pty. Limited (in Voluntary Liquidation)—Members' Winding Up.

NOTICE is hereby given that at an Extraordinary General Meeting of the members of the company on 16th October, 1967, it was resolved by Special Resolution—

"That the company be wound up voluntarily" and Jack Elliott Heward, of 53 Queen-street, Melbourne, chartered accountant, was appointed liquidator.

Dated this 18th day of October, 1967.

J. E. HEWARD, Liquidator.

Companies Act 1961.—Section 254 (2) (b). KENMAR PROPRIETARY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at the office of Arthur Anderson & Co., 330 Collins-street, Melbourne, on Thursday, 19th October, 1967, the following special Resolutions were duly passed:—

- (a) "That the company be wound up as a members' voluntary winding up.
- (b) That Kenneth Conway Keown of 330 Collins-street, Melbourne, be appointed liquidator for the purposes of such winding up and that he be authorized to distribute in specie any or all of the assets of the company."

Dated this 19th day of October, 1967.

K. C. KEOWN, Liquidator.

In the matter of the Companies Act 1961.—In the matter of Rowe Motors Pty. Ltd.—Notice of Meeting of Creditors, Pursuant to Section 260.

NOTICE is hereby given, pursuant to Section 260 of the Companies Act 1961, that a meeting of the creditors of the above-named company will be held at the Institute of Chartered Accountants, in Australia, 23 McKillop-street, Melbourne on Thursday, the 2nd day of November, 1967, at 11 o'clock in the forenoon for the following purposes:—

- 1. To consider a special resolution for the winding up passed by the above-named company.
- 2. To consider a statement of the position of the company's affairs together with a list of creditors and the estimated amount of their claims.
- 3. To nominate a person to be liquidator for the purpose of winding up the affairs and distribution of assets of the company
 - 4. If thought fit to appoint a committee of inspection.
- 5. To consider the persons and the number thereof to be appointed as a committee of inspection.
- 6. If a committee of inspection is not to be appointed, to fix the remuneration of the liquidator.

By Order of the Board,

W. T. DOUGLAS, Secretary.

Dated the 13th day of October, 1967.

9605

he Companies Act 1961.—In the matter of F. J. CLEMENTSON PTY. LTD.—Notice of Meeting of Creditors, Pursuant to Section 260.

NOTICE is hereby given that a meeting of creditors of the above-named company, will be held at the offices of Kennedy, Smail & Middlemiss, 296 Little Lonsdale-street, Melbourne, at 11.30 a.m. on the 31st day of October, 1967, the company having convened a meeting of its members for the same day for the purpose of considering a Resolution that the company be wound up voluntarily. Dated this 19th day of October, 1967.

F. J. CLEMENTSON, Director.

Kennedy, Smail & Middlemiss, 296 Little Lonsdale-stree Melbourne, 3000.

SOUTH BATTERIES PTY. LIMITED. ABMAL (VICTORIA) PTY. LIMITED.

AT general meetings of shareholders of the above-named companies, held on Wednesday, 11th October, 1967, the following resolution was duly passed at each meeting as a Special Resolution—

"That the company be wound up voluntarily and that Mr. John Royden Ballantyne, chartered accountant, be appointed liquidator for the purpose of winding up the company."

9607

R. S. McNAUGHTON, Chairman.

The Companies Act 1961,—In the matter of Austin's of Collins Street Proprietary Limited.

NOTICE is hereby given that at an Extraordinary General Meeting of the members of the above-named company held on the 16th day of October, 1967, 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 Mr. Alan Murray Horsburgh, 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 claims.

Dated this 20th day of October, 1967

A. M. HORSBURGH, Liquidator.

Kennedy, Smail & Middlemiss, 296 Little Lonsdale-street, Melbourne, 3000.

The Companies Act 1961.

FRANK BOOTH & SONS 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 17th day of October, 1967, 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, Scott Maurice Nunan, chartered accountant, of Hall & Rose, 260 Queen-street, be appointed liquidator. 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 claim.

Dated this 20th day of October, 1967.

S. M. NUNAN, Liquidator.

Hall & Rose, chartered accountants, 260 Queen-street, Melbourne, Vic. 9634

COX'S TOWING AND BODY WORKS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given, pursuant to section 254 (2) (b) of the Companies Act 1961, that at a meeting of members, held on 6th October, 1967, it was resolved by Special Resolution:

"That the company be placed in voluntary liquidation forthwith, pursuant to Section 254 (1) of the Componies Act 1961."

Mr. K. A. Coleman, public accountant, of 325 Collins-street, Melbourne, was appointed liquidator. This appoint-ment was confirmed at a meeting of creditors, held on the

Dated this 12th day of October, 1967.

K. A. COLEMAN, Liquidator.

The Companies Act 1961.—In the matter of W. F. S. INGLIS PTY. LTD., in Voluntary Liquidation.—Notice Convening Final Meeting, Pursuant to Section 272.

NOTICE is hereby given that, pursuant to section 272 of the Companies Act 1961, a Final Meeting of the members and creditors of the above company will be held at the office of Johnson Barson & Co., 302 Lygon-street, Carlton, at 10 a.m. on the 27th November, 1967, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanations that may be given by the liquidator. liquidator.

Dated this 25th day of October, 1967.

ALAN E. YOUNG, Liquidator.

302 Lygon-street, Carlton.

CREDITORS, next of kin and others having claims against the estate of Frederick Henry French, formerly of 6 Tyrone-street, South Yarra, but late of 66 McIlwraith-street, North Carlton, in the State of Victoria, boiler attendant, deceased (who died on the 10th day of June, 1967), are required to send particulars of their claims to the executor, Harry Groves, care of the under-mentioned solicitors, by the 28th December, 1967, after which date the executor will distribute the assets, having regard only for the claims of which he has notice.

JAMES P. OGGE & CO., solicitors, of 165 Greville-street

FRANCIS ROBERT WALL, late of Menzies-creek, farmer,

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 20th August, 1967), are required by the applicants for a grant of probate, Roy James Olsen, of Selby, plumber, Alexander Canning Adams, of 66 Sandells-road Tecoma, engineer, and Thomas Drewett Armstrong, of 422 Collins-street, Melbourne, solicitor, to send particulars to them, care of undersigned, by the 8th day of January, 1968, after which date the applicants may convey or distribute the assets, having regard only to the claims of which they then have notice. then have notice.

Dated this 19th day of October, 1967.

T. D. ARMSTRONG, solicitor, 422 Collins-street, Mel-

NOTICE TO CLAIMANTS (COMPANY AND OTHER EXECUTOR(S)).

MARGARET ANNA COFFEY, formerly of "Ranelagh", Mount Eliza, but late of "Coimbra" Private Hospital, 5 Chaddesley-avenue, East St. Kilda.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 1st day of May, 1967), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne and Arthur Dean Pearce, of 430 Little Collins-street, Melbourne, solicitor, the applicant(s) for a grant of administration, to send particulars of their claims to the said applicants, in the care of the said company by the 22nd day of December, 1967, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice. have notice.

CREDITORS, next of kin and others having claims in respect of the estate of Ellen Lillian Fleet, late of 19 Boorool-road, East Kew, widow, deceased (who died on 2nd August, 1967), are required to send particulars of such claims to The Union-Fidelity Trustee Company of Australia Limited, at its registered office at 100 Exhibition-street, Melbourne, by the 29th day of December, 1967, after which date it will distribute the assets, having regard only to the claims of which it then has notice. only to the claims of which it then has notice.

DOYLE & KERR, solicitors, 108 Queen-street, Melbourne

JOHN CHRISTOPHER STRACHAN, late of 4 Hammer-street, Bendigo, farmer, Deceased.

CREDITORS, next of kin and others having claims against the estate of the afore-mentioned deceased, are required by the executors thereof, Harold Frederick Humbert, of Prairie, farmer and Douglas Alexander Strachan, of Calivil, farmer, to forward particulars thereof to them, care of the under-mentioned solicitors on or before the 1st day of January, 1968, after which date they will distribute the assets of the said estate, having regard only to the claims of which they then have notice.

Dated the 19th day of October, 1967.

MESSRS. HYETT & HYETT, solicitors, 51 Bull-street Bendigo.

STELLA ANDERSON, late of Mollison-street, Bendigo, gentlewoman, DECEASED.

CREDITORS, next of kin and others having claims against the estate of the afore-mentioned, deceased are required by the executor thereof, Sandhurst and Northern District Trustees Executors and Agency Company Limited, of View-street, Bendigo, to forward particulars thereof to it on or before the 1st day of January, 1968, 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 19th day of October, 1967.

MESSRS. HYETT & HYETT, solicitors, 51 Bull-street, 9574 Bendigo.

CREDITORS, next of kin and others having claims in respect of the estate of William John Hodgson, late of 18 Reed-street, Spotswood, Victoria, engineer (who died 27th September, 1966), are requested to send particulars of their claims to the executor, The Union-Fidelity Trustee Company of Australia Limited, 100 Exhibition-street, Melbourne, on or before the 25th day of December, 1967, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

DORIS MAY KELLY, late of Bethlehem Home for the Aged, Golden Square, spinster, DECEASED.

CREDITORS, next of kin and others having claims against the estate of the afore-mentioned deceased, are required by the executor thereof, National Trustees, Executors and Agency Company of Australasia Limited, of 46 Queen-street, Bendigo, to forward particulars thereof to it on or before the 1st day of January, 1968, after which date it will distribute the assets of the estate, having record and it to the delime of which it then hear notice. regard only to the claims of which it then has notice.

Dated the 19th day of October, 1967.

Dated the 19th day of october, 2211 MESSRS. HYETT & HYETT, solicitors, 51 Bull-street, 9576

CREDITORS, next of kin and others having claims against the estate of Lindsay Gordon Byron, late of Ararat, contractor, deceased (who died on the 29th day of May, 1967), are to send particulars of their claims to The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, by the 31st day of December, 1967, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

GRANO & McCARTHY, solicitors, Ararat.

CREDITORS, next of kin and others having claims against the estate of James Mackie Smith, late of 27 Downes-street, Strathmore, retired, deceased (who died on the 2nd March, 1967), are to send particulars of their claims to the executors, David Brown McDowell and Douglas Haig Smith, care of the under-mentioned solicitors, by the 30th day of December, 1967, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

PEARCE & WEBSTER, solicitors, 430 Little Collins street, Melbourne.

PURSUANT to the provisions of the Trustee Act 1958, creditors, next of kin and all other persons having claims in respect of the estate of Arthur Neville Trask, late of 3 Finsbury Way, Camberwell, retired Commonwealth public servant (who died on the 24th July, 1967), are required to send particulars of their claims to The Trustees, Executors and Agency Company Limited, the registered office of which is situate at 401 Collins-street, Melbourne, by the 3rd January, 1968, after which date the company will distribute the assets, having regard only to the claims of which it shall then have had notice.

MADDOCK LONIE & CHICHOLM. solicitors, 339 Collins.

MADDOCK, LONIE & CHISHOLM, solicitors, 339 Collins-ment Melbourne. 9633 street, Melbourne.

CHARLES HORACE SAMUEL SMITH, late of Whitegate, near Benalla, farmer, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 28th day of May, 1967), 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 10th day of January, 1968, after which date it will convey or distribute the assets, having had regard only to the claims of which the company then has notice the company then has notice.

HAMILTON, CLARKE & CLARKE, solicitors, 55 Nunn street, Benalla.

ALFRED CHARLES HALE, late of 39 Hunter-street, Euroa, builder, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 19th day of April, 1967), are required by Mary Edith Hale, of 39 Hunter-street, Euroa, widow, to send particulars of their claims to her, care of the under-mentioned solicitors, by the 10th day of January, 1968, after which date she will convey or distribute the assets, having had regard only to the claims of which she then has notice.

HAMILTON, CLARKE & CLARKE, solicitors, 55 Nunn-

MINNIE WINDSOR, late of Koroit-street, Warmambool, widow, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 15th July, 1967), are required by the trustee, the Trustees Executors and Agency Company Limited, of 401 Collinsstreet, Melbourne, to send particulars to it by the 29th day of December, 1967, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated 19th October, 1967.

J. S. TAIT & CO., solicitors, Warrnambool.

THE UNION-FIDELITY TRUSTEE COMPANY OF AUSTRALIA LIMITED, of 100 Exhibition-street, Melbourne, and David William Ponsford, care of the same address, accountant, the executors of the will of Ethel Palmer, late of St. Ronan's Private Hospital, 51 Adelaide-street, Armadale, spinster, deceased (who died on the 26th day of June, 1967), require all creditors, next of kin and others having claims against the property or estate of the said deceased to send to them the said executors at the address afore-mentioned on or before the 26th day of December, 1967, particulars, in writing, of such claims after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

DARVALL & HAMBLETON, solicitors, 7th Floor, T. & G.

DARVALL & HAMBLETON, solicitors, 7th Floor, T. & G. Building, 147 Collins-street, Melbourne. 9670

LAURENCE MOORE, formerly of Woorinen South, but late of 266 Auburn-road, Hawthorn, in the State of Victoria, retired orchardist.

CREDITORS, next of kin and other persons having claims against the estate of the said deceased (who died on the 2nd day of September, 1966), are required to send particulars of same to the executors, Aileen Patricia Moore, Noel Laurence Moore and John Lindsay Moore, in care of the undersigned, on or before the 8th day of January, 1968, after which date they will distribute the assets, having regard only to the claims of which they then have notice. then have notice.

DELANY & DWYER, barristers and solicitors, 270 Campbell-street, Swan Hill. 9627

JOHN GOSLING, late of Koondrook, in the State of Victoria, retired farmer, DECEASED, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 9th day of December, 1961), are required by the trustees, National Trustees, Executors and Agency Company of Australasia Limited, whose registered office is at 95 Queen-street, Melbourne, to send particulars to it, by the 31st day of December, 1967, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated 17th October, 1967.

Dated 1/m October, 155...
CONNELLY, TATCHELL & DUNLOP, solicitors, Kerang, 9563

VIOLET WINIFRED NASH, late of 16 Hicks-street, Lara, in the State of Victoria, widow, Deceased, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 7th day of August, 1967), are required by the administratrix, Barbara May Bartolo, to send particulars to her, care of the under-mentioned solicitors, by the 31st day of December, 1967, after which day the administratrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

HODGES, HALL & CO., solicitors, of 60 Mooraboolstreet, Geelong. $9564\,$

IVAN ALBERT TILLEY, late of 26 Ross-street, Dandenong, Melbourne Harbor Trust employee, Deceased,

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 28th day of November, 1966), are required by the administrator of the estate of the said deceased, Malcolm John Tilley, of 26 Ross-street, Dandenong, steel yard storeman, to send particulars to him, in the care of the under-mentioned solicitors, by the 3rd day of January, 1968, after which date the said administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

MACPHERSON & KELLEY, solicitors, 264 Lonsdalestreet, Dandenong.

CREDITORS, next of kin and others having claims in respect of the estate of John Eric Treglown Hill, formerly of 44 McLachlan-street, Northcote, but late of 5 Munro-street, Northcote, in the State of Victoria, gentleman, deceased (who died on the 21st day of May, 1967), are to send particulars of their claims to Eric James Hill, care of the under-mentioned solicitors, by the 25th day of December, 1967, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

Dated this 19th day of October, 1967.

REGINALD C. BUTLER & CO., solicitors, 312 Centreroad, Bentleigh. 9566

CREDITORS, next of kin and others having claims in respect of the estate of Sarah Ann Thomson, late of 42 Ruby-avenue, Mildura, in the State of Victoria, widow, Deceased, intestate (who died on the 30th day of November, 1966), are required by the administrator of her estate, Cyril William Thomson, care of the undermentioned solicitors, to send particulars to him, by the 26th day of December, 1967, after which date the administrator may convey or distribute the assets of the said estate, having regard only to the claims of which he then

EWAN McLEAN & ASSOCIATES, solicitors, 242 Mount Dandenong-road, Croydon.

EVELYN GERTRUDE GEORGE, late of "Ellerslie", 16 Harcourt-street, Auburn, spinster, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 15th day of September, 1967), 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 26th day of December, 1967, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice claims of which the company then has notice.

W. H. FLOOD & PERMEZEL, solicitors, 388 Bourkestreet. Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Mary Bernadene Agnes Hayes, late of Newmarket Hotel, Newmarket, in the State of Victoria, married woman, deceased (who died on the 6th day of August, 1967), are requested to send particulars of their claims to the executor, John Patrick Hayes, care of the under-mentioned solicitors, on or before the 28th day of December, 1967, after which date the executor will distribute the assets, having regard only for the claims of which he then has notice of which he then has notice.

BRENDAN McGUINNESS & CO., solicitors, 118 Queenstreet, Melbourne.

RUBY SUSAN WHITEHEAD, late of Bendigo, home and hospital for the aged, Barnard-street, Bendigo, gentlewoman, Deceased.

CREDITORS, next of kin and others having claims against the estate of the afore-mentioned, deceased, are required by the executor thereof, Sandhurst and Northern District Trustees Executors and Agency Company Limited, of View-street, Bendigo, to forward particulars thereof to it on or before the 1st day of January, 1968, 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 19th day of October, 1967.

Dated the 19th day of October, 155...

MESSRS. HYETT & HYETT, solicitors, 51 Bull-street, 9575 Bendigo.

CREDITORS, next of kin and others interested in the estate of Ella Margaret Figgis, late of 10 Black-street, Middle Brighton, spinster, deceased (who died on the 5th day of July, 1967), are to send particulars of their claims to her executors, Peter Ernest Figgis and The Equity Trustees, Executors & Agency Company Limited, care of the latter, at 472 Bourke-street, Melbourne, by the 29th day of December, 1967, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

JOHN DON & EDNEY, solicitors, 24-26 Riddell-parade, Elsternwick,

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.

Peter Delaney, late of Port Fairy, in the State of Victoria, retired farmer, deceased, died 1st day of July, 1967.—Claims to the executors, Edward Joseph Delaney, of 6 Caroline-street, Preston, fencing contractor and Kathleen Annie Hudson, of 12 Rudyard-street, South Oakleigh, married woman, care of Conlan & Leishman, solicitors, 38 Bank-street, Port Fairy, by 29th December, 1967. 9544 No. 81.-9492/67.-5

CREDITORS, next of kin and others having claims in respect of the estate of John Alexander Wilson, formerly of 21 Maitland-street and 1587 Malvern-road, Glen Iris, but late of 253 Burke-road, Glen Iris, retired printer, deceased (who died on the 21st day of March, 1967), are to send the particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 27th day of December, 1967, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

CREDITORS, next of kin and others having claims in respect of the estate of Harold Addison Woodruff, formerly of 48 Fellows-street, Kew, Victoria, and 8 Floraterrace, Prospect, South Australia, but late of Midlothian Scotland, retired university professor (who died on 1st May, 1966), are to send the particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 29th day of December, 1967, after which date it will distribute the assets, having regard only to the claims of which it then has notice. has notice.

RYLAH & RYLAH, solicitors, 349 Collins-street, Mel-9617

CREDITORS, next of kin and others having claims in respect of Frederick George Morgan, late of 90 Cramer-street, Preston, gentleman, deceased (who died on the 21st day of May, 1967), are to send particulars of their claims to Royston T. Cahir & Martin, solicitors, of 475 Collins-street, Melbourne, by the 27th day of December, 1967, after which date the executor and executrix will distribute the assets of the said estate, having regard only to claims of which they then have notice.

ROYSTON T. CAHIR & MARTIN, solicitors, 475 Collins-street, Melbourne. 9620

MABEL JANE MARLAND, late of 91 The Crescent, Ascot Vale, widow, Deceased.

Vale, widow, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 5th day of July, 1962), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, and Francis Jonathan Marland, of 22 Sherbourne-street, Essendon, company director, the applicants for a grant of administration to send particulars of their claim to the said applicants in the care of the said company by the 25th day of December, 1967 after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

CREDITORS, next of kin and others having claims in respect of the estate of Edith Norman, late of 111 North-road, Oakleigh, widow (who died on the 4th day of November, 1966), are to send particulars of their claims to William Edward Norman and Ernest Allen Devenish, care of R. P. Barrett & Son, solicitors, 473 Bourke-street, Melbourne, on or before the 25th day of December, 1967, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

R. P. BARRETT & SON solicitors 473 Bourke street.

R. P. BARRETT & SON, solicitors, 473 Bourke-street

CREDITORS, next of kin and others having claims in respect of the estate of Ernest Stanley Adams, late of 18 Glasgow-street, Collingwood, wicker work manufacturer, deceased (who died on the 21st day of July, 1967), are to send particulars of their claims to The Trustees, Executors and Agency Company Limited, the registered office of which is situate at No. 401 Collinsstreet, Melbourne, by the 25th day of December, 1967, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

R. P. BARRETT & SON, solicitors, 473 Bourke-street,

CREDITORS, next of kin and others having claims in respect of the estate of Elizabeth Evelyn Gange, late of 11 Munro-avenue, Carnegie, widow, deceased (who died on the 31st day of July, 1967), are to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, the executor appointed by the will of the said deceased by the 27th December, 1967, after which date the executor will distribute the assets, having regard only to the claims of which it shall then have notice.

H. L. YUNCKEN & YUNCKEN, solicitors, 443 Little Collins-street, Melbourne. 9628

CREDITORS, next of kin and all persons having claims against the estate of Johanna Considine, late of 13 Flood-street, Bendigo, spinster, deceased, are requested by the administrator, James Joseph Considine, of 6 Bowesstreet, Queenstown, Tasmania, to send particulars thereof, in writing, in care of the undersigned on or before the 15th day of January, 1968, after which date the administrator will distribute the assets of the estate, having regard only to the claims of which he then has notice.

Dated 20th day of October, 1967.

HOGAN, HOGAN AND PETERSEN, solicitors, 68 Bull-street, Bendigo. 9638

ROBERT HUGH BELL, late of 27 Burnbank-street, Ballarat, retired valve lapper, Deceased (who died on the 23rd June, 1967).

CREDITORS, next of kin and all persons having claims against the estate of the deceased, are required to send particulars to the executor The Union Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, at its address above, given on or before the 26th December, 1967, after which date it will distribute the assets, having regard only to the claims of which it shall then have notice.

HEINZ & GORDON, solicitors, 209 Dana-street, Ballarat.

BERNARD GRETTON-WATSON, late of "Arran", 238 View-street, Bendigo, medical practitioner (who died on 4th December, 1966).

CLAIMS to the executors, Sandhurst and Northern District Trustees, Executors and Agency Company Limited, of View-street, Bendigo and Kenneth Stuart Smalley, of 290 Williamson-street, Bendigo, solicitor, not later than the 31st day of December, 1967.

SCHLEIGER & SMALLEY, solicitors, 290 Williamsonstreet, Bendigo.

THE creditors, next of kin and others having claims in respect of the estate of William James Boyland, late of 473 Station-street, Box Hill, in the State of Victoria, retired director, deceased (who died on the 26th day of July, 1967), are to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 31st day of December, 1967, after which date it will distribute the assets, having regard to the claims of which it then has notice.

F. R. MONOTTI, solicitor, of 13 Scott-street, Dandenong. 9548

CREDITORS, next of kin and others having claims in respect of the estate of Clement O'Callaghan, late of Jack River, dairy farmer, deceased (who died on the 8th day of July, 1967), 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 1st day of January, 1968, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

DAVIES & VODICKA, solicitors of Commercial-road, Yarram.

CREDITORS, next of kin and all others having claims against the estate of James Alexander Allan, late of 12 Erica-street, Canterbury, in the State of Victoria, journalist, deceased, intestate (who died on the 22nd day of January, 1967), are required by the administrator, The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State to send particulars of their claims to it by the 12th day of January, 1968, after which date the company will distribute the assets, having regard only to the claims of which it then has notice. it then has notice.

CLARKE, ROWAN & RICHARDS, solicitors, 360 La Trobe-street, Melbourne. 9648

CREDITORS, next of kin and others having claims in respect of the estate of Frederick Charles Gunther, late of 101 Herbert-street, Dandenong, in the State of Victoria, retired, market gardener (who died on the 21st day of August, 1967), are to send particulars of their claims to The Trustees Executors and Agency Company Limited of 401 Collins-street, Melbourne, in the said State by the 30th day of December, 1967, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

W. G. COLE & CO., solicitors, Oakleigh,

RAYMOND HUMPHREY BULL, late of 11 Ameily-crescent, Reservoir, in the State of Victoria, driver, Deceased (who died on the 24th day of February, 1967).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the administratrix, Beatrice May Carter, to send particulars, to her care of the undersigned on or before the 30th day of November, 1967, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

GRAEME STEINFORT & CO., solicitors, 580 High-street Thornbury,

ESTELLA HARRIET DOW, late of 8 Arundel-crescent Surrey Hills, in the State of Victoria, widow, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 11th day of April, 1967, are required by The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the said State and Harry Vincent Sampson, of 39 Arnold-street, South Yarra, Harry Vincent Sampson, or 39 Amold-street, South Yarra, in the said State chartered accountant, the applicants for a grant of administration to send particulars of their claims to the said applicants, in the care of the said company by the 31st day of December, 1967, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

MESSRS. WEIGALL & CROWTHER, solicitors, William-street, Melbourne.

THE EQUITY TRUSTEES EXECUTORS AND AGENCY COMPANY LIMITED, the registered office of which is situate at 472 Bourke-street, Melbourne and Ian Munro Harcourt, of Tulip-street, Violet Town, storekeeper, the executors to whom probate of the will of Percy Woodbridge Harcourt, late of 33 McIndoe-parade, Parkdale, retired, storekeeper, deceased (who died on the 2nd day of May, 1967), was granted, require all creditors, next of kin and others having claims against the property or estate of the said deceased to send to the said executors, in the care of the said The Equity Trustees, Executors and Agency Company Limited, on or before the 29th day of December, 1967 particulars, in writing, of such claims, after which date the said executors intend to convey or distribute the said property or estate to or among the persons entitled said property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated the 17th day of October, 1967.

RODDA, BALLARD & VROLAND, solicitors, 697 Burke road, Camberwell.

ARTHUR HERBERT HANCOCK, late of 158 Collins-street, Thornbury, in the State of Victoria, labourer, Deceased (who died on the 26th day of May, 1967).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the executor of the will, Arthur John Hancock, to send particulars, to him care of the undersigned on or before the 1st of December, 1967, after which date they will distribute the assets, having regard only to the claims of which they have notice of which they have notice.

GRAEME STEINFORT & CO., solicitors, 580 High-street Thornbury.

CREDITORS, next of kin and others having claims in respect of the estate of Charles Leslie Whykes, late of 299 Grange-road, Ormond, retired insurance inspector, deceased (who died on the 14th August, 1967), are to send particulars of their claims to the National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 8th January, 1968, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

HENDERSON & BALL, solicitors, 430 Little Collinsstreet, Melbourne,

CREDITORS, next of kin and others having claims in the estate of John Anthony Freer, late of 15 Elmhurstroad, Caulfield, in the State of Victoria, retired gentleman, deceased, intestate (who died on the 18th May, 1967), are to send notice of their claims to the National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 27th December, 1967, after which date the said company will distribute the estate of the said John Anthony Freer, deceased, intestate, having regard only to the claims of which it then has notice. notice.

GILLOTT, MOIR & WINNEKE, solicitors, 95 Queenstreet, Melbourne.

NOTICE TO CREDITORS.—HARRIET JOSEPHINE RYAN, late of 14 Cape-street, Heidelberg, 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 22nd April, 1936), are required by the executor, Arthur Hugh O'Meara, formerly of 44 Alamein-avenue, Ashburton, in the said State, and now of 876 Dandenong-road, East Malvern, in the said State, Police Sergeant, to send particulars to him, care of the under-mentioned solicitor, by the 31st January, 1968, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated this 21st day of October, 1967.

THOMAS BURKE, LL.B., B.COMM., barrister solicitor, 152 Wattletree-road, Malvern.

CREDITORS, next of kin and others interested in the estate of Stanford Malcolm Allan, late of "Halcyon", 40 Fairmont-avenue, Camberwell, managing director, deceased (who died on the 5th day of March, 1967), are to send particulars of their claims to his executors Ronald Douglas Ransom, Robert Walker Woodside and The Equity Trustees Executors and Agency Company Limited, care of the last-named at 472 Bourke-street, Melbourne, by the 5th day of January, 1968, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

JOHN W. McCOMAS & CO., 380 Bourke-street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Philip Oakley Forrest, late of 14 Pine Way, Doncaster East, in the State of Victoria, retired grazier, deceased (who died on the 22nd day of January, 1967), are to send the particulars of their claims to the National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queenstreet, Melbourne, in the said State, by the 31st December, 1967, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

F. MILLER ROBINSON & CO., solicitors, 440 Collinsstreet, Melbourne.

FRANCIS SAMUEL FITZSIMMONS, late of 67 Newry-street, North Fitzroy, in the State of Victoria, boiler attendant, Deceased, intestate.

attendant, DECEASED, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 7th June, 1967), are required by the administrator, Herbert Clarence Fitzsimmons, of the same address, retired municipal employee, to send particulars to him, care of the under-mentioned solicitor by the 2nd day of January, 1968, after which date the administrator may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated the 21st day of October, 1967.

NORMA L. JENKINS, solicitor, 329 St. George's-road, North Fitzroy.

CREDITORS, next of kin and others having claims in respect of the will of William John Cameron, late of 103 Essex-road, Pascoe Vale, in the State of Victoria, retired, deceased (who died on the 30th day of August, 1967), are requested to send particulars of their claims to the executor, James Thomas Cameron, care of the under-mentioned solicitor, by the 10th day of January, 1968, after which date he will distribute the assets having regard only as to the claims of which he then has notice. then has notice.

JOHN STEWART, of 290 Racecourse-road, Newmarket.

CREDITORS, next of kin and others having claims in respect of the estate of Ethel May Williams, late of 17 Hawson-avenue, Glenhuntly, widow, deceased, (who died on the 18th day of August, 1967, and probate of whose will was granted by the Supreme Court of Victoria, on the 26th day of September, 1967, to Roy Curtis Lidgerwood, of 23 Parslow-street, Malvern, managing law class the growth and therein. Lidgerwood, of 23 Parsiow-street, Malvern, managing law clerk, the executor named therein), are hereby required to send particulars of such claims to the said executor addressed to the care of the undersigned on or before the 27th day of December, 1967, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice.

D. CONDON & CO., 83 William-street, Melbourne, solicitors for the executor.

CREDITORS, next of kin and others having claims in respect of the estate of John William Johnston, late of 9 Hudson-street, Coburg, council employee, deceased (who died on the 12th October, 1966, and probate of whose will was granted by the Supreme Court of Victoria, on the 9th day of February, 1967, to Reginald Lock, the executor named therein), are hereby required to send particulars of such claims to the said executor, addressed to the care of the undersigned, on or before the 27th day of December, 1967, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice.

D. CONDON & CO. 83 William-street Melbourne.

D. CONDON & CO., 83 William-street, Melbourne solicitors for the executor.

ANDREW HOOLAHAN FLANAGAN, late of Terowie, South Australia, jackeroo, Deceased, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 6th March, 1955), are required by the personal representative National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, to send particulars to the said company, by 27th December, 1967, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice. of which it then has notice.

HEDDERWICK, FOOKES & ALSTON, 103 Williamstreet, Melbourne. 9610

CREDITORS, next of kin and others having claims in respect of the will of Annie Theresa Agnes Commins, formerly of 96 Bellair-street, Kensington, in the State of Victoria, home duties, but late of Little Sisters of the Poor, St. Georges-road, Northcote, in the said State, pensioner, (who died on the 8th day of September, 1967), are requested to send particulars of their claims to the executor, Francis Alfred Nyblom, care of the under-mentioned solicitor, by the 10th day of January, 1968, after which date he will distribute the assets, having regard only as to the claims of which he then has notice.

JOHN STEWART, of 290 Racecourse-road, Newmarket.

WILLIAM HERBERT RODDICK, late of Flat 3, 78 Mathoura-road, Toorak, gentleman, Deceased.

Mathoura-road, Toorak, gentleman, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 14th day of August, 1967), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, and Alan William Roddick, of 5 Monaro-road, Kooyong, public servant, the applicants for a grant of administration, to send particulars of their claims to the said applicants in the care of the said company by the 29th day of December, 1967, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice. then have notice.

RUSSELL, KENNEDY & COOK, solicitors, 401 Collinsstreet. Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Alan William Alexander Wilson, formerly of 351 Whitehorse-road, Balwyn, but late of 46 St. Albans-road, Mount Waverley, sales representative, deceased (who died on 12th February, 1967), are to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by 29th December, 1967, after which date it will distribute the assets, having regard only to the claims of which it then has notice. to the claims of which it then has notice.

MOULE, HAMILTON & DERHAM, 224 Queen-street Melhourne.

CATHERINE MARY MAGUIRE, late of Nagambie, in the State of Victoria, married woman, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 2nd day of July, 1965), are required by the National Trustees, Executors and Agency Company of Australasia Limited, Farmers and Citizens Division, of 46-48 Queenstreet, Bendigo, in the said State, to send particulars to it by the 15th day of January, 1968, 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.

Dated the 16th day of October, 1967.

O'TOOLE & McPHERSON, solicitors, 111 Hogan-street, 9668

DULCIE ADELINE JOSELAND, late of Flat 36, "Mayflower", 7 Centre-road, East Brighton, 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 19th day of April, 1966), are required by The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars to the said The Equity Trustees, Executors and Agency Company Limited, at its aforesaid address by the 3rd day of January, 1968, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice. has notice.

Dated this 23rd day of October, 1967.

LOUGHREY & LOUGHREY, of 108 Queen-street, Melbourne, solicitors for the company.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Thursday, the 7th of December, 1967, at Two p.m., at the Post Office, Great Western (unless process be stayed or satisfied):—

All the estate and interest (if any) of Albert Edward Marlow and Ruth Ursula Marlow, both of 300 Nudgee-road, Hendra, Brisbane, as joint proprietors of an estate in feesimple in the land described in Crown grant, volume 2522, folio 276, upon which is erected a dwelling-house known as lot No. 181, Main-street, Great Western. The property has a frontage of 200 links to Main-street, commencing 400 links west of Locke-street.

Registered mortgage No. A349438 and caveat No. B50500 affect the said estate and interest.

Terms: Cash only.

J. MAHON, Sheriff's Officer.

Stawell, 20th October, 1967.

9657

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Monday, the 4th of December, 1967, at Ten a.m., at the Police Station, Northcote (unless process be stayed or satisfied):—

All the estate and interest (if any) of Fred Farry, also known as C. M. Fakhrı, of 200 Bastings-street, Northcote, as proprietor with Joseph Farry, as tenants in common in equal shares of an estate in fee-simple in the land described in certificate of title, volume 8419, folio 363, upon which is erected a dwelling-house known as No. 200 Bastings-street, Northcote Northcote.

Registered mortgages Nos. B.67214 and C.698902 affect the said estate and interest.

Terms: Cash only.

N. FROGLEY, Sheriff's Officer. 9621

19th October, 1967.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Thursday, the 7th of December, 1967, at Ten a.m., at the Police Station, Fawkner (unless process be stayed of satisfied):—

All the estate and interest (if any) of P. Tamburro and L. Tamburro, labourer and married woman respectively, as joint proprietors of an estate in fee-simple in the land described in certificate of title, volume 8128, folio 795, upon which is erected a dwelling-house known as No. 16 Elsa-street, Fawkner.

Registered mortgages Nos. C.3494 and C.102995 affect the said estate and interest.

Terms: Cash only.

N. FROGLEY, Sheriff's Officer.

20th October, 1967.

9622

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Thursday, the 7th of December, 1967, at Two p.m., at the Police Station, Ascot Vale (unless process be stayed or satisfied):—

All the estate and interest (if any) of Maria Berto and Giuseppe Berto, both of 219 Ascot Vale-road, Ascot Vale, as joint proprietors of an estate in fee-simple in the land described in certificate of title, volume 8537, folio 874, upon which is erected a brick shop and dwelling known as No. 219 Ascot Vale-road, Ascot Vale.

Registered mortgage No. C.329688 affects the said estate and interest.

Terms: Cash only.

N. FROGLEY, Sheriff's Officer.

9623 20th October, 1967.

IMPOUNDINGS

ELTHAM.—Impounded in Eltham Pound, by Ranger.

steel-grey mare, approximately 14.2 hands high, no visible brand

If not claimed and expenses paid, to be sold on 11th November, 1967.

9655-\$1.75

Poundkeeper.

G. MATHEWS,

HAWKESDALE.—Impounded in Hawkesdale Pound,

two-year-old crossbred sheep, front notch near ear, tip out of off ear, no visible brand

If not claimed and expenses paid, to be sold on 9th November, 1967. C. EDWARDS,

9656-\$1.75

Poundkeeper.

HORSHAM.—Impounded in Horsham Pound, from Natimuk-road, 6 miles west of Horsham.

26 Merino-Dorset Horn crossbred lambs, mixed sexes, branded green dot on rump

1 crossbred lamb, branded purple A.V. (conjoined) on

If not claimed and expenses paid, to be sold on 11th November, 1967. A. G. FRASER.

9637-\$2.50

Poundkeeper.

KEILOR.—Impounded in Keilor Pound.

l chestnut mare, star, white off hind leg stocking, no visible brand

If not claimed and expenses paid, to be sold on 9th November, 1967. C. M. MISSEN,

9643-\$1.75

Poundkeeper.

MAFFRA.-Impounded in Maffra Pound, from Newry.

6 lambs, notch out of left ear, no visible brand

If not claimed and expenses paid, to be sold on 8th November, 1967. F. GIESCHEN,

9600-\$1.50

Poundkeeper.

MELTON.—Impounded in Melton Pound, on 2nd October,

1 brown gelding, saddle mark off side, black points, brand appears to be K.Y.O. on left shoulder, 3 shoes

If not claimed and expenses paid, to be sold on 9th November, 1967. F. CHALLIS.

9659-\$2

Poundkeeper.

Subordinate Legislation Act 1962.

NOTICE OF MAKING OF STATUTORY RULES.

IN pursuance of the provisions of the Subordinate Legis-lation Act 1962 and the Regulations made thereunder, notice is given of the making of the following statutory rules:-

Portland Harbor Trust Act 1958 (No. 6340).

Price

268/1967. Portland Harbor Trust Regulations (Amendment No. 16)

15c

Motor Boating Act 1961.

269/1967. Motor Boating (Glenelg River Amendment) Regulations 1967 10c

Private Agents Act 1966.

270/1967. Private Agents Regulations 1967

40c

27/1987. Seeds (Pasturs Seed Cartification) (Further Amendment) Regulations 1987 105 Copies of these statutory rules may be purchased at the allow of Publications Section of the Government Printing for the Copies of the Copies	No.	Seeds Act 1958.	Price.		STATE ACTS, 1966—continued.	
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Government Printer, Box 203, P.O., North Melbourne, N.T., and should michage Secreta for postage if a credit with the mail order. The annual subscription rate for Statutory Rules (including a Bound Volume) is \$15, payable in advance. The subscription year commences on Ist January. A. C. BROOKS, Government Printer. STATE ACTS. 1966 COPIES of the following Acts of Parliament of Victoria can be followed by the case of the following Acts of Parliament of Victoria can be cased these prices do not include postage). The annual subscription of State Acts are also available on a subscription basis at \$15 per annum. Prince 7372. Education (Council of Adult Education) \$0.05 To 7373. Logal Profession Practice (Amendment) \$0.05 To 7374. Property and (Logats to Minors) \$0.05 To 7375. Nurses (Amendment) \$0.05 To 7376. Property law (Logats to Minors) \$0.05 To 7377. Property Law (Logats to Minors) \$0.05 To 7378. Property Law (Logats to Minors) \$0.05 To 7379. State Library National Gallery National (Scheme Scheme) \$0.10 To 7379. State Library National Gallery National (Scheme Scheme) \$0.10 To 7380. Committee of Manager) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7381. Logal Prince of Manager (Internate Fire Scheme) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7380. Marketing Board (Appoint Scheme) \$0.10 To 7380. Committee of Manager (Internate Fire Scheme) \$0.10 To 7381. Committee of Manager (Internate Fire Scheme) \$0.10 To 7381. Committee of Manager (Internate Fire Scheme) \$0.10 To 7381. Committee of Manager (Internate Fire Scheme) \$0.10 To 7382. Committee of Manager (Internate Fire Scheme) \$0.1	Office, located	d at Macarthur-street, Melbourne, C	C.2. If	7426.	Melbourne University (Chancellorship)	\$0.05
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7549. Water (Amendment) \$0.10	porating amendments up to No. 7547) \$0.4
7550. Dowling Forest Racecourse Lands \$0.15	6265. Goods (Third Reprint—Incorporating amendments up to No. 7131) \$0.3
7551. Strata Titles \$0.40 7552. Revocation and Excision of Crown Reser-	6266. Grain Elevators (First Reprint—Incorporating amendments up to No. 7486) \$0.38
vations \$0.15	6270. Health (Second Reprint-Incorporating amend-
7553. Tullamarine Freeway Lands \$0.15 7554. Friendly Societies Investment \$0.10	ments up to No. 7490) \$1.60 6933. Home Finance Act 1962 (First Reprint—In-
7555. Victoria Institute of Colleges (Board of	corporating amendments up to No. 7363) \$0.25
Studies) \$0.10	6274. Hospitals and Charities (Incorporating amendments up to No. 6716) \$0.38
A. C. BROOKS,	6275. Housing (First Reprint-Incorporating amend-
Government Printer.	ments up to No. 7507) \$0.89

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## Solution of Primary Products (First Reprint—Incorporating amendments up to No. 7491) [First Reprint—Incorporating amendments up to No. 7505] [First Reprint—Incorporating amendments up to No. 7505	6302	. Marine (Incorporating amendments up to			7421)	\$0.65
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6317. Melbourne and Metropolitian Board of Works (Incorporating amendments up to No. 7054) 6312. Melbourne Harbor Trust (First Reprint—Incorporating amendments up to No. 7355) 6312. Melbourne Harbor Trust (First Reprint—Incorporating amendments up to No. 7356) 6312. Melbourne Harbor Trust (First Reprint—Incorporating amendments up to No. 7353) 6313. Melbourne Harbor Trust (First Reprint—Incorporating amendments up to No. 7353) 6314. Milk Incorporating amendments up to No. 7353) 6315. Metropolitan Fire Brigades (Incorporating amendments up to No. 7353) 6317. Milk Board (Incorporating amendments up to No. 7335) 6318. Milk Board (Incorporating amendments up to No. 7335) 6319. Money Lenders (Incorporating amendments up to No. 7335) 6324. Money Lenders (Incorporating amendments up to No. 7336) 6325. Motor Boating (Incorporating amendments up to No. 6761) 6326. National Parks (Incorporating amendments up to No. 6761) 6327. National Parks (Incorporating amendments up to No. 7335) 6338. Police Regulation (Incorporating amendments up to No. 7336) 6339. Police Regulation (Incorporating amendments up to No. 7336) 6340. Portland Harbor Trust (First Reprint—Incorporating amendments up to No. 7336) 6357. Supreme Court (First Reprint—Incorporating amendments up to No. 7353) 6359. Transfer Processing Industry (Uniform Agreements 10 to No. 7342) 630. 15 6317. Milk Board (Incorporating amendments up to No. 7333) 6318. Milk Board (Incorporating amendments up to No. 7333) 6329. Money Lenders (Incorporating amendments up to No. 7353) 6329. Motor Car (Second Reprint—Incorporating amendments up to No. 7355) 6329. Partnership (Second Reprint—Incorporating amendments up to No. 7336) 6320. Partnership (Second Reprint—Incorporating amendments up to No. 7336) 6320. Partnership (Second Reprint—Incorporating amendments up to No. 7336) 6321. Melbourne and Metropolitan Board of Works (Second Reprint—Incorporating amendments up to No. 7336) 6322. Probate Duty (Incorporating amendments up to No. 7336) 6323. Police Regulation (Incorporating amen	6309	. Medical (Second Reprint—Incorporating	\$0.40	6386.	Superannuation (First Reprint—Incorporating	
50.85 (as) 1. Teaching Service (First Reprint—Incorporating amendments up to No. 7356) (both Microprotating amendments up to No. 7356) (both Microprotating amendments up to No. 7356) (both Microprotating amendments up to No. 686) (both Microprotating amendments up to No. 748) (both Microprotating amendments up to No. 7531) (both Microprotating amendments up to No. 686) (both Microprotating amendments up to No. 7533) (both Microprotating amendments up to No. 7534) (both Microprotating amendments up to No. 7534) (both Microprotating amendments up to No. 7532) (both Microprotating amendments up to No. 7545) (both Microprotating amendments up to No. 7545)	6310	. Melbourne and Metropolitan Board of Works	40.20	6387.	Supreme Court (First Reprint—Incorporating	
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Reprint—Incorporating amendments up to No. 7448) 6317. Milk and Dairy Supervision (Incorporating amendments up to No. 6964) 6318. Milk Board (Incorporating amendments up to No. 7093) 6184. Monash University (First Reprint—Incorporating amendments up to No. 7093) 6324. Money Lenders (Incorporating amendments up to No. 6866) 6325. Motor Boating (Incorporating amendments up to No. 6866) 6326. National Parks (Incorporating amendments up to No. 7361) 6326. National Parks (Incorporating amendments up to No. 7375) 6328. Nurses (Incorporating amendments up to No. 7315) 6329. Partnership (Second Reprint—Incorporating amendments up to No. 7315) 6321. Patriotic Funds (First Reprint—Incorporating amendments up to No. 7305) 6337. Police Offences (Incorporating amendments up to No. 7365) 6338. Police Regulation (Incorporating amendments up to No. 7361) 6339. Probable Duty (Incorporating amendments up to No. 7315) 6341. Pounds (First Reprint—Incorporating amendments up to No. 7315) 6358. Police Regulation (Incorporating amendments up to No. 7315) 6369. Transfer of Land (Second Reprint—Incorporating amendments up to No. 7386) 71 Trustee (Second Reprint—Incorporating amendments up to No. 6961) 7276) 72776) 7276) 7276) 7276) 7276) 7276) 7276) 7276) 7276) 72870 7276) 72877 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878 72878	6315		\$0.28	6395.	Tourist (First Reprint-Incorporating amend-	
No. 7448)	6316	Mildura Irrigation and Water Trusts (First Reprint—Incorporating amendments up to		6849.	Town and Country Planning (First Reprint	φ0.13
amendments up to No. 6964)	6317	No. 7448)	\$0.75	6300	7276)	\$0.45
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ing amendments up to No. 7333)	6318.		\$0.22		porating amendments up to No. 7358)	\$0.22
6324. Money Lenders (Incorporating amendments up to No. 6866)	6184		¢0.20		amendments up to No. 6963)	\$0.42
19 to No. 6886)	6324	Money Lenders (Incorporating amendments		6879.		\$0.12
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amendments up to No. 7361)		up to No. 6961)	\$0.15	6407	7333)	\$0.22
up to No. 7275)		amendments up to No. 7361)	\$0.82	0401.	—Incorporating amendments up to No.	00.00
6328. Nurses (Incorporating amendments up to No. 6716)	6326.		\$0.25	6409.	Vermin and Noxious Weeds (First Reprint-	φυ. 30
6330. Partnership (Second Reprint—Incorporating amendments up to No. 7315)	6328.	Nurses (Incorporating amendments up to No.			7463)	\$0.35
6331. Patriotic Funds (First Reprint—Incorporating amendments up to No. 7338) 6889. Poisons (Incorporating amendments up to No. 7065) 6337. Police Offences (Incorporating amendments up to No. 7145) 6338. Police Regulation (Incorporating amendments up to No. 7081) 6341. Pounds (First Reprint—Incorporating amendments up to No. 7315) 6342. Process Servers and Inquiry Agents (Incorporating amendments up to No. 7126) 6343. Process Servers and Inquiry Agents (Incorporating amendments up to No. 7126) 6344. Property Law (Incorporating amendments up to No. 6867) 6349. Public Service (Second Reprint—Incorporating amendments up to No. 7528) 6444. Weights and Measures (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7332) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7325) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7325) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7325) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7325) 6419. Workers Compensation (Second Reprint—Incorporating amendments up to No. 7325) 6419. Workers Compensation (Second Repr	6330.	Partnership (Second Reprint-Incorporating			porating amendments up to No. 7343)	\$0.15
ing amendments up to No. 7338)	6331.		\$0.25	6413.	Water (Incorporating amendments up to No. 7228)	\$1.42
No. 7065)		ing amendments up to No. 7338)	\$0.25	6414.	Weights and Measures (Second Reprint-In-	•
sup to No. 7145)	0009.	No 700E)	\$0 35	6419.	Workers Compensation (Second Reprint-	
6338. Police Regulation (Incorporating amendments up to No. 7081)	6337.	- A- NT- 5145)	\$0.82		meorporating amendments up to No. 7552)	φυ. πε
6341. Pounds (First Reprint—Incorporating amendments up to No. 7315)	6338.	Police Regulation (Incorporating amendments			FIRST NOTIFICATION OF REPRINT-	
amendments up to No. 7315)	6341.	Pounds (First Reprint-Incorporating		6274.		
to No. 6970)	6890.	amendments up to No. 7315)	\$0.25		Incorporating amendments up to No. 7455)	\$0.50
porating amendments up to No. 7126) . \$0.12 (Second Reprint—Incorporating amendments up to No. 6867)		to No. 6970)	\$0.38		porating amendments up to No. 7475)	\$0.35
6344. Property Law (Incorporating amendments up to No. 6867)		porating amendments up to No. 7126)	\$0.12	6310.		
6349. Public Service (Second Reprint—Incorporat-	6344.		\$0.90			\$1.10
	6349.	Public Service (Second Reprint—Incorporating amendments up to No. 7356)	\$0.40		•	iter.

PUBLICATION OF OFFICIAL MATTER.

 ${\bf A}^{
m TTENTION}$ is invited to the following procedure in relation to the publication of official matter in the Government Gazette:—

1. Matter submitted to the Executive Council.

Matters submitted to the Executive Council which requires gazettal will normally be published in the issue of the following week.

Where urgent gazettal is required, special arrangements should be made with the Gazette Officer, Room 9, first floor, Old Treasury Building.

Publication will be facilitated by the submission of carbon copies for the use of the Gazette Officer.

2. Other matter.

- (a) All other matter duly certified by a responsible officer for publication should be lodged with the Gazette Officer not later than half-past Ten a.m. on Tuesday.
- (b) Lengthy or involved notices should be forwarded several days before publication.
- (c) Proofs, which will be supplied only when specifically requested or, at the direction of the Gazette Officer, should be returned promptly to avoid delay in publication.
- (d) No additions or amendments to matter for publication will be accepted by telephone.

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All documents illegibly written will be returned unpublished, and where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

THE VICTORIA GOVERNMENT GAZETTE is published on WEDNESDAY EVENING in each week, and Notices for insertion will be received by the Government Printer at or before ONE p.m. at ordinary rates, and late advertisements between ONE p.m. and Four p.m. at double rates on the day preceding the day of publication.

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