

VICTORIA

GOVERNMENT GAZETTE

Published by Authority

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 821

WEDNESDAY, SEPTEMBER 17

[1969

PROCLAMATIONS

Land Act 1958.

UNALIENATED CROWN LAND AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES.

PROCLAMATION

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

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.		
Buln Buln Buln Buln Tambo				Dorchap Carrajung Carrajung Tildesley West Tanjil			2A 49B 60e 8B 14A	13 C E	A. R. P. 180 0 0± 90 0 0± 180 0 0± 90 0 0 43 0 0±	\$8.00 per acre (H031866) \$10.00 per acre (H032437) \$10.00 per acre (H032437) \$7.00 per acre (H031772) \$10.00 per acre (H0317791)

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this ninth day of September, in year of our Lord One thousand nine hundred and sixty-nine, and in the eighteenth 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 (Plantation Areas) Act 1966.

UNALIENATED CROWN LAND AVAILABLE AS SUITABLE FOR LEASING AS A PLANTATION AREA.

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 151B (1) of the Land (Plantation Areas) Act 1966, 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 as suitable for leasing as a plantation area (J31824). SCHEDULE.

	County.			Parisl	h.		Allotments.	Section.		Area.
Normanby		 	Killara			{	12, 13, 14 10, 11, 12, 13	B D	}	5318 acres

Given under my Hand and the Seal of the State of Victoria, aforesaid, at Melbourne, this ninth day of September, in the year of our Lord One thousand nine hundred and sixty-nine, and in the eighteenth 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.

GOD SAVE THE QUEEN!

BANK HOLIDAYS.

PROCLAMATION

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

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

Bank Holiday:-

TUESDAY, 7TH OCTOBER, 1969, at Elmore.

Bank Half-Holidays from the Hour of 11 a.m.

FRIDAY, 3RD OCTOBER, 1969, at Swan Hill.
TUESDAY, 7TH OCTOBER, 1969, at Minyip.
WEDNESDAY, 8TH OCTOBER, 1969, at Kerang.
TUESDAY, 14TH OCTOBER, 1969, at Rainbow.
THURSDAY, 16TH OCTOBER, 1969, at Nhill.
TUESDAY, 21ST OCTOBER, 1969, at Woomelang.
WEDNESDAY, 22ND OCTOBER, 1969, at Geelong, Geelong West, North Geelong, East Geelong, Norlane and Shire of South Barwon. of South Barwon.

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

A. G. RYLAH, Chief Secretary.

GOD' SAVE THE QUEEN!

PUBLIC HOLIDAYS

PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the Public Service Act 1958, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and

dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

Public Holidays .-

Tuesday, the 4th November, 1969, throughout the Borough of Queenscliffe. FRIDAY, 10th October, 1969, throughout the City of Shepparton.

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

Mednesday, the 19th November, 1969, throughout the City of Ballaarat.
Tuesday, the 7th October, 1969, throughout the Shire of Cobram.
Thursday, the 16th October, 1969, throughout the municipal district of the Shire of Lowan.
Thursday, 9th October, 1969, throughout the North Riding of the Shire of Wimmera.
Tuesday, 21st October, 1969, throughout the Shire of Karkarooc.
Wednesday, 22nd October, 1969, throughout the City of Geelong.

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

(L.S.)

of Geelong.

ROHAN DELACOMBE.

By His Excellency's Command,

A. G. RYLAH Chief Secretary.

GOD SAVE THE QUEEN!

Bank Holidays Act 1958.

ALTERATION OF DAY APPOINTED A BANK HOLIDAY THROUGHOUT THE SHIRE OF BACCHUS MARSH.

PROCLAMATION

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

WHEREAS by paragraph (g) of Section 4 of the Bank Holidays Act 1958, the twenty-fifth day of September, 1969, shall be observed as a bank holiday throughout the municipalities mentioned in the Second Schedule to the said Act, including the Shire of Bacchus Marsh:

And whereas it is made to appear to the Governor in Council expedient that the said day should not be a bank holiday throughout the Shire of Bacchus Marsh:

Now therefore, I, the Governor of the State of Victoria, in the Commonwealth of Australia in pursuance of the provisions of sub-section (1) of Section 7 of the Bank Holidays Act 1958, do by this my Proclamation declare that the said day shall not be a bank holiday throughout the Shire of Bacchus Marsh and appoint Monday, the twenty-second day of September, 1969, to be a bank holiday throughout the Shire of Bacchus Marsh the Shire of Bacchus Marsh.

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command

A. G. RYLAH. Chief Secretary.

GOD SAVE THE QUEEN!

MENTAL HEALTH ACT 1959 (No. 6605).

PROCLAMATION

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

WHEREAS by Proclamation of the Governor in Council made pursuant to Section 24 of the Mental Health Act 1959 and dated the nineteenth day of August 1969 certain buildings formerly forming part of the Mental Hospital, Ararat were added to the Training Centre, Ararat:

AND WHEREAS by Sub-Section (2) of the said Section 24 it is provided than any proclamation made under Section 24 may at any time be varied by a proclamation of the Governor in Council:

NOW THEREFORE I, the Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, do by this Proclamation vary the proclamation dated the nineteenth day of August 1969 whereby certain wards were added to the Training Centre, Ararat by deleting the words.

"AND WHEREAS it is desired to add certain buildings at present forming part of the Mental Hospital, Ballarat, to the Training Centre, Ararat." and substituting therefor:

"AND WHEREAS it is desired to add certain buildings at present forming part of the Mental Hospital, Ararat, to the Training Centre, Ararat."

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

VANCE DICKIE. Minister of Health.

GOD SAVE THE QUEEN!

MENTAL HEALTH ACT 1959.

PROCLAMATION

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

WHEREAS by Sub-section (1) of Section twenty-four of the Mental Health Act 1959, it is provided that the Governor in Council may by proclamation published in the Government Gazette proclaim one or more buildings or places provided by the State for the treatment of the mentally ill or the intellectually defective or any part of such building or place to be:

- (a) a psychiatric hospital;
- (b) a mental hospital:
- (c) a training centre; or
- (d) a repatriation mental hospital.

AND WHEREAS by Sub-section (2) of the said Section twenty-four it is provided that any proclamation made under Section twenty-four may at any time be varied or revoked by a proclamation of the Governor in Council:

AND WHEREAS by proclamation of the Governor in Council made pursuant to sub-section (1) of Section twenty-four of the Mental Health Act 1959 and dated the seventeenth day of December 1968, certain land was declared to be a mental hospital and certain buildings were proclaimed to be a training centre:

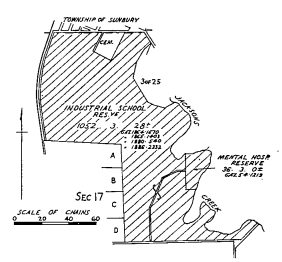
AND WHEREAS it is desired to add Wards F1 and F2 at present forming part of the Mental Hospital, Sunbury, to the Training Centre, Sunbury:

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, hereby revoke the proclamation relating to Sunbury Mental Hospital and Sunbury Training Centre made on the 17th day of December 1968 and published in the Government Gazette dated the 18th day of December 1968 and in lieu thereof thereof-

- (1) Proclaim to be a mental hospital the place comprising the land indicated by hachure on the plan hereunder and the buildings thereon with the exception of the buildings wards and hostel referred to in Clause (2) hereof: and
 - (2) Proclaim to be a training centre-
 - (a) the buildings containing the wards known as Wards F4a, F4, F5, F6a, F6, F7, F9, M4, M5, M6, M7 and M8;
 - (b) the Wards known as Wards F8, M1, M2, M3, M9, F1 and F2;
 - (c) the Female Hostel;

on the aforesaid land.

Α



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

ROHAN DELACOMBE.

By His Excellency's Command,

VANCE DICKIE. Minister of Health.

GOD SAVE THE QUEEN!

LOCAL AUTHORITIES SUPERANNUATION 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 the Local Authorities Superannuation Act 1958, Section 3, it is amongst other things enacted that it shall be lawful for the Governor in Council to declare any body constituted under any Act for any public or local governing purpose to be an authority for the purposes of the Act:

AND WHEREAS the National Art Gallery and Cultural Centre Building Committee has requested that it be declared to be an authority:

NOW THEREFORE, I, the Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, do by this Proclamation declare that the National Art Gallery and Cultural Centre Building Committee, constituted under the National Art Gallery and Cultural Centre Act 1956 shall be an authority for the purposes of the said Act.

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

R. J. HAMER, Minister for Local Government.

GOD SAVE THE QUEEN!

LOCAL AUTHORITIES SUPERANNUATION 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 the Local Authorities Superannuation Act 1958, Section 3, it is amongst other things enacted that it shall be lawful for the Governor in Council to declare any body constituted under any Act for any public or local governing purpose to be an authority for the purposes of the Act:

AND WHEREAS the Mornington Peninsula and Western Port Regional Planning Authority has requested that it be declared to be an authority:

NOW THEREFORE, I, the Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, do by this Proclamation declare that the Mornington Peninsula and Western Port Regional Planning Authority constituted under the Town and Country Planning Act 1961, shall be an authority for the purposes of the said Act.

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

R. J. HAMER, Minister for Local Government.

GOD SAVE THE QUEEN!

BOWENVALE-TIMOR WATERWORKS TRUST.

PROCLAMATION OF URBAN DISTRICT AT BOWENVALE-TIMOR.

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

UNDER the powers conferred by the Water Act and all other powers enabling me in that behalf, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do hereby proclaim that on and from the date hereof, the area bounded by the red line on the plan deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. No. 64/5552/43) of the Bowenvale-Timor Waterworks District shall be and become an Urban District for the purposes of and within the meaning of the said Act and shall be known as the Bowenvale-Timor Urban District.

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

W. BORTHWICK, Minister of Water Supply.

GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

HOLIDAY-ROYAL AGRICULTURAL SHOW.

NOTICE is hereby given that on

THURSDAY, THE 25TH SEPTEMBER, 1969,

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

The Cities of Altona, Box Hill, Brighton, Broadmeadows, Brunswick, Camberwell, Caulfield, Chelsea, Coburg, Collingwood, Dandenong, Doncaster and Templestowe, Essendon, Fitzroy, Footscray, Frankston, Hawthorn, Heidelberg, Keilor, Kew, Knox, 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 Berwick, Bulla, Cranbourne, Croydon, Diamond Valley, Eltham, Hastings, Lillydale, Melton, Mornington, 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, 3000. (Telephone 63-0321, Extension 6158, 6721 or 6859.)

W. BORTHWICK. Acting Chief Secretary.

Chief Secretary's Office, Melbourne, 1st September, 1969.

POLICE OFFENCES ACT 1958.

IN pursuance of the powers conferred upon the Chief Secretary by sub-section (3) of section 184 of the Police Offences Act 1958, I do by this notice grant exemption from compliance with sub-sections (1) and (2) of section 184 of the said Act with respect to the publication "The Vivero Letter", distributed by Colorgravure Publications, 61 Flinders-lane, Melbourne.

A. G. RYLAH, Chief Secretary.

Chief Secretary's Office, Melbourne, 11th September, 1969.

Police Regulation Act 1958, Section 122.

SALE OF UNCLAIMED MOTOR VEHICLE.

AN owner is required for a 1957 model, green Holden sedan motor vehicle, ex-registered No. GRU-231, engine No. B.62385.

The vehicle came into the possession of Police on 23rd February, 1969, and if not claimed, will be sold by public auction, at the Police Transport Branch, Police Buildings, 25 Dawson-street, Brunswick, at 2 p.m., on 6th October, 1969

N. WILBY, Chief Commissioner of Police.

Police Regulation Act 1958, Section 122.

SALE OF UNCLAIMED MOTOR VEHICLE.

AN owner is required for a 1955 model, green Austin A30 sedan motor vehicle, ex-registered No. GJL-094, engine No. 2A.96165.

The vehicle came into the possession of Police on 2nd March, 1969, and if not claimed, will be sold by public auction at the Doncaster Police Station, 654 Doncasterroad, Doncaster, at 2 p.m., on 13th October, 1969.

R. JACKSON, Acting Chief Commissioner.

Private Agents Act 1966.

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966.

THE Clerk(s) of the Court(s) of Petty Sessions as listed hereunder hereby give notice that applications, as under, have been lodged for hearing by the said Court(s) on the date(s) specified.

Any person desiring to object to any such applications must-

- (a) lodge with the respective Clerk of Petty Sessions a notice in the prescribed form of his objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and

(c) send or deliver-

- (i) where the objection is not made by the officer in charge of the police district in which the Court is situated a copy of the notice to such officer; and
- (ii) where the objection is not made by the Registrar or Deputy Registrar a copy to the Registrar.

(II) WHERE	the objection is not made	de by the Registrat of	Deputy Registral—a C	Jopy to the Registr	at.
Full Name of Applicant or in the Case of a Firm or Corporation, of the Nominee.	Place of Abode of Applicant or Nominee.	Name of Firm or Corporation.	Address for Registration.	Type of Licence.	Date of Hearing of Application
	Court of	PETTY SESSIONS, SPRII	NGVALE.		
Ferres, Colin Robert	8 Mardi-court, Clayton	Southern Star Night Patrol	P.O. Box 161, Springvale	Watchman	24.9.69
	is 3rd day of September		GRAHAM COLLIN	NS, Clerk of Petty	Sessions.
	Court of	PETTY SESSIONS, SPRIN	IGVALE,		
Reid, Terence John	3 Locharn-crescent, Keysborough		16 Highfield-avenue, North Spring- vale	Watchman	30.9.69
Dated at Springvale thi	s 5th day of September	, 1969.			
			GRAHAM COLLIN	NS, Clerk of Petty	Sessions.
		PETTY SESSIONS, MAI			
Land, Reynold William	Flat 10, 19 Mercer- road, Armadale		Flat 10, 19 Mercer- road, Armadale	Process Server	26.9.69
Dated at Malvern this	4th day of September,	1969.			
				A, Clerk of Petty	Sessions.
	Court of	PETTY SESSIONS, DAND	ENONG.		
	37 Valerie-street, Boronia		Room 13, 1st Floor, A.M.P. Buildings, cnr. Lonsdale and Walker streets, Dandenong	Watchman	3.10.69
Dated at Dandenong th	is 9th day of September	r, 1969.	C. F. LEW	IS, Clerk of Petty	Sessions.
	Court of	PETTY SESSIONS, BAIRN	SDALE.		
McNamara, Ian Charles	McLean-street, Bairns- dale	E. W. and E. K. Grosvenor	77 Bredt-street, Bairnsdale	Watchman	18.9.69
Dated at Bairnsdale this	s 28th day of August, 1	969.	D. H. WAR	D, Clerk of Petty	Sessions.
	COURT OF PET	TY SESSIONS, SOUTH M		_,	
Mertens, Hans	20 Evelyn-crescent, West Sunshine		101-105 Clarke-	Watchman	7.10.69
Dated at South Melbou	rne this 10th day of Se	ptember, 1969.	G. MILLE	R, Clerk of Petty	Sessions.

Pipelines Act 1967.

NOTICE OF VARIATION OF CONDITIONS OF A PIPELINE LICENCE.

WHEREAS sub-section (3) of section 30 of the Pipelines Act 1967 provides that the Minister may by notice published in the Government Gazette amend, vary, add to or revoke any condition stated or included in a licence, I, James Charles Murray Balfour, Minister of Mines, do now hereby amend the conditions of Pipeline Licence No. 7 in the manner indicated in the Schedule hereto.

SCHEDULE.

Replace condition (A) of the Schedule to the Licence with the following:—

"(A) Product Transported.

Liquid hydrocarbons conforming to Class A. B or C petroleum as defined in the Institute of Petroleum Marketing Safety Code."

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

Department of Mines, Melbourne, 10th September, 1969.

Pipelines Act 1967.

NOTICE OF VARIATION OF CONDITIONS OF A PIPELINE LICENCE.

WHEREAS sub-section (3) of section 30 of the Pipelines
Act 1967 provides that the Minister may by notice
published in the Government Gazette amend, vary, add to
or revoke any condition stated or included in a licence, I,
James Charles Murray Balfour, Minister of Mines, do now
hereby amend the conditions of Pipeline Licence No. 8
in the manner indicated in the Schedule hereto.

SCHEDULE.

Replace condition (A) of the Schedule to the Licence with the following:—

"(A) Product Transported.

Liquid hydrocarbons conforming to Class A, B or C petroleum as defined in the Institute of Petroleum Marketing Safety Code."

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

Department of Mines, Melbourne, 10th September, 1969.

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, 8th October, 1969.

Carlton, at 10.15 a.m. on wednesday, sin October, 1809.

Croydon Bus Service Pty. Ltd., Maroondah Highway, Croydon. Application for permit authority to operate any of the applicant company's C.O. licensed vehicles for an experimental period of three (3) months on the following route:—Ringwood Station-Burnt Bridge Shopping Centre-Croydon. Commencing at the Ringwood Railway Station; thence via Maroondah Highway, Warrandyte, Mullum and Oban roads, Maroondah Highway to Burnt Bridge Shopping Centre with extension of some trips to Croydon via existing authorized routes. Time-table: As per schedule attached to application dated 5th September, 1969.

Goldie, I. A., 6 Riley-street, Traralgon. One commercial

GOLDIE, I. A., 6 Riley-street, Traralgon. One commercial passenger vehicle (S/C. 5) to operate as a country

hire car from Traralgon.

Grendas Bus Service, 9 Foster-street, Dandenong, Application for variation of C.O. licence condition on Route 220a (Valewood-Chadstone via Oakleigh) to extend service from the corner of Lea and Wellington roads via Wellington-road to the corner of Lum and Wellington roads.

ser Service Ltd., 24 Young-street, One commercial passenger vehicle PORTSEA PASSENGER Frankston. One commercial passenger vehicle (S/C. 45) to operate under the same terms and conditions as existing C.O. licences in the name of the applicant company.

, G., 2 Willis-lane, Hampton. One commercial passenger vehicle to be purchased to operate as an additional metropolitan special service omnibus.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 1st October, 1969.

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, 17th September, 1969.

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, 8th October, 1969.

- Anderson, J. W., 491 Melbourne-road, Newport, 3015. One commercial goods vehicle (L/C. 123 cwt.) to operate within a 50-mile radius of the G.P.O., Melbourne but excluding operations to or from the Geelong Urban Area (as defined in the Transport Regulation Act 1958) as a "Fencing Contractor"—own tools of trade and materials incidental to own fencing contracts.
- Nunn, G. E., & V. Burns (trading as Ballarat Heavy Haulage), Snake Valley, 3351. One commercial goods vehicle (L/C. 11 cwt.) to operate throughout the State of Victoria as a Pilot Vehicle in the course of business as "House Removers"—tools of trade, equipment and signs incidental to own contracts.
- Nunn, G. E., & V. Burns (trading as Ballarat Heavy Haulage), Snake Valley, 3351. Four commercial goods vehicles (L/C. 136, 151, 154, 201 cwt.) to operate throughout the State of Victoria in the course of business as "House Remover"—houses, prefabricated houses, sheds and outbuildings for removal and re-erection together with tools of trade, removal equipment and materials incidental thereto.
- Biffi, F., 766 Pascoe Vale-road, Glenroy, 3046. Application to vary the conditions of licence No. D.A.61950 (L/C. 79 cwt.) by deleting "within a 100-mile radius of the post office situated at the corner of Bourke and Elizabeth streets in the City of Melbourne" and adding in lieu "throughout the State of Victoria".
- Box, W. G. & R. M., P.O. Box 2, Orbost, 3888. Application to vary the conditions of licences numbered D.T.142/1 and D.T.142/2 (L/C. 271, 268 cwt.) by deleting the existing conditions and adding in lieu—(a) Throughout that part of the State of Victoria east of the Snowy River—logs. (b) From forest landings in the area defined in paragraph (a) above to Newmerella

and Waygara—logs. (c) From sawmills in the area defined in paragraph (a) above and/or from sawmills at Newmerella to the Orbost Railway Station—sawn timber. (d) Within a 20-mile radius of the post office at Orbost—sawn timber.

BRICKLAND, B. T., 1 O'Donnel-street, Rosanna East, 3084.
One commercial goods vehicle (L/C. 134 cwt.) to operate within a 50-mile radius of the G.P.O., Melbourne solely on behalf of K. Form Pty. Ltd.—concrete formwork.

CARTWRIGHT, A. M., 28 Pope-road, Blackburn, 3130. One commercial goods vehicle (L/C. 108 cwt.) to operate within a 70-mile radius of Commonwealth Pottery Pty. Ltd. at Blackburn on behalf of the said company earthernware pipes.

CERAMIC TRANSPORT PTY. LTD., P.O. Box 180, Springvale, 3171. One commercial goods vehicle (L/C. 212 cwt.) to operate within a 70-mile radius of the premises of Brick and Pipe Industries Ltd., at East Burwood—

Dricks.

Clark, H. O., & Sons Pty. Ltd., Bayswater-road, Bayswater, 3153. Application to vary the conditions of licences numbered D.A.60854 and D.A.60854/1 (L/C. 146, 139 cwt.) by adding as additional paragraphs (g, h)—"(g) From Sunbury and Werribee to places situated within the radius specified in paragraph (a) above—own honeycomb rock. (h) From Digger's Rest to places situated within the radius specified in paragraph (a) above—own scoria rock and crushed scoria".

scoria".

Coldway Transport Co. Pty. Ltd., P.O. Box 13, Somerville, 3912. One commercial goods vehicle (L/C. 160 cwt.) to operate: (a) From properties within a 20-mile radius of Tyabb to the premises of Mornington Peninsula Fruit Processors Co-operative Ltd. at Tyabb—fresh fruit and fresh vegetables. (b) From the premises of Mornington Peninsula Fruit Processors Co-operative Ltd. at Tyabb to customers in the Metropolitan Area of Melbourne—processed fruit, processed vegetables and processed fruit juices; (c) From Melbourne to the premises of Mornington Peninsula Fruit Processors Co-operative Ltd., at Tyabb—empty return containers, pallets, salt and frozen fruit juices.

Fruit Processors Co-operative Ltd., at Tyabb—empty return containers, pallets, salt and frozen fruit juices.

CONQUEST CONSTRUCTIONS PTY. LTD., Scott-street, Portland, 3305. One commercial goods vehicle (L/C. 42 cwt.) to operate: (a) From own premises at Portland to points throughout the State of Victoria in the course of business as "Engineers" (an approved decentralized industry) carried on at such premises—own prefabricated steel building sections, own processed oil lines, and steel posts, small quantities of cement, roof decking, agricultural pipes, bricks not exceeding 500 at any one time, paint, pre-cut weather-board, windows and doors necessary for the completion of own contracts at bulk installation depots for oil companies subject to the condition that all bulk steel and pipe requirements of such secondary industry shall be consigned from Melbourne to Portland by rail; (b) From the City of Melbourne to the Town of Portland—wire mesh not exceeding 10 rolls at any one time; (c) From the Cities of Melbourne and/or Geelong to the Town of Portland—pipe not exceeding two tons at any one time and only when required in an emergency; (d) From the City of Melbourne to the Town of Portland—assorted steel not exceeding one ton at any one time and only when required in an emergency; (e) From the Cities of Melbourne and/or Geelong to the Town of Portland or direct to own contract sites—petrol tanks for repair or testing.

BULLER, G. S. (trading as Crystal Transport Service), Box 82. Warburton, 3799 Application to vary the con-

Buller, G. S. (trading as Crystal Transport Service), Box 82, Warburton, 3799. Application to vary the conditions of licences No. D.A.62305/1 (L/C. 75, 10 cwt.) by adding after "Warburton" "and along the Yarra Junction—Powelltown road as far as Powelltown".

Curtin, G. O., care of A. G. Bellman, P.O. Thornton, 3712. Application to vary the conditions of licence No. D.T.553/4 (L/C, 265 cwt.) by adding as an additional paragraph (d)—"(d) From bush sites within the Merton Area to sawmills at Thornton—logs."

Digiusto, V., 937 Mt. Alexander-road, Essendon, 3040.
Application to vary the conditions of licence No.
D.A.61059 (L/C. 148 cwt.) by deleting "Broad-meadows" and adding in lieu "Geelong".

DI DOMENICO, R., 8 Shiel-street, North Melbourne, 3051. One commercial goods vehicle (L/C. 258 cwt.) to operate within a 35-mile radius of the G.P.O. in the City of Melbourne on behalf of Consolidated Quarries Ltd.—sand soil, screenings and premix.

DUNLOP TYRE SERVICE (VIC.) PTV. LTD. (Warragul Branch), 42 Queen-street, Warragul, 3820. One commercial goods vehicle (L/C. 13 cwt.) to operate within a 50-mile radius of own branch premises at Warragul

in the course of business as "Tyre Retailers and Retreaders"—own new tyres for delivery, used tyres and tubes for repair or retreading also batteries subject to the condition that all new tyres and new tubes and new batteries carried on the vehicle shall have been initially consigned by rail to Warragul.

have been initially consigned by rail to Warragul.

DUNSTAN A., LOGGING CO. PTY. LTD., 1-7 Tallangatta-road, Wodonga, 3690. One commercial goods vehicle (L/C. 262 cwt.) to operate: (a) From the Forest Commission Lease at Mt. Wills to own sawmill at Eskdale—logs. (b) From own sawmill at Eskdale to own timber Yards at Wodonga and to the railway yards at Wodonga—sawn timber. (c) Between Wodonga, own sawmill at Eskdale and own logging camp at Mt. Wills—goods used in connection with the maintenance and operation of the aforesaid logging camp and sawmills. (d) From the premises of A. Dunstan Timber Sales Pty. Ltd., at Wodonga to consignees situated within a 50-mile radius thereof—sawn timber. (e) From the premises of A. Dunstan Timber Roof Trusses Pty. Ltd., at Wodonga to consignees situated within a 50-mile radius thereof—timber roof trusses.

EASTWELL, J. H., Box 104, Sea Lake, 3533. One commerical

radius thereof—timber roof trusses.

EASTWELL, J. H., Box 104, Sea Lake, 3533. One commerical goods vehicle (L/C. 76 cwt.) to operate throughout the State of Victoria in the course of business as "Marine Dealer"—special wares, marine stores and old metals as designated in the Marine Stores and old Metals Act 1958 (No. 6303), Part 1, Section 3, but excluding the carriage of any such marine stores or old metals to wharves, docks or ships for shipment or export purposes with the proviso that the combined load capacity of both prime mover and any trailer attached thereto shall not exceed 120 cwt.

EVANS. K. J., 69 Hotham-rd. Niddrie 3042. One com-

EVANS, K. J., 69 Hotham-rd, Niddrie, 3042. One commercial goods vehicle (L/C. 199 cwt.) to operate within a 50-mile radius of the premises of Ready Mixed Concrete (Vic.) Pty. Ltd., at North Melbourne solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

FANNING, J. E., 36 Auburn-street, Wodonga, 3690. One commercial goods vehicle (L/C, 173 cwt.) to operate within a 50-mile radius from the premises of Ready Mixed Concrete Pty. Ltd. at Wodonga solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

Constructed agreator venicle.

Gardner, C. R., 17-18 Flinders-road, Longwarry, 3816.

Application to vary the conditions of Licence No.
D.A.47479 (L/C. 237 cwt.) by adding as an additional paragraph (d)—"(d) From the depot of Ampol Petroleum (Vic.) Pty. Ltd., at Newport to own premises at Longwarry—petroleum products in prescribed types of containers and empty return containers."

GAWLEY, C. J., 77 Waller-st., Benalla, 3672. One commercial goods vehicle (L/C. 281 cwt.) to operate from forest landings situated within a 60-mile radius of the post office at Benalla to the sawmill of J. A. Terrett & Co. Ltd., at Benalla—sawmill logs.

GEORGE & GEORGE PTY. LTD., 25 Plateau-road, Reservoir, 3073. One commercial goods vehicle (L/C. 13 cwt.) to operate throughout the State of Victoria in course of business as "Boilermakers and Engineers" for the purpose of installing and repairing own manufactured boilers—tools of trade, spare parts and materials incidental thereto. incidental thereto.

Note.—The total combined load capacity of the vehicle as prime mover and of any trailer hauled in conjunction with the vehicle for the carriage of goods shall not at any time exceed 21 cwt. unless with the prior permission of the Board.

prior permission of the Board.

GILBARCO (AUST.) LTD., 11 Anderson-road, Thornbury, 3071.

One commercial goods vehicle (L/C. 90 cwt.) to operate throughout the State of Victoria—petrol pumps for installation also tools of trade and materials incidental to the installation, servicing and maintenance of petrol and oil pumping equipment, heating equipment and water engineering equipment.

HANNEBERY, T., & Son, 252 High-street, Wodonga, 3690.

One commercial goods vehicle (L/C. 113 cwt.) to operate: (a) Within a 50-mile radius from the post office at Wodonga as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius of the post office at Wodonga—general goods provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius, which are more than 30 road miles apart by the nearest practicable route.

HARDWARE, W. A. & K., PTY. LTD., care of Sales & Installa-

HARDWARE, W. A. & K., PTY. LTD., care of Sales & Installations Co., corner Whiteside and Clayton roads, Clayton, 3168. One commercial goods vehicle (L/C. 11 cwt.) to operate: (a) Throughout the State of Victoria for the purposes of servicing and installing petrol

pumps and petrol dispensing equipment in the course of business as "Mechanical Engineers"—tools of trade, spare parts and materials incidental thereto and also petrol pumps and equipment for installation or repair or having been repaired. (b) Within a 50-mile radius from the G.P.O., Melbourne, in the course of business as "Heating, Ventilating and Air Conditioning Engineers"—tools of trade, equipment and air conditioning ductwork.

HEMPHILL, J. D., Stanley-street, Wallan, 3654. One commercial goods vehicle (L/C, 79 cwt.) to operate: (a) Within a 25-mile radius of the post office at Wallan—general goods provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius which are between places within the above radius which are more than 30 miles apart by the nearest practicable route. (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.

HOPKINS, T. J., 18 Anderson-road, Hawthorn, 3122. One commercial goods vehicle (L/C. 114 cwt.) to operate within a 70-mile radius of the premises of City Brick Works Co. Pty. Ltd. at Tooronga solely on behalf of the said company—bricks.

the said company—bricks.

HOURIGAN, B. J., 37 Mabel-street, Traralgon, 3844. One commercial goods vehicle (L/C. 109 cwt.) to operate:
(a) Within that part of the State of Victoria situated east of a north/south line drawn through the City of Melbourne in the course of business as "Bridge Building Contractor"—own tools of trade and equipment. (b) Within a 20-mile radius of any current contract site or from the rallway station nearest thereto—materials necessary for completion of own contracts and surplus materials for disposal.

HINTER R 325 Darehin road Thornbury 3071. One

HUNTER, R., 325 Darebin-road, Thornbury, 3071. One commercial goods vehicle (L/C. 200 cwt.) to operate within a 50-mile radius of the G.P.O. in the City of Melbourne on behalf of Consolidated Quarries Ltd.—premixed concrete in a specially constructed agitator

JACKSON, L. E., 198 Eaglehawk-road, Bendigo, 3550. One commercial goods vehicle (L/C. 99 cwt.) to operate within a 50-mile radius of the chief post office in the City of Bendigo solely on behalf of Pioneer Concrete (Vic.) Pty. Ltd.—premixed concrete in a specially constructed agitator vehicle.

JONKERS, G., Orbost, 3888. Application to vary the conditions of licence No. D.T.1001 (L/C. low loader 232 cwt., timber jinker 308 cwt.) by adding as an additional paragraph (e) "(e) Within the area specified in paragraph (a) above own equipment in course of business as 'Logging Contractor'".

business as 'Logging Contractor'".

KEARTON, L. R. & J. F., 2 Shirley-court, East Doncaster, 3109. One commercial goods vehicle (L/C. 154 cwt.) to operate within a 70-mile radius of the premises of Commonwealth Pottery Pty. Ltd. at Blackburn on behalf of the said company—earthernware pipes.

HORE, A. S. (trading as Keast & Hore), P.O. Box 317, Traralgon, 3844. One commercial goods vehicle (L/C. 23 cwt.) to operate: (a) Within a 25-mile radius of the post office at Traralgon—general goods, provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius, which are more than 30 miles apart by the nearest practicable route. (b) Within a 50-mile radius of the depot of Amoco (Aust.) Pty. Ltd., at Morwell—petroleum products in prescribed types of containers and empty containers for return.

KIMBERLEY, D. E., Flat 4, 21 Hobart-road, Murrumbeena.

KIMBERLEY, D. E., Flat 4, 21 Hobart-road, Murrumbeena, 3163. One commercial goods vehicle (L/C. 144 cwt.) to operate within a 70-mile radius of the premises of Atlas Industries Australia Ltd. at Springvale on behalf of the said company—tiles and roofing battens.

Kraft Foods Ltd., Salmon-street, Port Melbourne, 3207.
One commercial goods vehicle (L/C. 10 cwt.) to operate: (a) Within a 50-mile radius of the post office at the corner of Bourke and Elizabeth streets in the City of Melbourne—own goods. (b) Throughout the State of Victoria for the purpose of arranging display and advertising of own goods—own advertising materials display, samples and tools of trade incidental thereto.

LEIGHTON CONTRACTORS LTD., 6-8 Claremont-street, South Yarra, 3141. One commercial goods vehicle (L/C. 11 cwt.) to operate throughout the State of Victoria in the course of business as "Engineering Contractors and Builders" for the purpose of supervising own contracts—tools of trade, spare parts incidental to servicing own equipment and a small quantity of materials incidental to the repair of own contracts.

LEIGHTON CONTRACTORS LTD., 6-8 Claremont-street, South

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LEIGHTON CONTRACTORS LTD., 6-8 Claremont-street, South Yarra, 3141. One commercial goods vehicle (L/C. 29 cwt.) to operate: (a) Within a 50-mile radius of own premises at South Yarra in the course of business as "Engineering Contractors and Builders"—own goods. (b) Throughout the State of Victoria—tools of trade, own plant and own equipment. (c) Within a 25-mile radius of the site of any contract currently engaged upon or to such site from the railway station nearest thereto—materials for use on such contract.

MERCER, B. A., 30 Russell-street, Quarry Hill, Bendigo, 3550. One commercial goods vehicle (L/C. 56 cwt.) to operate throughout the State of Victoria in the course of business as "Marine Collector"—special wares, marine stores and old metals as designated in the Marine Stores and Old Metals Act 1958 (No. 6303), Part 1, Section (3), but excluding the carriage of any such goods to wharves, docks or ships for shipment or export purposes with the proviso that the combined load capacity of both prime mover and any trailer attached thereto shall not exeed 120 cwt.

MITROPOULOS, A., 72 Tope-street, South Melbourne, 3205. One commercial goods vehicle (L/C. 200 cwt.) to operate within a 50-mile radius of the premises of Blue Metal Concrete at Northcote on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

OAKLEIGH BRICK CO. PTY. LTD., 68 Dawson-street, Brunswick, 3056. One commercial goods vehicle (L/C. 134 cwt.) to operate: (a) Within a 70-mile radius of own premises at Oakleigh in course of business as "Brick Manufacturers"—own goods.

PARRY, G. T., 38 Calista-avenue, Clayton, 3168. One commercial goods vehicle (L/C. 100 cwt.) to operate within a 50-mile radius of two premises at Oakleigh in course of business as "Heating Pty. Ltd. at Springvale in course of business as "Heating Pty. Ltd. for installation or repair.

PATTERSON, A. A., 11 Chadwell-grove, Chelsea, 3196. Application to vary the conditions of licence No. D.A.61011 (L/C. 7 cwt.) by

materials required for such work.

PICTON HOPKINS & SON PTY. LTD., 130 Church-street, Richmond, 3121. One commercial goods vehicle (L/C. 10 cwt.) to operate in the course of business as "Plaster Craftsmen"—(a) Within a 25-mile radius of the post office at Richmond—own goods. (b) (i) Throughout the State of Victoria—fibrous plaster sheeting, mouldings, sisal and a quantity of plaster sufficient only for the fixing of the said plaster sheets and mouldings also battens, nails, and insulating materials, viz.: insulwool and rockwool suspended ceilings, component parts and associated acoustic tiles and sprayed finishes. (ii) Terrazzo slabs and/or materials incidental to fixing of same, stone dust, sand, and a quantity of cement sufficient only for setting purposes and associated materials necessary to carry out solid plastering contracts, vinyl and lino tiles and adhesives, scaffolding plant and tools of trade for use in own building contracts. (c) Within a 20-mile radius of own branch premises at Hernes Oak—own goods. (d) Within a 20-mile radius of the site of any contract currently engaged upon or to such site of any contract currently engaged upon or to such materials for use on such contract.

READY MIKED CONCRETE (VIC.) PTY. LTD., 68 Burwood-road, Burwood 3125. One commercial goods vabicle (I/C)

READY MIXED CONCRETE (VIC.) PTY. LTD., 68 Burwood-road, Burwood, 3125. One commercial goods vehicle (L/C. 135 cwt.) to operate within a 50-mile radius of own premises at Swan Hill in the course of business as "Premixed Concrete Manufacturers"—own premixed concrete in a specially constructed agitator vehicle.

concrete in a specially constructed agitator vehicle.

Rebloo Pty. Ltd., 85 Stewart-street, Brunswick, 3056. One commercial goods vehicle (L/C. 266 cwt.) to operate:
(a) Within a 25-mile radius of the post office at Brunswick in the course of business as "Construction Engineers and Earthmoving Contractors"—own goods.
(b) Within a 50-mile radius of own premises at Brunswick in the course of business as "Construction

Engineers and Earth-moving Contractors "-tools of

Engineers and Earth-moving Contractors "—tools of trade, own construction plant and own construction and earth-moving equipment.

RICHARDSON, M. J., 6 Arthur-street, Horsham, 3400. One commercial goods vehicle (L/C. 241 cwt.) to operate:

(a) Within a 50-mile radius of the post office at Horsham as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius of the post office at Horsham—general goods provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius which are more than thirty (30) road miles apart by the nearest practicable route.

RUGYS, A., 410 Grimshaw-street, Bundoora, 3083. One commercial goods vehicle (L/C. 199 cwt.) to operate within a 50-mile radius of the premises of Boulders Pty. Ltd., at Bundoora on behalf of the said company —premixed concrete in a specially constructed agitator vehicle.

within a 50-line radius of the premises of Boulders Pty. Ltd., at Bundoora on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

RYAN, T. M., 48 Riversdale-drive, Torquay, 3228. Application to vary the conditions of licence No. D.A.61514 (L/C. 16 cwt.) by deleting "Within that part of the State of Victoria west of a line drawn due north and south through the City of Melbourne" and adding in lieu "Throughout the State of Victoria".

SANDLANT, G. (trading as Sandlandt's Bus Service), Landsborough, 3391. One commercial goods vehicle (L/C. 6 cwt.) to operate: (a) Within a 30-mile radius from the post office at Landsborough—general goods. (b) Along the route between the Township of Landsborough and the City of Ballarat via Elmhurst or Ben Nevis—general goods. (c) Along the route between the Townships or Landsborough and Wallace via the Townships or the City as the case may be of Elmhurst, Ben Nevis and Ballarat—cream in cans and empty return cans on behalf of the Wallace Butter Factory.

NOTE.—The total load capacity of the vehicle and any trailer attached thereto shall not exceed 20 cwt.

SEVEN X BEVERAGES (CENTRAL) PTY. LTD., 5 Laurel-street, Bendigo, 3550. Two commercial goods vehicles (L/C. 64, 65 cwt.) to operate within a 50-mile radius of own branch premises at Bendigo in course of business as "Aerated Water Distributors"—own aerated waters and empty return containers.

SINCLAIR, E. C., Barjarg, Maindample, 3721. One commercial goods vehicle (L/C. 51 cwt.) to operate: (a) Between the Township of Mansfield and the City of Benalla serving places on or adjacent to the Mansfield—Benalla road—general goods. (b) From the railway station at Maindample to places situated within a 50-mile radius of the post office at Barjarg—fertilisers. (c) Within a 50-mile radius of the post office at Barjarg—fertilisers. (c) Within a 50-mile radius of the post office at Barjarg—fertilisers.

office at Barjarg-livestock.

Shewes, D. H., P.O. Box 606, Ballarat, 3350. One commercial goods vehicle (L/C. 72 cwt.) to operate within that part of the State of Victoria west of a straight line drawn between Melbourne and Wodonga in the course of business as "Excavation Contractor"—own tools of trade and excavation equipment together with sufficient fuel for the operation of such equipment and up to two hundredweight (2 cwt.) of materials incidental to the completion of a contract.

SMITH, W. F. & J. B., 11 Gray-street, Leongatha, 3953.
Application to vary the conditions of licence No.
D.A.44523/1 (L/C. 117 cwt.) by deleting paragraph

(b) from the existing conditions.

- (b) from the existing conditions.
 SMITH, W. F. & J. B., 11 Gray-street, Leongatha, 3953. Application to vary the conditions of licence No. D.A.44523/2 (L/C. 243 cwt.) by deleting the existing conditions and adding in lieu: (a) From the State Electricity Commission of Victoria at Morwell to own depot at Leongatha for distribution within a 20-mile radius of the said depot at Leongatha—bulk and bagged briquettes. (b) Within a 25-mile radius of the post office at Leongatha—general goods subject to the condition that no goods shall be carried whether in on or more stages from any one other point within the said radius to any other point within the said radius situated more than thirty (30) miles apart by the nearest practicable route. (c) Within a 50-mile radius of the depot of Castrol Ltd., at Leongatha—petroleum products in prescribed types of containers and empty return containers.
 STEPHENS, S. M., 56 Zeally Bay-road, Torquay, 3228. One
- EPHENS, S. M., 56 Zeally Bay-road, Torquay, 3228. One commercial goods vehicle (L/C. 10 cwt.) to operate throughout the State of Victoria in course of business as a "Professional Fisherman"—own fishing boat, fishing gear and equipment also fish and shelled sea
- Taylor, A. G., 97 Broughton-road, Surrey Hills, 3127.
 One commercial goods vehicle (L/C. 112 cwt.) to operate within a 70-mile radius of the premises of Glenvale Potteries Pty. Ltd., Preston solely on behalf of the said company—earthernware pipes and fittings.

- THOMPSONS (CASTLEMAINE) LTD., 343 Little Collins-street, Melbourne, 3000. Application to vary the conditions of licence No. D.A.2156/5 (L/C. 78 cwt.) by adding to paragraph (b) after the word "machinery" "and associated parts".
- associated parts".

 TULLOCH JENKIN PTY. LTD., Main-street, Bairnsdale, 3875. Application to vary the conditions of licence No. D.A.2185/4 (L/C. 121 cwt.) by adding as an additional paragraph (b) "Within a 25-mile radius of the post office at Bairnsdale—general goods provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius, which are more than thirty (30) road miles apart by the nearest practicable route".

 WALDRON, G. H., 5 Euroka-street, Chadstone, 3148. One commercial goods vehicle (L/C 233 cwt.) to operate within a 35-mile radius of the G.P.O., Melbourne solely on behalf of Consolidated Quarries Ltd.—sand, soil, screenings and premix.
- on behalf of Consolidated Quarries Ltd.—sand, soil, screenings and premix.

 WARNE, E. E., 52 Castella-street, Lilydale, 3140. One commercial goods vehicle (L/C. 11 cwt.) to operate:

 (a) Throughout the State of Victoria in the course of business as "Painter and signwriter"—own tools of trade and equipment and surplus materials from contract site to contract site. (b) Within a 20-mile radius of any contract currently engaged upon or from the railway station nearest thereto—materials required for the completion of such contract.

 Warnington A. C. Devils Pinch-mad Woorarra East via
- Warrington, A. C., Devils Pinch-road, Woorarra East via Toora, 3962. One commercial goods vehicle (L/C. 250 cwt.) to operate within a 50-mile radius of the post office at Toora in the course of business as "Earthmoving Contractor"—own tools of trade and earth moving machinery.
- Wells, H. T., Marysville-road, Buxton, 3711. One commercial goods vehicle (L/C. 155 cwt.) to operate in the course of business as "Agent" for Caltex Oil (Aust.) Pty. Ltd.—(a) From and to the Caltex Depot at Spotswood to and from own depot at Buxton. (b) From and to own depot at Buxton to and from own customers whose premises are situated within a 20-mile radius of the post office at Buxton—petroleum products in bulk tanks and containers and empty return containers. return containers.
- return containers.

 WESTERFIELD MOTORS PTY. LTD., Lloyd-street, Dimboola, 3414. One commercial goods vehicle (L/C. 10 cwt.) to operate in the course of business as "Tyre Distributors and Retreaders"—(a) Within a 50-mile radius of the post office at Dimboola—new and second-hand tyres and tubes for delivery, used tyres and tubes for repair or having been repaired and batteries, oil and motor car accessories. (b) Within a 70-mile radius of the post office at Mildura for on site fitting or repairing by own servicemen—tyres and tubes including tyres and tubes having been repaired together with incidental tools of trade and equipment required for such fitting or repairing.

 WHITE, K. C., 67 Hertford-street, Sunshine, 3020. One
- WHITE, K. C., 67 Hertford-street, Sunshine, 3020. One commercial goods vehicle (L/C. 217 cwt.) to operate within a 35-mile radius of the G.P.O. in the City of Melbourne on behalf of Consolidated Quarries Ltd.—sand, soil, screenings and premix.

TOW TRUCK.

CALDIS, A., & C. MCKENZIE (trading as Sea Lake Panel Works), Calder Highway, Sea Lake, 3533. One commercial goods vehicle (to be purchased) to operate throughout the State of Victoria as a "Tow Truck" solely—(a) For the purpose of lifting and carrying or towing motor vehicles and the carriage of tools and equipment necessary for such purpose only. (b) The carriage of spare parts necessary for the repair of a disabled motor to and from the place at which such disablement has occurred. disablement has occurred.

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.
- A.R.C. ENGINEERING PTY. LTD., 528 Ballarat-road, Sunshine, 3020; D A.57743; 13th December, 1969; 119 cwt.; D.A.57743/1; 13th December, 1969; 236 cwt.; D.A.57743/2; 13th December, 1969; 232 cwt.; D.A.57743/3; 13th December, 1969; 239 cwt.
- Adams, James S., & Co. Pty. Ltd., Nepean Highway, Mornington, 3931; D.A.509/3; 18th December, 1969;
- Albion Reid Pty. Ltd., 83 Riversdale-road, Hawthorn, 3122; D.A.520/92; 13th December, 1969; 300 cwt.

- Ampol Petroleum (Vic.) Pty. Ltd., 792 Elizabeth-street, Melbourne, 3000; D.A.534/6; 17th December, 1969; 9 cwt.; D.A.534/10: 17th December, 1969; 16 cwt.; D.A.534/13; 17th December, 1969; 23 cwt.
- ARMOURED ESCORTS PTy. LTD., corner Arden and Lothian street, North Melbourne, 3051; D.A.37566/10; 8th November, 1969, 11 cwt.
- AYERS, J. A., Narbethong, 3778; D.T.1089; 6th December, 1969; 240 cwt.
- BEAUREPAIRE TYRE SERVICE PTY. LTD., 102 Victoria-street, Carlton, 3053; D.A.629/61; 18th December, 1969; 18 cwt.; D.A.629/62; 18th December, 1969; 11 cwt.
 BEAUREPAIRE TYRE SERVICE PTY. LTD., 102 Victoria-street, Carlton, 3053; D.A.629/26; 20th December, 1969; 20 cwt.
- Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053; D.A.629/64; 11th December, 1969; 14 cwt.
- Davies, J. J. (trading as Bendigo Disposals), 371 Hargreaves-street, Bendigo, 3550; T.D.A.4621/1; 25th November, 1969; 17 cwt.
- ACKWOOD E. C., PTY. LTD., 21 Kavanagh-street, South Melbourne, 3205; D.A.9509/1; 30th November, 1969; 69 cwt.
- COLLINS & STOTT PTY. LTD., Nowa Nowa, 3887; D.T.165/2; 8th November, 1969; 260 cwt.
- COUTTS, A. C., 42 Kays-avenue, Doveton, 3177; D.A.12581; 11th December, 1969; 152 cwt.
- Drug Houses of Australia Ltd., 504 Bourke-street, Melbourne, 3000; D.A.2414/10; 18th December, 1969; cwt.
- DUNCAN, A. S & J. M. D., 314 Manningham-road, Don-caster, 3108; D.A.57803; 13th December, 1969; 181 cwt.
- FONTANA, J., 23 Dickenson-street, Lalor, 3075; D.A.57741; 13th December, 1969; 141 cwt.
- GENERAL MOTORS-HOLDEN'S PTY. LTD., Princes Highway, Dandenong, 3175; D.A.27925/44; 18th December, 1969; 61 cwt.
- GENERAL MOTORS-HOLDEN'S PTY. LTD., P.O. Box 161, Dandenong, 3175; D.A.27925/1; 9th December, 1969; 146 cwt.; D.A.27925/2; 9th December, 1969; 230 cwt.; D.A.27925/3; 9th December, 1969; 229 cwt.; D.A.27925/4; 9th December, 1969; 146 cwt.
- MORE, H. R., 30 Holloway street, Boort, 3537; D.A.27603/1; 7th November, 1969; 231 cwt.
- GROVER, E. W. J., 46 Clifton-street, Northcote, 3070; D.A.31359; 26th November, 1969; 127 cwt.

 HARCOURT CO-OPERATIVE COOL STORES LTD., THE, P.O. Box 86, Castlemaine, 3450; T.D.A.61104; 27th November, 1069; 17 1969; 17 cwt.
- HILLGROVE, A. D., P.O. Box 176, Birchip, 3483; D.A.1302/8; 27th November, 1969; 11 cwt.

 HOADLEY'S CHOCOLATES LTD., 99 Coventry-street, South Melbourne, 3205; D.A.1308/6; 9th December, 1969; 62 cvt.
- International Harvester Co. of Aust. Pty. Ltd., 171-205 City-road, South Melbourne, 3205; D.A.1351/40; 18th December, 1969; 18 cwt.
- December, 1909; 10 cwt.

 JOHNSON & SONS (ABBOSFORD) PTY. LTD., 130 Hoddle-street, Abbotsford, 3067; D.A.57607; 6th December, 1969; 10 cwt.; D.A.57607/1; 6th December, 1969; 8 cwt.
- NSON, T. I., 118A Cooper-street, Essendon, D.T.327; 6th December, 1969; 106 cwt. JOHNSON.
- LOUD, WM., PTY. LTD., Kent-place, off 135 Market-street, South Melbourne, 3205; D.A.41626/1; 11th December, 1969; 102 cwt.
- MAIN, R. R., Lloyd-street, Bendigo, 3550; D.A.44755; 7th November, 1969; 150 cwt.
- MILLER, C. S., 13 Barrow-street, Coburg, 3058; D.A.45034; 18th December, 1969; 27 cwt.

 MCKENZIE CREEK QUARRYING CO. PTY. LTD., Box 42, Horsham, 3400; D.A.1686/8; 22nd November, 1969; 194 cut. 184 cwt.
- Napier, H. A., 57 Mullum-road, Ringwood, 3134; T.D.A.39061; 21st December, 1969; 15 cwt.
- NEON ELECTRIC SIGNS LTD., Corner Cecil and Whiteman streets, South Melbourne, 3205; D.A.1713/7; 18th December, 1969; 48 cwt.
- Norris, P., 65 Enfield-avenue, Park Orchards, 3114; D.A.57831; 13th December, 1969; 129 cwt.
- PATERSONS PTY. LTD., 158 Bourke-street, Melbourne, 3000; D.A.1782/54; 13th December, 1969; 14 cwt.

 PERMEWAN WRIGHT LTD., 147-179 Alexandra-parade, Abbotsford, 3067; D.A.1809/59; 8th November, 1969; 127 cmt
- Petersville Australia Ltd., Wellington-road, Clayton, 3168; D.A.1813/133; 6th December, 1969; 17 cwt.

Petersville Australia Ltd., Wellington-road, Clayton, 3168; D.A.1813/137; 13th December, 1969; 14 cwt.
Praznovszky Carriers Pty. Ltd., Lot 2 Clayton-road, Clayton, 3168; D.A.44875/1; 18th December, 1969; 181

Provincial Motors (Bendico) Pty. Ltd., 71 Mackay-street, Rochester, 3561; D.A.13842/3; 8th November, 1969;

Rochester, 3561; D.A.13842/3; 8th November, 1909, 10 cwt.

Queen's Bridge Motor & Engineering Co. Pty. Ltd., 359
Plummer-street, Port Melbourne, 3207; D.A.1783/52;
13th December, 1969; 12 cwt.

Roche Bros. Pty. Ltd., 22 Dynon-road, South Kensington, 3031; D.A.1941/25; 5th December, 1969; 110 cwt.

Roddy, A. W., 1 Dermont-street, East Preston, 3072;
D.A.23514; 6th December, 1969; 118 cwt.
Ruwoldt, L. W., Private Bag 19, Murtoa, 3390;
D.A.46538/1; 8th November, 1969; 143 cwt.

Sanelli, E. P., 53 Lincoln-street, North Richmond, 3121;
D.A.57684; 6th December, 1969; 198 cwt.

Stamp, J. W., Pty. Ltd., 235 Cardigan-street, Carlton, 3053;
D.A.11220/1; 17th December, 1969; 18 cwt.;
D.A.11220/2; 17th December, 1969; 22 cwt.;
D.A.11220/4; 17th December, 1969; 22 cwt.;
D.A.11220/4; 17th December, 1969; 21 cwt.
Wardrop, George, Ltd., 358 Lonsdale-street, Melbourne,

WARDROP, GEORGE, LTD., 358 Lonsdale-street, Melbourne, 3000; D.A.2236/4; 13th December, 1969; 10 cwt.

WEST, W. K., 12 Victoria-street, Eaglehawk, 3556; D.A.39720/4; 4th October, 1969; 114 cwt; D.A.39720/5; 4th October, 1969; 114 cwt.

Woodend Produce Store & Real Estate Agency, Woodend, 3442; D.A.30844; 9th December, 1969;

YOUNGS READY MIX PTY. LTD. (trading as W. H. Young & Sons), 182 High-street, Shepparton, 3630; D.A.35594/8; 20th November, 1969; 190 cwt.

TOW TRUCKS.

Bradrey Panels Ptv. Ltd., 521-531 High-street, East Prahran, 3181; D.A.37923/6; 6th December, 1969; 79

Consolidated Motors Industries Pty. Ltd., Calder Highway, Keilor, 3036; D.A.45100; 11th December, 1969; 79 cwt.; D.A.45100/1; 11th December, 1969; 36

Dent, J. G., Motors Pty. Ltd., 820 Sydney-road, North Coburg, 3058; D.A.28164/2; 20th November, 1969; 30

Ferntree Gully Towing Service, 98 Whitehorse-road, Ringwood, 3134; D.A.57647; 6th December, 1969; 25

GOULBURN VALLEY MOTORS PTY. LTD., 187 Wyndham-street, Shepparton, 3630; D.A.44390; 4th September, 1969; 63 cwt.

RENEWALS WITH VARIATION.

 $\mathbf{A}^{ ext{PPLICATIONS}}$ by the persons listed hereunder for renewal of the licences listed with variation of conditions in the manner set out opposite the names.

GENERAL PROVEDORS (AUST.) PTY. LTD., 51 Playne-street, Frankston, 3199; T.D.A.53767/4; 1st December, 1969; Application to renew and vary the conditions of licence No. T.D.A.53767/4 (L/C. 11 cwt.) by deleting "Shepparton" and adding in lieu "Wodonga" and also by deleting "frozen hamburgers and frozen T.V. dinners".

PEAK, E. G., Williams-lane, Buxton, 3711; D.A.311; 13th December, 1969; Application to renew and vary the conditions of licence No. D.T.311 (L/C. 144 cwt.) by adding as an additional paragraph (d)—"(d) From sawmill at Narbethong to building sites and timber yards within a 25-mile radius of Melbourne—sawn timber".

STRLING, D. H., 2 Phillip-street, Rosebud, 3939; D.A.7272; 12th October, 1969; Application to renew and vary the conditions of licence No. D.A.7272 (L/C. 125 cwt.) by deleting paragraph (b) and adding in lieu—"(b) Within a 30-mile radius of Hillview Quarries Pty. Ltd. at Dromana—screenings, stone dust, sand and quarry products".

Notice of any objection should be forwarded to reach the Secretary of the Board not later than 1st October,

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

Secretary.

Corner Lygon and Princes streets, Carlton, 3053, Wednesday, 17th September, 1969.

DEPARTMENT OF MINES.

EXTRACTIVE INDUSTRY LICENCE GRANTED.

57 Extractive Industry Licence; Calvert Hartley King; 35 acres, Parish of Tonimbuk.

APPLICATIONS FOR LEASES DECLARED ABANDONED.

2833, Ararat; David Feiglin; 254a. 2r. 10p., Parish of Burrumbeep.

2834, Ararat; David Feiglin; 801a. 3r. 25p., Parish of Langi-Logan.

8435, Beechworth; Henry Wiley Fancher; 40 acres, Parish of Hotham.

8436, Beechworth; Henry Wiley Fancher; 15 acres, Parish of Hotham.

APPLICATIONS FOR EXPLORATION LICENCES REFUSED.

144, Exploration Licence; Gippsland Minerals No Liability; 546 square miles, Counties of Dargo, Tambo, Benambra and Bogong.

145, Exploration Licence; Gippsland Minerals No Liability; 185 square miles, Counties of Dargo, Benambra, Bogong and Wonnangatta.

146, Exploration Licence; Gippsland Minerals No Liability; 118 square miles, Counties of Delatite, Bogong and Dargo.

APPLICATIONS FOR EXTRACTIVE INDUSTRY LICENCES REFUSED.

tractive Industry Licence; William Samuel Kennedy, Lindsay Kennedy; 87 acres, Parish of Maryvale. 357, Extractive

359. Extractive tractive Industry Licence; Neville Alkemade; 10 acres, Parish of Merrimu. Neville

TERMS OF EXPLORATION LICENCES EXTENDED.

Exploration Licence; Planet Mining Company Pty. Ltd.; 9.2 square miles, Counties of Tanjil and Wonnangatta.

 13, Exploration Licence; Planet Mining Company Pty.
 Ltd.; 39.8 square miles, County of Wonnangatta.

 17, Exploration Licence; Planet Mining Company Pty.
 Ltd.; 63.5 square miles, Counties of Dalhousie and
 Talbot.

Exploration Licence; Planet Mining Company Pty. Ltd.; 68.6 square miles, Counties of Bourke, Dalhousie and Talbot.

Exploration Licence; Planet Mining Company Pty. Ltd.; 72.2 square miles, Counties of Gladstone and

Exploration Licence; Planet Mining Company Pty. Ltd.; 2.4 square miles, County of Kara Kara.

Exploration Licence; Planet Mining Company Pty. Ltd.; 83.6 square miles, County of Kara Kara.

TAILINGS LICENCES EXPIRED.

3486, Tailings Licence; The President, Councillors and Ratepayers of the Shire of Rutherglen; "Great Southern" tailings dump situated in the Parish of Chiltern West.

3489, Tailings Licence; Forests Commission of Victoria; "Scottish Dump" situated at Cambrian Hill in the Parish of Yarrowee.

3588, Tailings Licence; Bruhns Quarries Pty. Ltd.; "Devonshire Sand" dump south of Bracewell-street in the Township of Eaglehawk.

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

ERRATUM.

DEPARTMENT OF MINES.

IN Government Gazette No. 80, of 10th September, 1969, page 3122, under sub-heading "Mining Leases Transferred" delete the reference—

"5641 Gippsland; New Dawn Consolidated No Liability; 10a. 3r. 39p., Parish of Butgulla" and substitute the following:-

"APPLICATION FOR MINING LEASE REFUSED"

5641, Gippsland; New Dawn Consolidated No Liability; 10a. 3r. 39p., Parish of Butgulla.

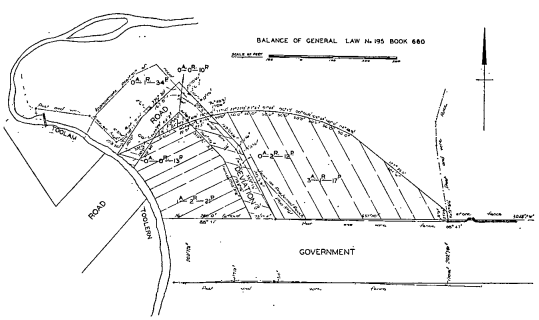
LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED.—SHIRE OF MELTON.

THE Minister of the Crown administering the Local Government Act 1958, on the 8th day of September, 1969, confirmed the Order hereinafter referred to, in pursuance of section 514 of the said Act, namely:

An Order of the Council of the Shire of Melton, made on the 31st July, 1969, directing the compulsory taking of the land shown by hachure on the diagram hereunder for the purpose of making or opening of streets, roads and bridge works and diverting, altering or increasing the width of streets and roads.

PLAN OF SURVEY PART OF CROWN PORTION 20 PARISH OF PYWHEITJORRK COUNTY OF BOURKE



Local Government Department, Melbourne.

R. J. HAMER, Minister for Local Government.

LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED .- CITY OF BROADMEADOWS.

THE Minister of the Crown administering the Local
Government Act 1958, on the 12th day of September,
1969, confirmed the Order hereinafter referred to in pursuance of section 514 of the said Act, namely:

An Order of the Council of the City of Broadmeadows made on the 4th August, 1969, directing the compulsory taking of certain land being lot 3 on plan of subdivision No. 2855, lodged in the Office of Titles for the purpose of provision of a site for a library at Glenroy.

R. J. HAMER, Minister for Local Government.

Local Government Department, Melbourne.

LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED.—CITY OF BRIGHTON.

THE Minister of the Crown administering the Local Government Act 1958, on the 12th day of September, 1969, confirmed the Order hereinafter referred to in pursuance of section 514 of the said Act, namely.

An Order of the Council of the City of Brighton, made on the 22nd August, 1969, directing the compulsory taking of the land described in certificate of title, volume 1999, folio 707 for the purpose of altering and increasing the width of Francis-road or Snooks-lane and associated redevelopment of the surrounding area, pursuant to a scheme prepared under the provisions of section 605 of the Local Government Act 1958 and approved by the Governor in Council, on the 23rd January, 1968.

R. J. HAMER, Minister for Local Government.

Local Government Department, Melbourne.

LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED.-CITY OF MOORABBIN.

THE Minister of the Crown administering the Local
Government Act 1958, on the 12th day of September,
1969, confirmed the Order hereinafter referred to in pursuance of section 514 of the said Act, namely:

An Order of the Council of the City of Moorabbin made on the 18th August, 1969, directing the compulsory taking of the balance of the land described in certificate of title, volume 5798, folio 473, for the purpose of providing a place of public resort and recreation.

R. J. HAMER, Minister for Local Government.

Local Government Department, Melbourne.

LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED.—CITY OF DANDENONG.

THE Minister of the Crown administering the Local Government Act 1958, on the 15th day of September, 1969 confirmed an Order hereinafter referred to in pursuance to section 514 of the said Act, namely:

An Order of the Council of the City of Dandenong made on the 14th July, 1969, directing the compulsory taking of an easement for drainage purposes over the lands described hereunder.

cribed hereunder.

(a) All that piece of land commencing at the southwest angle of lot 85 on L.P. 5903; thence by the north boundary of Kirkham-road bearing 269 deg. 46 min. a distance of 10 feet; thence by the western boundary of L.P. 5903 bearing 359 deg. 46 min. a distance of 1,500 feet to the southern boundary of Dalgety-street; thence by the southern boundary of Dalgety-street bearing 89 deg. 46 min. a distance of 10 feet to the

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north-west angle of lot 61 on L.P. 10310; thence by a line bearing 179 deg. 46 min. a distance of 1,315 feet; thence by a line bearing 134 deg. 46 min. a distance of 7 ft. 1 in.; thence by a line bearing 89 deg. 46 min. a distance of 196 ft. 9 in. to the south-easterly angle of lot 2 on L.P. 35193 and the western boundary of Canberra-avenue; thence by the western boundary of Canberra-avenue south a distance of 10 feet to the north-eastern angle of lot 83 on L.P. 5903; thence by lines bearing 269 deg. 46 min. a distance of 7 ft. 1 in., bearing 179 deg. 46 min. a distance of 165 feet to the point of commencement. commencement.

commencement.

(b) All that piece of land commencing at the southwest angle of lot 28 on L.P. 5903; thence by the north boundary of Kirkham-road bearing 279 deg. 46 min. a distance of 10 feet to the south-eastern angle of lot 29 on L.P. 5903; thence by lines bearing north a distance of 165 feet bearing 314 deg. 53 min. a distance of 7 ft. 1 in., bearing 269 deg. 46 min. a distance of 190 feet to the north-west angle of lot 31 on L.P. 5903 and the eastern boundary of Canberra-avenue; thence by the eastern boundary of Canberra-avenue bearing north a distance of 10 feet to the south-west angle of lot 32 on L.P. 5903; thence by lines bearing 89 deg. 46 min. a distance of 7 ft. 1 in., bearing north a distance of 1,315 feet to the north-east angle of lot 30 on L.P. 52152 and the southern boundary of Dalgety-street; thence by the southern boundary of Dalgety-street; thence by the southern boundary of Dalgety-street bearing 89 deg. 46 min. a distance of 10 feet; thence by a line bearing south a distance of 1,500 feet to the point of commencement.

R. J. HAMER, Minister for Local Government.

Local Government Department, Melbourne.

LAW DEPARTMENT.

COUNTY COURT SITTINGS-1970.

THE Governor in Council having directed that the County Court be held at each of the under-mentioned places, I hereby appoint the following days of each month as the day on which the Court shall commence sitting at such place during the year 1970:—

ARARAT			Tuesday, 3rd March.
BAIRNSDALE			Tuesday, 18th August. Tuesday, 7th April.
DAIKNODALE	• •		Thursday 16th July
			Thursday, 16th July. Tuesday, 20th October. Tuesday, 3rd February. Monday, 4th May.
BALLARAT			Tuesday, 20th Cetober.
DINGGINA	• •		Monday 4th May
			Monday, 3rd August.
			Monday 2nd November
BENDIGO			Monday, 2nd November. Tuesday, 3rd February.
DENDIGO	• •	• •	Tuesday, 5th May.
			Tuesday, 4th August.
			Wednesday, 2nd December.
COLAC			Tuesday 7th April
COLAC	• •	• •	Tuesday, 7th April. Thursday, 16th July.
			Wednesday, 4th November.
GEELONG			Thursday, 2nd April.
ODDECTIO	• •	• •	Monday 1st June
*			Monday, 1st June. Tuesday, 1st September.
			Thursday, 1st October.
			Tuesday, 1st December.
HAMILTON			Tuesday, 17th March.
IIAMILION	• •	• • •	Thursday, 16th July
			Thursday, 16th July. Tuesday, 20th October.
HORSHAM			Tuesday, 17th March.
HORDINA	• •	• •	Wednesday, 17th June.
			Wednesday, 4th November,
KERANG			Tuesday, 3rd March,
REKANO	• •	• • •	Thursday 16th July.
			Tuesday, 20th October,
MELBOURNE			Monday, 19th January. Monday, 2nd February. Monday, 2nd March.
MEDDOCKIL	• •	• •	Monday, 2nd February.
			Monday, 2nd March.
			Thursday, 2nd April.
			Friday, 1st May.
			Monday, 1st June.
			Wednesday, 15th July.
			Monday, 3rd August.
			Tuesday, 1st September. Thursday, 1st October.
			Thursday, 1st October.
			Monday, 2nd November.
			Tuesday, 1st December.

COUNTY C	COURT SITT	INGS 1970—continued.
MILDURA		Monday, 20th April. Monday, 1st June. Tuesday, 1st September.
MORWELL		Monday, 16th November. Tuesday, 3rd February.
		Tuesday, 5th May. Tuesday, 4th August. Wednesday, 4th November.
SALE		Tuesday, 3rd February. Tuesday, 2nd June. Tuesday, 15th September.
SHEPPARTON .		Tuesday, 17th February. Tuesday, 19th May. Tuesday, 15th September. Tuesday, 17th November.
WANGARATTA		- 1 0 1 X f 1
WARRAGUL .		Monday, 16th February. Tuesday, 16th June. Thursday, 1st October.
WARRNAMBOOL		Tuesday, 3rd March. Wednesday, 17th June. Wednesday, 2nd September. Wednesday, 2nd December.
WONTHAGGI .		Tuesday, 14th April. Tuesday, 2nd June. Tuesday, 6th October.
	N	ORMAN F MITCHELL.

NORMAN F. MITCHELL, Chairman of County Court Judges.

10th September, 1969.

Labour and Industry Act 1958.

ORDER OF EXEMPTION UNDER SECTION 80a.

WHEREAS pursuant to section 80a of the Labour and MHEREAS pursuant to section solo of the Labour and Industry Act 1958 as amended by the Labour and Industry (Amendment) Act 1965 the Council of the Shire of Swan Hill has applied to the Minister for an order exempting shopkeepers of shops in its municipal district from being required to close and keep closed their shops in accordance with the provisions of Part VI. of the said Act:

And whereas I have considered the report of the Tourist Development Authority obtained in accordance with the provisions of sub-section (4) of section 80A of the said Act:

provisions of sub-section (4) of section 80A of the said Act:
Now therefore I, John Frederick Rossiter, Her Majesty's Minister of Labour and Industry in the State of Victoria, do pursuant to the aforesaid section 80A of the Labour and Industry Act 1958 make this Order granting exemption to any shopkeeper within the area mentioned in the First Schedule hereto from being required to close and keep closed his shop, at any time when he would but for this Order be required to close and keep closed that shop in accordance with Part VI. of the said Act on any day between the hours of 8 a.m. and 9 p.m. during the periods of the year mentioned in the Second Schedule hereto:

Provided that such exemption shall not apply to Christmas Day.

FIRST SCHEDULE. The Area.

The Township of Robinvale.

SECOND SCHEDULE. The Periods.

- 1. A period of two weeks commencing on the 18th December each year.
- 2. The Thursday immediately preceding Good Friday

Dated at Melbourne, this 9th day of September, 1969.

JOHN ROSSITER, Minister of Labour and Industry.

State Savings Bank Act 1958, Section 30. THE STATE SAVINGS BANK OF VICTORIA. ESTABLISHMENT OF BRANCH.

THE Commissioners of the State Savings Bank of Victoria hereby give notice of the establishment of Doncaster Shoppingtown Branch of the Bank at Doncaster Shoppingtown, corner of Doncaster and Williamson's roads, Doncaster, on Monday, 22nd September, 1969.

T. E. HALL, General Manager.

Health Act 1958.

VICTORIA-DEPARTMENT OF HEALTH.

NOTICE TO ATTEND FOR RADIOLOGICAL EXAMINATION.

To all persons aged twenty-one years and over enrolled or resident in the subdivisions specified hereunder in the State Electoral District of Brighton.

MKE notice that you are required to attend at a Department of Health X-ray unit sited in the public street at or as near as possible to the main entrance to the premises specified in this notice, at any time between the hours specified on one of the days specified and during the period specified in respect of those premises, and thereat to submit yourself to radiological examination of the chest for the purpose of ascertaining whether you may be suffering from pulmonary tuberculosis. If you have had a Chest X-ray within the last twelve months and for that reason do not wish to be examined now, you should attend the unit as directed and submit particulars of the previous examination.

SPECIFIED SUBDIVISIONS, PREMISES, PERIODS, DAYS AND HOURS.

Subdivision.	Premises.	Period.	Days.	Hours.
Brighton	streets, Brighton North Bathing Box Sports Wear, Cnr. Chelsea and St. Kilda streets, Middle Brighton Cnr. Male and Church streets, Middle Brighton	Monday, 29th September, 1969, to Monday, 6th October, 1969 (inclusive) Tuesday, 30th September, 1969, and Wednesday, 1st October, 1969 Thursday, 2nd October, 1969, to Thursday, 9th October, 1969 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays Tuesday, 30th September, 1969 Wednesday, 1st October, 1969 Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m. From 10 a.m. to 8.30 p.m. From 10 a.m. to 8.30 p.m. From 10 a.m. to 8.30 p.m.
	43 Church-street, Middle Brighton	Thursday, 2nd October, 1969, to Wednesday, 8th October, 1969 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
Landcox	Parisis' Self Service Grocery, 57 Landcox- street, Brighton East	Tuesday, 7th October, 1969, to Thursday, 9th October, 1969 (inclusive)	Each day during the period except Public Holidays	From 10 a.m. to 8.30 p.m.
Brighton East	Southern Dairies, Ferguson - street, Brighton East	Thursday, 9th October, 1969, to Monday, 13th October, 1969 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
	Grant and Pearsons Furnishings, 765c Hawthorn - road, Brighton East	Friday, 10th October, 1969, to Thursday, 16th October, 1969 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
	Mardeen Beauty Salon, 617 Hampton-street, Brighton	Friday, 10th October, 1969, to Wednesday, 15th October, 1969 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
	Brighton Synagogue, Marriage - road, Brighton	Tuesday, 14th October, 1969, to Monday, 20th October, 1969 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
	Castlefield Shopping Centre, Cnr. Bluff and South roads, Hampton	Friday, 17th October, 1969, to Wednesday, 22nd October, 1969 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
Brighton Beach	Brighton Beach Pharmacy, 7 South- road, Brighton Beach	Thursday, 16th October, 1969, to Monday, 20th October, 1969 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.

Note.—Any person to whom this notice applies and who without reasonable excuse fails to comply with the requirements of the notice shall be guilty of an offence, and shall be liable to a penalty of not more than Forty dollars.

Dated this twenty-seventh day of August, One thousand nine hundred and sixty-nine.

R. J. FARNBACH, Chief Health Officer.

Health Act 1958 (No. 6270).

MEAT SUPERVISION REGULATIONS 1956.

ALLOCATION OF INDICATING LETTERS FOR MEAT SUPERVISION PURPOSES.

NOTICE is hereby given that the Commission of Public Health has allocated the letters "A.C.C." as the letters to be used in meat brands as indicating the City of Altona.

A. T. GARDNER, Secretary.

Commission of Public Health. Department of Health.

Melbourne, 8th September, 1969.

Co-operation Act 1958.

CHANGE OF NAME OF A SOCIETY.

NOTICE is hereby given that St. Mathews Co-operative Credit Society Limited, which was incorporated as a Credit Society under the above-named Act on the ninth day of March, 1962, has registered a change of its name and is now incorporated under the name of Fawkner & District Credit Co-operative Limited, under the said Act.

Dated at Melbourne this ninth day of September, 1969.

M. V. HAMMOND, Deputy Registrar of Co-operative Societies.

CORRIGENDUM.

IN a notice pursuant to section 308 (4) of the Companies

Act 1961, published in the Government Gazette of the
10th September, 1969, it was incorrectly stated that Judy's
Construction Company Pty. Ltd. had been struck off the
register on the 3rd September, 1969, and on publication
of the notice in the Gazette the company would be
dissolved.

Judy's Construction Company Pty. Ltd. continues to exist and the registered office is situated at 19 Milton-street, St. Kilda.

WORKERS COMPENSATION ACT 1958.—SECTION 72.

HIS Excellency the Governor of the State of Victoria, by 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 16th day of September, 1969, and pursuant to section 72 of the Workers Compensation Act 1958 approve of Associated General Contractors Insurance Company Limited as an Insurer for the period ending the thirtieth day of June, 1970.

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 16th September, 1969.

CONTRACTS ACCEPTED.—(Series 1969-70.) VICTORIAN RAILWAYS.

41. Supply and delivery of 800 No. axles for 50-ton Ride Control bogies each, for \$91.84 F.O.B. Kobe/Osaka Japan (Contract 63401.)—Sumitomo Shoji (Aust.) Pty. Ltd. 42. External painting of seventy-six (76) pre-cut departmental residences, located at Braybrook, Tottenham, Sunshine and Albion, for the amount of \$12,450.00 (Contract 63475).—Take-A-Holiday Pty. Ltd.

Note:—Gazette No. 80 of 10th September, 1969, serial No. 38 "Mechanized Office Equipment Company" should read "Mechanised Office Equipment Company".

By order of the Victorian Railways Commissioners, W. WALKER, Secretary. 12.9.69.

SOIL CONSERVATION AUTHORITY. CONTRACT No. 256902.

Eppalock Catchment Project.—Diversion Bank Construction and Associated Earthworks.

735. David Brown tractor, 52-h.p. and equipment, \$5.00 per hour.—A. T. Campbell, Heathcote South. 736. Case tractor 82-h.p. and equipment, \$5.50 per hour.—G. A. & O. M. Lewis, Bendigo.

P. J. McCALLUM, Secrétary.

SOIL CONSERVATION AUTHORITY.

CONTRACT No. 216901.

Eildon Group Conservation Area.

742. Diversion bank construction and associated earthworks.—G. T. S. & I. D. Smith, Buxton (John Deere 85 h.p. tractor, @ \$5.50 per hour).

743. Channel construction.—G. L. Worsley, Woodfield (Case 1000 93 h.p. tractor, @ \$10.00 per hour).

P. J. McCALLUM, Secretary.

PUBLIC WORKS.

744. Colac, Technical School, supply lathes and equipment, \$8,925.90.—Demco Machinery (Vic.) Pty. Ltd. 745. Colac, Technical School, supply lathes and equipment, \$4,116.55.—McPherson's Ltd. 746. Port Melbourne, P.W.D., Plant Depot, supply prime movers, \$11,766.00.—Melford Motors Pty. Ltd. 747. Colac, Technical School, supply furniture, \$5,256.00.—Bera Furniture Pty. Ltd. 748. Port Melbourne, P.W.D., Storeyard, supply garbage bins, \$6,450.00.—J. W. Tomlin Pty. Ltd.

G. SERPELL, Secretary for Public Works, 8.9.69.

GENERAL STORES.

Gazette No. 59, 10th July, 1969, Schedule No. 43, Haberdashery and Needlework Equipment.—For rates shown opposite the following items, substitute the rates as set out hereunder:—Item No. 32, \$10.70; Item No. 33, \$5.80; Item No. 34, \$2.40; Item No. 35, \$7.25; Item No. 36, \$8.90, as from 14th July, 1969.

Gazette No. 59, 10th July, 1969, Schedule No. 64, Polishes, Dusters, &c.—For name of contractor shown opposite Item No. 1, substitute Beecham (Australia) Pty. Ltd. For name of contractor shown opposite Item No. 37, substitute "Purchase (Regulation 109)", as from 1st July 1060 July, 1969.

E. P. WATSON, Secretary to the Tender Board. 16.9.69.

ORDERS IN COUNCIL,—(Series 1969-70.)

PUBLIC WORKS.

733. Bendigo, Psychiatric Hospital, supply of furniture, \$5,460.00.—Myer-Teale Pty. Ltd.—(N.W.184339 "G".) 734. Fish Creek, S.S. 3028, external repairs and painting, \$4,262.00.—B. M. Carter.—(S.E.141550.)

Approved by the Governor in Council, 9th September, 1969.—J. Rossiter, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

737. For the supply and erection of coal conveyor system from Nos. 3 and 4 ditch bunkers to Boiler House, Yallourn "W" power station, to Specification No. 69/1, \$1,923,517.—Marweight Equipment Pty. Ltd.

Approved by the Governor in Council, 5th August, 1969.

—J. ROSSITER, Clerk of the Executive Council.

738. For the supply of galvanized pole caps for a period of two years with optional extension of three months, to Specification No. 69/139A, at Schedule rates.—Glover and

Approved by the Governor in Council, 12th August, 169.—J. Rossiter, Clerk of the Executive Council.

739 For the supply of furnace fuel oil for Newport, Richmond, Redcliffs and Spencer-street power stations, for a period of two years with optional extension of three months, to Specification No. 69/215, at Schedule rates.— B.P. Australia Ltd.

740. For the supply of seven elevating platforms for overhead line maintenance, to Specification No. 69/199, \$57,238.—Marfleet and Weight (Sales) Pty. Ltd.

741. For the supply of lightweight reinforced bitumen laminated paper for briquette packaging for a period of one year with optional extension of three months, to Specification No. 69/218, at Schedule rates.—St. Regis-A.C.I. Pty. Ltd.

Approved by the Governor in Council, 26th August, 1969.

-J. Rossiter, Clerk of the Executive Council.

Survey Co-ordination (Place Names) Act No. 7360. NOTICE OF ASSIGNMENT.

(Notice of Intention to Assign Published 10th April, 1968.)

PURSUANT to the powers conferred under section 29 of the above Act, and to a decision of the Minister under section 28 (5) of that Act, the Place Names Committee hereby gives notice of the assignment of the following name to the subdivision mentioned hereunder:-

Municipality; Location; Name Assigned.

City of Broadmeadows; that area of land generally bounded on the north and east by the Moonee Ponds Creek, and on the west by Mickleham-road; Creek, and Tullamarine.

> By order of the Committee, C. E. E. BARLOW, Secretary, Place Names Committee.

Survey Co-ordination (Place Names) Act No. 7360. NOTICE OF ASSIGNMENT.

(Notice of Intention to Assign Published 18th December, 1968.)

PURSUANT to the powers conferred under section 29 of the above Act, and to a decision of the Minister under section 28 (5) of that Act, the Place Names Committee hereby gives notice of the assignment of the following name to the locality mentioned hereunder:—

Municipality; Location; Name Assigned Shire of South Gippsland; from the mouth of the Agnes River to Lighthouse Point; Barry Beach.

.

By order of the Committee,

C. E. E. BARLOW, Secretary,

Place Names Committee.

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, Vic., 3000, the personal representative, on or before the 24th November, 1969, 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:—

DAVEY, EMILY ESTHER, late of 9 Thurleigh-avenue, Croydon, widow, died 1st July, 1969.

KUPCS, ANATOLIJS, also known as Anatoles Kupos, Anatolys Kupcs, Anatolijs Kupacs and Anatolijs Kupcis, late of 20 Walpole-street, Kew, linesman, died 28th September, 1968.

McPHIE, LESLIE DUNCAN, late of Alexander Home and Hospital for the Aged, Castlemaine, pensioner, died 2nd April, 1969.

N. P. BRODY, Public Trustee.

Melbourne, 10th September, 1969.

Pounds Act 1958. SHIRE OF DUNDAS.

TABLE of Rates to be charged for the trespass of Cattle, their conveyance to the Pound where motor transport is used and their sustenance while impounded, fixed by the Council of the Shire of Dundas. ١.,.

A. For Trespass.

Description of Cattle Trespassing.	Upon Tillage Land Enclosed by a Substantial Fence.	Upon Land other than Tillage Land Enclosed by a Substantial Fence.
For every sheep For every goat For every pig For every head of other cattle	\$ 0.20 2.00 2.00 2.00	\$ 0.03 1.00 1.00

•	· \$
In addition for the trespass of any entire ho	rse 20.00
In addition for the trespass of any bull	20.00
In addition for the trespass of any ram	20.00

B. For Transport.

Description of Cattle.		Amount.
For every sheep For every entire horse any bull or any ram For every head of other cattle	:::	\$ 0.50 8.00 4.00

C. For Sustenance.

Descrip	tion of Cattle.		Amounts to be Charged Daily for Sustenance While Impounded.
For every sheep For every goat For every pig For every head of oth	ner cattle	 	\$ 0.10 1.00 1.00 1.00

By Order of the Council,

J. R. MITCHELL, Shire Secretary.

Approved by the Governor in Council, 9th September, 1969.

—J. ROSSTIER, Clerk of the Executive Council.

Town and Country Planning Act 1961. GEELONG PLANNING SCHEME 1959.

AMENDMENT No. 8, 1969.

(CITY OF GEELONG WEST.)

Notice of Approval. ...

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council, on the 9th September, 1969, approved a planning scheme entitled the Geelong Planning Scheme 1959, Amendment No. 8, 1969 (City of Geelong West), in respect of part of the municipal district of the City of Geelong West, and such planning scheme comes into operation on the date this notice of approval is published in the Government

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, 235 Queenstreet, Melbourne; at the office of the Geelong West City Council at Geelong West, and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

W. H. CRAIG, Secretary, Town and Country Planning Board. Town and Country Planning Act 1961. LARA PLANNING SCHEME 1961. AMENDMENT No. 3, 1969.

Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council, on the 9th September, 1969, approved a planning scheme entitled the Lara Planning Scheme 1961, Amendment No. 3, 1969, in respect of part of the municipal district of the Shire of Corio and such planning scheme comes into operation on the date this notice of approval is published in the Country Coratte. 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, 235 Queenstreet, Melbourne; at the office of the Corio Shire Council at North Geelong, and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

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

Town and Country Planning Act 1961. CITY OF TRARALGON PLANNING SCHEME 1957. AMENDMENT No. 3, 1968.

Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council, on the 9th September, 1969, approved a planning scheme entitled the City of Traralgon Planning Scheme 1957, Amendment No. 3, 1968, in respect of part of the municipal district of the City of Traralgon, and such planning 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, 235 Queenstreet Melbourne; at the office of the Traralgon City Council at Traralgon, and, when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

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

Town and Country Planning Act 1961. GEELONG PLANNING SCHEME 1959.

AMENDMENT No. 9, 1969.

(CITY OF GEELONG.)

Notice of Amendment.

IN pursuance of the powers conferred by sub-section 6 of section 32 of the Town and Country Planning Act 1961, the Governor in Council, by and with the advice of the Executive Council, on the 9th September, 1969, amended the Geelong Planning Scheme to require the Responsible Authority to consult the Geelong Hospital before permitting any factory or warehouse to establish in the area bounded by Ryrie, Yarra, Little Ryrie and Argyle streets, Geelong.

A copy of the amendment may be inspected during office hours at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne; at the office of the council of the Geelong City Council at Geelong, and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

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

COUNTRY ROADS BOARD.

RESOLUTIONS OF THE COUNTRY ROADS BOARD.

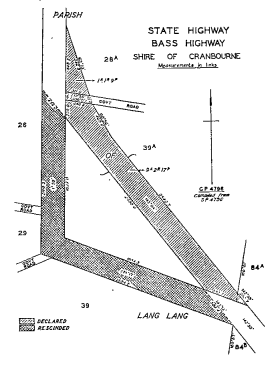
THE Country Roads Board, in pursuance of the provisions of the Country Roads Act 1958, has passed Resolutions the dates whereof and the terms of which are scheduled hereunder:—

SCHEDULE.

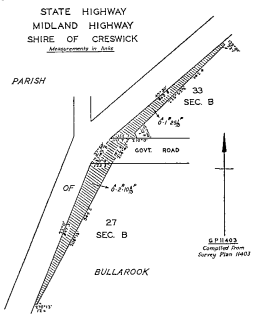
State Highways.

Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to sections 21, 58 and 74 of the Country Roads Act 1958, declaring the deviation from the Bass Highway in the Shire of Cranbourne as indicated by diagonal hatching on Plan numbered G.P.4796 hereunder to be part of a State highway within the meaning and for the purposes of the said

Act, 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.



Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to sections 21 and 74 of the Country Roads Act 1958 declaring the widening of the Midland Highway in the Shire of Creswick as shown hatched on Plan numbered G.P.11403 hereunder to be part of a State highway within the meaning and for the purposes of the said Act.

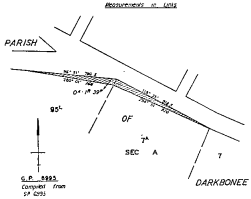


Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to sections 21 and 74 of the Country Roads Act 1958 declaring the widening of the North Western Highway in the Shire of Kara Kara as shown hatched on Plan numbered G.P.6995 hereunder to be part of a State highway within the meaning and for the purposes of the said Act.

STATE HIGHWAY

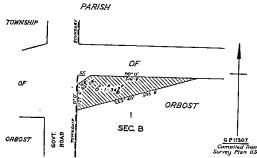
NORTH WESTERN HIGHWAY

SHIRE OF KARA KARA



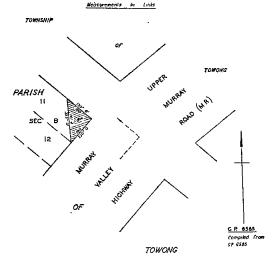
Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to sections 21 and 74 of the Country Roads Act 1958 declaring the widening of the Princes Highway in the Shire of Orbost as shown hatched on Plan numbered G.P.11307 hereunder to be part of a State highway within the meaning and for the purposes of the said Act.

STATE HIGHWAY
PRINCES HIGHWAY
SHIRE OF ORBOST
Measurements in links



Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to sections 21 and 74 of the Country Roads Act 1958 declaring the widening of the Murray Valley Highway in the Shire of Upper Murray as shown hatched on Plan numbered G.P.6585 hereunder to be part of a State highway within the meaning and for the purposes of the said Act.

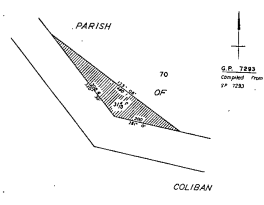
STATE HIGHWAY MURRAY VALLEY HIGHWAY SHIRE OF UPPER MURRAY



3193

Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Daylesford-Trentham road in the Shires of Daylesford and Glenlyon and Kyneton as shown hatched on Plan numbered G.P.7293 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

MAIN ROAD
DAYLESFORD—TRENTHAM ROAD
SHIRES OF DAYLESFORD & GLENLYON
AND KYNETON
Meosurements in Links



Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Bendigo-Tennyson road in the Shire of Huntly as shown hatched on Plan numbered G.P.6918 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

MAIN ROAD BENDIGO — TENNYSON ROAD SHIRE OF HUNTLY

PARISH

OF

SEC. B

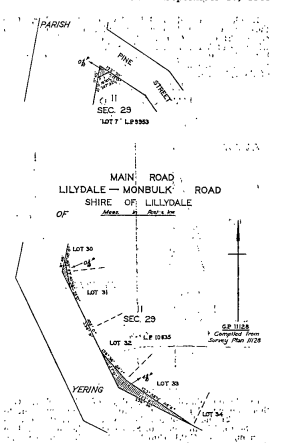
Capiled from SP 6918

WHIRRAKEE

Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Lilydale-Monbulk road in the Shire of Lillydale as shown hatched on Plan numbered G.P.11128 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

No. 82.—8155/69.—2

24.18.32



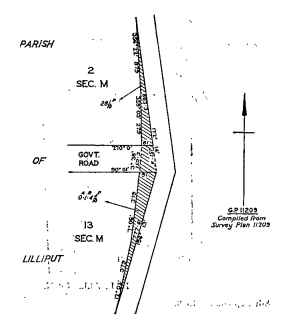
Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Springhurst-Rutherglen road in the Shire of Rutherglen as shown hatched on Plan numbered G.P.11209 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

MAIN ROAD

SPRINGHURST— RUTHERGLEN ROAD

SHIRE OF RUTHERGLEN

Meesurements in links

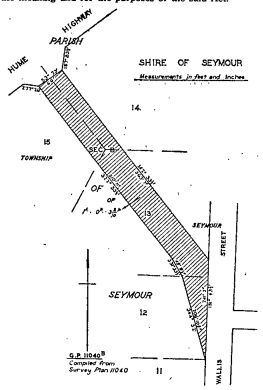


Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of Marnoo-road in the Shire of Stawell as shown hatched on Plan numbered G.P.6417 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

MAIN ROAD MARNOO ROAD

Unclassified Road.

Resolution dated Eighth day of September, One thousand nine hundred and sixty-nine, made pursuant to sections 21 and 110 of the Country Roads Act 1958 declaring the road in the Shire of Seymour as shown hatched on Plan numbered G.P.11040B hereunder to be a road within the meaning and for the purposes of the said Act.



N. L. ALLANSON, Secretary.

8th September, 1969.

CITY OF ARARAT.

WATER SUPPLY DISTRICT.

Authority to Obtain Bank Overdraft.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 16th day of September, 1969, authorize the Council of the City of Ararat, 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, 1970, by overdraft of the Council's current account, such overdraft not to exceed at any one time the sum of Thirty thousand dollars (\$30,000).

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 16th September, 1969.

CITY OF WARRNAMBOOL.

WATER SUPPLY DISTRICT.

Authority to Obtain Bank Overdraft.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 16th day of September, 1969, authorize the Council of the City of Warrnambool, 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, 1970, by overdraft of the Council's current account, such overdraft not to exceed at any one time the sum of Seventy-five thousand dollars (\$75,000).

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 16th September, 1969.

TOWN OF CAMPERDOWN WATER SUPPLY DISTRICT.

By-Law No. 1.

Rating By-Law for the Year Ending 30th September, 1970.

THE Council of the Town of Camperdown, in pursuance and exercise of the powers conferred by the Water Act 1958 and of any and every other power thereunto enabling doth hereby make a By-Law as follows:—

1. The Council of the Town of Camperdown hereby makes and levies a rate in respect of all the lands and tenements within the Town of Camperdown Water Supply District of 7 cents in the dollar on the net annual value set out in the valuation at present in force of such lands and tenements for the purposes of the municipal rate of the Town of Camperdown which is hereby adopted as the valuation of such lands and tenements respectively.

2. Such rate shall be made and levied upon the occupiers and owners of such lands and tenements for the year commencing on the 1st day of October, 1969, and shall be payable on the twenty-seventh day of November, 1969, at the office of the said Council.

 In no case shall the rate payable hereunder in respect of any land or tenement be less than Fourteen Dollars.

Passed this twenty-seventh day of August, 1969.

The common seal of the Council of the Town of Camperdown was hereunto affixed this twentyseventh day of August, 1969, in the presence of—

P. J. SINNOTT, Mayor.
(SEAL) F. A. ROBERTSON, Councillor.
H. D. H. LEARMONTH, Town Clerk.

Approved, 10th September, 1969.—W. BORTHWICK, Minister of Water Supply.

TOWN OF CAMPERDOWN WATER SUPPLY DISTRICT. BY-LAW No. 2.

THE Council of the Town of Camperdown, in pursuance and exercise of the powers conferred by the Water Act 1958 and of any and every other power it thereunto enabling doth hereby make a By-Law as follows which shall apply within the Town of Camperdown Water Supply District:—

Supply District:—

1. The meter or meters measuring the supply of water to any land or tenement shall be read as near as practicable to twelve months from the date of the previous reading of such meter or meters and the quantity of water so measured as having been supplied during the period between any two successive such readings (hereinafter called "the meter year") shall be the basis of the calculating of charges payable under this By-Law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during

the period between the date of such installation and the date of the reading shall be the basis of calculating such charges.

- 2. Subject as is hereinafter provided in respect of any land or tenement rated by the Council of the Town of Camperdown within the said Town of Camperdown Water Supply District-
 - (a) The maximum quantity of water to be supplied in any meter year without charge is hereby fixed at a quantity which if charged at thirty cents per thousand gallons for any meter year would give an amount equal to the amount of the rate payable in respect of the land or tenement for the financial year in which the said meter year ended.
 - (b) For all water supplied in any meter year in excess of the maximum quantity referred to in paragraph (a) of this clause the charge is hereby fixed at thirty cents per thousand gallons for any meter year.
- 3. Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the said Council is hereby fixed at thirty cents per thousand gallons.
- 4. The minimum charge for water supplied by measure to any property not rated by the Council is hereby fixed at Fourteen Dollars.
- 5. The aforesaid charges shall be payable within seven days of demand upon the owner or occupier at the office of the Council of the Town of Camperdown during normal business hours.
- 6. The provisions of Clauses 2, 3 and 4 of this By-Law shall not apply to any land tenement or property supplied with water by the Council of the Town of Camperdown under a special agreement pursuant to Section 215 of the Water Act 1958.

Passed this twenty-seventh day of August, 1969.

The common seal of the Council of the Town of Camperdown was hereunto affixed this twenty-seventh day of August, 1969, in the presence of—

P. J. SINNOTT, Mayor. F. A. ROBERTSON, Councillor. H. D. H. LEARMONTH, Town Clerk. (SEAL)

Approved, 10th September, 1969.—W. Borthwick, Minister of Water Supply.

KYNETON SHIRE WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1969-70.

THE Kyneton Shire Waterworks Trust in pursuance of and in exercise of the powers conferred by the Water Act 1958 and of any and every other power it thereunto enabling doth hereby make a By-law as follows:—

- 1. The Trust hereby makes and levies a rate in respect of all lands and tenements within the Kyneton Shire Waterworks District of three and a half cents in the dollar on the net annual value set out in the valuation at present in force of such lands and tenements for the purposes of the municipal rate of the Shire of Kyneton which is hereby adopted as the valuation of such lands and tenements respectively.
- 2. Such rate shall be made and levied upon the occupiers and owners of such lands and tenements for the year commencing on the 1st day of October, 1969, and shall be payable on the 10th day of December, 1969, at the office of the said Trust.
- 3. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than nine dollars and in respect of land on which there is no building be less than four dollars.

Passed this 3rd day of September, 1969.

H. T. DETTMANN, Chairman. L. A. GLOSTER, Commissioner. S. G. PORTER, Secretary. (SEAL)

Approved, 10th Septem Minister of Water Supply. 10th September, 1969.--W. BORTHWICK,

RATING BY-LAW FOR THE LANG LANG WATER-WORKS TRUST FOR THE PERIOD ENDING 1ST JANUARY TO 31st DECEMBER, 1969.

THE Lang Lang 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 nine and half cents in the dollar of the annual municipal valuation of lands and tenements liable to be rated within the Lang Lang Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than twenty dollars, and in respect of lands which there is no building, ten 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 day of January, 1969, and shall be payable on the 24th day of September, 1969, 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 the charge of Twenty-five 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 not rated by the Trust is hereby fixed at Twenty-five 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 70,000 gallons.

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

Passed this 4th day of April, 1969.

K. M. LAWRENCE, Acting Chairman. A. E. STAPLETON, Commissioner. (SEAL) J. H. MYNARD, Secretary.

Approved, 9th Septer Minister of Water Supply. September, 1969.-W. BORTHWICK,

APPOINTMENTS

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 9th day of September, 1969, been pleased to make the under-mentioned appointments, viz.:-

MINISTRY OF HEALTH.

Government Member on Committee of Management of Hospital.

JOHN WILLIAM CARRUTHERS to be the Government member on the Committee of Management of the Portland and District Hospital, for a period of three years pursuant to section 48 (1) (a) (ii) of the Hospitals and Charities Act 1958, vice J. D. Shaw,

LAW DEPARTMENT.

Commissioners for Taking Declarations, &c.

Henricus Alphonsus Maria Nederveen, care of Nederveen & Co. Pty. Ltd., 368 King-street, Melbourne,

ALBERT CHARLES BONSER, and
IAN LEONARD WILLIAMS, care of Herald Employees
Credit Co-operative Limited, 44 Flinders-street,

Melbourne, to be Commissioners for Taking Declarations and Affi-davits, pursuant to the provisions of the Evidence Act 1958, to resign upon ceasing to occupy their present positions.

EDWARD JAMES GUILFORD ROBINS, 440 Victoria-street, North Melbourne, to be a Commissioner for Taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to resign upon removing from the neighbourhood of the address stated.

Justices of the Peace.

JOHN WILLIAM ARROTT DARTNELL, 376 Canterburyroad, Surrey Hills, and N HARRISON, Police Depot, St. Kilda-road, JOHN HARRISO Melbourne, to Keep the Peace in the State of Victoria.

Clerk of Petty Sessions.

Cierk of Petty Sessions.

Brian John Halpin
to be Clerk of Petty Sessions and Clerk of the Children's
Court at Maryborough, Avoca, Dunolly and Tarnagulla
and Assistant Registrar, at Maryborough, for the County
Court, at Ballarat, during the absence of R. J. Canning, on
sick leave, to take effect from the date of commencement
of duty.

DEPARTMENT OF THE TREASURER. Receiver of Revenue (Acting).

BRIAN JOHN HALPIN to act temporarily as Receiver of Revenue, Maryborough, vice R. J. Canning, on leave.

Collector of Imposts (Acting).

ISTVAN LOVASS to act temporarily as Collector of Imposts, Social Welfare Department, vice N. R. Semmens, on leave.

> DEPARTMENT OF WATER SUPPLY. Drainage Trust Commissioners.

ARTHUR FRANCIS POTTER to be a Commissioner of the Lough Calvert Drainage Trust to hold such position for a period of four years from the date hereof, subject to the provisions of the River Improvement Act; and

EDMUND ERIC RENTSCH to be a Commissioner of the Yatchaw Drainage Trust to hold such position for a period of four years from 15th September, 1969, subject to the provisions of the River Improvement Act.

Sewerage Authority Member.

FREDERICK WILLIAM HUTCHINS to be a Member of the Coleraine Sewerage Authority, to hold such position from the date hereof until the 17th July, 1971, subject to the provisions of the Sewerage Districts Act.

Waterworks Trust Commissioners.

ROBERT HOSIE, and
JOHN EDWIN CLARENCE RADCLIFFE
to be Commissioners of the Cobram Waterworks Trust to
hold such position for a period of four years from the
date hereof, subject to the provisions of the Water Act;

IVAN PERCIVAL CLYDE HALL to be a Commissioner of the Lexton Waterworks Trust to hold such position for the period from the date hereof until 21st July, 1973, subject to the provisions of the Water Act; and

ROBERT JAMES STUCHBERY to be a Commissioner of the Portland Waterworks Trust to hold such position for a period of four years from the date hereof, subject to the provisions of the Water Act.

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 9th September, 1969.

Liquor Control Act 1968.

APPOINTMENT OF LICENSING INSPECTOR.

IN accordance with the authority conferred upon me by sub-section (1) of Section 22 of the Liquor Control Act 1968, I, Noel Wilby, Chief Commissioner of Police, hereby appoint the following Officer of Police as Licensing Inspector for the Division of the Police District as shown:—

Division Number.				
2 .	Bourke	Chief Inspector Alan Charles Stuart Robinson vice Chief Inspector Ottery.		

N. WILBY,

3rd September, 1969.

-k. . . .

Chief Commissioner of Police.

· FORESTS DEPARTMENT.

APPOINTMENT OF COMMITTEE OF MANAGEMENT OF MT. DONNA BUANG, CEMENT CREEK TURNTABLE AND PART MT. VICTORIA SCENIC RESERVES.

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 and declared to be Scenic Reserves, 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—

STANLEY LLOYD COOPER, THOMAS FRANCIS EVELY, ALFRED THOMAS SPARKE, MORTON ALEXANDER THOMAS, COLIN EDGAR MILNER, NIALL BRENNAN, FRANCIS JOHN MAY, and RONALD WILSON ANGUS,

as members of the Committee of Management until the eighteenth day of July, 1972, of the land forming part of the reserved forest in the Parish of Yuonga, County of Evelyn, described in the accompanying Schedule, and known as the Mt. Donna Buang, Cement Creek Turntable and part Mt. Victoria Scenic Reserves.

SCHEDULE ABOVE REFERRED TO.

Parish of Yuonga, County of Evelyn, being the area shown coloured yellow and yellow with black hachure on plan marked 59/2820 over 28.6.66, on file of correspondence No. 68/444 of the Forests Department.

Dated at Melbourne the fifth day of September, 1969.

E. R. MEAGHER. Minister of Forests.

ORDERS IN COUNCIL

HEALTH ACT 1958 (No. 6270).

At the Executive Council Chamber, Melbourne, the fifth day of August, 1969.

PRESENT.

His Excellency the Governor of Victoria.

Mr. Thompson Mr. Balfour

Mr. Meagher.

DIVISION 1 OF PART V. OF THE HEALTH ACT 1958 (No. 6270), RELATING TO PIGGERIES, EXTENDED TO THE TOWNSHIPS OF YACKANDANDAH AND KIEWA-TANGAMBALANGA AND TO A BUFFER ZONE OF 40 CHAINS AROUND EACH TOWNSHIP.

OF 40 CHAINS AROUND EACH TOWNSHIP.

UNDER the powers conferred by the Health Act 1958 (No. 6270), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, on the request of the Shire of Yackandandah, and on the recommendation of the Commission of Public Health doth hereby order that the provisions of Division 1 of Part V. of the said Act, so far as those provisions are applicable to piggeries, shall be extended to the Townships of Yackandandah and Kiewa-Tangambalanga and to a buffer zone of 40 chains around each township.

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

J. ROSSITER, Clerk of the Executive Council.

WEIGHTS AND MEASURES ACT 1958.

At the Executive Council Chamber, Melbourne, the ninth day of September, 1969.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler Mr. Borthwick

Sir William McDonald.

WHEREAS by the Weights and Measures Act 1958 it is amongst other things enacted that the provisions of Division 3 of Part V. of the Weights and Measures Act 1958 shall apply within any municipality or portion thereof to which the said provisions are extended by Order of the Government Gazette.

Now therefore His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the Weights and Measures Act 1958 and all other powers him

thereunto enabling, doth by this Order extend the provisions of Division 3 of Part V. of the Weights and Measures Act 1958 to the Shire of Gordon.

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.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the ninth day of September, 1969.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler Mr. Borthwick

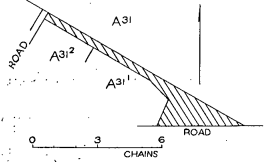
Sir William McDonald.

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 Baynton, County of Dalhousie, being the road between allotments 20, 22 $_{\rm A}$ and allotment 21.—(B.24(2) (W.67374).

Parish of Trentham, County of Dalhousie, being the road dicated by hatching on plan hereunder.—(T.171(5) indicated (W.89146).



Parish of Yandoit, County of Talbot, being the road etween allotments 7A and 9 of section 7.—(Y.6(7) between

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 ninth day of September, 1969.

PRESENT:

His Excellency the Governor of Victoria. Sir William McDonald.

Mr. Chandler Mr. Borthwick

LAND PERMANENTLY RESERVED AS A SITE.

by and with the advice of the Executive Council thereof, doth hereby, in pursuance of section 14 of the Land Act 1958, reserve permanently from sale and from being leased and from having a licence granted in respect thereof and also except from occupation for mining purposes under any miner's right, the land hereinafter described:— HIS Excellency the Governor of the State of Victoria,

EAST MELBOURNE.—2 acres 3 roods 7 perches at East Melbourne, in the Parish of Melbourne North, County of

Bourke, as defined by the technical description published in the Government Gazette, dated the 13th August, 1969, on page 2884, as a site for a Public Park.—(Rs.4134.)

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 ninth day of September, 1969.

PRESENT:

His Excellency the Governor of Victoria.

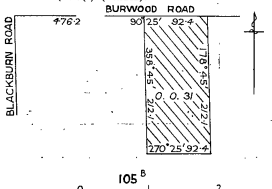
Mr. Chandler Mr. Borthwick

Sir William McDonald.

LANDS TEMPORARILY RESERVED AS SITES.

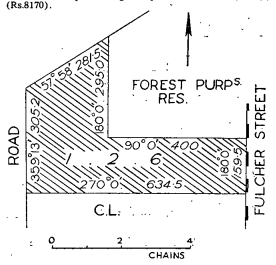
HIS Excellency the Governor of the State of Victoria. by and with the advice of the Executive Council thereof, doth hereby, in pursuance of section 14 of the Land Act 1958, reserve temporarily from sale, from being leased and from having a licence granted in respect thereof, and also except from occupation for mining purposes under any miner's right, the land hereinafter described described:-

Nunawading (Burwood East).—Site for Public purposes (Police purposes), 31 perches, Parish of Nunawading, County of Bourke, as indicated by hatching on plan hereunder.—(N.79(°) (Rs.9212).

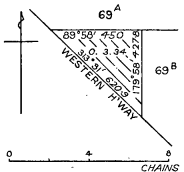


DAYLESFORD WEST.-Site for Public purposes (Forests Act purposes), 1 acre 2 roods 6 perches, Township of Daylesford West, Parish of Wombat, County of Talbot, as indicated by hatching on plan hereunder.—(D.13(7)

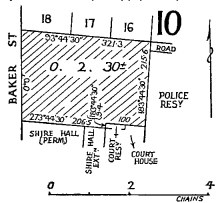
CHAINS



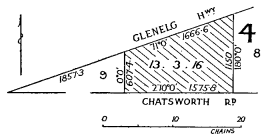
GOLTON GOLTON.—Site for Water Supply purposes, 3 roods 34 perches, Parish of Golton Golton, County of Borung, as indicated by hatching on plan hereunder.—(G.172(2) (Rs.9215).



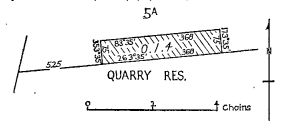
Kaniva.—Site for Public purposes (Civic Centre), 2 roods 30 perches, more or less, Township of Kaniva, Parish of Kaniva, County of Lowan, as indicated by hatching on plan hereunder.—(K.147(7) (Rs.9147).



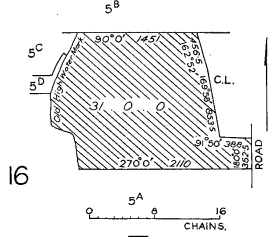
SOUTH HAMILTON.—Site for Public purposes (Department of Agriculture purposes), 13 acres 3 roods 16 perches, Parish of South Hamilton, County of Normanby, as indicated by hatching on plan hereunder.—(H.46(°) (Rs.9213).



WOMBAT (DAYLESFORD).—Site for Public purposes (Forests Act purposes), 1 rood 4 perches, Parish of Wombat, County of Talbot, as indicated by hatching on plan hereunder.—(W.179(**) (Rs.9201).



North Hamilton.—Site for Reservoir purposes, 31 acres, Parish of North Hamilton, County of Dundas, as indicated by hatching on plan hereunder.—(H.46(5) (Rs.9198).



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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the ninth day of September, 1969.

PRESENT:
His Excellency the Governor of Victoria.
Mr. Chandler
Mr. Borthwick

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

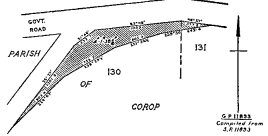
HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, being satisfied that there are funds legally available for acquiring the land, doth hereby approve the acquiring of the land described in the schedule hereunder and the making of new roads and 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.11893 hereunder required for the widening of the Midland Highway in the Shire of Waranga and making of the widening thereon.

STATE HIGHWAY
MIDLAND HIGHWAY
SHIRE OF WARANGA
Measurements in links



The land shown hatched on Plan numbered G.P.11829 hereunder required for the widening of the Kiewa Valley Highway in the Shire of Yackandandah and making of the widening thereon.

STATE HIGHWAY

KIEWA VALLEY HIGHWAY

SHIRE OF YACKANDANDAH

Maasurements in Links

Compiled from S.P. 11829

Main Roads.

The land shown hatched on Plan numbered G.P.11583 hereunder required for the widening of the Korumburra—Wonthaggi road in the Shire of Bass and making of the widening thereon.

MAIN ROAD

KORUMBURRA— WONTHAGGI ROAD

SHIRE OF BASS

Messurements in feet a ins

DONALD STREET

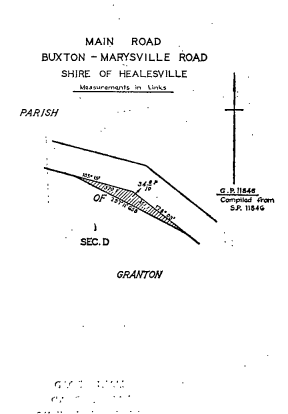
STREET

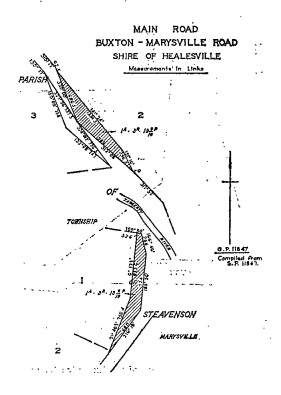
STREET

STREET

GRAD

The land shown hatched on Plans numbered G.P.11846 and G.P.11847 hereunder required for the deviation from the Buxton-Marysville road in the Shire of Healesville and making of the deviation thereon.

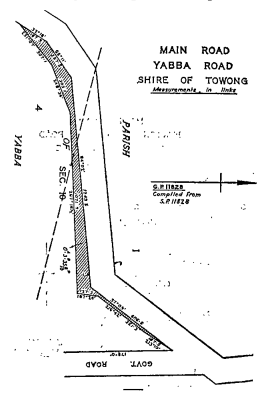




"The land shown hatched on Plan numbered G.P.11848 hereunder required for the deviation from the Shelley-Jingellic road in the Shire of Towong and making of the deviation thereon.

MAIN ROAD SHELLY - JINGELLIC ROAD SHIRE, OF. TOWONG TALLANGATTA -CORRYONG ROAD CROWN 53[‡] RESERVED FOREST <u>G.P.||848</u> PARISH

The land shown hatched on Plan numbered G.P.11828 hereunder required for the widening of Yabba-road in the Shire of Towong and making of the widening thereon.



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.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the ninth day of September, 1969.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler Sir William McDonald. Mr. Borthwick

ROAD DISCONTINUED.-CITY OF NUNAWADING.

WHEREAS it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use the Governor in Council on the request of the Council of the municipality in which such road is situated made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of the lands abutting or immediately adjacent to the road 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 accordingly:

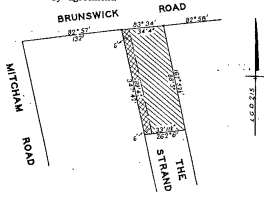
And whereas the Council of the City of Nunawading has

And whereas the Council of the City of Nunawading has requested that the Governor in Council direct that portion of the Strand, Nunawading, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the said road and to the owners and occupiers of lands abutting or immediately adjacent to the road 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;
- 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 cross hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connexion with any drains, or pipes laid or erected in on or over such land for the purposes 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 Nunawading by agreement.



The land shown hotched was on the 13th June 1969 under General Law

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 sixteenth day of September, 1969.

PRESENT

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Dickie.

ADJUSTMENT OF COMMON BOUNDARY—CITY OF BENALLA AND SHIRE OF BENALLA.

PURSUANT to the provisions of section 18 (1) (i) of the Local Government Act 1958 His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof and with effect on and from the 17th September, 1969 hereby orders that, for the purpose of adjustment—

(a) the boundaries of the municipal district of the City of Benalla shall be altered and re-defined as set forth hereunder; and

(b) the boundaries of the Shire of Benalla and the Ridings thereof shall be altered and re-defined as set forth hereunder:—

CITY OF BENALLA.

(ENLARGED AND RE-DEFINED.)

Commencing at the north-western angle of allotment 1, section E, Parish of Benalla; thence easterly and north-westerly by a road to the western angle of allotment i7, section S; thence north-easterly and south-easterly by the north-western and north-eastern boundaries of that allotment and a line to the North-eastern Railway; thence south-westerly by that railway to a point in line with the north-eastern boundary of allotment 3A, section S; thence south-easterly by a line and that boundary to the Hume Highway; thence north-easterly by that highway to the south-western boundary of allotment 5, section R; thence south-easterly by that boundary to the northern boundary of the Benalla Aerodrome; thence south-easterly by that boundary of the north-easterly and south-easterly by that boundary and the north-eastern boundary of allotment 17; thence north-eastern boundary of allotment to its eastern angle; thence south-westerly and westerly by a road to the eastern boundary of allotment 2, section H; thence southerly by that boundary and westerly and southerly by Hollands Creek and the Broken River to the northern boundary of allotment 2, section A; thence westerly by that boundary of allotment 2, section A; thence westerly by that boundary of allotment 2, section No. 8818 lodged at the Office of Titles, Melbourne; thence southerly by that road and westerly by a road to the western boundary of lot 22 on the said plan of subdivision; thence southerly by that boundary and westerly by the western boundary of allotment 8, section U; thence westerly by that boundary and northerly by the western boundaries of allotments 8, 7, 3A, 3, 2 and south-westerly by the Hume Highway to the western boundary of allotment 1 1; thence easterly by that boundary and northerly by a road to the Broken River; thence easterly by the southern boundaries of allotments 5, 4, 3, 2, section D, to the eastern boundary of the last-named allotment; and thence northerly by that boundary of the last-named allotment; and thence northerly by that boundary a

(Area of City enlarged by 30 acres to 4,365 acres.) (Previous Gazettal 1965, page 563.)

SHIRE OF BENALLA. (REDUCED AND RE-DEFINED.)

Commencing on the Broken River where the eastern boundary of the Parish of Currawa abuts thereon; thence northerly by that boundary and the eastern boundary of the Parish of Dookie to the southern boundary of the Parish of Waggarandall; thence easterly by the southern boundaries of the Parishes of Waggarandall, St. James and Karrabumet to the south-eastern angle of the lastnamed parish; thence northerly by the eastern boundary of that parish to the road forming the northern boundary of allotment 26, Parish of Boweya; thence easterly by that road to the western boundary of the Parish of Killawarra; thence southerly by the western boundary of that parish to the most northerly angle of allotment 18 in that parish; thence south-easterly by a road to the north-western angle of allotment 81, Parish of Taminick; thence easterly by the northern boundary of that parish to the north-eastern angle of allotment 88c; thence

southerly by a road and a line in continuation thereof to the north-eastern angle of allotment 95; thence southerly by a road on the eastern boundary of that allotment and further southerly by the road forming the western boundaries of allotments 958, 100, 101b and 102 to the road forming the northern boundary of allotment 106; thence easterly by that road for about 850 links and a direct line to the north-western angle of allotment 107; thence southerly by the western boundaries of that allotthence southerly by the western boundaries of that allot-ment and allotment 107a, and easterly by the north boundary of allotment 108 to the western boundary of the Parish of Wangaratta South; thence southerly by thence southerly by the western boundaries of that allotment and allotment 107a, and easterly by the north boundary of allotment 108 to the western boundary of the Parish of Wangaratta South; thence southerly by the western boundaries of allotments 17a and 17c, section 12, Parish of Glenrowen, to the south-western angle of the latter allotment; thence westerly by a road and the north boundary of allotment 20, and southerly by a road to the south-western angle of that allotment; thence easterly by a road to the north-eastern angle of allotment 55; thence southerly by a road to the south-western angle of allotment 23a, section 12; thence easterly by a road, a line in continuation thereof, and a road to the Fifteen Mile Creek; thence southerly by that section to the Hume Highway as declared in Victoria Government Gazette of the 23rd April, 1958, page 1051; thence south-westerly by that section to the Hume Highway as declared in Victoria Government Gazette of the 23rd April, 1958, page 1051; thence south-westerly by that highway to the north-eastern boundary of allotment 5, section 26, Township of Glenrowen; thence south-westerly, south-easterly and south-easterly by the township boundary to the road on the eastern boundary of allotment 113c, Parish of Glenrowen; thence south-easterly, south-westerly and south-westerly by a road, and easterly and south-westerly by the boundaries of allotments 110, 92 and 92a to the south-eastern angle of allotment 69, Parish of Lurg; thence southerly by that allotment to the north-eastern angle of allotment 69, Parish of Lurg; thence southerly by the latter allotment, southerly by allotment 63 and easterly by a road to the north-western angle of allotment 62; thence southerly by that allotment and south-western angle of allotment 64, thence easterly by a road to the north-western angle of allotment 31c; thence southerly by that allotment and south-western angle of allotment 57a, Parish of Tormbullup, North; thence southerly by that boundary to the north-western angle of allotment 5 eastern boundary of the same allotment to the road forming the south-west boundaries of allotments 56s and 56; thence south-easterly and southerly by that road and the road along the western boundaries of allotments 29 and 31 to the south-western angle of the latter allotment; thence south-easterly by a road to the road on the eastern boundary of allotment 62D; thence southerly by that road to the Tolmie-Whitfield road, and westerly by that road to Hollands Creek; thence north-westerly by that creek-to the south boundary of the Parish of Moorngag; thence westerly by that boundary to the eastern boundary of the Parish of Nillahcootie; thence southerly by that boundary to the Back Creek; thence north-westerly by that creek to the Broken River; thence southerly by that river to Sandy Creek; thence south-westerly by that creek to its source in the Strathbogie Range; thence north-westerly by that range to the eastern boundary of allotment 4, section C, Parish of Toorour; thence northerly by that allotment and allotment 5 and westerly by the latter allotment to the north-west angle thereof; thence northerly by the road forming the east boundary of the Parish of Strathbogie to the south angle of allotment 9, section D, Parish of Lima; thence north-easterly by

that allotment and allotment 10, and northerly by the latter allotment, allotment 11, and blocks 69, 68B, 68A, 67A and 66C, and westerly by the last-mentioned block to a creek; thence northerly by that creek to the south boundary of allotment 10, section B; thence easterly and northerly by that allotment to the parish boundary; thence northerly by that parish boundary to the northeastern angle of allotment 111, Parish of Warrenbayne; thence westerly by a road to the south-western angle of allotment 109C; thence northerly by the road forming the western boundaries of that allotment and allotment 105B and further northerly by a line in continuation thereof and a road to the south angle of allotment 93; thence north-westerly by a road to the south boundary of allotment 39B; thence westerly by a road to the southwestern angle of allotment 40B; thence northerly by a road to the north-western angle of allotment 121A; thence westerly by a road to the southwestern angle of allotment 50B; thence northerly by the western boundaries of the Parishes of Warrenbayne and Goomalibee to the Broken River; and thence westerly by that river to the eastern boundary of the Parish of Currawa, being the point of commencement—excluding the municipal district of the City of Benalla.

(Area of Shire 896.5 sq. miles.)

(Area of Shire 896.5 sq. miles.) (Previous Gazettal 1964, page 185.)

SHIRE OF BENALLA. TATONG RIDING.

(REDUCED AND RE-DEFINED.)

(REDUCED AND RE-DEFINED.)

Commencing on the southern boundary of the City of Benalla at the north-eastern corner of allotment 2, section A, Parish of Benalla; thence generally southerly by the Broken River to the southern boundary of the shire; thence generally south-easterly and northerly by the shire boundary to the southern boundary of the Parish of Glenrowan; thence westerly and north-westerly by that boundary to the Hume Highway; thence south-westerly by that highway to the eastern boundary of the city and thence generally south-easterly and south-westerly by the city boundary to the point of commencement.

(Previous Gazettal 1964 page 185)

(Previous Gazettal 1964, page 185.)

WARRENBAYNE RIDING.

(UNALTERED.)

(Previous Gazettal 1964, page 184.)

DEVENISH RIDING.

(UNALTERED.)

(Previous Gazettal 1956, page 2033.)

MOKOAN RIDING.

(UNALTERED.)

(Previous Gazettal 1951, page 7693.)

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 sixteenth day of September, 1969.

PRESENT:

His Excellency the Governor of Victoria. Mr. Dickie. 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.

First, so much of a Government Road set out within section 94 at North Melbourne Parish of Jika Jika and known as Buncle-street as lies between the southern alignment of Alfred-street and the northern alignment of

Secondly, all roads set out within and any easements and restrictive covenants affecting, the land comprised in

- (a) Crown allotments one to 10 (both inclusive), 10a, 10B and 11 to 17 (both inclusive) section 94, at North Melbourne, Parish of Jika Jika.
- (b) Crown allotments one to 10 (both inclusive), 12 and 13, section 93, at North Melbourne, Parish of Jiká Jika.

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

Clerk of the Executive Council.

LABOUR AND INDUSTRY ACT 1958.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1969.

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

INDUSTRIAL APPEALS COURT.—APPOINTMENT OF DEPUTY MEMBER TO REPRESENT EMPLOYEES.

IN pursuance of the powers conferred by the Labour and Industry 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 as on and from the 16th September, 1969, for the remainder of a term of five years ending on 30th June, 1973—

NORMAN ARTHUR GIBBS.

to be a Deputy Member of the Industrial Appeals Court, to represent employees in place of Kenneth Charles Stone, resigned.

And the Honorable John Frederick Rossiter, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER. Clerk of the Executive Council.

LABOUR AND INDUSTRY ACT 1958.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1969.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler Mr. Dickie. Т

INDUSTRIAL APPEALS COURT.—APPOINTMENT OF DEPUTY PRESIDENT.

IN pursuance of the powers conferred by the Labour and Industry 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 as on and from the 16th September, 1969, for the remainder of a term of five years ending on 30th June, 1973—

ROLAND JOHN LECKIE.

a Judge of County Courts having experience in industrial matters, to be Deputy President of the Industrial Appeals Court, in place of Norman Frederick Mitchell, resigned.

And the Honorable John Frederick Rossiter, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council. 3203

STAMPS ACT 1958, No. 6375.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1969.

PRESENT:

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

DECLARATION OF APPROVED VENDOR.

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 undermentioned 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.

250. CDFC Australia Limited.

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.

SUPERANNUATION ACT 1958.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1969.

PRESENT:

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

PURSUANT to the powers conferred by the provisions of sub-section (1) of section 3 of the Superannuation Act 1958, as amended by paragraph (a) of sub-section 2 of section 18 of the Pensions Supplementation Act 1966, No. 7417, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order declare that the provisions of the Superannuation Act shall apply to Peter John Greenwood, an officer of the Victorian Pipelines Commission constituted, pursuant to the provisions of the Victorian Pipelines Commission Act 1966, No. 7477.

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.

WERRIBEE SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1969.

PRESENT:

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

APPROVAL OF SITE AND COMPULSORY LAND ACQUISITION FOR MACERATOR STATION.

INDER the powers conferred by the Sewerage Districts Act and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby—

- (a) approve of the site of the macerator station;
- (b) approve of the compulsory acquisition of this site, which is of approximately one-tenth of an acre in area.

The said land is 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.—(Corres. No. 68/3914/48.)

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.

CASTLEMAINE SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1969.

PRESENT:

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

CONSENT TO BORROWING \$8,500.

UNDER the powers conferred by the Sewerage Districts
Act and all other powers enabling him in that behalf,
His Excellency the Governor of the State of Victoria, by
and with the advice of the Executive Council of the said
State, doth hereby consent to the Castlemaine Sewerage
Authority borrowing at interest, by mortgage of the
General Fund, the sum of Eight thousand five hundred
dollars (\$8,500) for the conversion of Loan No. 20.

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.

LILYDALE SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1969.

His Excellency the Governor of Victoria. Mr. Chandler i Mr. Dickie.

CONSENT TO BORROWING \$50,000.

UNDER the powers conferred by the Sewerage Districts Act and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Lilydale Sewerage Authority borrowing at interest by mortgage of the General Fund the sum of Fifty thousand dollars (\$50,000) to meet the cost of sewerage works as set forth in the detailed statement bearing date 4th September, 1969.

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.

WANGARATTA SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1969.

PRESENT:

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

CONSENT TO BORROWING \$20,000.

UNDER the powers conferred by the Sewerage Districts Act and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Wangaratta Sewerage Authority borrowing, at interest by mortgage of the General Fund the sum of Twenty thousand dollars (\$20,000) to meet the cost of sewerage works as set forth in the detailed statement bearing date 11th September, 1969.

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.

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. o
Cohuna.—Tuesday, 23rd September, 1969		73
Nelson.—Monday, 13th October, 1969		74
Red Cliffs.—Wednesday, 22nd October, 1969		81
Rushworth.—Thursday, 23rd October, 1969		- 81
Seymour.—Thursday, 23rd October, 1969		81
Stawell.—Friday, 26th September, 1969		73
SALE OF FREEHOLD LAND BY AUCTI	ON	

Pyramid Hill.—Tuesday, 23rd September, 1969

SALE OF CROWN LAND BY AUCTION.

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

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 $12\frac{1}{2}\%$ 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	inst	alments.			

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.

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		 ٠.	\$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 to the Local Government Act providing for Government act ment 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, 17th September, 1969.

RED CLIFFS.-Sale (No. 12017) of Crown land in feesimple, by auction, will be held at the LAND OFFICE, RED CLIFFS, on WEDNESDAY, the 22nd OCTOBER, 1969, at ELEVEN o'clock a.m. To be conducted by N. J. FITZGERALD, Land Officer, Ballarat.

AT RED CLIFFS, PARISH OF MILDURA, COUNTY OF KARKAROOC. About ‡ mile west of the Red Cliffs Railway Station and the end of Oombah-street.

Upset price \$3,000 the lot. Survey fee \$150.

Area 6a, 1r. Op., subject to survey. Allotment 34 of section 9. Subject to State Electricity Commission easement. One month allowed for removal of improvements (racks, fencing, pump, shed, pipe-line and power-line).—

Lot 2.

PARISH OF MILDURA, COUNTY OF KARKAROOC.

Fronting San Mateo-avenue and Twenty First-street, about 45 chains south-east of Deakin-avenue.

Upset price \$1,250 the lot. Survey fee \$32.25. Area 36a. 3r. 28p., allotment 11 of section 136, block E. Subject to drainage easement 150 links wide. Valuation of improvements \$814 (fencing \$364, drafting yards \$450).—(W. Burns.)

Note.—It is understood that the First Mildura Irrigation Trust may be prepared to grant the right to divert water from its drainage channel for the irrigation of 20 acres of this land, subject to certain conditions. Any detailed information in this regard should be sought direct from that Trust.—(M.60823.)

Township of Werrimull, Parish of Werrimull, County of Millewa.

Bounded by Government roads on all sides, 1½ chains west of the State School Reserve.

Upset price \$880 the lot. Survey fee \$24.50. Area 10a. 3r. 29p. Subject to survey, Allotment 15 of section A.—(M.60839.)

TERMS FOR LOTS 4 AND 5.

(Offered under the Closer Settlement Act 1938.)

A deposit of at least 121 per cent. of the purchase price must be paid at the sale, either in cash or by cheque. The residue is payable in equal half-yearly instalments, in accordance with the scale above, or may be paid off at any earlier time.

Interest at the rate of 5 per cent. per annum is payable with all payments of residue and is computed on the unpaid balance.

Lot 4.
Parish of Mildura, County of Karkarooc.

Fronting west side of the southerly continuation of Merrijig-avenue about 25 chains south of Stewart State School.

Upset price \$1,965 the lot. Survey fee \$32.25. Area 49a. 0r. 10p., allotment 170c of section B.

Fronting north side of Karadoc-road about 2 miles east of the Calder Highway about ½ mile south of the Stewart

Upset price \$1,120 the lot. Survey fee \$32.25.

Area 32a. 0r. 2p., allotment 170p of section B.

Note.—Prospective purchasers of lots 4 and 5 are advised that water cannot be made available to these allotments from the State Rivers and Water Supply Commission's system.—(M.41002.)

SEYMOUR.—Sale (No. 12018) of Crown land in fee-simple, by auction, will be held at the LAND OFFICE, SEYMOUR, on THURSDAY, the 23rd of OCTOBER, 1969, at half-past TEN o'clock a.m. To be conducted by J. COX, Land Officer, Seymour.

PARISH OF KEVINGTON, COUNTY OF WONNANGATTA.

At the junction of Pollettis Creek and the Goulburn River. Upset price \$800 the lot. Survey fee \$13. ..

Area 25 perches. Allotment 28 of section 1A. Valuation of improvements \$7,260 (9-square weatherboard house, garage and workshop, &c.).—J. E. L. Jeffrey.—(H.021919).

Lot 2.

PARISH OF RUFFY, COUNTY OF DELATITE.

About 51 miles north of the Township of Ruffy on the Whybee-road (unmade road which leads off the Ruffy-Creighton's Creek-road).

Upset price \$430 the lot. Survey fee \$40.

Area 45a. 2r. 25p., allotment 17 of section E. Fencing (Crown) included in upset price.—(H.032924.)

PARISH OF BILLIAN, COUNTY OF ANGLESEY.

Fronting a 150 link Government road about 1 mile north of the Yea River.

Upset price \$300 the lot. Survey fee \$120. Area 32a. 2r. 32p., allotment 28 of section A. One month allowed for removal of improvements.—(H.033529.)

Lot 4.

TOWNSHIP OF COSTERFIELD, PARISH OF COSTERFIELD, COUNTY OF DALHOUSIE.

About 30 chains north of the Costerfield Post Office.

Upset price \$100 the lot. Survey fee \$19.25.

Area 5a. 1r. 4p., allotment 12 of section 6. Subject to ate Electricity Commission easement 50 links wide.— (H.032137.)

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 10 per cent, payable at the sale and balance within 30 days.
- (b) Purchaser to arrange for, and bear cost of registration of transfer of title.

Lot 5.

PARISH OF PYALONG, COUNTY OF DALHOUSIE.

Being the former Emu Flat school site.

Upset price \$80 the lot.

Area 1 acre, part allotment 35E of section A, being the land more particularly described in freehold certificate of title, volume 2852, folio 292. Valuation of improvements (old school building) is included in the upset price.— (H.032665.)

Lot 6.

PARISH OF PYALONG, COUNTY OF DALHOUSIE.

Being the former High Camp Plain school site.

Upset price \$66 the lot.

"Area 1 acre, part allotment 94, being the land more particularly described in freehold certificate of title, volume 1151, folio 141. Valuation of improvements (fencing) is included in the upset price.—(H.031899.)

TOWNSHIP OF TYAAK, PARISH OF KERRISDALE, COUNTY OF ANGLESEY.

Being the former Reedy Creek school site, situated on the Broadford-Strath Creek-road about 4 miles from Broad-

. Upset price \$30 the lot.

Area 1r. 28p., allotment 3 of section 4, being the land more particularly described in freehold certificate of title, volume 475, folio 806.—(H.032043.)

RUSHWORTH.—Sale (No. 12019) of Crown land in feesimple, by auction, will be held at the LAND INSPECTOR'S OFFICE, RUSHWORTH, on THURSDAY, the 23rd of OCTOBER, 1969, at TWO o'clock p.m. To be conducted by J. COX, Land Officer, Seymour.

Lot 1.

TOWNSHIP OF RUSHWORTH, PARISH OF MOORA, COUNTY OF RODNEY.

At the junction of Ceyle and Horne streets.

Upset price \$60 the lot. Survey fee \$17.

Area 2a. 3r. Op., allotment 13 of section 1. One month allowed for removal of improvements (fencing).—(H.032357.)

Lot 2.

Parish of Moora, County of Rodney.

Fronting the southern side of Murchison-road about 1 mile east of Rushworth Railway Station.

Upset price \$125 the lot, Survey fee \$15.

Area 3r. 7p., allotment 4u of section A .- H.032923.)

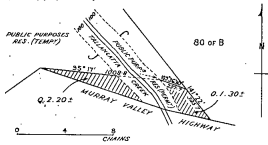
ROPOSED REVOCATIONS OF RESERVATIONS OF LANDS BY COUNCIL. TEMPORARY ORDERS

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.:-

he following Notices were published 1° on the 10th September, 1969, pursuant to Orders of the 2nd September, 1969.

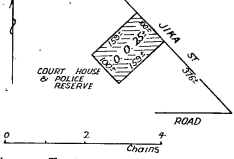
HORSHAM.—The temporary reservation by Order in Council of the 8th July, 1909, of 18 3/10 perches of land in the Township of Horsham, as a site for Water Supply purposes, is about to be revoked.—(H.91(a) (C.42738).

Bullioh.—The temporary reservation, by Order in Council of the 4th August, 1886, of 27 acres 2 roods, more or less, of land in the Parish of Bullioh, as a site for Public purposes, revoked as to part by Order of the 16th December, 1919, is about to be revoked, so far only as the portions containing 1 acre 10 perches, more or less, indicated by hatching on plan hereunder, are concerned.—(B.608(3) (Rs.1982).



TOTAL AREA OF HATCHED PORTIONS : 1.0.10 ±

Heidelberg.—The temporary reservation by Order in Council of the 11th November, 1867, of 2 acres 1 rood 4 perches, more or less, of land in the Township of Heidelberg (formerly the Township of Warringal) as a site for Police purposes, is about to be revoked, so far only as the portion containing 25 perches, more or less, indicated by hatching on plan hereunder, is concerned.—(H.133(1) (Rs.5346).

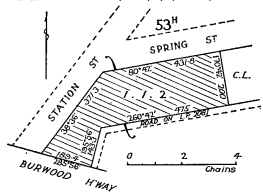


HORSHAM.—The temporary reservation as a site for Public Buildings and the withholding from sale, leasing and licensing by Order in Council of the 19th February, 1877, of 1 acre 38 3/10 perches of land in the Township of Horsham, revoked as to part by various Orders are about to be revoked so far as the balance thereof containing 1 rood 6 6/10 perches is concerned.—(H.91(3) (C.83067).

Monea North.—The temporary reservation, by Order in Council of the 2nd June, 1891, of 1 acre of land in the Parish of Monea North, as a site for a State School is about to be revoked.—(M.405(*) (Rs.7403).

WALPA.—The temporary reservation, by Order in Council of the 17th April, 1928, of 2 acres of land in the Parish of Walpa, as a site for a State School is about to be revoked.—(W.416(3) (M.47783) (Rs.3652).

Scoresby.—The temporary reservation by Order in Council of the 6th June, 1950, of 1 acre 1 rood 34 perches of land in the Parish of Scoresby, as a site for Police purposes is about to be revoked, save and except the area of 1 acre 1 rood 2 perches indicated by hatching on plan hereunder is concerned.—(S.250(A*) (Rs.6531).



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 3rd September, 1969, pursuant to Orders of the 26th August, 1969.

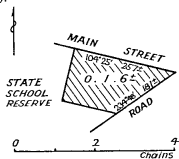
Balnarring.—The temporary reservation by Order in Council of the 3rd February, 1925, of 1 rood of land in the Parish of Balnarring, as a site for Mechanics' Institute is about to be revoked.—(B.74(*) (Rs.3068.)

Dereel.—The temporary reservation by Order in Council of the 30th September, 1913, of 12 acres 2 roods 16 perches of land in the Parish of Dereel as a site for Railway Purposes is about to be revoked.—(D.172(*) (Rs.233.)

DURDIDWARRAH.—The temporary reservation by Order in Council of the 17th May, 1955, of 6 acres 1 perch of land in the Parish of Durdidwarrah, as a site for Supply of Gravel is about to be revoked.—(D.135(4) (Rs.7355.)

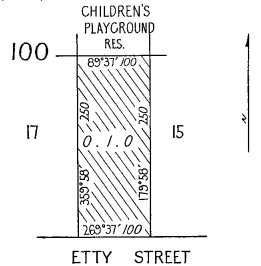
Harrow.—The temporary reservation, by Order in Council of the 19th October, 1915 (see Government Gazette 27th October, 1915, page 4195) of 9 acres 1 rood 27 perches of land in the Parish of Harrow as a site for a Sanitary Depot, is about to be revoked.—(H.49(3) (C.63679).

ELDORADO.—The temporary reservation by Order in Council of the 19th April, 1869, of 2 acres of land in the Township of Eldorado as a site for Common School purposes, is about to be revoked so far only as the portion containing 1 rood 6 perches, more or less, indicated by hatching on plan hereunder, is concerned.—(E.89(4) (Rs.9207).



CASTLEMAINE.—The temporary reservation by Order in Council of the 15th November, 1966, of 2 roods 2 perches of land in the Township of Castlemaine as a site for Public purposes (Children's Playground) is about to be revoked

so far only as the portion containing 1 rood indicated by hatching on plan hereunder is concerned.—(C.99(8) (Rs.8692.)



C ! 3 CHAINS

NORTHCOTE.—The temporary reservation, by Order in Council of the 12th July, 1910, of 1 rood 26 perches of land in the Township of Northcote (now in the Parish of Jika Jika) as a site for a Public Park is about to be revoked.—(N.71(¹A) (Rs.677).

SCARSDALE.—The temporary reservation by Order in Council of the 4th October, 1966, of 1 rood 34 perches of land in the Parish of Scarsdale as a site for Public purposes (Forests Department purposes) is about to be revoked.—(S.249(12) (Rs.8483).

SMYTHESDALE.—The temporary reservation by Order in Council of the 15th June, 1960, of 5 acres 2 roods, more or less, of land in the Township of Smythesdale, as a site for purposes of the Forest Act is about to be revoked.—(S.297(5) (Rs.7630).

WINNINDOO.—The temporary reservation of a site for Public purposes (State School) and the withholding from sale, leasing and licensing by Order in Council of the 3rd May, 1880, of 3 acres of land in the Parish of Winnindoo is about to be revoked.—(W.169(*) (C.73762).

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 17th September, 1969, pursuant to Orders of the 9th September, 1969.

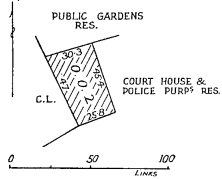
NYRRABY.—The temporary reservation, by Order in Council of the 9th October, 1923, of 4 acres 3 roods 36 perches of land in the Parish of Nyrraby, as a site for a State School, is about to be revoked.—(N.166(3) (Rs.2855).

WOORARRA.—The temporary reservation, by Order in Council of the 11th February, 1936, of 101 acres 2 roods 38 perches of land in the Parish of Woorarra, as a site for Public purposes, is about to be revoked.—(W.379(*) (Rs.4521).

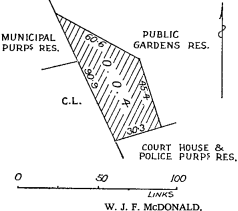
YANDOIT.—The temporary reservation as a site for Quarry and the withholding from sale, leasing and licensing by Order in Council of the 29th September, 1879 (see Government Gazette, 3rd October, 1879, page 2369), of 2 acres 1 rood 30 perches of land in the Parish of Yandoit, are about to be revoked.—(Y.6(7) (W.82561).

PYRAMID HILL.—The temporary reservation, by Order in Council of the 1st July, 1901, of 87 acres 3 roods of land in the Township of Pyramid Hill, as a site for Public Recreation and the temporary reservation, by Order in Council, of the 11th August, 1964, of 9 acres, more or less, of land, as an extension thereto, are about to be revoked.—
(P. 171(2), (Pe. 1324) (P.171(2) (Rs.1348).

OMEO.—The temporary reservation by Order in Council of the 29th April, 1958, of 4 acres 1 rood 36 perches, more or less, of land in the Township of Omeo, as a site for Court House and Police purposes, revoked as to part by Order of the 10th September, 1968, is about to be revoked, so far only as the portion containing 2 perches, indicated by hatching on plan hereunder, is concerned.—(O.19(8) (Rs 7367) (Rs.7367).



OMEO.—The temporary reservation by Order in Council of the 29th April, 1958, of 2 roods 20 perches, more or less, of land in the Township of Omeo, as a site for Public Gardens, is about to be revoked, so far only as the portion containing 4 perches, indicated by hatching on plan hereunder, is concerned.—(O.19(*) (Rs.7707).



Minister of Lands.

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

WHEREAS by section 218 of the Land Act 1958 the Minister of Lands is empowered to make Regulations Minister of Lands is empowered to make Regulations as to any land which under the provisions of that Act or of any other Act relating to Crown lands has been reserved for any public purpose whatsoever and which has not been conveyed to or vested in trustees: And whereas certain Crown lands in the Parish of Lurg were reserved as a site for the Recreation Convenience or Amusement of the Public: And whereas such lands (hereinafter called "the Reserve") have not been conveyed to or vested in trustees: And whereas it is expedient that Regulations for the care, protection and management of the Reserve and for other purposes connected therewith should be made: Now therefore I, William John Farquhar McDonald, Her Majesty's Minister of Lands in and for the State of Majesty's Minister of Lands in and for the State of Victoria, in pursuance of the powers aforesaid, do hereby make the following Regulations for or with respect to the

REGULATIONS.

1. The Reserve shall be open to the public at such times and subject to such terms and conditions and the payment of such fees and charges as the Committee may determine.

- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein, without the permission, in writing, of the Committee of Management first obtained.
- 4. No person shall climb or jump over the gates in or around the Reserve, nor stick bills thereon, or cut names on, or in any way damage or injure any of the buildings, erections, gates, fences, seats, or trees, nor leave or deposit any glass, paper or rubbish nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put or bring into the Reserve any dog, cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee of Management first obtained.
 - 6. No person shall camp in the Reserve.
- 7. No person shall erect therein any structure without the permission, in writing, of the Committee of Management first obtained.
- 8. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 9. No person shall remove or displace any board, plate, or tablet or any support, fastening, or fitting used or constructed or adapted to be used for the exhibition of any regulation or notice and fixed or set up by the Committee of Management in the Reserve.
- 10. No person shall affix, print, post, paint, cut or mark any advertisement, sign, picture, bill, placard, notice, words, letters, or figures to or upon any wall or fence in or enclosing the Reserve, or to or upon any tree, building, barrier, railing, seat, structure, erection, flagging, or path in the Reserve, without the consent of the Committee of Management.
- 11. All papers, fruit peel and other litter shall be placed the basket or bins provided by the Committee of Management for that purpose.
- 12. Every person in the Reserve shall obey the lawful directions of any officer of the Committee of Management in respect of his or her conduct therein.
- 13. Any bailiff of Crown lands, member of the Police Force, or duly appointed officer or servant of the Committee of Management shall have the right (in addition to any other penalty provided under these Regulations) to remove or exclude from the Reserve any person who commits a breach of these Regulations, or who wilfully damages any of the appliances or property in the Reserve.

The Reserve has been placed under the control of a Committee of Management with power and authority to enforce the foregoing Regulations.—(Rs.9153.)

Given under my hand at Melbourne on the 15th day of September, 1969.

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

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be or section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars One hundred dollars.

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE PUBLIC RECREATION AND CAMPING RESERVE, PARISH OF POMPONDEROO.

WHEREAS by section 218 of the Land Act 1958 the Minister of Lands is empowered to make regulations as to any land which under the provisions of that Act or of any other Act relating to Crown lands has been reserved for any public purpose whatsoever and which has not been conveyed to or vested in trustees: And whereas certain Crown lands in the Parish of Pomponderoo and described in a notice published in the Gazette of the 23rd day of October, 1968, were reserved as a site for Public Recreation and Camping Purposes: And whereas such lands (hereinafter called "the Reserve") have not been conveyed to or vested in trustees: And whereas it is expedient that regulations for the care, protection and management of the Reserve and for other purposes connected therewith should be made: Now therefore I, William John Farquhar Minister of Lands is empowered to make regulations

McDonald, Her Majesty's Minister of Lands in and for the State of Victoria, in pursuance of the powers aforesaid, do hereby make the following Regulations for or with respect to the Reserve:-

The Reserve has been placed under the control of a Committee of Management with power and authority to enforce the following Regulations:—

REGULATIONS.

- $^{\circ}$ 1. No person offending against decency as regards dress, language or conduct shall remain in the Reserve.
- 2. No person shall climb or jump over any fences or gates in or around the Reserve, stick bills thereon, or cut names on the fences, trees, seats or other improvements therein, or otherwise disfigure, injure or destroy the said fences, seats or other improvements, or remove any soil therefrom therefrom.
- No person shall deposit, or cause to be deposited any wastepaper, bottles or any other litter on any part of the Reserve, except in the receptacles provided for the purpose.
- 4. No person shall erect any structure on the Reserve other than a tent or booth, and then only as hereinafter provided.
- 5. No person shall camp, or erect any tent, in or upon the Reserve, except in such places as shall from time to time be set apart for such purposes, and then only by obtaining a permit to do so upon such terms and conditions, and the payment of such fees, as the Committee of Management shall determine.
- 6. No person shall erect a booth in the Reserve for the purpose of offering for sale any articles, nor shall any person offer for sale in the Reserve any articles without the permission, in writing, and subject to such conditions and payment of such fees fixed by the Committee of Management Management.
- 7. No person shall light fires, except in places set apart for that purpose by the Committee of Management and no refuse material shall be burned in the Reserve, except by a representative of the Committee of Management, and then only in places set apart for the purpose.
- 8. No person shall break glass of any kind in the Reserve, or leave thereon anything which shall or may injure any person.
- 9. No person shall discharge any gun, pistol, rifle, airgun, or any firearm in or upon the Reserve.
- 10. No person shall put in or on the Reserve any cattle, goats, pigs, horses, or other animals, or any vehicles, without the permission of the Committee of Management first obtained.
- 11. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission, in writing, of the Committee of Management first obtained.
- 12. Permission of the Committee of Management must be obtained beforehand for the holding of all organized sports, picnics or functions of any kind in the Reserve.—(Rs.2078.)
- Given under my hand, at Melbourne, on the fifteenth day of September, 1969.

W. J. F. McDONALD,

Minister of Lands.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be of section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One Hundred Dollars.

REGULATIONS FOR THE CARE PROTECTION AND MANAGEMENT OF THE WESBURN PUBLIC PARK AND RECREATION RESERVE.

WHEREAS by Section 218 of the Land Act 1958 the WHEREAS by Section 218 of the Land Act 1958 the Minister of Lands is empowered to make regulations as to any land which under the provisions of that Act or of any other Act relating to Crown lands has been reserved for any public purpose whatsoever and which has not been conveyed to or vested in trustees: And whereas certain Crown lands in the Parish of Warburton as described in notices published in the Gazette of the 3rd September, 1886, 2nd August, 1889 and the 2nd June, 1965 were reserved as sites for Public Park and Recreation purposes. And whereas such lands (hereinafter called

"the Reserve") have not been conveyed to or vested in trustees: And whereas it is expedient that regulations for the care, protection and management of the Reserve and for other purposes connected therewith should be made: Now therefore I, William John Farquhar McDonald. Her Majesty's Minister of Lands in and for the State of Victoria, in pursuant of the powers aforesaid, do hereby make the following Regulations for or with respect to the Reserve

The Reserve has been placed under the control of the Corporation of the Shire of Upper Yarra as a Committee of Management (hereinafter called "the Committee") with power and authority to enforce these Regulations, in which unless inconsistent with the context or subject matter the expression "person" includes a club, society or other association of persons.

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding 52 in any one year) as the Reserve may be set apart by the Committee for recreational matches, shows, fetes, sports or amusements on any of which occasions a sum not exceeding One dollar may be charged and collected for admission of every adult to the Reserve.
 - - (a) enter or remain in the Reserve who may offend against decency as regards dress, language or conduct or who behaves in a disorderly, unseemly or offensive manner or creates or takes part in any disturbance;
 - (b) climb or jump over any gate, wall or fence in or around the Reserve or cut, damage or disfigure any building, gate, fence, seat sign or vegetation in the Reserve or deposit and leave any glass, tins, bottles, paper or other refuse or litter in the Reserve except in receptacles provided for the purpose;
 - (c) roll, throw or project any stone or missile in the Reserve:
 - (d) spit or expectorate on the paths or in or on any structure in the Reserve;
 - (e) except officers or employees of the Committee enter any plots which may be enclosed for plantations of trees, shrubs or other vegetation;
 - (f) remove any earth, sand, stone, mail or gravel from the Reserve;
 - (g) obstruct, disturb, interrupt or annoy any officer or employee of the Committee in the proper execution of his duty;
 - (h) except participants or authorized officials intrude upon any arena or playing field during the course of any game or sport;
 - (i) bring into the Reserve or carry or use therein any firearm or offensive weapon;
 - (j) light fires in the Reserve except in fire-places as may be provided for the purpose.
- 3. No person shall without the consent in writing of the Committee first obtained-
 - (a) bring into the Reserve any cattle, horses, sheep, goats or pigs or any dog not controlled by a chain or leash;
 - (b) bet publicly in the Reserve;
 - (c) bring any intoxicating liquor on to the Reserve;
 - (d) camp or erect any building or booth in the Reserve;
 - (e) conduct, play, practise or engage in any organized show, fete, game, sport or amusement and then only on such portions of the Reserve as may be set apart for the purpose and subject to payment of such fees and on such terms and conditions, including authority to make and collect charges for admission as may be determined by the Committee;
 - (f) grade or scrape the ground or burn any vegetation in the Reserve;
 - (g) affix, print, post, paint, cut or mark any advertisement, sign, bill, placard or notice to or upon any wall, fence or gate in or around the Reserve or upon any tree, path, land or structure within the Reserve.
- 4. No person shall park any motor car or vehicle in the Reserve except at such places as may be set apart for the purpose by the Committee which may charge and collect a parking fee not exceeding Twenty-five cents for each motor car or vehicle.

- 5. No person shall pass over any playing area or oval with any vehicle, or on horseback, without the permission of the Committee first obtained, nor drive or ride amongst or to the danger or annoyance of persons assembled on any part of the Reserve.
- 6. No assemblies for concerts or for the purpose of public worship, preaching or public speaking of any kind shall take place in the Reserve without the permission in writing of the Committee first obtained.
- writing of the Committee first obtained.

 7. Any person renting or hiring any stand, building, erection or enclosure on the occasion of any sports, fetes, shows, or amusements may be required to deposit such sum as the Committee may at any time determine, by way of guarantee that due care shall be taken of such stand, building, erection or enclosure and the Committee in its absolute discretion may make good any damage, injury or loss sustained by such stand, building erection or enclosure, or anything contained therein, during such renting or hiring and deduct the cost of making good such damage, injury or loss from the money deposited by way of guarantee and all persons so renting or hiring shall abide by these Regulations, and by any order given by the Committee or its authorized officers.

 8. Persons obtaining from the Committee or its ren-
- 8. Persons obtaining from the Committee or its representative the key to any gate, door, stand, building or enclosure to, in or upon the Reserve on any occasion whatsoever may be required to deposit with the Committee the sum of Two dollars for each key so obtained. Such deposit will be refunded on return of the key, undamaged, within the time specified.—(Rs.2136.)

Given under my hand at Melbourne on the fifteenth day of September, 1969.

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

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of Section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars.

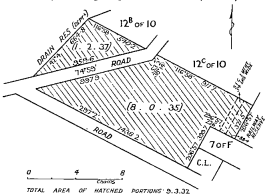
Every person who contravenes any of these Regulations for or with respect to prohibiting the depositing and leaving of any unwanted material or thing or rubbish of any kind on the Reserve shall for each offence be liable to a penalty of not more than Two hundred dollars.

COMMONS ABOUT TO BE DIMINISHED.

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

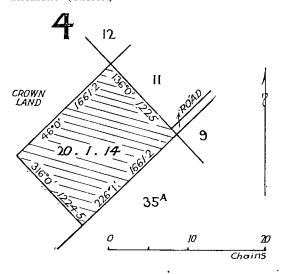
The following Notices were published 1° on the 10th September, 1969, pursuant to Orders of the 2nd September, 1969.

The Maldon Shire Common, proclaimed as such by the Governor in Council, on the 2nd April, 1889, and altered by Order in Council of the 23rd April, 1912, is about to be diminished, by the excision therefrom of the portions in the Parish of Maldon, containing 9 acres 3 roods 32 perches, indicated by hatching on plan hereunder.—(Rs.353.)

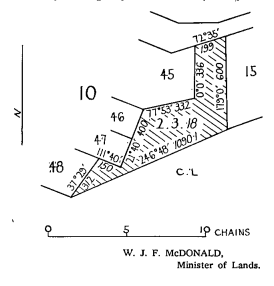


No. 82.—8155/69.—3

The Ballarat West Town Common, proclaimed as such by the Governor in Council, on the 28th January, 1861 (see Government Gazette, 6th February, 1861, page 256) is about to be diminished, by the excision therefrom of the portion in the Parish of Dowling Forest, containing 20 acres 1 rood 14 perches, indicated by hatching on plan hereunder.—(C.91998.)



The Maldon Shire Common, proclaimed as such by the Governor in Council, on the 2nd April, 1889, and altered by Order in Council of the 23rd April, 1912, is about to be diminished, by the excision therefrom of the portion in the Parish of Maldon, containing 2 acres 3 roods 18 perches, indicated by hatching on plan hereunder.—(Rs.353.)



Lands Department. CORRIGENDUM.

TENDERS FOR GRAZING.

NOTICE is hereby given that Lot 1, being portion of the Janefield Colony Reserve, at Plenty, of the Crown lands 'listed under "Tenders for Grazing", which appeared in the Government Gazette of the 13th August, 1969, page 2887, has been withdrawn.

Land Act 1958.

LICENCE UNDER THE LAND ACTS DECLARED VOID.

NOTICE is hereby given that the Licence in the Schedule hereunder has been declared void for the reason specified.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allotment.	Section.		Are	а,	Annual Rental.	Reason for Voiding.
Ballarat	1125/138	Franklin Caravans Pty. Ltd.	138	Dowling Forest	11c	4	A. 4	R,	P. 22	\$ 80.00	Licence surrendered

Department of Crown Lands and Survey, Melbourne, 15th September, 1969.

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

Closer Settlement Act 1938.

LEASE DECLARED VOID.

NOTICE is hereby given that the Governor in Council has declared void the Lease mentioned in the Schedule hereunder for the reason specified.

District.	Corr. No.	Name.	Section of Closer Settlement Act under which Leased.	Parish.	Allotment.	Section.	Arca.	Annual Rental.	Reason.
Mallee	2586/12	Joseph Albert Dunn	Section 12 of Closer Settlement Act 1938	Mildura	228н	В	A. R. P. 0 1 32 7 5	\$ 3.15	Non-compliance with conditions

Department of Crown Lands and Survey, Melbourne, 3rd September, 1969. W. J. F. McDONALD, Minister of Lands.

PUBLIC SERVICE NOTICES

No. 303.

Public Service Act 1958, Section 50.

REGULATIONS—PART IV.—SALARIES AND INCREMENTS.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends its Regulations as shown below:—

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Increments		
Department and Designation of Position.	Minimum.	Maximum.	(Annual).	
DEPARTMENT OF CROWN LANDS AND SURVEY.	s	\$		
Delete— Plan Mounter		3,130		

F. E. CAHILL, Chairman. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 29th August, 1969. No. 305.

Public Service Act 1958, Section 50.

REGULATIONS.—PART IV.—SALARIES AND INCREMENTS.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends its Regulations as shown below:—

SIXTH SCHEDULE,

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Increments		
Department and Designation of Position.	Minimum.	Maximum.	(Annual).	
WATER SUPPLY DEPARTMENT.	\$	\$		
Add— Inspector (Diversions), Grade II		3,130		

F. E. CAHILL, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 29th August, 1969. No. 304.

Public Service Act 1958, Section 50.

REGULATIONS.—PART IV.—SALARIES AND INCREMENTS.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends its Regulations as shown below:—

FIFTH SCHEDULE.

TEMPORARY EMPLOYEES.

DEPARTMENT OF HEALTH.

MENTAL HYGIENE.

Designations of Positions and Rates of Salaries.

.	Yearly Rate of Salary. Σ				
Design	Designation of Position.				Maximum.
Delete Bricklayer				\$ 2,892	\$ 3,252
Add	••	••	••	2,092	3,2,2
Bricklayer			••	3,023	3,378

F Annual increments shall be in accordance with those prescribed by Sub-Regulations 97 (2) and 97 (3), provided that in the case of the position of Assistant (Male), Administrative, the annual increments shall be in accordance with those prescribed by Part A of the Third Schedule.

This Regulation shall have effect as on and from the 7th September, 1969.

F. E. CAHILL, Chairman.

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 1st September, 1969.

No. 306.

Public Service Act 1958, Section 50.

REGULATIONS.—PART IV.—SALARIES AND INCREMENTS.

THE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1958, hereby amends its Regulations as shown below:—

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Increments		
Department and Designation of Position.	Minimum.	Maximum.	(Annual).	
. Treasury.	s	s	į	
Housing Commission.		İ		
Delete— Landscape Designer (Female)	2,920	3,135	Σ	
Add— Landscape Designer (Male)	4,149	4,500	Σ	
Σ See Regulation 97 (2).				

F. E. CAHILL, Chairman.

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 29th August, 1969. No. 307.

Public Service Act 1958, Section 50.
REGULATIONS.—PART IV.—SALARIES AND INCREMENTS.

THE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1958, hereby amends its Regulations as shown below:—

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Increments	
of Position.	Minimum.	Maximum.	(Annual).
Mines Department.	\$	\$	
Delete— Battery Foreman and Cyanider		2,819	
PUBLIC WORKS DEPARTMENT.			
Delete— Inspector (Civil Engineering Works)	3,631	3,849	Σ
WATER SUPPLY DEPARTMENT.			
Delete— Technical Officer	4,313	4,563	Σ
Add— Geological Assistant	4,750	5,000	Σ
Σ See Regulation 97 (2)			
Delete the existing yearly rates of salary for the following positions and insert the rates shown hereunder in lieu thereof			
DEPARTMENT OF AGRICULTURE.			
Field Officer—Adult Field Officer (Female)—Adult	3,324 2,866	3,867 3,371	$rac{\mathcal{E}}{\mathcal{E}}$
WATER SUPPLY DEPARTMENT.			
Irrigation Research Assistant E See Regulation 97 (2).	3,414	3,849	Σ

This Regulation shall effect as on and from the 15th June, 1969.

F. E. CAHILL, Chairman.

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 29th August, 1969.

TENDERS

PUBLIC WORKS DEPARTMENT

TENDERS will be received at Public Works Department, 2 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,"

Hand delivered tenders to be placed in the Tender Box of the Public Works Department, located on the wall of the centre entrance foyer, Ground Floor, 2 Treasury-place, Melbourne.

No preliminary deposit is required with any tender, but a successful tenderer will be required to pay a deposit for any accepted tender of \$4,000 or over.

Tuesday, 23rd September, 1969.

Building, Electrical and Mechanical Works.

Building, Electrical and Mechanical Works.

Bendigo.—Erection of a Brick Veneer Proprietary Type Residence, Sandhurst Boys' Centre. (W.O., Bendigo.)

Bendigo.—Erection of ten (10) Brick Veneer Proprietary Type Residences, Mental Hospital. (W.O., Bendigo.)

Bendigo.—Erection of three (3) Nurses' Homes, one (1) Recreation Building, two (2) Car-Ports and paving, Psychiatric Hospital. (W.O., Bendigo.)

Port Welshpool.—Electrical installation, Fishermens Pier, Ports and Harbours Branch. (W.O., Korumburra.)

Seymour.—Provision of sick-bay facilities, High School. (Re. Advertised.)

Re-Advertised.)
Traralgon.—Erection of one (1) brick veneer Nurses'
Hostel, one (1) Recreation Building and a car-port, Hobson
Park Hospital. (W.O., Traralgon.)
Various.—L.P. gas installations, portable class-rooms,

Schools.

Wangaratta.—Erection of standard Hall Type "800C"
Technical School. (W.O., Wangaratta.)

Wangaratta.—Electrical installation, Technical School.
(W.O., Benalla, Shepparton and Wangaratta.)

Wangaratta.—Mechanical services, Technical School.
(W.O., Wangaratta.)

Miscellaneous.

Melbourne.—Maintenance cleaning for the period 1st October, 1969, to 30th September, 1972, Health Depart-ment, 266-270 Queen-street.

ment, 265-270 Queen-street. Various.—Supply of various items of furniture and bedding for periods 1st November, 1969, to 31st October, 1970, and 1st November, 1969, to 30th June, 1970, various Government Departments.

Tuesday, 30th September, 1969.

Building, Electrical and Mechanical Works.

Bendigo.—Gas heating and hot water supply to Administration and Residential units, Stage 1, Sandhurst Boys' Centre. (W.O., Bendigo.)
Fawkner.—Erection of new concrete veneer Science Wing, High School.

Fawkner.—Mechanical services, High School. Heatherton.—Electrical installation, Sanatorium.

Furniture and Furnishings.

Horsham.—Supply and fix curtains, Public Offices. (W.O., Ballarat and Horsham.)

Miscellaneous.

Williamstown.—Construction of one (1) all welded mild steel 45 feet workboat, Ports and Harbours Dredging Depot, Ann-street. (Dredging Depot, Williamstown.)

Tuesday, 7th October, 1969.

Building, Electrical and Mechanical Works.

Burwood Heights.—Mechanical services, High School. Oakleigh.—Additional office accommodation, Stage 2, Police Station.

Shepparton.—Provision of girls' Toilet Block and Sick-Bay, Technical School. (W.O., Shepparton.)
Stawell.—Supply and installation of evaporative cooling units, Pleasant Creek Special School. (W.O., Ballarat.)
Sunbury.—Internal and external renovations and supply and fixing of flyscreens in Wards M2 and F2, Mental

Sunbury.—Conversion o Ward F2, Mental Hospital. -Conversion of bedrooms into toilet areas,

M. V. PORTER, Minister of Public Works.

Public Works Department, ... Melbourne, 3002, 15th September, 1969.

LANDS DEPARTMENT.

SCRIBE DRAWING OF BASE MAPS.

QUOTATIONS will be received until noon, Friday, 3rd October, 1969, for the scribe drawing of Base Maps at a scale of 1: 25,000. The lowest or any tender will not necessarily be accepted.

Full particulars may be obtained from the Surveyor-General, Department of Crown Lands and Survey, 2 Treasury-place, Melbourne, 3002.

PRIVATE ADVERTISEMENTS

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE RIVER MURRAY, AT IRAAK.

WE hereby give notice that we intend to apply for a licence empowering us to divert water for a term of fifteen years to the extent of 300 acre-feet per annum at a maximum rate of 10 acre-feet per day of 24 hours for the irrigation of 100 acres of citrus and vines, being lot 1, being part of allotment 28, Parish of Karadoc, and to occupy certain Crown lands for works of diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to reach the State Rivers and Water Supply Commission, Melbourne, before 13th October, 1969, being 30 days from the first publication of this notice.

NEVILLE GIBSON JAPP. SUZANNE JAPP. ALAN GIBSON JAPP. JENNIFER JAPP.

All of 148 Thirteenth-street, Mildura.

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NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE RIVER MURRAY, AT PIANGIL.

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 300 acre-feet per annum at a maximum rate of 8 acre-feet per day of 24 hours, for the irrigation of 100 acres, being part of allotments 131, 131A, part 132, Parish of Piangil, and to occupy certain Crown lands for works of diversion, and to cut a race

Any objection to such application must be forwarded in writing to reach the State Rivers and Water Supply Commission, Melbourne, before 17th October, 1969, being 30 days from the first publication of this notice.

DESMOND WILLIAM BORCHARD.

Box 3, Piangil, 3597, Victoria.

MOE SEWERAGE AUTHORITY.

PLANS have been prepared for the laying of a sewer main to serve the Moe Railway Station, Station-master's house, store and proposed new Ampol station in Lloyd-street, Moe. These plans are available for inspection during normal office hours at the office of the Authority, Albert-street, Moe.

Dated this 10th day of September, 1969.

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A. DEWAR, Secretary.

MOE SEWERAGE AUTHORITY.

GENERAL NOTICE.

THE above-mentioned Sewerage Authority having made provision for carrying off the sewage from each and every property which, or any part of which, is within the Sewerage Areas hereinafter described, doth hereby declare that on and after the 1st day of January, 1970, each and every property which, or any part of which, is within the said Sewerage Areas shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1958. THE above-mentioned Sewerage Authority having made

The boundaries of the Sewerage Areas hereinbefore referred to are:-

Sewerage Area No. 61.

Being property whose description is lot 22 and lot 23, part of Crown allotment 3c, Narracan, Thompsons-road, Newborough, which lies adjacent to and east of Sewerage Area No. 47.

Sewerage Area No. 62.

Being all of lot 1, part 5c, Narracan, known as 109/113, Haunted Hills-road, Newborough.

Dated this 23rd day of June, 1969.

By order of the said Authority,

J. S. TABUTEAU, Chairman. A. DEWAR, Secretary.

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BEECHWORTH SEWERAGE AUTHORITY.

NOTICE is hereby given that the Authority intends to relocate proposed sewers within its district.

Details of the proposed sewers may be inspected at the office of the Authority, Shire Hall, Beechworth.

G. T. GRAY, Secretary.

THE BALLARAT SEWERAGE AUTHORITY.

PURSUANT to section 119 (2) of the Sewerage Districts
Act 1958 (No. 6368), notice is hereby given of the
intention to construct sewers to provide for properties
situated in portion of the area bounded approximately by—

City of Ballaarat: Queen, Clissold, Oliver and Morres streets.

more particularly as shown on maps, which are open for inspection at this office between the hours of 9 a.m. and 4 p.m., Monday to Friday inclusive.

Dated 5th September, 1969.

CHAS. H. CLAMP, Secretary.

FRANKSTON SEWERAGE AUTHORITY

NOTICE is hereby given that sewerage construction works are to be carried out in the following areas:— (a) Stage 3 of Development:

Continuing easterly and southerly from the existing sewered areas and bounded by Wells-road By-Pass, McMahon's-road, Frankston-Flinders road, Culcairn drive, Sycamore-road, Tristania-street, Foot-street, Baileyana-street, Pratt-avenue, Gowrie-avenue, Kars-street, Liddesdale-road, and Cliff-road.

(b) Stage 4 of Development:

Frankston Forest Estate No. 1-Frankston-Dandenong road.

Maps showing precise boundaries are open for inspection at the office of the Authority, Civic Centre, Frankston.

R. B. WEBB, Acting Secretary,

DANDENONG VALLEY AUTHORITY.

Notice of Intention to Declare Flood-Prone Areas.

UNDER section 27 of the Dandenong Valley Authority Act (No. 7060), the Dandenong Valley Authority proposes, on or after the 7th November, 1969, to have proclaimed specified areas along Ferny Creek from the rear of Mountain Gate Estate to upstream of Townley-street, Ferntree Gully, being within the District of the Dandenong Valley Authority, to be within the flood plain of the Dandenong Creek and its tributaries.

Plans specifying the areas to be proclaimed may be inspected at-

The Offices of the Authority, 208 Princes Highway, Dandenong.

The State Rivers and Water Supply Commission, 90 Orrong-road, Armadale.

The Municipal Offices of the City of Knox.

The Municipal Offices of the Shire of Sherbrooke.

Any objections to the making of such proclamation made within six weeks of this notice, are to be considered by the Dandenong Valley Authority before any such prothe Dandenong V clamation is made.

Dated the 12th September, 1969.

By direction of the Authority,

K. G. ABBERTON, Secretary, Dandenong Valley Authority.

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CITY OF BENALLA.

Notice Pursuant to Section 513 (1) of the Local Government Act 1958, as Amended.

THE Mayor, Councillors and Citizens of the City of Benalla hereby give notice that-

(a) The said Council has, pursuant to Section 512 (1) of the Local Government Act 1958, as amended, deemed it expedient to exercise its power, under section 511 of the said Act, of taking land compulsorily for the purpose of improving roadway alignment in Ackerly-avenue, Goodwin and Arundel streets in the City of Benalla, and has caused to be prepared (and has subsequently approved) such maps and other papers as may be necessary to show—

(i) the general description of the work as undertaking

(i) the general description of the work or undertaking for which the land proposed to be taken is to be used;

- (ii) the description of the land proposed to be taken being part of section Z and T, Parish of Benalla;
- (iii) the names of the owners or reputed owners. lessees or reputed lessees, mortgagees and occupiers of those lands so far as those names are known to or can be ascertained by the Council.
- (b) The said maps and other papers are deposited for inspection at the office of the Council situate at the Town Hall, Nunn-street, Benalla.

(c) All persons affected by the proposed taking of the land are hereby called upon to set forth, in writing, addressed to the Council or the municipal clerk, 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 land.

Dated the 8th day of September, 1969.

L. A. HEMLEY, Municipal Clerk, City of Benalla.

CITY OF BROADMEADOWS.

LOAN No. 53.

Notice of Intention to Borrow the Sum of \$50,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Broadmeadows proposes to borrow the principal sum Broadmeadows proposes to borrow the principal sum of \$50,000 secured by a charge over the general rates of the Municipality, such sum to be raised by the grant of a mortgage, in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 6.3 per cent. per annum.
- 2. The purposes for which the loan is to be applied

Construction of footbridge across Pascoe \$35,000 .. \$15,000

- 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 \$3,407.57 each, including principal and interest, on the 1st day of May and the 1st day of November during the currency of the loan. The first instalment ber during the currency of the loan. The fir shall be payable on the 1st day of May, 1970.
- 5. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria, at the office of the said Commissioners, corner of Elizabeth and Bourke streets, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the City of Broadmeadows, Town Hall, Pascoe Vale-road, Broadmeadows.

E. F. SMILEY, Town Clerk,

CITY OF CAMBERWELL.

LOAN No. 82.

Notice of Intention to Borrow the Sum of \$30,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Camberwell proposes to borrow the principal sum of Thirty thousand dollars (\$30.000) secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

1. The maximum rate of interest that may be paid is 6.4 per centum per annum.

2. The purpose for which the loan is to be applied is-Traffic Lights
Central Pool—
Caretaker's Cottage
Municipal Offices— .. \$12,000 \$13,000 Alterations (Part Cost) \$5,000

3. That the period of the loan shall be fifteen years.

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$1.570.42 each including principal and interest on the 1st day of May and the 1st day of November during the currency of the loan. The first instalment shall be payable on the 1st day of May, 1970.
- 5. Such moneys shall be payable at the head office of the State Savings Bank of Victoria; corner Bourke and Elizabeth streets, Melbourne.
- The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the City of Camberwell, at the Civic Centre, Camberwell.

Dated the 8th September, 1969.

L. F. CHEFFERS, Town Clerk and Chief Administrator.

CITY OF DANDENONG.

IN pursuance of the powers conferred by section 522 of the Local Government Act 1958, the Council of the City of Dandenong by Order directs that the following lands, which have been taken, purchased or acquired by it, shall be Public Highways from and after the date of publication of this Order in the Government Gazette.

All the lands described in the following certificates of

Volume 8102, folio 487, lot 11, lodged plan 18120, Edward-avenue.

Volume 8151, folio 934, lot 14, block S, lodged plan 3232, David-street.

Volume 8181, folio 731, lots 84 and 103, lodged plan 12679, Boyd-street.

Volume 8708, folio 272, lot 61, lodged plan 44826, Lexton-avenue.

Volume 8760, folio 817, part of Crown allotment 5, section 4, Township and Parish of Dandenong, Thomas-

In witness whereof the common seal of the Mayor, Councillors and Citizens of the City of Dande-nong was hereunto affixed, this 8th day of Sep-tember, 1969, in the presence of—

(SEAL)

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I. A. FOTHERINGHAM, Mayor. A. S. GATLEY, Councillor. C. A. ELLIOTT, Town Clerk.

CITY OF DONCASTER AND TEMPLESTOWE.

LOAN No. 128. Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the City of Doncaster and Templestowe intends to borrow Fifty thousand dollars (\$50,000) 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 moneys which it is proposed to borrow is Fifty thousand dollars.
- (b) The maximum rate of interest that may be paid is \$6.40 per centum per annum.
- (c) The times which the moneys borrowed are to be repayable are the 1st day of May and the 1st day of November during the years 1970-1984 inclusive, 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
 - To be used for the purpose of part cost of constructing a Pavilion / Community Centre at the Lower Templestowe Reserve, Thompsons-road, Lower Templestowe stowe.
- (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 \$2,617.35, which includes prin-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, Doncaster-road, Doncaster

Dated this 15th day of September, 1969.

J. W. THOMSON, Town Clerk.

Town and Country Planning Act 1961 (Twelfth Schedule). CITY OF ECHUCA PLANNING SCHEME 1964.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 6, 1969.

NOTICE is hereby given that the City of Echuca in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a planning scheme for portions of the City of Echuca for the purpose of re-zoning the following area, viz.:—

Parts of Sections 33 and 34, Town of Echuca, Parish of Echuca North, being portion of the area bounded by Anstruther, Hovell, Pakenham and Sutton Streets.

A copy of the Scheme has been deposited at the City Offices, corner Hare and Heygarth streets, Echuca, and at the office of the Town and Country Planning Board, Fifth Floor, 235 Queen-street, Melbourne, and will be open for inspection during office hours by any person free of charge control of the control 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 Echuca, corner Hare and Heygarth streets, Echuca, on or before the 17th day of December, 1969, for consideration by the Responsible Authority.

Dated this 10th day of September, 1969.

K. F. McCARTNEY, Town Clerk.

CITY OF FOOTSCRAY.

LOAN No. 94.

Notice of Intention to Borrow the Sum of \$150,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Footscray proposes to borrow the sum of One hundred and fifty thousand dollars (\$150,000) secured by a charge over the general rates of the municipality, such sum to be raised by a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 6.4 per centum per annum, payable on the 1st day of May and the 1st day of November in each year during the currency of the loan.
- 2. The purpose for which the loan is to be applied is as

Capital Expenditure-Electricity Supply Department.

\$65,000 Substation Equipment 65,000 20,000 Cables Meters and Fuses

\$150,000

3. The period of the loan shall be 40 years.

4. The loan is to be liquidated by the creation of a sinking fund pursuant to section 428A (1) of the Local Government Act 1958, and an amount of not less than \$603.91 will be set aside each half-year out of the municipal fund for such purpose, and the said monies borrowed shall be repayable on the 1st day of November, 2009, at the office of the State Superannuation Board in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the monies to be borrowed, are open for inspection at the municipal offices, Napier-street, Footscray

Dated this 15th day of September, 1969.

W. H. SWABY, Town Clerk.

CITY OF HEIDELBERG.

By-LAW No. 240.

A By-Law of the City of Heidelberg made under Section 197 (i) (ii) of the Local Government Act 1958 and amendments and numbered 240 for the purpose of regulating the proceedings of Council meetings, Committee meetings and other meetings conducted by the City of Heidelberg.

IN pursuance of the powers conferred by the Local Government Act 1958 and amendments and of any and every other power it thereunto enabling the Mayor Councillors and Citizens of the City of Heidelberg order as follows:-

1. This By-Law shall be known as the Meetings Procedure By-Law.

General Conduct of Business.

2. In all cases not herein provided for resort shall be had to the rules forms and usages of Parliament, which shall be followed so far as the same are applicable to the proceedings of the Council.

Divisions.

3. Whenever a division is demanded by any Councillor, the Councillors voting in the affirmative shall first stand and those voting in the negative shall then stand, and the result be declared by the Chairman.

Addresses to Governor.

4. All addresses to the Governor shall be presented by the Chairman and the clerk of the municipality unless otherwise ordered by the Council.

Order of Moving Motions.

5. Except by leave of the Council, motions shall be moved in the order in which they have been received and recorded by the municipal clerk in the notice of motion book, and if not so moved or postponed shall be struck

Absence of Councillor Giving Notice.

6. No motion entered in the notice of motion book shall be proceeded with in the absence of the Councillor who gave notice of the same, unless by some other Councillor producing written authority from him to that effect.

Order &c. of Debate.

7. Any Councillor desirous of making a motion or amendment or taking part in discussion thereon shall rise and address the Chairman, and shall not be interrupted unless called to order, when he shall sit down until the Councillor (if any) calling to order has been heard thereon and the question of order disposed of, when the Councillor in possession of the chair may proceed with the subject.

Nature of Motion to be Stated.

8. Any Councillor desirous of proposing an original motion or amendment must state the nature of the same before he addresses the Council thereon.

Motion How Withdrawn.

9. No motion or amendment shall be withdrawn without the leave of the Council.

Motion to be Seconded.

10. No motion or amendment shall be discussed or put to the vote of the Council unless it be seconded, but a Councillor may require the enforcement of any standing order of the Council by directing the Chairman's attention to the infraction thereof.

Mover of Motion.

11. A Councillor moving a motion shall be held to have spoken thereon, but a Councillor merely seconding a motion shall not be held to have spoken upon it.

Designation of Councillors.

12. The Councillors in meeting of Council shall designate each other by their official titles, namely, that of Mayor, President, Chairman or Councillor as the case may require.

Priority of Councillors.

13. If two or more Councillors rise to speak at the same time the Chairman shall decide which is entitled to priority.

Chairman Addressing Council.

14. The Chairman shall rise when addressing the Council to discuss any question, and shall not leave the Dais on

Councillor Not to Speak Twice.

15. No Councillor shall speak a second time on the same question, unless entitled to reply or in explanation when he has been misrepresented or misunderstood.

Points of Order.

16. The Chairman when called upon to decide on points of order or practice shall state the provision rule or practice which he deems applicable to the case without discussing or commenting on the same, and his decision as to order or explanation in each case shall be final.

Councillors Not to Digress &c.

17. No Councillor shall digress from the subject matter of the question under discussion, or comment upon the words used by any other Councillor in a previous debate; and all imputations of improper motives and all personal reflections on Councillors shall be deemed highly disorderly.

Councillors to Apologise for Disorderly &c. Expression.

18. Whenever any Councillor makes use of any expression disorderly or capable of being applied offensively to any other Councillor the Councillor so offending shall be required by the Chairman to withdraw the expression and to make a satisfactory apology to the Council.

Councillor Called to Order.

19. A Councillor called to order shall sit down unless permitted to explain.

Councillor Guilty of an Offence.

20. Any Councillor using offensive or disorderly language, and having been twice called to order or to withdraw or to apologise for such conduct and refusing so to do, shall be guilty of an offence.

Strangers.

21. Any person not being a Councillor who, having been admitted to any meeting of the Council, is guilty thereat of any improper or disorderly conduct, or who does not leave when lawfully requested by the Chairman so to do, shall be deemed guilty of an offence.

Removal of Disorderly Stranger.

22. Any such person who being lawfully requested by the Chairman to leave any such meeting may be forthwith removed; and any constable or peace officer or any person requested by the Chairman so to do may remove such person.

Councillors May Demand Documents.

23. Any Councillor may of right demand the production of any of the documents of the Council applying to the question under discussion.

Voting.

24. The Council shall vote by show of hands, and any Councillor present and not voting not being disabled by law from so doing shall be guilty of an offence.

Question How Declared.

25. The Chairman shall in taking the sense of the Council put the question first in the affirmative, then in the negative and the result thereof shall be recorded in the minutes.

Second Amendment.

26. No second or subsequent amendment, whether upon an original proposition or on an amendment, shall be taken into consideration until the previous amendment is disposed of.

Effect of Negativing Amendment.

27. If an amendment be negatived, then a second may be moved to the question to which the first-mentioned amendment was moved.

Motion for Adjournment.

28. No discussion shall be allowed on any motion for adjournment of the Council; but if on the question being put the motion be negative, the subject then under consideration or the next on the notice paper shall be discussed or any other that may be allowed precedence, before any subsequent motion for adjournment be made.

Protests.

Protests.

29. Any Councillor may protest against any resolution of the Council, and notice of intention to protest shall in every case be given forthwith on the adoption of the resolution protested against; and the protest shall specify the reasons for protesting, and shall be entered three days at least before the next ordinary meeting of the Council by the protesting Councillor in a book to be kept for that purpose in the office of the municipal clerk, and signed by such Councillor and shall be also entered in the minutes of the meeting at which notice of intention to protest is given previously to the confirmation thereof; but such protest may be expunged from the minutes if declared by a majority of the Council to be not in accordance with truth or in its terms disrespectful to the Council.

Lapsed Questions.

30. If a debate on any motion and seconded be interrupted by the number of the Councillors present becoming insufficient for the transaction of business, such debate may at the next meeting of the Council be resumed at the point where it was so interrupted.

Lapsed Order of the Day may be Restored.

31. If a debate on any order of the day be interrupted by such insufficiency of number as aforesaid happening, such debate may at the next meeting of the Council be resumed at the point where it was so interrupted.

Meetings of the Committee.

32. The municipal clerk shall convene every Committee within ten days of its first appointment, or at any other time thereafter by order of the Council, or on the written order of the Chairman of the Committee or of any two members of the Committee.

Petitions.

33. No petition shall be presented after Council has proceeded to the order of the day.

Petitions to be Respectful.

34. It shall be incumbent on every Councillor presenting a petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to the Council, and that the contents do not violate any By-Law or any provision hereof.

Councillors to Affix their Names.

35: Every Councillor presenting a petition to the Council shall write his name at the beginning thereof.

To be Signed by Petitioners.

36. Every petition shall be signed by the persons whose names are appended thereto by their names or marks, and by no one else except in cases of incapacity by sickness.

No Letters &c. to be Attached.

 $37.\ No$ letters affidavits or other documents, shall be attached to any, petition.

Presentation of Petition.

38. Every Councillor presenting a petition to the Council shall confine himself to a statement of the persons from whom it comes, of the number of signatures attached to it, of the material allegations contained in it, and to the reading of the prayer thereof reading of the prayer thereof.

Appointments &c: of Officers.

Amended by No. 6505 s.2,

39. No appointment to any permanent office at the disposal of the Council shall take place until seven clear days' public notice has been given by advertisement in one or more newspapers circulating in the municipal district.inviting applications from qualified candidates for the

Salaries. of, Officers &c.

40.. The salary or allowance attached to all offices and places at the disposal of the Council shall in all cases be fixed before it proceeds to appoint any person to fill the same and before the advertisement inviting applications as aforesaid and shall be specified in such advertisement.

No Councillor &c. to be Surety: for Officer:

41! No Councillor or officer of the Council and no auditor of the municipality shall be received as a surety for any officer appointed by the Council or for any work to be done for the Council.

Clerk to Disburse. Moneys in Certain Cases.

42: It shall be lawful for the Municipal Clerk to disburse 42: It shall be lawful for the Municipal Clerk to disburse such moneys as have been appropriated by the Council for the purposes of this clause; and as are required for any necessary occasion, not exceeding in the whole in any interval between two ordinary meetings of the Council the sum of one hundred dollars.

Confirmation of Minutes.

- 43. (i) The Council may confirm the minutes of an ordinary or special meeting at that meeting:
- (ii) Unless the minutes of any meeting are confirmed at the meeting to which those minutes relate the same shall be confirmed at the next meeting of the Council.
- (iii) At every meeting of the Council when the minutes of the preceding meeting have not been confirmed under the last preceding clause the first business thereof shall
 - (a) if a copy of the minutes of the preceding meeting shall have been delivered to each Councillor at least forty-eight hours before such meeting the putting: a question for the confirmation of such minutes;
 - (b), if a copy of the minutes of such preceding meeting has not been so delivered the reading and putting a question for the confirmation of such meeting.
- (iv) No discussion shall be permitted on such minutes except as to their accuracy as a record of the proceedings and the said minutes shall then be signed as by law required

Order of Business at Meetings.

- 44. (1) After the confirmation of the minutes as provided for in clause 43 hereof and the signing thereof as by law required, the business of an ordinary meeting shall be as: follows or as near thereto as may be practicable, but for the greater convenience of the Council at any particular meeting thereof it may be altered by resolution to that effect....
 - (I) Resumption of debate on motions or orders of the day lapsed at previous meeting.
 - (II). Reception and reading of petitions and memorials.
 - (III) Presentation of reports and the authorising of payments.
 - (IV) Ordinary business not elsewhere included.
 - Orders of the day, including subjects continued from proceedings of former meetings.
 - (VI) Extraordinary business not elsewhere included.

- (VII) Other motions of which previous notice has been given.
- (VIII) Notices of motion.
- (2) The order of business at a special meeting shall be the order in which such business stands in the notice thereof.

Notices of Motion.

45. All notices of motion (where notice of motion is required by law to be given) shall be dated and numbered and given by the intending mover to the Town Clerk at the close of the meeting of Council or at such time before the next meeting of the Council as will permit the Town Clerk to give notice thereof in the manner and in the time required for special meetings, and such Clerk shall enter the same in the notice of motion book in the order in which they/may be received:

Motion Need Not be Reduced into Writing Unless Chairman so Directs.

46. A motion moved at a meeting of the Council need not be reduced into writing by the mover unless the Chairman of the meeting so directs.

Clerk to Record All Motions.

47. The Town Clerk shall cause to be recorded in the minutes all motions moved and seconded at a meeting of the Council.

Not Necessary to Keep Minutes of Committees.

- 48 (1) It shall not be necessary to keep minutes of the proceedings of any committee.
- (2). All reports of standing committees shall contain a recommendation other than from the meeting of the Committee of the Whole Council, to the Council on the matters considered.

Mover of Motion to Have Right of Reply.

49. The mover of every original proposition at any Council meeting but not of any amendment shall (if he has not spoken on any amendment proposed to such original proposition) have a right of reply to be exercised at the conclusion of the debate (including debate on any such amendment) but save as aforesaid no Councillors shall be allowed to speak more than once on the same question unless permission be given to explain or unless for the purpose of calling the attention of the chair to a point of order.

Petitions to be in Writing.

50. Every petition presented to the Council shall be in writing (other than in pencil) typing or printing and shall contain the prayer of the petitioners at the end thereof and shall be signed by at least one petitioner on every sheet on which it is written.

Plans and Specifications.

- 51. (1) Subject as is hereinafter provided plans and specifications for any public work shall be laid before the Council at least six days prior to the same being considered and ordered upon and be open for inspection by any ratepayer during that time.
- (2) Notwithstanding anything thereinbefore provided plans and specifications for public works which the Council may, resolve to be urgent may be considered and ordered upon at any, meeting of the Council.

Common Seal.

52. The common seal of the Council shall be kept by the Town Clerk in a safe place and shall not be affixed to any document except by the authority of the Council and in the presence of the Mayor and one other Councillor and, the Town Clerk or in the presence of two Councillors and the Town Clerk.

Suspension of Rules.

53: Any one or more of the rules or regulations in this By-Law may be suspended for a particular purpose on notice of motion duly given or (without notice of motion) by a unanimous vote of the whole of the Councillors present at the meeting.

Closure.

- 54. (a) The closure may be sufficiently moved: "that the question be NOW put."
- (b) The closure may be moved in respect of a motion or of an amendment.
- (c) No Councillor who has spoken to the motion then before the Council or to any amendment of it may move or second the closure.
- (d) If the closure is carried, the motion or amendment in respect of which it is carried shall be put to the vote forthwith

How Officers May Reply to Criticism.

55. A City Officer may make a brief statement at a Council or Committee meeting in respect of any statement (whether made at a Council meeting or not) affecting him as an officer or any officer under his control.

A statement under this clause:

- (i) in respect of a statement made at a Council or Committee meeting—shall be made immediately the Councillor concerned resumes his seat; and
- (ii) in respect of a statement made other than at a Council or Committee meeting—shall be made at such time during the meeting at which the Officer desires to bring it forward as the Chair—man-thinks appropriate.

Penalty.

56. Every person guilty of any wilful act or default contrary to this By-Law shall be liable to a penalty not exceeding forty dollars.

 $57.\ This$ By-Law shall apply to and have operation throughout the whole of the Municipal district.

The Resolution for passing this By-Law was agreed to by the Council on the 23rd day of June, 1969, and confirmed on the 4th day of August, 1969.

The common seal of the Mayor, Councillors and Citizens of the City of Heidelberg was hereto affixed by me—

(SEAL) E. C. W. JACK, Town Clerk.

in the presence of-

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P. H. CLELAND, Mayor. D. J. BAKER, Councillor.

CITY OF KNOX.

NOTICE OF CHANGES IN STREET NAMES.

NOTICE is hereby given that, in pursuance of the powers conferred by the Local Government Act 1958, the Council of the City of Knox, at a meeting held on 20th August, 1969, resolved to make the following changes in street names:—

Old Name; Location; New Name. Hannah-street; Boronia; Harcourt-road. Herring-road; Bayswater; Haering-road.

N. G. HAYNES, Town Clerk.

CITY OF KNOX. LOAN No. 49.

Notice of Intention to Borrow the Sum of \$100,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Knox, in pursuance of powers conferred by the Local Government Acts, intends to borrow the 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 said Acts, and states:—

- (a) The amount of principal moneys it is proposed to borrow is \$100,000.
- (b) The maximum rate of interest that may be paid is 6.3 per cent. per annum.
- (c) The period of the loan will be ten years, and the time or times at which the moneys borrowed are to be repayable is on the 1st day of June and the 1st day of December in each year during the currency of the loan, commencing on the 1st day of June, 1970, until the final payment on 1st day of December, 1979.
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz.:—
 - 1. Council Contribution to Private Street and Ease-

ment Drain Construction—

The Avenue, Stockton-avenue Group,
Studfield, Sydney-road, Power-road \$50,000

5. Carrington Park Development 10,000

(e) The loan is to be liquidated by half-yearly payments of approximately \$6,815, including principal and interest, payable out of the municipal fund.

(f) The place of repayment will be State Savings Bank of Victoria, corner Elizabeth and Bourke streets, Melbourne, 3000.

Plans and specifications and an estimate of the cost of such works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection by ratepayers, during office hours, at the City Offices, Fern Tree Gully, for one month after the publication of this notice.

Dated at Fern Tree Gully this 11th day of September,

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N. G. HAYNES, Town Clerk.

Town and Country Planning Act 1961 (Twelfth Schedule). CITY OF MILDURA PLANNING SCHEME 1967.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 1, 1969.

NOTICE is hereby given that the Mildura City Council in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an Amendment to the City of Mildura Planning Scheme 1967, for the purpose of amending the Planning Scheme Ordinance and Varying the Planning Scheme Map.

A copy of the Scheme has been deposited at the Council Offices, Civic Buildings, Mildura, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours, free of charge, by any person.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Town Clerk, Mildura City Council, Box 105, Post Office, Mildura, Vic. 3500, on or before the 24th day of October, 1969, and to state whether they wish to be heard in respect of their objections.

Dated this 11th day of September, 1969.

W. J. DOWNIE, Town Clerk.

Civic Buildings, Mildura.

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Town and Country Planning Act 1961 (Twelfth Schedule). CITY OF MILDURA PLANNING SCHEME 1967.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 2 (Reservation of Lands), 1969.

NOTICE is hereby given that the Mildura City Council in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an Amendment to the City of Mildura Planning Scheme 1967, for the purpose of varying the Planning Scheme Map with respect to the reservation of land.

A copy of the Scheme has been deposited at the Council Offices, Civic Buildings, Mildura, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours, free of charge, by any person.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Town Clerk, Mildura City Council, Box 105, Post Office, Mildura, Vic. 3500, on or before the 24th day of December, 1969, and to state whether they wish to be heard in respect of their objections.

Dated this 11th day of September, 1969.

W. J. DOWNIE, Town Clerk.

Civic Buildings, Mildura.

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CITY OF NORTHCOTE. LOAN No. 94.

Notice of Intention to Borrow

NOTICE is hereby given that the Council of the City of Northcote intends to borrow the sum of Thirty thousand dollars (\$30,000) 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 moneys which it is proposed to borrow is Thirty thousand dollars (\$30,000).
- (b) The maximum rate of interest that may be paid is 6.40 per centum per annum.
- (c) The times which the moneys borrowed are to be repayable are the 1st days of May and November during the years 1970 to 1984 (inclusive) and that the place such moneys shall be repayable is at the Bank of New South Wales, Northcote.

- (d) The purpose for which the loan is to be applied is Capital Works in the Electricity Supply Undertaking.
- (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 \$1,570.41 which includes principal and interest.

The plans and specifications and the estimate of the cost of the works, and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection during office hours at the municipal offices situated in High-street, Northcote.

Dated this 15th day of September, 1969.

A. J. HILL, Town Clerk and City Manager.

CITY OF SPRINGVALE.

LOAN No. 142.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the City of Notice is necessy given that the Council of the City of Springvale intends to borrow \$50,000 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 moneys which it is proposed to borrow is \$50,000.
 (b) The maximum rate of interest that may be paid is
- 6.40 per centum per annum.
- 6.40 per centum per annum.

 (c) The times which the moneys borrowed are to be repayable are the 30th day of April and the 31st day of October during the years 1970–1984 inclusive and commencing on the 30th day of April, 1970, and that the place such moneys shall be repayable is at the Bank of New South Wales Savings Bank Limited, Springvale.
- (d) The purpose for which the loan is to be applied
 - 1. Purchase of land from the Melbourne and Metropolitan Board of Works as places of public resort and recreation . . .

2. The erection of multi-purpose sports pavilion on Burden Park Reserve (part cost)

12,000

\$38,000

\$50,000

(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 \$2,617.35 which includes principal and interest.

The plans and specifications and the estimate of the cost of the works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the city offices, Civic Centre, Springvale.

Dated this 15th day of September, 1969.

H. L. WILLIAMS, Town Clerk. 101

CITY OF SPRINGVALE.

LOAN No. 140.

Notice of Intention to Borrow the Sum of \$30,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Springvale proposes to borrow the principal sum of \$30,000, secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 6.4 per centum per annum.
 - 2. The purpose for which the loan is to be applied is:-Construction of west lane, Springvale-road, and the construction of widened pavement and associated drainage works at Centre-road, Springvale drainage \$30,000.
 - 3. The period of the loan shall be fifteen years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of \$1,570.42 each, including principal and interest, on the 1st day of June and the 1st day of December, during the

currency of the loan, and the first instalment shall be payable on the 1st day of June, 1970. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria, 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 by ratepayers, during office hours, at the City Offices, Civic Centre, Springvale-road, Springvale, for one month after the publication of this notice.

Dated 16th September, 1969.

H. L. WILLIAMS, Town Clerk.

CITY OF SPRINGVALE.

LOAN No. 141.

Notice of Intention to Borrow the Sum of \$50,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Springvale proposes to borrow the principal sum of \$50,000, secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 6.4 centum per annum.
- 2. The purpose for which the loan is to be applied is:-
 - A. The erection of a multi-purpose pavilion on the Noble Park Reserve, Moodemere-street, Noble Park \$30,000
 - B. The erection of Club Rooms for use by the Noble Park Amateur Swimming and Lifesaving Club at Heatherton-road, Noble

20,000

\$50,000

3. The period of the loan shall be fifteen years.

4. The moneys borrowed shall be repayable by providing 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$2,617.35 each, including principal and interest, on the 10th day of May and the 10th day of November, during the currency of the loan, and the first instalment shall be payable on the 10th day of May, 1970. Such moneys shall be repayable at the Commercial Savings Bank of Australia Limited, 335-339 Collins-street, Melbourne 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 by ratepayers, during office hours, at the City Offices, Civic Centre, Springvale-road, Springvale, for one month after the publication of this notice.

Dated 16th September, 1969.

H. L. WILLIAMS, Town Clerk.

CITY OF WARRNAMBOOL.

LOAN NO 83

Notice of Intention to borrow the sum of \$12,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City NOTICE is hereby given that the Council of the City of Warrnambool proposes to borrow the sum of Twelve thousand dollars (\$12,000) secured by a charge over the General Rate 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 shall be 6.40 per cent. per annum.
- 2. The purpose for which the loan is to be applied is as part cost of erection of Club Rooms at the Olympic Pool, \$12,000.
- 3. The period of the loan shall be fifteen years.
- 4. The money borrowed shall be repayable by providing out of Municipal Fund, 30 half-yearly instalments of approximately \$628.17 each, including principal and interest, on the 1st day of May and the 1st day of November, during the currency of the loan. The first instalment shall be payable on the 1st day of May, 1970.
- 5. Such moneys shall be repayable at the Municipal Offices, Timor-street, Warrnambool.
- 6. A statement showing the proposed expenditure of the money to be borrowed, is open for inspection at the Municipal Office, Timor-street, Warrnambool.

Dated 16th September, 1969.

K. L. ARNEL, Town Clerk.

TOWN OF BAIRNSDALE. By-Law No. 4.

Obstructions at Street Intersections By-Law.

A By-Law of the Town of Bairnsdale made under the provisions of Section 197 of the Local Government Act and numbered 4 for the purposes of regulating the use of private property at the junction of streets.

IN pursuance of the powers conferred by the Local Government Act 1958 and every other power thereunto enabling the Mayor Councillors and Burgesses of the Town of Bairnsdale order as follows:—

- 1. By-Law No. 65 of the Shire of Bairnsdale is hereby repealed.
- 2. This By-Law shall apply to and have effect throughout the whole of the municipal district of the Town of Bairnsdale.
- 3. No person shall use any private property situate at the junction of any streets or roads for the growing of trees shrubs hedges or other vegetation abutting on any such street or road or within 10 feet therefrom or within a distance of 30 feet from the junction of any streets or roads to a height exceeding 3 feet 6 inches.
- 4. The owner or occupier, within one month of receiving written notice from the Council under the hand of the Town Clerk, shall reduce all trees shrubs hedges or other vegetation on private property abutting on any such streets or roads or within 10 feet therefrom or within a distance of 30 feet from the junction of any streets or roads to a height not exceeding 3 feet 6 inches.
- 5. The owner, within one month of receiving written notice from the Council under the hand of the Town Clerk, shall reduce to a height not exceeding 3 feet 6 inches any portion of any fence within 30 feet of the junction of any streets or roads.
- 6. Where any owner fails to comply with the requirenients of any notice given pursuant to paragraph 5 of this By-Law, the Council may at the expense of the owner concerned enter upon the subject property and carry out the works specified therein and the expense incurred may be recovered by the Council as a civil debt recoverable summarily.
- 7. Every person who shall by any wilful act or default be guilty of any breach of the provisions of this By-Law shall be liable to a penalty of not more than forty dollars and in the case of a continuing offence to a penalty of not more than five dollars for each day on which such offence is continued after a conviction by any court.

Resolution for passing this By-Law agreed to by the Council of the Town of Bairnsdale on the 11th day of August, 1969, and confirmed on the 8th day of September, 1969.

The common seal of the Mayor, Councillors and Burgesses of the Town of Bairnsdale was hereto affixed in the presence of—

(SEAL)

J. G. GIBBONS, Mayor. R. BREWER, Councillor. T. N. MUNTZ, Town Clerk.

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TOWN OF STAWELL

LOAN No. 41.

Notice of Intention to Borrow the Sum of \$25,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Town of Stawell proposes to borrow the principal sum of \$25,000 secured by a charge over the general rates of the municipality, such sum to be raised by the grant of the Local Government Act 1958.

- 1. Maximum rate of interest that may be paid is 6.40 per centum per annum.
- 2. The purpose for which the loan is to be applied is renovations and improvements to Town Hall.
- 3. The period of the loan shall be fifteen years.
- 3. The period of the loan shall be fifteen years.

 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$1,308 each, 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 shall be payable on the 1st day of May, 1970.

 5. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria, at the office of the said Commissioners, corner of Elizabeth and Bourke streets, Melbourne.
- streets. Melbourne.

The plans and specifications and the estimate of the cost of the proposed expenditure of the moneys to be borrowed, are open for inspection at the office of the Council of the Town of Stawell.

D. H. HUTTON, Town Clerk.

SHIRE OF ALBERTON.

LOAN No. 23.

Notice of Intention to Borrow the Sum of \$35,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Alberton proposes to borrow the principal sum of \$35,000 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 to be paid is 6.3 per cent, per annum.
- (2) The purpose for which the loan is to be applied

 Purchase of Light Power Grader
 Purchase of Tractor Mounted Crane
 Purchase of land Nichol-street, Yarram
 Additions to Alberton Shire Library, Yarram 7,324 1,500 12,632

\$35,000

(3) The period of the loan shall be ten years.

- (4) the moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$2,385 each 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 shall be payable on the 1st day of May, 1970.
- (5) Such moneys shall be repayable at the Australia and New Zealand Savings Bank Limited, of 394-396 Collins-street, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the Shire of Alberton, Commercial-road, Yarram.

A. W. CURRY, Shire Secretary.

SHIRE OF BALLARAT.

DEDICATION OF A PUBLIC HIGHWAY.

WHEREAS certain private streets being more than fifteen feet in width having been constructed to the satisfaction of the Council, but were not constructed pursuant to division 10 of part XIX, or part XIII of the Local Government Act 1958, or any corresponding previous enactments.

And whereas the Housing Commission of Victoria, being the owners of so many of the premises fronting each street respectively, has made application to the Council to have such streets declared to be dedicated to the public as Public Highways,

Now therefore the Council of the Shire of Ballarat, in pursuance of the provisions of section 587 (3) of the Local Government Act 1958, hereby declares the said streets as listed hereinafter shall be dedicated to the public as Public Highways:-

Ballarat West Estate. Daffodil-street.

Norman-street, west of Gillies-street to a point 130 feet west of Wattle-avenue on the Ballarat West Housing Commission Estate.

The common seal of the President, Councillors and Ratepayers was hereto affixed this 8th day of September, 1969, in the presence of:—

ALEXANDER McDONALD, President. DAVID A. BAIRD, Councillor. JAMES H. MITCHELL, Shire Secretary. (SEAL) 62

SHIRE OF BRIGHT.

LOAN No. 41.

Notice of Intention to Borrow the Sum of \$30,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire NOTICE is nereby given that the Council of the Shire of Bright proposes to borrow the principal sum of \$30,000, secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 6.10 per cent per annum.
- 2. The purpose for which the loan is to be applied is the purchase of road-making machinery.
 - 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 \$3,525.89 each, including principal and interest, on the 1st day of May and the 1st day of November during the currency of the loan. The first instalment shall be payable on the 1st day of May, 1970.

5. Such moneys shall be repayable at the Australia and New Zealand Bank, Melbourne.

The plans and specifications and the estimates of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the office of the Council of the Shire of Bright at Ireland-street, Bright.

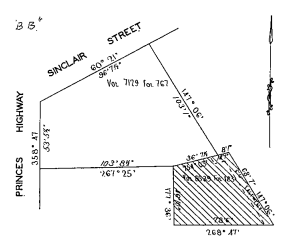
Dated the 11th September, 1969.

H. G. HAYMES, Shire Secretary.

SHIRE OF BULN BULN.

ORDER.

IN pursuance of the powers conferred by section 522 of the Local Government Act 1958, the Council of the Shire of Buln Buln doth hereby direct that the land in the Township of Drouin shown hatched on the plan hereunder which has been taken purchased or acquired by it, shall be a public highway from and after the date of publication of this Order in the Government Gazette.



The common seal of the President, Councillors and Ratepayers of the Shire.of Buln Buln was hereunto affixed, this 15th day of September; 1969, in the presence of—

(SEAL)

H. F. McCAY, Shire President.M. C. PRICE, Councillor.K. A. PRETTY, Shire Secretary.

SHIRE OF DUNMUNKLE.

NOTICE is hereby given of the appointment of Mr. James Leslie Cooper, 26 Breen-street, Murtoa, as Proper Officer under the Dog Act 1958.

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K. E. LIEBOLD, Shire Secretary.

Town and Country Planning Act 1961 (Twelfth Schedule).
SHIRE OF HASTINGS.—SHIRE OF HASTINGS
PLANNING SCHEME 1962.

Notice that a Planning Scheme has been Prepared and is Available for Inspection.

Amendment No. 15, 1969.

NOTICE is hereby given that the Council of the Shire of Hastings, in pursuance of its powers under the Town and Country Planning Act. 1961, has prepared a Planning Scheme for the following area:—

"The land comprising lots 297, 298, 299; 300, 313, 314, 367, 368, 381, 382; 383 and 384, fronting Kennedyroad, Sturt-road, Hume-road and South Beach-road, Somers, for the purpose of re-zoning from Rural Zoneto Residential "B" Zone."

A copy of the Scheme has been deposited at the Shire Office, Marine-parade, Hastings, and at the office of the Town and Country Planning Board, 235 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, any objections they may have, addressed to the Shire Secretary, Shire of Hastings. Post Office, Box 55, Hastings, on or before the 17th day of October; 1969, and to state whether they wish to be heard in respect of their objections.

Dated this 12th day of September, 1969.

T. VICKERMAN,

Acting Shire Secretary.

Municipal Offices, Hastings.

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Town and Country Planning Act 1961 (Twelfth Schedule).

SHIRE OF HASTINGS.—SHIRE OF HASTINGS
PLANNING SCHEME 1962.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 16, 1969.

NOTICE is hereby given in accordance with the Town and Country Planning Act 1961, that a Planning Scheme has been prepared for the following area:—

"Land delineated on map numbered 1064 in the office of the Council, being lot 89, Railway-road, Baxter and lot 99, Station-crescent, Baxter, for the purpose of re-zoning from Residential "A" Zone to Reserve for Public Purposes (Recreation Reserve) Zone."

A copy of the Scheme has been deposited at the Shire Office, Marine-parade, Hastings, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours by any person, free of charge.

Any objections to the Scheme should be sent, in writing, together with advice as to whether your Council/Department/Authority desires to be heard in respect of such objection, to the Shire Secretary, Shire of Hastings, Box 55, Post Office, Hastings on or before the 17th day of December, 1969, for consideration by the Responsible Authority.

Dated this 12th day of September, 1969.

T. VICKERMAN, Acting Shire Secretary.

Municipal Offices, Hastings.

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Town and Country Planning Act 1961 (Twelfth Schedule).

SHIRE OF HASTINGS.—SHIRE OF HASTINGS
PLANNING SCHEME 1962.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 17, 1969.

NOTICE is hereby given in accordance with the Town and Country Planning Act 1961, that a Planning Scheme has been prepared for the following area:—

- "Land delineated on map numbered 1065 in the office of the Council being-
 - (a) the land bounded by Frankston-Flinders-road, Mayne-avenue and Thornhill-street, for the purpose of re-zoning from Residential "A" Zone to Industrial "A" Zone, and
 - (b) the land bounded by Burke-street, Thornhill-street, Mayne-avenue and Kings Creek, for the purpose of re-zoning from Residential "A" Zone to Public Purposes Reserve (Foreshore) Zone."

A copy of the Scheme has been deposited at the Shire Office, Marine-parade, Hastings, and at the office of the Town and Country Planning Board, 235 Queen street, Melbourne, and will be open for inspection during office hours by any person, free of charge.

Any objections to the Scheme should be sent, in writing, together with advice as to whether your Council/Department/Authority desires to be heard in respect of such objection, to the Shire Secretary, Shire of Hastings, Box 55, Post Office, Hastings on or before the 17th day of December, 1969, for consideration by the Responsible Authority:

Dated this 12th day of September, 1969.

T. VICKERMAN, Acting Shire Secretary.

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Municipal Offices, Hastings.

Town and Country Planning Act 1961 (Twelfth Schedule). SHIRE OF HASTINGS.—SHIRE OF HASTINGS PLANNING SCHEME 1962.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 18, 1969.

NOTICE is hereby given that the Council of the Shire of Hastings, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for the following area:—

"Land delineated on map numbered 1066 in the office of the Council, being the land bounded by Morrah-street, the railway line and Ellery-street, for the purpose of re-zoning from Industrial "A" Zone to Residential "A" Zone."

A copy of the Scheme has been deposited at the Shire Office, Marine-parade, Hastings, and at the office of the Town and Country Planning Board, 235 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, any objections they may have, addressed to the Shire Secretary, Shire of Hastings, Post Office, Box 55, Hastings, on or before the 17th day of October, 1969, and to state whether they wish to be heard in respect of their objections.

Dated this 12th day of September, 1969.

T. VICKERMAN, Acting Shire Secretary.

Municipal Offices, Hastings.

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Town and Country Planning Act 1961 (Twelfth Schedule). SHIRE OF HASTINGS.—SHIRE OF HASTINGS PLANNING SCHEME 1962.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 19, 1969.

NOTICE is hereby given that the Council of the Shire of Hastings, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for the following area:—

"Land delineated on map numbered 1068 in the office of the Council, being land fronting the north and south side of High-street, between Salmon-street and King-street, Hastings, for the purpose of revoking the twenty (20) foot setback provision."

A copy of the Scheme has been deposited at the Shire Office, Marine-parade, Hastings, and at the office of the Town and Country Planning Board, 235 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, any objections they may have, addressed to the Shire Secretary, Shire of Hastings, Post Office, Box 55, Hastings, on or before the 17th day of October, 1969, and to state whether they wish to be heard in respect of their objections.

Dated this 12th day of September, 1969.

T. VICKERMAN, Acting Shire Secretary.

Municipal Offices, Hastings.

164

\$30,000

SHIRE OF HEALESVILLE.

LOAN NO. 51.

Notice of Intention to Borrow the Sum of \$30,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Healesville proposes to borrow the principal sum of Thirty 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 6.3 per centum per annum.

2. The purpose for which the loan is to be applied is:-Purchase of land ... \$9,600 Construction of car park ... Provision of right of way ... Health Act drain ... 6,000 12,900 1,500

3. The period of the loan shall be 10 years.

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$2,044.54 each, including principal and interest, on the 1st day of January and the 1st day of July, during the currency of the loan. The first instalment shall be payable on the 1st day of July, 1970.
- 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 Healesville at Healesville.

Dated 8th September, 1969.

W. M. OLIVER, Shire Secretary.

SHIRE OF KORUMBURRA. Notice of Intention to Compulsorily Acquire Easement.

WHEREAS the Shire of Korumburra deems it expedient WHEREAS the Shire of Korumburra deems it expedient to provide the work or undertaking of constructing a drain on the land described in the Schedule hereto and to exercise its power of taking compulsory a drainage easement over the said land. 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 easement proposed to be taken is to be used the description of the land affected by the said easement and the names of the owners or reputed owners, lessees or reputed lessees, mortgagees or reputed mortgagees and occupiers of the land so far as those names are known to or can be ascertained by the Council. And whereas the said map and other papers are deposited at the office of the said Council at Korumburra and are and shall be open for inspection by all persons interested at the office of the said Council at Korumburra and are and shall be open for inspection by all persons interested at all reasonable hours for the space of forty clear days after the publication of this notice in the Government Gazette. Now notice is hereby given to all persons affected by the proposed taking of the said easement to set forth in writing, addressed to the Council or the Shire Secretary within forty clear days of the publication of this notice in the Government Gazette all objections which they may have to taking of the said easement.

Schedule Hereinbefore Referred To.

A drainage easement along and within the southern boundary of part Crown allotments 20 and 20p, Parish of Jeetho, being the land more particularly described in certificates of title, volume 8181, folio 016 and volume 8181, folio 017, the said drainage easement to be 6 feet wide throughout. 88

W. O. CLARK, Shire Secretary.

SHIRE OF LILLYDALE.—SHIRE OF LILLYDALE PLANNING SCHEME 1958.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 13, 1969.

NOTICE is hereby given that the Shire of Lillydale, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for the whole of the Shire of Lillydale for the purpose of amending the Principal Scheme (Shire of Lillydale Planning Scheme 1958).

A copy of the Scheme has been deposited at the Shire Offices, Lilydale, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Shire Secretary, Shire of Lillydale, Shire Offices, Lilydale–Monbulk road, Lilydale, on or before the 17th day of December, 1969, and to state whether they wish to be heard in respect of their objections.

F. O. KENT, Shire Secretary.

SHIRE OF LILLYDALE,—SHIRE OF LILLYDALE PLANNING SCHEME 1958.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 14, 1969.

NOTICE is hereby given that the Shire of Lillydale, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for portions of the Shire of Lillydale for the purpose of amending the Principal Scheme (Shire of Lillydale Planning Scheme 1958).

A copy of the Scheme has been deposited at the Shire Offices, Lilydale, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Shire Secretary, Shire of Lillydale, Shire Offices, Lilydale-Monbulk road, Lilydale, on or before the 17th day of October, 1969, and to state whether they wish to be heard in respect of their objections.

F. O. KENT, Shire Secretary.

Town and Country Planning Act 1961.

SHIRE OF SHERBROOKE,—SHIRE OF SHERBROOKE PLANNING SCHEME.

AMENDMENT No. 27, 1969.

NOTICE is hereby given that the Council of the Shire of Sherbrooke, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for portions of the Shire of Sherbrooke for the purpose of amending the principal Scheme, by re-zoning Lot 1, L.P.82673, Kirkpatricks-road, Macclesfield, from Rural to Extractive Industry (extraction of peat).

A copy of the scheme has been deposited at the Shire Office, Glenfern-road, Upwey, and at the office of the Town and Country Planning Board, 235 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, any objections they may have, addressed to the Shire Secretary, Shire of Sherbrooke, Glenfern-road, Upwey, 3158, on or before the 17th October, 1969, in respect of Amendment No. 27—1969, and to state whether they wish to be heard in respect of their objections.

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A. JONES, Shire Secretary.

SHIRE OF SEYMOUR.

NOTICE OF MAKING BY-LAW NO. 66,

NOTICE is hereby given that the Council of the Shire of Seymour has made and passed a by-law under provisions of the Local Government Act 1958, and the Uniform Building Regulations, Victoria and numbered 66 for the purpose of amending by-law No. 46 and for extension of the brick, stone or concrete area in Emily-street, Seymour.

A copy of the above-mentioned by-law has been deposited at the office of the Council, Station-street, Seymour and is open for inspection free of charge during office hours.

Dated 8th September, 1969.

133 G. G. McWHINNEY, Shire Secretary.

SHIRE OF SEYMOUR.

PROSECUTING OFFICER.

NOTICE is hereby given that Police Sergeant Peter John Neylan, No. 11241, has been appointed Prosecuting Officer for the above Shire, in lieu of Police Sergeant Alan Fenton, No. 10282, resigned.

134 G. G. McWHINNEY, Shire Secretary.

SHIRE OF TUNGAMAH.

LOAN No. 31,

Notice of Intention to Borrow the Sum of \$29,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Tungamah proposes to borrow the principal sum of \$29,000 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 $6.15\ \text{per}$ cent. per annum.
 - The purpose for which the loan is to be applied is— Purchase of heavy road grader.
 - 3. The period of the loan shall be seven years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$2,580 each including principal and interest on the first day of December and the first day of June during the currency of the loan. The first instalment shall be payable on the first day of June, 1970.

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 Tungamah at Middleton-street, Tungamah.

Dated 9th September, 1969.

158 M. CLEARY, Shire Secretary.

Town and Country Planning Act 1961.
SHIRE OF UPPER YARRA PLANNING SCHEME.
INTERIM DEVELOPMENT ORDER.

Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council, on the 9th September, 1969, approved an Interim Development Order made by the Upper Yarra Shire Council for the whole of the municipal district of the Shire of Upper Yarra.

The Interim Development Order provides that the use, subdivision or development of any land within the area described or the erection, construction or carrying out of any buildings, roads or other works thereon is prohibited except that the responsible authority may permit such uses, subdivision, development, erection, construction or other works as it thinks proper.

A copy of the Interim Development Order and a map showing the area affected may be inspected free of charge at the office of the Council of the Shire of Upper Yarra at Yarra Junction, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne.

J. N. EDDY, Shire Secretary.

SHIRE OF WALPEUP.

Notice of Making By-Law Number 37.

Ouyen Saleyards.

NOTICE is hereby given that the Council of the Shire of Walpeup has made and passed a By-Law under section 781 of the Local Government Act 1958, and numbered thirty-seven for the purpose of fixing the days on which a market shall be held and for regulating the use of such yards.

A copy of the above-mentioned By-Law has been deposited at the office of the Council, Oke-street, Ouyen, 3490, and is open for inspection free of charge during office hours.

Dated 12th September, 1969.

B. W. CROSS, Shire Secretary.

Local Government Act. SHIRE OF WOORAYL.

NOTICE OF INTENTION TO TAKE LAND COMPULSORILY.

Provision of Public Recreation Land in Accordance with the Shire of Woorayl Planning Scheme.

NOTICE is hereby given that it is the intention of the Council of the Shire of Woorayl, in exercise of the powers conferred on it by the Local Government Act 1958, to take compulsorily the following land:—

All those pieces of land being lots 7 to 14, section A, lots 7 to 22, section B, lots 7 to 22, section C, lots 1 to 20, section D, lots 1 to 20, section E, lots 1 to 10, section F, lots 1 to 22, section G, lots 1 to 16, section H, lots 1 to 16, section H, lots 1 to 16, section H, lots 1 to 16, section I, lodged plan No. 5664, Township of Inverloch, Parish of Kirrak, which said pieces of land are shown coloured red on the plan held in the office of the Shire of Woorayl, which said land is required for and being taken for the following work or undertaking by the said Council:—

The provision of Public Recreation Land in accordance with the Shire of Woorayl Planning Scheme.

The Council has caused to be prepared maps and other papers showing the nature and extent of such work or undertaking and more particularly describing the said land and stating the names and addresses of the owners or reputed owners, lessees or reputed lessees, mortgagees and occupiers of the said land.

The maps and other papers have been approved by the Council and are now deposited for inspection by all persons interested, at the Office of the Council of the Shire of Woorayl, situate McCartin-street, Leongatha, and may be inspected there during office hours.

All persons affected by the proposed taking of the land are hereby required to set forth, in writing, addressed to the said Council or to the Shire Secretary, within forty (40) clear days of the publication of this notice in the Government Gazette, all objections which they may have to the taking of such land.

Dated the 8th day of September, 1969.

By order of the Council,

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K. G. BRYDON, Shire Secretary.

NOTICE is hereby given that the partnership formerly subsisting between George Rosedale and Fred Rosedale under the business name of "Rosedale Bros." and carried on at 395 Tooronga-road, Hawthorn, has been dissolved. The business will hereafter be carried on at the same address by the said George Rosedale under the business name of "G. Rosedale & Associates".

NOTICE is hereby given that the partnership heretofore subsisting between Arthur Rudolf Keller. Vera Lydia Keller, Ivan John Keller and Alan Edward Keller, all of Jeparit, carrying on business as farmers at Jeparit and district, under the firm name of "A. R. Keller", 'has been dissolved as from the 30th day of June, 1969.

A. R. KELLER. V. L. KELLER. I. J. KELLER. A. E. KELLER.

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NOTICE is hereby given that the partnership heretofore subsisting between Josef Matt and Gisela Matt carrying on business as motor repairers at Cobram, under the style or firm of "Joe Matt's Motor Service" has been dissolved, as from the 15th day of October, 1969.

Dated the 8th day of September, 1969.

GERALD E. BOX, LL.B., P.O. Box 25, Yarrawonga.

NOTICE is hereby given that the partnership heretofore existing between Louis Michael, of 18 Margaret-street, Fawkner and Michael Georgiou, of 14 George-street, Fitzroy, carrying on business in partnership as café pro-prietors, at 197 Lonsdale-street, Melbourne, has been dis-solved by mutual consent, as from 10th September, 1969, by the retirement therefrom of the said Michael Georgiou. The business will continue to be carried on by Louis Michael, who will pay all debts and be entitled to receive

Dated this 10th day of September, 1969.

MICHAEL GEORGIOU. LOUIS MICHAEL.

Witness to both Signatures—A. Newton Super, solicitor 374 Bourke-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between John Charles Dickson, of 18 Kia-road. Reservoir, in the State of Victoria, and Norman Sinclair Graham, of 16 Eurolie-street, North Balwyn, in the said State, carrying on the business of the retail sale of fabrics and drapery at No. 1 Windsor-avenue, Springvale, under the business name of "Jay-Nor Fabrics" has been dissolved, as from the 1st day of July, 1969, so far as concerns the said Norman Sinclair Graham, who retired from the said partnership. All debts due to and owing by the said business will be received and paid by the said John Charles Dickson, who will continue to carry on business at the same address under the name of "Jay-Nor Fabrics".

Dated the 1st day of Sentember 1969 NOTICE is hereby given that the partnership heretofore

Dated the 1st day of September, 1969.

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JOHN CHARLES DICKSON. NORMAN SINCLAIR GRAHAM.

Companies Act 1961.-Section 272.

E.B. INVESTMENT PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE OF MEETING OF CREDITORS AND CONTRIBUTORIES.

NOTICE is hereby given that a meeting of the creditors and contributories of E.B. Investment Pty. Ltd. (in Voluntary Liquidation), will be held at 166 Church-street, Richmond, on the 23rd day of October, 1969, at 3 p.m.

AGENDA.

To lay before the meeting the liquidator's account showing how the winding up has been conducted and the property of the company has been disposed of and giving any explanation thereof.

Dated this 17th day of September, 1969.

P. W. MARSLAND, Liquidator.

In the matter of the Companies Act 1961; and in the matter of AIRLIE FLATS PTY. LIMITED (in Voluntary Liquidation).

—Notice of Final Meeting of Members, pursuant to section 272.

NOTICE is hereby given in pursuance of section 272 of the Companies Act 1961 that a general meeting of the members of the company will be held at 17 Avocastreet, South Yarra, on the 17th day of October, 1969, at 10 o'clock in the forenoon, for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the liquidator.

Dated this 11th day of September, 1969.

145 M. W. A. BRODIE, Liquidator.

Companies Act 1961.-Section 254 (2) (b). MIDWAY BUILDERS SUPPLIES PROPRIETARY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company duly convened and held at 689E Centre-road, East Bentleigh, on 15th September, 1969, the following Special Resolution was duly

"That the company be wound up as a members' voluntary winding up and that John Archibald McDonald, public accountant, of 75 Bridge-road, Richmond, be appointed liquidator of the company."

Dated this 16th day of September, 1969.

J. A. McDONALD, Liquidator.

The Companies Act 1961.

TODD TREVAKS CORPORATION PROPRIETARY LIMITED.

NOTICE OF MEETING OF CREDITORS, PURSUANT TO SECTION 260. NOTICE is hereby given that pursuant to section 260 (1) of the Companies Act 1961 a meeting of creditors of Todd Trevaks Corporation Proprietary Limited will be held at the Institute of Chartered Accountants, 23 McKillop-street, Melbourne, on Monday, the 29th day of September, 1969, at 11 a.m., the company having convened a meeting of its members for the same day for the purpose of considering a Resolution that the company be wound up voluntarily.

Dated this 15th day of September, 1969.

T. TREVAKS, Director.

Creditors unable to attend such meeting may vote by proxy and a suitable form is attached. Proxies must be executed and forwarded to the Secretary of the Company, care of Hudson Pitt Associates, 15 Balcombe-road, Mentone, so as to be delivered at that address not later than the 20th day of September, 1969.

In the matter of the Companies Act 1961, and in the matter of Trading and Agency Coy. Pty. Limited (in Voluntary Liquidation).—Notice of Final Meeting of Members, Pursuant to Section 272.

NOTICE is hereby given in pursuance of section 272 of NOTICE is hereby given in pursuance of section 272 of the Companies Act 1961, that a General Meeting of the members of the company will be held at the Office of Messrs. Cooper Brothers & Co., 360 Collins-street, Melbourne, on the 24th day of October, 1969, at 10 o'clock in the forenoon, for the purpose of having an account laid before it, showing the manner in which the winding up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the liquidator.

Dated this 10th day of September, 1969.

G. BROOKE, Liquidator.

In the matter of the Companies Act 1961, and in the matter of Klembro Pty. Limited (in Voluntary Liquidation).—Notice of Final Meeting of Members, Pursuant to Section 272.

NOTICE is hereby given in pursuance of section 272 of NOTICE is hereby given in pursuance of section 272 of the Companies Act 1961, that a General Meeting of the members of the company will be held at the Office of Messrs. Cooper Brothers & Co., 360 Collins-street, Melbourne, on the 24th day of October, 1969, at 10 o'clock in the forenoon, for the purpose of having an account laid before it, showing the manner in which the winding up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the liquidator.

Dated this 10th day of September, 1969.

G. BROOKE, Liquidator.

In the matter of the Companies Act 1961, and in the matter of W. C. DOUGLASS PRODUCTS PTV. LIMITED (in Voluntary Liquidation).—Notice of Final Meeting of Members, Pursuant to Section 272.

NOTICE is hereby given in pursuance of section 272 of the Companies Act 1961, that a General Meeting of the members of the company will be held at the Office of Messrs. Cooper Brothers & Co., 360 Collins-street, Melbourne, on the 24th day of October, 1969, at 10 o'clock in the forenoon, for the purpose of having an account laid before it, showing the manner in which the winding up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the liquidator.

Dated this 10th day of September, 1969.

G. BROOKE, Liquidator.

The Companies Act 1961.—In the matter of Milton Nisbet Investments Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given, pursuant to section 272 of the Companies Act 1961, that the Final General Meeting of the members of the above-named company, will be held at the office of Ian M. Nisbet, 2nd Floor, 243 Collinsstreet, Melbourne, on the 17th day of October, 1969, at 12 noon, when I shall lay before the meeting an account, showing how the winding up has been conducted and the property of the company disposed of.

15th September, 1969.

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IAN M. NISBET, Liquidator.

The Companies Act 1961. A.D.S. HOLDINGS PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that pursuant to section 272 of the Companies Act a final meeting of members of the above company will be held at the office of Davey, Garcia & J. G. Davis, 3rd Floor, Nicholas Building, 37 Swanston-street, Melbourne, at 12 noon, on Friday, 24th October, 1969, for the purpose of considering the final accounts.

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R. A. SEYMOUR, Liquidator.

The Companies Act 1961.

MONTROSE EXCAVATORS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE CONVENING FINAL MEETING OF MEMBERS AND CREDITORS, PURSUANT TO SECTION 272.

NOTICE is hereby given, pursuant to section 272 of the Companies Act 1961, that a General Meeting of the members and creditors of the above-named company, will be held in the offices of Kennedy, Smail & Middlemiss, 296-304 Little Lonsdale-street, Melbourne, on Wednesday, the 15th day of October, 1969, at 10 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 explanations that may be given by the liquidator.

Dated this 9th day of September, 1969.

N. E. STRETTON, Liquidator.

Kennedy, Smail & Middlemiss, 296-304 Little Lonsdale street, Melbourne.

The Companies Act 1961.

LINDAMAR PRODUCTS PROPRIETARY LIMITED.

Notice Convening Final Meeting of Members and Creditors, Pursuant to Section 272.

NOTICE is hereby given in pursuance of section 272 of NOTICE is hereby given in pursuance of section 272 of the Companies Act 1961 that a meeting of the members and creditors of the above-named company will be held on the 15th day of October, 1969, at 260 Queen-street, Melbourne, at 10.30 in the forenoon, 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.

Dated this 12th day of September, 1969.

S. M. NUNAN, Liquidator.

Hall & Rose, chartered accountants, 260 Queen-stree Melbourne.

Companies Act 1961.—Notice of Final Meeting of the company and the creditors.—In the matter of AL COTE FLOOR SURFACING CO. PTY. LTD. (in Liquidation); and in the matter of the Companies Act 1961.

NOTICE is 'hereby given that pursuant to section 272 of the Companies Act 1961, a final meeting of the company and the creditors will be held at 3.30 o'clock in the afternoon, on Friday, the 3rd October, 1969, at the Institute of Chartered Accountants, 23 McKillop-street, Melbourne, 'for the purpose of laying before it an account, showing 'how the winding up has been conducted and the property of the company has been disposed of, and giving any explanations required.

Dated this 2nd day of September, 1969.

JOHN A. COAKLEY, Liquidator.

6 .High-street, .Beaumaris.

The Companies Act 1961.—Pursuant to Section 272. MITIAMO FARMERS GRAIN STORE PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a Final Meeting of members will be held at the office of the liquidator on the 27th day of October, '1969, at 3 o'clock in the afternoon for the purpose of laying before the meeting the liquidator's account and to give any explanations thereof.

Dated this 15th day of September, 1969.

H. R. WHITE, Liquidator.

51 Bull-street, Bendigo.

Companies Act 1961.—In the matter of CHAMCO PROPRIE-TARY LIMITED (in Voluntary Liquidation).

NOTICE is hereby given pursuant to section 254 (2) (d) of the Companies Act 1961, that a General Meeting of members of Chamco Pty. Ltd. duly convened and held at the company's registered office on the 9th day of September, 1969, the following Resolution was passed as a Special Resolution:

"That the company be wound up voluntarily in accordance with the provisions of the Companies Act 1961 and that Herbert George Rasmussen be and is hereby appointed liquidator of the company for the purposes of winding up the affairs and distributing the assets of the company."

Dated:this 10th day of September, 1969.

H. G. RASMUSSEN, Liquidator.

Companies Act .1961.—In the matter of Howco Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given pursuant to section 254 (2) (d) of the Companies Act 1961, that a General Meeting of members of Howco Pty. Ltd. duly convened and held at the company's registered office on the 9th day of September, 1969, the following Resolution was passed as a Special Poschuliate. Resolution:-

"That the company be wound up voluntarily in accordance with the provisions of the Companes Act 1961 and that Herbert George Rasmussen be and is hereby appointed liquidator of the company for the purposes of winding up the affairs and distributing the assets of the company."

Dated this 10th day of September, 1969.

H. G. RASMUSSEN, Liquidator.

HARRY 'JANETZKI PROPRIETARY LIMITED,

SPECIAL RESOLUTION TO WIND UP PURSUANT TO SECTION 254 OF THE COMPANIES ACT 1961.

AT an Extraordinary General Meeting of the above-named company, duly convened and held at Arling-ton, Old Coach-road, Mount Dandenong, on 3rd Septem-ber, 1969 the following Resolution was passed as a Special Resolution.

"Resolved that in accordance with the provisions of section 254 of the Companies Act 1961, the company be wound-up voluntarily."

And at such last-mentioned meeting, Robert William Bell, of 14 Gramatan-avenue, Beaumaris, was appointed liquidator for the purposes of the winding up.

Dated this 8th day of September, 1969.

E. H. NOSKE, Chairman.

NICHOLSON FARM EQUIPMENT AND MOTOR SALES PTY. LTD.

NOTICE is hereby igiven that a General Meeting of creditors of Nicholson Farm Equipment and Motor Sales Pty. Ltd. will be held at the Rising Sun Hotel, 2 Raglan-street, South Melbourne (enter from Eastern-

road—Residential door) on the 29th day of September, 1969, at 2.30 p.m. in the afternoon to transact the following

- 1. To consider and if thought fit, approve that the company go into voluntary liquidation. A Special Resolution is proposed at an extraordinary general meeting of shareholders to be held immediately prior to this
- 2. To consider and if thought fit, approve the appointment of Mr. E. T. Bent, public accountant, 545 St. Kildaroad, Melbourne, as liquidator of the company.
- 3. To consider and discuss the statement of affairs of the company, prepared by the directors for presentation to this meeting.
- 4. To consider any other business that may be properly brought forward.

By order of the Board,

11th September, 1969.

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JOHN N. PICKEN, Secretary.

SEVENTY ONE ORMOND ROAD PTY. LTD. NOTICE OF REDUCTION OF CAPITAL.

TAKE notice that the capital of the above-named company has been reduced by order of the Supreme Court of Victoria dated the 1st August, 1969, in the manner following:-

From its present capital of \$82,000 divided into 41,000 ordinary shares of \$2 each to \$78,000 divided into 39,000 ordinary shares of \$2 each and that such reduction is effected by paying to the holder of 2,000 of such shares being the whole of the N class shares the sum of \$12,000 and by a probably a the said shares the sum of \$12,000 and by a probably a part of the said shares. and by cancelling the said shares.

F. R. E. DAWSON & SON, 84 William-street, Melbourne.

GRAEME J. HANSEN PTY. LTD. (IN LIQUIDATION). NOTICE OF INTENTION TO DECLARE INTERIM DIVIDEND.

CREDITORS of Graeme J. Hansen Pty. Ltd. (in Liquidation) are advised that an interim dividend will be declared on Wednesday, 15th October, 1969.

Creditors are to lodge their proof of debt by that date to participate in the dividend.

E. P. TAYLOR, Liquidator.

All correspondence to: P.O. Box 19, Warragul, 3820.

Companies Act 1961.—Section 272 (2). M & D INVESTMENTS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE OF FINAL MEETING AND DISSOLUTION.

NOTICE of FINAL MEETING AND DISSOLUTION.

NOTICE is hereby given that a general meeting of the members of M & D Investments Proprietary Limited, will be held at 23 Lincoln Square-south, Carlton, on the 20th day of October, 1969, at 11 o'clock in the forenoon, for the purpose of laying before the meeting an account showing how the winding up has been conducted and the property of the company has been disposed of and of giving any explanation of the account, and also of determining by extraordinary resolution the manner in which the books, accounts and documents of the company and of the liquidator thereof shall be disposed of.

Dated this 11th day of September 1969

Dated this 11th day of September, 1969.

H. K. CARTLEDGE, Liquidator.

Norman, Cartledge and Browne, chartered accountants, 1 Palmerston-crescent, South Melbourne, Victoria, 3205.

JANE KERR REDPATH (also known as Jean Kerr Redpath), late of 119 Wellington-street, Windsor, 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 8th day of August, 1969), are required by the administrator, William James Edmiston, of 119 Wellington-street, Windsor, aforesaid, to send particulars of their claims to him; care of the under-mentioned solicitors, on or before the 15th day of November, 1969, after which date the administrator will distribute the assets, having regard only to the claims of which he shall then have notice.

T. A. RANK & ROBINSON, solicitors, 388 Bourke-stree Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of William Wallace Jackson, late of 84 Sharp-street, Yarrawonga, in the State of Victoria, retired dairyman, deceased (who died on the 20th day of April, 1969), are required to send particulars of their claims to Henry Skewes and David Skewes, care of the under-mentioned address, by the 24th day of November, 1969, after which date they will distribute the assets, having regard only to the claims of which they have notice. having regard only to the claims of which they have notice.

HARGRAVE & HARGRAVE, solicitors, Yarrawonga.

ISAAC CHARLES CONE, late of Traralgon, in Victoria, retired farmer, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 26th day of May, 1969), 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 30th day of November, 1969, after which date it will convey or distribute the assets, having had regard only to the claims of which the company then has notice.

C. H. FORD, LL.M, solicitor, Traralgon.

CREDITORS, next of kin and others having claims in respect of the estate of William Henry O'Brien, late of 17 Weller-street, Geelong West, retired waterside worker, deceased (who died on the 30th day of March, 1969), are required by the executrix, Mary May Treloar, of 23 Angle-sea-terrace, Geelong West, married woman, to send particulars of their claims to the executrix, care of the undermentioned solicitors by the 17th day of November, 1969, after which date she will distribute the assets, having regard only to claims of which she then has notice.

FREEMAN & FALLAW, solicitors, 64 Little Malop-street, Geelong.

STAVONLA CATHERINE HURLEY, late of Convent of Good Shepherd, Abbotsford, in the State of Victoria, married woman, Deceased, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 18th day of March, 1969), are required by the National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, to send particulars to them by the 24th day of November, 1969, after which date the National Trustees, Executors and Agency Company of Australasia Limited, may convey or distribute the assets, having regard only to the claims of which they then have notice notice.

Dated 9th September, 1969.

ROGER O'HALLORAN & CO., solicitors, 63 Gheringhapstreet, Geelong.

CREDITORS, next of kin and others having claims in respect of the estate of Helen Teresa Linane, late of 22 Evans-street, Moonee Ponds, spinster, deceased, intestate (who died on 9th October, 1968), are to send particulars of their claims to the administrator, John Cornelius Linane, care of the undersigned by the 17th November, 1969, after which date he will commence to distribute the assets, having regard only to the claims of which he then has notice.

RENNICK & GAYNOR, solicitors, 481 Riversdale-road, Hawthorn East,

JEAN MELVILL TAIT, late of Flat 1, 1 Amber-grove, Mount Waverley, gentlewoman, Deceased.

(REDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 26th April, 1967), are required by the trustee, John James Tait, of 125 Kepler-street, Warmambool, to send particulars to the executor by the 21st day of November, 1969, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated the 10th day of September, 1969

CREDITORS, next of kin and others having claims in respect of the estate of Thomas Vincent Dunn, late of 8 Hamilton-street, Seddon, in the State of Victoria, retired metal worker, deceased (who died on the 9th day of December, 1968), are to send particulars of their claims to Norman Thomas Dunn, care of the under-mentioned solicitors by the 17th day of November, 1969, after which date he will distribute the assets, having regard only to the claims to which he then has notice.

Dated this 10th day of September, 1969.

REGINALD C. BUTLER & CO., solicitors, 312 Centre road, Bentleigh.

CREDITORS, next of kin and others having claims in respect of the estate of Harry Lowegren, late of Robe-street Private Hospital, Robe-street, St. Kilda, retired despatch clerk (who died on the 30th day of April, 1969), at Melbourne, are to send the particulars of their claims to John Anthony Callil, late of 62 Alma-road, St. Kilda, but now of 54 Park-drive, Parkville, in the State of Victoria, care of his solicitors, Messrs. Cohen & Cohen, 113 Acland-street, St. Kilda, by the 19th day of November, 1969, after which date the said John Anthony Callil will distribute the asssets of the estate, having regard only to the claims of which he then has notice.

COHEN & COHEN, solicitors, 113 Acland-street, St. Kilda.

ANGUS SHAW JONES, formerly of Natya, in the State of Victoria, but late of Beverford, in the said State, farmer, DECEASED (who died on 30th April, 1969).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the executors of the will, Angus Alexander Jones and Thomas Bridson Green to send particulars to them, care of the undersigned, on or before the 8th day of December, 1969, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

GARDEN & GREEN, solicitors, 4 McCallum-street, Swan Hill. 64

PATRICIA JOY RODGERS (formerly Patricia Joy McColley) formerly of Piangil in the State of Victoria, school teacher, but late of Piangil aforesaid, married woman, Deceased (who died on the 10th June, 1969).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the executors of the will, Ian John Rodgers and Eric Raymond McColley, to send particulars to them, care of the undersigned, on or before the 8th day of December, 1969, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

GARDEN & GREEN, solicitors, 4 McCallum-street, Swan Hill.

GORDON PERCIVAL HYETT, late of Palace Hotel, Warracknabeal, hotelkeeper.

CREDITORS, next of kin and others having claims against the estate of the above-named deceased are required by the executrices thereof Millie Kathleen Hyett, of Palace Hotel, Warracknabeal, widow, and Kaye Lois Robinson, of 19 Maple-crescent, Camberwell, married woman, to forward particulars thereof to them, care of the under-mentioned solicitors, on or before the 26th day of November, 1969, after which date they will distribute the assets of the estate having regard only to the claims of which they then have notice.

Dated the 11th September, 1969.

HYETT & HYETT, solicitors, 51 Bull-street, Bendigo.

CLARICE WILHELMINA MARY RIGBY, late of Flat 9, Golden Oaks Village, Hattam-street, Golden Square, home duties, Deceased.

CREDITORS, next of kin and others having claims against the estate of the above-named deceased are required by the executrix thereof, Dorothy Marguerite Budds, of 134 Forest-street, Bendigo, home duties, to forward particulars thereof to her, care of the under-mentioned solicitors, on or before the 19th day of November, 1969, after which date she will distribute the assets of the estate, having regard only to the claims of which she then has notice.

Dated the 11th November, 1969.

HYETT & HYETT, solicitors, 51 Bull-street, Bendigo. 82

JOHN DICK MURDOCH, late of Flat 1, 19 Thomas-street, Brighton, retired builder, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 27th day of March, 1969), 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 17th day of November, 1969, after which date it will convey or distribute the assets, having had regard only to the claims of which the company then has notice.

STEDMAN, CAMERON, MEARES & HALL, 339 Collinsstreet, Melbourne.

Trustee Act 1958.

NOTICE TO CLAIMANTS.

PURSUANT to the *Trustee* Act 1958, creditors, next of kin and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars to the legal personal representative or representatives at the address stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been received:—

Robert Brownlie, late of 82 Agg-street, Newport, retired engineer, deceased, died on the 11th day of July, 1969.—Claims to the executors, George Edward Brownlie, of 65 Torbay-street, Macleod, male nurse, and Robert Brownlie, of 68 Vernon-street, Kingsville, sales representative, care of John F. Carroll, of 4 Paisley-street, Footscray, solicitor, by the 19th day of November, 1969. John F. Carroll, LL.B., solicitor, 4 Paisley-street, Footscray.

ELLEN MAY BODYCOMB, late of Bethune-street, Queenscliff, widow, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 18th day of June, 1969), are required by the personal representative, The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, to send particulars to their Geelong Branch, 8 Malop-street, Geelong, by the 26th day of November, 1969, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which they then have notice.

WHYTE, JUST & MOORE, solicitors, 27 Malop-street, Geelong.

GIOVANNI SCRIMIZZI, late of Ardmona in the State of Victoria, orchardist, Deceased.

Victoria, orchardist, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 4th day of March, 1969), are required by the trustees and personal representatives, Vincenzo Scrimizzi, of 87 Bakers-road, North Coburg, driver, and Pietro Scrimizzi, of Lemnos, dairy farmer, to send particulars to them, care of 18 Fryers-street, Shepparton, by the 30th day of November, 1969, after which date the trustees and personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

P. V. FELTHAM & CO., solicitors, 18 Fryers-street, Shepparton. 93

VALENTINE CHARLES ABSALOM, late of 37 Brandy Creek-road, Warragul, retired, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 23rd May, 1969), are required by the trustees, Margaret Sylvia Ryan and John Thomas Ryan, to send particulars to them, care of the under-mentioned solicitors, by the 24th day of November, 1969, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

GRAY FRIEND & LONG, solicitors, Warragul.

CREDITORS, next of kin and others having claims in respect of the estate of Ian Gilbert Anderson, late of 5 McKenzie Court, East Bentleigh, accountant, deceased (who died on the 17th day of October, 1968), are required to send particulars of their claims to the administrator, Ernest Anderson, care of Havyatt & Steward, solicitors, of 472 Bourke-street, Melbourne, by the 18th day of November, 1969, after which date the administrator will distribute the assets of the deceased, having regard only to the claims of which he then has notice.

CREDITORS, next of kin and others having claims in respect of the estate of Edward Donald Martin, late of 310 Reynards-road, Pascoe Vale South, in the State of Victoria, storeman, deceased (who died on the 12th day of August, 1969), are to send particulars of their claims to National Trustees Executors and Agency Company of Australasia Limited, at its registered office, 95 Queen-street, Melbourne, by the 28th day of November, 1969, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

JOHN F. CARROLL, solicitor, 118 Queen-street, Melbourne. 104

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GEORGE ALEXANDER McCONACHY, late of Winchelsea, farmer, DECEASED.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 26th day of March, 1969), are required by the personal representative, The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, to send particulars to The Union-Fidelity Trustee Company of Australia Limited, by the 24th day of November, 1969, after which date The Union-Fidelity Trustee Company of Australia Limited may convey or distribute the assets, having regard only to the claims of which it then has notice.

'Dated the 17th day of September, 1969.

HARWOOD & PINCOTT, solicitors, 77 Moorabool-street,

SAMUEL LEWIS CRAWCOUR, late of 9 Fitzgibbon crescent, Caulfield, in the State of Victoria, accountant, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 13th day of October, 1968), are required by The Equity Trustees Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars of their claims to the said Company, by the 13th day of November, 1969, after which date it will convey or distribute the assets, having had regard only to the claims of which the Company then has notice.

H. S. W. LAWSON HUGHES & CO., solicitors, 357 Little Collins-street, Melbourne.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of Emma Frances Elsum, late of 5 Beatty-street, Montmorency, in the State of Victoria, widow, deceased (who died on the 19th July, 1969), are to send particulars of their claim to Lindsay William Elsum, of 7 Dellas-avenue, Templestowe, in the said State, retired, and Ronald Hargreaves Elsum, of 27 Kawarrenstreet, North Balwyn, in the said State, printer, the executors appointed by the will of the deceased by the 21st of November, 1969, after which date the executors will distribute the assets, having regard only to the claims of which they shall then have notice. of which they shall then have notice.

H. L. YUNCKEN & YUNCKEN, 443 Little Collins-stree

ARTHUR GEORGE STEPHENSON, late of 42 Walsh-street, South Yarra, architect, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 18th day of November, 1967), are required by the executors, The Perpetual Executors and Trustees Association of Australia Limited, of 100-104-Queen-street, Melbourne, and Arthur Peter Stephenson, formerly of 42 Walsh-street, South Yarra, but now of 400 St. Kilda-road, Melbourne, architect, to send particulars of their claims to the said executors, in the care of the said Company, by the 25th day of November, 1969, effect which dots they will conserve day of November, 1969, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated the 10th day of September, 1969.

MADDEN BUTLER ELDER & GRAHAM, solicitors, 31 Queen-street, Melbourne. 126

CHARLOTTE LESLIE O'LEARY, late of 44B "Kirkbrae", Kilsyth, spinster, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 26th day of May, 1969), 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 21st day of November, 1969, after which date it will convey or distribute the assets having had regard only to the claims of which the Company then has notice.

HENDERSON & BALL, solicitors, 430 Little Collinsstreet, Melbourne

CREDITORS, next of kin and others having claims in respect of the estate of Francis Hunter, late of 54 Vincent-street, East Malvern, spinster, deceased (who died on the 12th July, 1969), are to send particulars of their claims to the executor, Ian William Cox, care of the undersigned solicitors, by the 19th November, 1969, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

FREDERICK W. COX & SON, solicitors, 452 Lonsdale-

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of Charles Tremaine Browning, late of 13 Emily-court, Croydon, in the State of Victoria, retired farmer, deceased (who died on the 16th of June, 1969), are to send particulars of their claim to George Julian Browning, of 99 Campbell-street, Heathmont, in the said State, artist, and Grace Lillian Browning, of 13 Emily-court, Croydon, in the said State, widow, the executors appointed by the will of the deceased, by the 21st day of November, 1969, after which date the executors will distribute the assets, having regard only to the claims of which they shall then have notice.

H. L. YUNCKEN & YUNCKEN, 443 Little Collins-street, felbourne. 106

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of Harold Findon Clarke, formerly of 65 Malin-street, Kew, in the State of Victoria, but late of 17 Boonong-avenue, Seaford, in the State of Victoria, gentleman, deceased (who died on the 15th day of July, 1969), are to send particulars of their claims to The Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, in the State of Victoria, the executor appointed by the will of the said deceased, by the 19th day of November, 1969, 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, of 443 Little Collins-street, Melbourne.

FLORENCE FLANNAGAN, late of Irrewillipe East, in the State of Victoria, widow, DECEASED.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 22nd day of March, 1969), are required by the trustees, Raymond James Theodore, of Irrewillipe East, aforesaid, dairy farmer, and Richard Brian Edmonds, of Harris-road, Elliminyt, in the said State; solicitor, to send particulars to them, care of the under-mentioned solicitors, by the 1st day of December, 1969, after which the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

SEWELL & SEWELL, solicitors, Colac.

WILLIAM WATT, formerly of 11 Beatrice-avenue, Essendon, late of Flat 5, 64 Victoria-avenue, Albert Park, in the State of Victoria, storeman, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 14th day of April, 1969), are required by the executor, The Union-Fidelity Trustee Company of Australia Limited of 100 Exhibition-street, Melbourne, in the said State to send particulars to it by the 19th day of November, 1969, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice then has notice.

A. S. PAYNE & SON, solicitors, of 256 Flinders-street Melbourne.

JAMES HAMILTON LAMBERT, late of 37 Glencairn-street, Mulgrave, in the State of Victoria, gentleman,

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 16th day of May, 1969), are required by the executor, The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, in the said State, to send particulars to it by the 19th day of November, 1969, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice. then has notice.

A. S. PAYNE & SON, solicitors, of 256 Flinders-street, Melbourne.

AGNES JANE PARSONS, late of Castlemaine, widow. DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 12th day of April, 1969), are required by the surviving executor Colin James Perry, of 125 Arundel-road, Park Orchards, Company Director, to send particulars to him, care of the undersigned at their address mentioned hereunder, by the 18th day of November, 1969, 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 9th day of September, 1969.

RIGBY & FIELDING, solicitors, 331 Collins-street Melbourne.

JAMES HENRY DICKSON, late of 53 Windsor-street, Middle Footscray, retired quarry worker, DECEASED

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 19th April, 1969), are required by the administratrix, Clare D'Arcy, of 11 Eblana-avenue, Mentone, widow, to send particulars to her, care of the undermentioned solicitors, by the 18th November, 1969, after which date, she may convey or distribute the assets, having regard only to the claims of which she then has notice

McCRACKEN & McCRACKEN, solicitors, 317 Collinsstreet, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of James Edward Kilburn Bowling, formerly of Flat 12, 18 Venice-street, Mentone, but late of Flat 2, 16 Dower-street, Burwood, retired manager, deceased (who died on 10th May, 1969), are to send particulars of their claims to The Equity Trustees Executors and Agency Company Limited, of 472 Bourkestreet, Melbourne, by 20th November, 1969, after which date it will distribute the assets having regard only to the claims of which it then has notice.

MOULE HAMILTON & DERHAM, 224 Queen-street Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Mabel Annie Winstanley, late of 12 Burnham-road, Tecoma, in the State of Victoria, widow, deceased (who died on the 6th day of May, 1969), are required by the executors, James Huntly Frederick and Bernard Derek Skidmore Batten, both of 697 Burkeroad, Camberwell, to send particulars of their claims to them, care of the under-mentioned solicitors, on or before the 27th day of November, 1969, after which date they will distribute the assets having regard only to the claims of which they then have notice.

RODDA, BALLARD & VROLAND, solicitors, 697 Burket road, Camberwell.

YETTA DOROTHEA MAIRE GARDINER (also known as Mary Gardiner, Mary Dorothea Gardiner, Mary Dorothy Gardiner and Yetta Dorothea Mary Gardiner, late of Flat 19, Moonvale Court, Gipps-avenue, Mordialloc, in the State of Victoria, widow, DECEASED, intestate.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 25th day of May, 1969), 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 18th day of November, 1969, after which date it will convey or distribute the assets, having had regard only to the claims of which the company then has notice.

AKEHURST, FRIEND & HAACK, of 389 Flinders-lane, Melbourne. 167

JANIS ZARINS, of 60 James-street, Northcote, draftsman, and Imants Dizgalvis, of 390 Lonsdale-street, Melbourne, solicitor, executors to whom probate of the will of Vera Terauds, late of 63 Jenkins-street, Northcote, widow, deceased, was granted (the said deceased having died on 19th day of May, 1969), require all creditors, next of kin and others having claims against the property or estate of the said deceased to send to them care of the undermentioned solicitors on on or before the 1st day of December, 1969, particulars, in writing, of such claims after which date the said executors intend to convey or distribute such property or estate, to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated this 17th day of September, 1969.

I. DIZGALVIS & CO., solicitors, 390 Lonsdale-street, Mel-

GERALD FRANCIS OSBORNE, late of 198 Wickham-road, Moorabbin, sales manager, Deceased.

CREDITORS, next of kin and others having claims against the estate of the said deceased (who died on 8th July, 1969), are to send particulars of their claims to The National Trustees Executors and Agency Company of Australasia Limited, the registered office of which is situate at 95 Queen-street, Melbourne, by the 21st day of November, 1969, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

BLAKE & RIGGALL, solicitors, 120 William-street Melbourne.

VALLORY GAIL PLOENGES, care of Darvall & Hambleton, solicitors, 7th Floor, T. & G. Building, 147 Collinsstreet, Melbourne, the administratrix of the estate of Keith Hatchett, late of 21 Loyola-avenue, East Brunswick, dental mechanic, deceased intestate (who died on the 23rd day of December, 1968), requires all creditors next-of-kin and others having claims against the property or estate of the said deceased to send to her the said administratrix at her address aforementioned on or before the 20th day of November, 1969, particulars in writing of such claims after which date the said administratrix intends to convey or distribute such property or estate to or among the persons entitled thereto having regard only to the claims of which she shall have had notice. VALLORY GAIL PLOENGES, care of Darvall & Hamble-

DARVALL & HAMBLETON, solicitors, 7th Floor, T. & G. Building, 147 Collins-street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Elizabeth May Daws, late of 21 Gardenia-road, Gardenvale, in the State of Victoria, widow (who died on the 13th day of March, 1969), are requested to send the particulars of their claims to the National Trustees Executors and Agency Co. of Aust. Ltd., of 95 Queen-street, Melbourne, in the said State by the 18th day of November, 1969, 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.

CREDITORS, next of kin and others having claims in respect of the estate of Agnes Rennick, late of 54 Armadale-street, Armadale, widow, deceased (who died on the 7th day of June, 1969), are to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 21st day of November, 1969, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

WILLIAM M. SERONG, solicitor, 167 Queens-parade Clifton, Hill.

CREDITORS, next of kin and others having claims in respect of the estate of Ernest Nadenbousch, late of 14 Hazelwood-road, Morwell, retired, deceased (who died on the 23rd June, 1969, and probate of whose will was granted by the Supreme Court of Victoria, on the 5th September, 1969), to Keith Eugene Nadenbousch, of 31 Fairview-street, Traralgon, electrical engineer, are to send particulars of their claims to the said executor, care of the below-mentioned solicitors by the 30th day of November, 1969, after which date he will distribute the assets of the deceased, having regard only to the claims which he then has notice. which he then has notice.

Dated the 15th day of September, 1969.

BRUCE, LITTLETON & HACKFORD, solicitors, Traralgon.

> In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Friday, the 31st of October, 1969, at 10 a.m., at the Police Station, Preston (unless process be stayed or satisfied):-

All the estate and interest (if any) of Len G. Reed, of 1 Edward-street, Moree, N.S.W., manager, as proprietor of an estate in fee-simple in the land described in certificate of title, volume 6240, folio. 841, upon which is erected a dwelling-house known as No. 31 Grandview-road, West.

Registered mortgage No. B.993153 affects the said estate and interest.

Terms: Cash only.

DAVID J. JOHNSTON, Sheriff's Officer.

11th September, 1969.

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IMPOUNDINGS

A RDEER.—Impounded in Ardeer Pound.

1 bay gelding, 3 white socks, no visible brand

If not claimed and expenses paid, to be sold on 4th October, 1969.

.... D. L. THOMPSON. 148-\$1.50 Poundkeeper.

BENALLA.—Impounded in Benalla Pound, by Mr. J. S.	ACTS REPRINTED IN ACCORDANCE WITH THE AMENDMENTS
Stickland, Ranger, on 9th September, 1969, at 5 p.m. 1 Romney Marsh crossbred four-tooth wether, no visible	INCORPORATION ACT 1958 (No. 6422)—continued. No. Price.
marks or brands	6839. Companies Act 1961 (Second Reprint-
If not claimed and expenses paid, to be sold on 2nd October, 1969.	Incorporating amendments up to No. 7332) \$2.32 S225. Co-operation (Second Reprint—Incorporating amendments up to No. 7083) \$0.42
77—\$2 C. H. WALLACE, Poundkeeper.	6226. Co-operative Housing Societies (Second Reprint—Incorporating amendments up to
$\mathbf{H}^{ ext{ORSHAMImpounded}}$ in Horsham Pound.	No. 7575) \$0.53 6228. Country Fire Authority (Second Reprint—Incorporating Amendments up to No.
1 aged ewe, split right ear, no visible brand	7476) \$0.50
If not claimed and expenses paid, to be sold on 4th October, 1969.	ing Amendments up to No. 7506) \$0.60
91—\$1.50 A. G. FRASER, Poundkeeper.	6230. County Court Act (First Reprint—Incorporating amendments up to No. 7420) 5231. Crimes (Second Reprint — Incorporating
KERANG.—Impounded in Kerang Pound, on 12th September, 1969.	amendments up to No. 7407) \$1.33 7060. Dandenong Valley Authority Act 1963 (First
3 woolly lambs, blue backs, no visible brand	Reprint—Incorporating amendments up to No. 7523) . \$0.35
3 woolly lambs, notch front left ear, blue backs, no visible brand	6236. Dog (Second Reprint—Incorporating amendments up to No. 7065)
If not claimed and expenses paid, to be sold on 2nd October, 1969.	6239. Dried Fruits Act 1968 (First Reprint— Incorporating amendments up to No. 7337) \$0.25 6240. Education (First Reprint — Incorporating
F. F. HASTIE, 135—\$2.25 Poundkeeper.	amendments up to No. 7533)
SHEPPARTON.—Impounded in Shepparton Pound.	Incorporating amendments up to No. 7315) \$0.30 6242. Employers and Employes (Incorporating
l black Jersey cow (de-horned), no visible brand	amendments up to No. 6740) \$0.18 6243. Entertainments Tax (First Reprint—Incor-
If not claimed and expenses paid, to be sold on 2nd October, 1969.	porating amendments up to No. 7315) \$0.25 6245. Estate Agents Act (Third Reprint—Incor-
C. L. MANSELL,	porating amendments up to No. 7425 \$0.50 6246. Evidence (Second Reprint—Incorporating
	amendments up to No. 7366) \$0.42 7499. Extractive Industries Act 1966 (First Reprint
WHITTLESEA.—Impounded in Epping Pound, by Ranger.	—Incorporating amendments up to No. 7632)
l black goat, no visible brand l brown white goat, no visible brand	6550)
l brown goat, no visible brand 7 white goats, no visible brands	6250. Fertilizers (Incorporating amendments up to No. 7142)
If not claimed and expenses paid, to be sold on 3rd October, 1969.	6251. Firearms (Second Reprint—Incorporating amendments up to No. 7484) \$0.40
W. HERD,	6252. Fisheries Act (First Reprint—Incorporating amendments up to No. 7389)
151—\$2.25 Poundkeeper.	6916. Foreign Judgments Act 1962 (First Reprint—including amendments made by No. 7332) \$0.15
ACTS REPRINTED IN ACCORDANCE WITH THE	6585. Forests (Pulpwood Agreement) (Incorporating amendments up to No. 6886) \$0.15
AMENDMENTS INCORPORATION ACT 1958 (No. 6422), AND FOR SALE AT THE SALE OF PUBLICA- TIONS BRANCH OF THE GOVERNMENT PRINTING	6254. Forests (First Reprint—Incorporating amendments up to No. 7356) \$0.60
OFFICE, MACARTHUR-STREET, MELBOURNE, 3002	6255: Friendly Societies (First Reprint—Incorporating amendments up to No. 7554) \$0.60
(These prices do not include postage.) No. Price.	6256. Fruit and Vegetables (First Reprint—incorporating amendments up to No. 6944) \$0.30
5189. Acts Interpretation (Second Reprint—Incorporating amendments up to No. 7681) \$0.28	6258. Game—(First Reprint—Incorporating amendments up to No. 7389) \$0.30
3191. Administration and Probate (Third Reprint— Incorporating amendments up to No. 7332) \$0.38	6259. Gaols (Incorporating amendments up to No. 6651)
6194. Agricultural Colleges (First Reprint— Incorporating amendments up to No. 7302) \$0.15	6260. Gas and Fuel Corporation (First Reprint—Incorporating amendments up to No. 7422) \$0.70
7117. Appeal Costs Fund Act 1964 (First Reprint—Incorporating amendments up to No. 7488) \$0.25	6261. Gas Regulation (First Reprint—Incorporating amendments up to No. 7580) \$0.30
3199. Apprenticeship (First Reprint—Incorporating amendments up to No. 7312) \$0.25	6262. Geelong Harbor Trust (First Reprint—Incorporating amendments up to No. 7547) \$0.45
3203. Audit (First Reprint—incorporating amendments up to No. 7377)	6263. Geelong Waterworks and Sewerage (First Reprint—Incorporating amendments up
3209. Boiler Inspection (Incorporating amendments up to No. 7072)	to No. 7547)
5529. Bread Industry Act 1959 (First Reprint— Incorporating amendments up to No. 7728 \$0.30	ments up to No. 7131) \$0.35 6266. Grain Elevators (First Reprint—Incorporating
3210. Building Societies (Incorporating amendments up to No. 7125) \$0.25	amendments up to No. 7486) \$0.35 6270. Health (Second Reprint—Incorporating amend-
217. Cemeteries (First Reprint—Incorporating amendments up to No. 7672)	ments up to No. 7490)
6218. Children's Court (Incorporating amendments up to No. 7084)	corporating amendments up to No. 7363) \$0.25 6274. Hospitals and Charities (Second Reprint—
219. Children's Welfare (Second Reprint—In- corporating amendments up to No. 7084) \$0.35	Incorporating amendments up to No. 7455) \$0.50 6275. Housing (First Reprint—Incorporating amend-
220. Clean Air (Incorporating amendments up to	ments up to No. 7507) \$0.85 6279. Instruments (Third Reprint—Incorporating
221. Coal Mines (First Reprint-Incorporating	amendments up to No. 7315) \$0.38 6282. Justices (Second Reprint—Incorporating
5222. Commercial Goods Vehicles (Second Reprint	amendments up to No. 7369) \$1.23
7358) \$0.22	6283. Labour and Industry (Third Reprint—Incorporating amendments up to No. 7410) \$1.00

ACTS I	NEORPORATION ACT 1958 (No. 6422)—continued	i.	ACIS	NCORPORATION ACT 1958 (No. 6422)—continue	d.
No.		Price.	No.		Price.
6284.	Land (Incorporating amendments up to No. 7360)	\$1.53	6890.	Probate Duty Act 1962 (Second Reprint—Incorporating amendments up to No. 7762)	\$0.48
6534.	Land Settlement Act 1959 (First Reprint-		6344.	Property Law (Second Reprint—Incorporating amendments up to No. 7750)	\$1.15
6289.	Incorporating amendments up to No. 7328) Land Tax (Second Reprint—Incorporating	\$0.30	6349.	Public Service (Second Reprint-Incorporat-	·
6285.	amendments up to No. 7466) Landlord and Tenant (Third Reprint)—In-	\$0.40	6350.	ing amendments up to No. 7356) Public Trustee (Incorporating amendments	\$0.40
	corporating amendments up to No. 7332)	\$0.68	6353	up to No. 6961) Racing (Second Reprint—Incorporating	\$0.35
	Lands Compensation—(First Reprint—incorporating amendments up to No. 7332)	\$0 25		amendments up to No. 7691)	\$ 0.85
6290.	Latrobe Valley (First Reprint—Incorporating amendments up to No. 7332)	\$0.35		Railways (First Reprint — Incorporating amendments up to No. 7475)	\$0.75
6291.	Legal Profession Practice (Second Reprint— Incorporating amendments up to No. 7539)	\$0.70	6564.	Registration of Births Deaths and Marriages Act 1959 (First Reprint—Incorporating	
6295.	Limitation of Actions (Second Reprint—	\$0.25	6350	amendments up to No. 7332) Road Traffic (Second Reprint—Incorporating	\$0.25
7145.	Incorporating amendments up to No. 7457) Litter Act 1964 (First Reprint—Incorporating			amendments up to No. 7332)	\$0.18
6298.	amendments up to No. 7608) Local Authorities Superannuation (Incor-	\$0.15		Rural Finance (First Reprint—Incorporating amendments up to No. 7328)	\$0.15
6299	porating amendments up to No. 6894) Local Government (Second Reprint—Incor-	\$0.25	6846.	Rural Finance and Settlement Commission Act 1961 (First Reprint—Incorporating	
	porating amendments up to No. 7689	\$4.00	8075	amendments up to No. 7332) Sale of Land Act 1962 (First Reprint—In-	\$0.30
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