

VICTORIA

GOVERNMENT GAZETTE

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WEDNESDAY, AUGUST 25

[1976

PROCLAMATIONS

Land Act 1958.

UNALIENATED CROWN LAND AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES PROCLAMATION.

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

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			Allotments	Area	Purchase Price			
Follett		••			Roseneath				6в, 6с	100 hectares	\$56.00 per hectare

Given under my Hand and the seal of the State of Victoria aforesaid, at Melbourne, this seventeenth day of August, in the year of Our Lord One thousand nine hundred and seventy-six, and in the twenty-fifth year of the reign of Her Majesty Elizabeth the Second, Queen of Australia.

HENRY WINNEKE.

(L.S.)

By His Excellency's Command, W. BORTHWICK.

Minister of Lands.

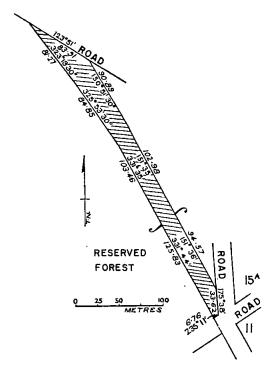
GOD SAVE THE QUEEN !

Land Act 1958, Section 25. ROAD PROCLAIMED.

PROCLAMATION

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

In pursuance of section 25 (3) (c) of the Land Act 1958, I, the Governor of the State of Victoria by and with the advice of the Executive Council of the said State do hereby proclaim as road the land in the Parish of Warrowitue County of Dalhousie as defined by hatching on the plan hereunder:—



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this seventeenth day of August, in the year of our Lord One thousand nine hundred and seventy-six and in the twenty-fifth year of the reign of Her Majesty Queen Elizabeth II, Queen of Australia.

HENRY WINNEKE.

By His Excellency's Command,

W. BORTHWICK, Minister of Lands

GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

Teaching Service (Teachers Tribunal) Regulations.

ELECTION OF MEMBER AND DEPUTY MEMBER OF THE COMMITTEE OF CLASSIFIERS FOR TECHNICAL SCHOOLS DIVISION.

Pursuant to the Teaching Service (Teachers Tribunal) Regulations, I hereby notify that I have conducted an election of a Member of the Committee of Classifiers for the Technical Schools Division, and I hereby declare that Ronald Oliver Cameron has been elected a Member of such Committee for the period-commencing on the 25th August, 1976, and I further declare that William Arthur Lilley has been elected as Deputy Member of such Committee for the same period same period.

A. E. WELCH. Returning Officer.

Lifts and Cranes Act 1967. ORDER OF SUSPENSION OF CERTIFICATE OF COMPETENCY AS A CRANE DRIVER.

Whereas section 18p of the Lifts and Cranes Act 1967 provides inter alia, that where it appears to the Chief Inspector of Lifts and Cranes that any person is for any reason no longer fit to hold a certificate of competency the Chief Inspector may call upon him to show cause why it should not be suspended or cancelled and if the person called upon fails to satisfy the Chief Inspector that his Certificate should not be suspended or cancelled the Chief Certificate should not be suspended or cancelled the Chief Inspector may (by Order published in the Government Gazette) suspend his certificate for any period or cancel his certificate:

And whereas it appeared to the Chief Inspector that RICHARD CHARLES HAYES of 2 Nicholson Street, Altona Meadows, the holder of certificate number C 651 as a Crane Driver, was no longer fit to hold such a certificate of competency:

And whereas the said Chief Inspector by notice forwarded in the prescribed manner on 10th November, 1975 called upon the said RICHARD CHARLES HAYES to show cause at a hearing commencing on 28th November, 1975, at 9.30 a.m. why his Certificate of Competency as a Crane Driver should not be suspended or cancelled:

And whereas the said RICHARD CHARLES HAYES did attend the said hearing but did fail to satisfy the Chief Inspector that his certificate should not be suspended or cancelled:

Now therefore I, Edward John Burns, Chief Inspector of Lifts and Cranes, pursuant to the provisions of sub-section (2) of section 18b of the said Act do by this Order suspend the said Certificate of Competency Number C 65b as a pend the said Certificate of Competency Number C 651 as a Crane Driver held by the said Richard Charles Hayes, for a period of a minimum of six months. The suspension may be lifted, after the minimum period, subject to the satisfaction of the following conditions:

- (α) satisfactory attendance at a Technical School course for Crane Drivers, Dogmen and Crane Chasers, and,
- (b) satisfactory oral and practical examination by an Inspector of Lifts and Cranes.

During the period of such suspension RICHARD CHARLES HAYES may be issued with a Crane Driver's Learners permit to operate cranes under supervision in the usual manner as provided for by the Lifts and Cranes Act 1967 and Regulations thereunder.

Dated this 28th day of June, 1976.

E. J. BURNS, Chief Inspector of Lifts and Cranes.

Cemeteries Act 1958.

SCALE OF FEES OF THE BRIM PUBLIC CEMETERY.

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

\$12.00

D. H. McDOUGALL, Trustee. N. WARDLE, Trustee. M. R. DIXON, Trustee.

Approved by the Governor in Council, 17th August, 76.—Tom Forristal, Clerk of the Executive Council.

Survey Co-ordination Act 1958 NOTICE OF ASSIGNMENT OF NAME.

Pursuant to the powers conferred under section 29 of the above Act, the Place Names Committee hereby gives notice of the assignment of the following name:-

Name.-Tolmer Rest Area.

Municipality.-Shire of Kaniva.

Location.—The rest area situated on the Western Highway at the Victorian and South Australian border.

By order of the Committee.

M. W. COOKE, Secrétary.

Office of the Place Names Committee, Department of Crown Lands and Survey, Melbourne, 3002.

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 on 14th September, 1976.

DAVIS, H. A. MOTOR SERVICE PTY. LTD., 113 Doveton Street North, Ballarat. Application to licence a 41-seat Bedford to operate as an additional U.O. licensed vehicle under the same terms and conditions as existing licences in the name of the applicant.

SLOAN, A. L., 9 Dunn Street, Wonthaggi. Application for one commercial passenger vehicle with seating capacity for eighteen persons to operate as follows:—
(a) As a stage omnibus on the Wonthaggi town service. (b) In substitution for vehicle on licence T.S. 1038 to be operated on the Wonthaggi town service. (c) To undertake charter hirings from within a 3-km radius of Wonthaggi and Cape Patterson.

Fares—Adult 30c Children and Pancioners 15c

Fares .- Adult 30c, Children and Pensioners 15c.

TIME-TABLE.

Monday and Friday

Depart Graham Street, East Wonthaggi Route: 10.00 a.m. and 12.00 noon

Depart Graham Street, North Wonthaggi Route: 10.30 a.m. and 12.30 p.m.

HANDLEY, B. & B. M., 66 Grant Street, Yarram. Application to license a five-seating capacity vehicle as a country hire car to operate from an address in Yarram subject to cancellation of existing licence C.T. 587 at present held by the applicants.

Comelli, A. J., Hastings Road, Somerville. Application by the holder of licences C.T. 539, C.H. 81, C.H. 26 and C.H. 133 for issue of an additional country taxi licence on a vehicle with seating capacity for five persons to operate from Hastings Road, Somerville under the same terms and conditions as now applied for in respect to C.T. licence already held.

Note.—This application replaces a previous application for an additional licence listed in the Victorian Government Gazette No. 68, dated 7.7.76.

COMELLI, A. J., Hastings Road, Somerville. Application by the holder of licences C.T. 529, C.H. 81, C.H. 26 and C.H. 133 for variation of the conditions of licence C.T. 539 to increase the existing franchise area, namely, a 2-4-kilometres (1½-mile) radius of the Somerville post office, to a 3-2-kilometres radius of such post office and also to include the area bounded by such radius, the Zone F Boundary to Moorooduc Road and Bungower Road to such radius Bungower Road to such radius.

Note.-This application replaces a previous application for an increase in the franchise area which was listed in the Victorian Government Gazette No. 68, dated 7.7.76.

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

GORANITIS, K., 128 Moreland Road, Brunswick, T.P. 61. CHEESEMAN, L. E., 317 High Street, Belmont, U.T. 671.

Notice of any objections should be forwarded to reach the Secretary of the Board not later than 8th September,

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

A. V. C. COOK, Secretary.

Corner Lygon and Princes Streets, Carlton, 3053, 25th August, 1976.

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 on 14th September, 1976.

14th September, 1976.

BARRO GROUP PTY. LTD., 46 Maroondah Highway, Ringwood, 3134. One commercial goods vehicle (L/C. 15-01 tonne) to operate: (a) From quarries situated in the You Yangs area via Little River to consignees situated within a 16-km radius from the chief post office in the City of Geelong and to places en route in the course of business as "Quarry Operators"—sand and gravel. (b) From quarries situated in the You Yangs area via Little River to consignees situated within a 16-km radius from the general post office in the City of Melbourne and places en route—sand and gravel. (c)

From quarries situated in Bacchus Marsh to consignees situated within a 16-km radius from G.P.O., Melbourne and places en route—sand and gravel. (d) From quarries situated at Sunshine to consignees situated at Werribee and places en route—quarry products.

Werribee and places en route—quarry products.

ASHLIN, T. N. (trading as Benalla Car Freighters), 22 Oak Avenue, Benalla, 3672. One commercial goods vehicle (L/C. 1-50 tonne) to operate: (a) From Motor Vehicle Manufacturers and Distributors within a 40-km radius of the G.P.O., Melbourne to and from the premises of motor dealers situated in that part of the State of Victoria east of a north/south line drawn through the City of Bendigo with a specially constructed car-carrying unit—new and second-hand motor vehicles. (b) Between motor dealers situated in the area defined in paragraph (a) above—new motor vehicles for transfer between dealer's premises.

BUCKLAND N. Lockwood Road Kangaroo Flat 3555. One

BUCKLAND, N., Lockwood Road, Kangaroo Flat, 3555. One commercial goods vehicle (L/C. 0.75 tonne) to operate within a 160-km radius of the chief post office at Bendigo in the course of business as "Earthmoving Contractor" for the purpose of servicing own equipment—tools of trade, spare parts and a maximum of 3 x 200 litre drums of fuel for operating machinery on

site.

BURKE, J. D., Old Melbourne Road, Dunnstown, 3350. One commercial goods vehicle (L/C. 1.00 tonne) to operate within that part of the State of Victoria west of a line drawn due north and south through the City of Melbourne as a specially constructed insulated and refrigerated vehicle in the course of business as "Frozen Food Distributors"—frozen fish, frozen poultry, frozen processed fruit, frozen vegetables, frozen snacks, frozen pastry products, frozen fruit juice concentrate, frozen rabbits, ice-cream, frozen hamburgers, frozen egg whites and egg pulp, ice, frozen strawberries, frytol (cooking oil) to a maximum of 150-kg on any one load, frozen cake filling, a maximum of 10-kg of special soft cheese on any one load and frozen icy poles.

CAIN, N. G., 150 Hurd Street, Portland, 3305. One com-

CAIN, N. G., 150 Hurd Street, Portland, 3305. One commercial goods vehicle (L/C, 19·30 tonne) to operate:

(a) Throughout the State of Victoria as a specially constructed bulk tanker vehicle—bulk petroleum products provided the bulk container is an integral part of the vehicle or the vehicle has thereon one or more of the vehicle of the vehicle has thereon one or more containers each exceeding 400 litres in capacity. (b) Throughout the State of Victoria in a specially constructed refrigerated vehicle—soft fruits, berries, unprocessed market garden and orchard produce excluding potatoes and onions, ice-cream, milk, cream, eggs, meat and fish. (c) Timber, newsprint, containers, motor cars, milk products, ex-Portland Wharf to and from Melbourne on behalf of their respective shipping

agents.

Cains Transports Pty. Ltd., 150 Hurd Street, Portland, 3305. Two commercial goods vehicles (L/C. 19.65 and 18.22 tonne) to operate: (a) Throughout the State of Victoria as a specially constructed bulk tanker vehicle—bulk petroleum products provided the bulk container is an integral part of the vehicle or the vehicle has thereon one or more containers each exceeding 400 litres in capacity. (b) Throughout the State of Victoria in a specially constructed refrigerated vehicle—soft fruits, berries, unprocessed market garden and orchard produce excluding potatoes and onions, ice cream, milk, cream, eggs, meat and fish. (c) Timber, newsprint, containers, motor cars, milk products, ex Portland Wharf to and from Melbourne on behalf of their respective shipping agents.

COOMBS, A. G., GROUP PTY. Ltd., 26 Cochranes Road,

Coomes, A. G., Group Pty. Ltd., 26 Cochranes Road, Moorabbin, 3189. One commercial goods vehicle (L/C. 0.75 tonne) to operate throughout the State of Victoria in the course of business as "Heating Engineers"—tools of trade, spare parts and equipment incidental to the installation, servicing and maintenance of air conditioning units and heating systems.

EMERSON, B. C., 18 Crowther Street, Eaglehawk, 3556.
Application to vary the conditions of licence number
D.A.60853/3 (L/C. 2-60 tonne) by deleting from the
existing conditions "Ararat, Colac" and adding in
lieu "Colac, Ararat".

lieu "Colac, Ararat".

INGLIS, J. C. & I., 16 Crouch Street, Portland, 3305. Two commercial goods vehicles (L/C. 16-00 and 17-62 tonne) to operate: (a) For the carriage of goods other than restricted goods which may be specified in the Government Gazette from time to time within an 80-km radius of Portland post office. (b) Within an 80-km radius from depot of Caltex Oil Aust. Pty. Ltd. at Portland and to the approved Decentralized Industries of Glenthompson Brick Works at Glenthompson and Regal Cream Products at Colacbulk black furnace oil carried at a temperature of

60° Celsius. (c) From the premises of Ponting Bros. at Heywood Trading as Portland Pine Products within an 80-km radius of such premises and to consignees at the following places—Allansford, Timboon, Port Campbell, Simpson, Mortlake, Cobden and Terang. (d) Timber, newsprint, containers, motor cars, milk products, ex-Portland Wharf to and from Melbourne on behalf of their respective shipping agents. (e) Small quantities and long lengths of steel from J. Murray Moore of Geelong to Decentralized Industries at Portland as under: South Western Asphalts Pty. Ltd., Portland Marine Service, Borthwicks Portland Aust. Pty. Ltd., W. A. & M. L. Amor, P. C. & P. J. Price, Portland Engineering, Lowan Steel, Heywood, Harbour Steel, Pivot Superphosphate Co. Aust. and Portland Harbour Trust, C. J. & R. M. Carr.

- Kennedy, R., Greta South via Glenrowan, 3675. One commercial goods vehicle (L/C. 13.50 tonne) to operate from forest landings within an 80-km radius of Barclay Bros. Sawmill at Violet Town to the said mill—logs.
- MCGAHEY, R. L. & G. M., 76 Gawler Street, Portland, 3305. One commercial goods vehicle (L/C. 16-27 tonne) to operate: (a) From places within a 40-km radius of the post office at Heywood to the premises of Ponting Bros. Pty. Ltd. at Heywood—logs and sawn timber. (b) From Dartmoor to Ballarat on behalf of Ponting Bros. Pty. Ltd. in a specially constructed bulk pulpwood carrying vehicle—pulpwood bulk pulpwood carrying vehicle-pulpwood.
- McKay, A., 46 Bostock Street, Warrnambool, 3280. One commercial goods vehicle (L/C. 0.70 tonne) to operate within an 80-km radius of the post office at Warrnambool and to Colac in the course of business as "Office Equipment Distributors and Service"—tools of trade course parts office machine for installations. tools of trade, spare parts, office machines for instal-lation or for repair or having been repaired.
- McKinnon, R. J., Marong, 3515. One commercial goods vehicle (L/C. 14·40 tonne) to operate within an 80-km radius of the post office at Bendigo in course of business as "Earthmoving Contractor"—own earthmoving plant and equipment also rubbish and overburden for removal to site of disposal within the said radius said radius.
- said radius.

 Pakenham Concrete Pty. Ltd., Campbell Street, Pakenham, 3810. One commercial goods vehicle (L/C. 9.90 tonne) to operate: (a) Within an 80-km radius of own premises at Pakenham East in the course of business as Premixed Concrete Manufacturers—premixed concrete in a specially constructed agitator vehicle. (b) Within a 32-km radius of own plant at Pakenham East in course of business as "Premixed Concrete Manufacturers"—raw materials for use in the manufacture of own premix concrete. (c) Within a 40-km radius of Pakenham East—sand and screenings.
- screenings.

 PORTLAND FRIG FREIGHTERS PTY. LTD., 150 Hurd Street, Portland, 3305. One commercial goods vehicle (L/C. 18·85 tonne) to operate: (a) Throughout the State of Victoria as a specially constructed bulk tanker vehicle—bulk petroleum products provided the bulk container is an integral part of the vehicle or the vehicle has thereon one or more containers each exceeding 400 litres in capacity. (b) Throughout the State of Victoria in a specially constructed refrigerated vehicle—soft fruits, berries, unprocessed market garden and orchard produce excluding potatoes and onions, ice cream, milk, cream, eggs, meat and fish. (c) Timber, newsprint, containers, motor cars, milk products, ex-Portland Wharf to and from Melbourne on behalf of their respective shipping agents.
- Potter, W. R., 4 Allen Street, Nyah West, 3595. One commercial goods vehicle (L/C. 2·10 tonne) to operate within an 80-km radius of the post office at Nyah West and to the township of Robinvale in the course of business as "Sanitary Pan Cleaner" for the purpose of emptying and cleaning sanitary pans and for disposing of the effluent.
- POTTER, W. R., 4 Allen Street, Nyah West, 3595. One commercial goods vehicle (L/C. 5·00 tonne) to operate within an 80-km radius of the post office at Nyah West and to the township of Robinvale, in the course of business as "Septic Tank Cleaner and Desludger" for the purpose of emptying and cleaning septic tanks and for disposing of the effluent.
- PROGRAMMED MAINTENANCE SERVICE PTY. LTD., 1032
 Dandenong Road, Carnegie, 3163. One commercial
 goods vehicle (L/C. 2·45 tonne) to operate throughout
 the State of Victoria in the course of business as
 "Signwriters and Maintenance Painters" as a
 specially constructed travel tower—tools of trade,
 ladders and small quantities of materials incidental to
 the completion of own contracts.

- Progressive Fencing & Timber Co. Pty. Ltd., 20 Downard Street, Braeside, 3195. One commercial goods vehicle (L/C. 0.50 tonne and 1.00 tonne trailer) to operate: (a) Throughout the State of Victoria in the course of business as "Building and Fencing Contractors" for the purpose of supervising own contracts—tools of trade, builders plant, sheds and surplus building materials from contract site to contract site and for return to own premises at Melbourne, also with the ability to carry ex-Melbourne a maximum of 250-kg of replacement building materials and supplies on any one trip. (b) Within a 40-km radius of the site of any building or fencing contract currently engaged upon or from the nearest railway station thereto—materials required for use in such contract.

 REDBAR PLANT HIRE PTY. Ltd., 94 Newlands Road, Reservoir, 3073. One commercial goods vehicle (L/C. 17-95 tonne) to operate: (a) Throughout the State of Victoria in the course of business as "Earthmoving Contractor"—own earthmoving plant and own equipment. (b) Within a 40-km radius of the G.P.O. Melbourne—earthmoving plant the property of other contractors.
- contractors.
- contractors.

 ROBERTS, G. C., 32 Aranga Crescent, Donvale, 3111. One commercial goods vehicle (L/C. 8.95 tonne) to operate: (a) Within a 40-km radius of the G.P.O. Melbourne solely on behalf of Partenio Contractors Pty. Ltd. sand and screening suppliers—sand and screenings. (b) From the sand pits of Partenio Contractors Pty. Ltd. at Pyalong and Langwarrin to places within a 40-km radius of the G.P.O. Melbourne solely on behalf of the said company—sand.

 SELIABS K. M. 72 Toursend Road, Whittington, 3210.
- Sellars, K. M., 72 Townsend Road, Whittington, 3219.
 One commercial goods vehicle (L/C. 6·45 tonne) to operate within an 80-km radius of the chief post office in the City of Geelong—premixed concrete in a specially constructed agitator vehicle solely on behalf of Ready Mixed Concrete (Vic.) Pty. Ltd.
- SWINBURNE, B. S., 284 York Street, Sale, 3850. Two commercial goods vehicles (L/C. 0.75 and 0.50 tonne) to operate within an 80-km radius of the post offce at Sale in the course of business as "Television Serviceman"—tools of trade, spare parts, television sets for repair or having been repaired.
- TOTALIZATOR AGENCY BOARD, 2 Queens Road, Melbourne, 3004. Three commercial goods vehicles (L/C. 0.75 tonne each) to operate throughout the State of Victoria in the course of business as "Off Course Betting Agency" for the purpose of servicing electronic equipment at own branch premises—tools of trade, spare parts and materials incidental to on-site servicing
- vicing.

 Transacon Joinery & Trading Pty. Ltd., Clift Street, Transacon, 3844. One commercial goods vehicle (L/C. 6:70 tonne) to operate: (a) Within an 80-km radius of the post office at Transacon in the course of business as "Builders and Hardware Supplies"—own goods. (b) (i) From places throughout the State of Victoria to own premises at Transacon being an approved decentralized secondary industry (joinery)—raw materials required for use in the manufacturing processes of such industry, (ii) from such industry premises at Transacon to places throughout the State of Victoria—manufactured articles from the approved decentralized secondary industry.

 Trent, L. G., 16 Kingswood Drive, Craigieburn, 3064.
- TRENT, L. G., 16 Kingswood Drive, Craigieburn, 3064.
 One commercial goods vehicle (L/C, 1-65 tonne) to operate throughout the State of Victoria in the course of business as "Caravan Haulage Contractor"—new and used caravans for delivery and for removal from site to site. site to site.
- TWINESS DISTRIBUTORS PTY. LTD., McDonald Road, Brooklyn, 3025. Application to vary the conditions of licences D.A.64148, D.A.64148/1, D.A.64148/3, D.A.64148/4, D.A.64148/6, D.A.64148/7, D.A.64148/8, D.A.64148/10, D.A.64148/12, D.A.64148/13, D.A.64148/14, D.A.64148/15 and D.A.64148/16 by adding to paragraph (a) up to a combined weight of 3 tonne of Butter and Margarine.

Note.—Butter and Margarine only to be carried ex-Melbourne as a mixed load when being carried with other frozen foods under refrigeration for distribution to retail stores.

distribution to retail stores.

VINCENT, S. R., 66 Gladstone Street, Orbost, 3888. One commercial goods vehicle (L/C. 3.90 tonne) to operate: (a) Within an 80-km radius of the post office at Orbost in course of business as "Dairy and Ice Proprietors"—milk, cream, butter, cheese, yoghurt, ice and ice-cream. (b) Within that part of the State of Victoria east of the Snowy River, including the township of Newmerella in the course of business as "Distributor and Agent" in a specially constructed insulated van—frozen fish, frozen chicko rolls, frozen

dim sims, frozen hamburgers, frozen meats, frozen puff pastry, milk, cream, fruit julces, ice-cream and frozen prepared meals, frozen vegetables and poultry, meat pies, sausage rolls, yoghurt, ice, fresh fruit and vegetables, butter, cheese, smallgoods and eggs.

THE VICTORIA PORTLAND CEMENT CO. PTY. LTD., 568 St. Kilda Road, Melbourne, 3004. Application to vary the conditions of licence numbers T.D.A.66697/1, T.D.A.66697, D.A.66697/2 (L/C. 8.94, 18.85 and 18.77 tonne) by adding to paragraph (b) and to Ready Mixed Concrete at Tyabb, Clyde Concrete at Cranbourne, Cranbourne Concrete at Cranbourne, Peninsula View Concrete at Cranbourne, Peninsula View Concrete at Cranbourne, Peninsula View Concrete at Cranbourne, Pakenham Concrete at Pakenham, Sure-Mix Concrete at Warragul.

WILSON, L. C., Paynesville, 3880. Application to vary the conditions of licence number D.A.66269 (L/C. 7.85 tonne) by adding to paragraph (b) "Fish Offal".

TOW TRUCK.

TOW TRUCK.

McGrath, M. F. & McGrath, M. E. (trading as St. Arnaud Panel Service), 126 Napier Street, St. Arnaud, 3478. One commercial goods vehicle (L/C, 6.00 tonne) to operate as a tow truck within an 80-km radius of the post office at St. Arnaud—(a) For the purpose of lifting and carrying or towing of wrecked or disabled motor vehicles and the carriage of tools and equipment necessary for such purposes and; (b) the carriage of spare parts necessary for the repair of a disabled motor vehicle to and from the place at which such disablement has occurred.

RENEWALS.

Applications 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.

and conditions from the expiry shown in each case.

BLAY, J. A., 13 Brown Street, Stawell, 3380; D.A.32668/3;
14th August, 1976; 9-80 tonne.

CARLTON & UNITED BREWERIES LTD., 16 Bouverie Street,
Carlton, 3053; D.A.808/25; 19th October, 1976; 0-40
tonne; D.A.808/38; 29th October, 1976; 0-75 tonne.

CARLTON & UNITED BREWERIES LTD., 16 Bouverie Street,
Carlton, 3053; D.A.808/26; 19th October, 1976; 0-40

tonne.

CARLTON & UNITED BREWERIES LTD., 16 Bouverie Street,
Carlton, 3053; D.A.808/6; 6th September, 1976; 0.75

tonne.

CARLTON & UNITED BREWERIES LTD., 16 Bouverie Street,
Carlton, 3053; D.A.808/7; 10th September, 1976; 0.55

tonne.

CARLTON & UNITED BREWERIES LTD., 16 Bouverie Street,
Carlton, 3053; D.A.808/59; 30th October, 1976; 18-05

tonne.

CARLTON & UNITED BREWERIES LTD., 16 Bouverie Street,
Carlton, 3053; D.A.808/58; 30th October, 1976; 0-40 tonne. rer. N

tonne.

CARTER, N. J., 19 Hayes Street, Northcote, 3070.
T.D.A.66451; 29th October, 1976; 5·80 tonne.

COUTTS, T. J., PTV. LTD., 54 Lydiard Street North, Ballarat, 3350; D.A.7611/8; 19th August, 1976; 0·50 tonne; D.A.7611/19; 19th August, 1976; 0·50 tonne; D.A.7611/10; 19th August, 1976; 0·50 tonne; D.A.7611/11; 19th August, 1976; 0·95 tonne; D.A.7611/12; 19th August, 1976; 0·95 tonne; D.A.7611/12; 19th August, 1976; 0·90 tonne.

HEAVY TRUCK SERVICES PTY. LTD., 66 Renver Road, Clayton, 3163; D.A.62063/1; 16th September, 1976; 0·45 tonne.

ton, tonne.

HUNTER, R. J. 344 Commercial Road, Yarram, 3971; D.A.37819/3; 5th April, 1976; combined L/C. 0.50 tonne with trailer.

LILLEY, P. J., 43 Boundary Road, Mordialloc. 3195:

LILLEY, P. J., 43 Boundary Road, Mordialloc, 3195; D.A.62158; 16th September, 1976; 0·50 tonne. ANDERSON, M., & GRAY, W. (trading as Maxwell & Gray), 78 Athol Road, Springvale South, 3172; D.A.39570; 26th September, 1976; 4·06 tonne.

TOW TRUCKS.

Kelly, B. P. (trading as M. & S. Towing Service) 8 Herald Court, Glen Waverley, 3150; D.A.51639/1; 7th July, 1976; 1·40 tonne.

Alliance Body Works (Collingwood) Pty. Ltd., 182 Johnston Street, Collingwood, 3066; D.A.66902; 11th July, 1976; 1·50 tonne.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than 8th September,

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

A. V. C. COOK,

Secretary.

Corner, Lygon and Princes Streets, Carlton, 3053, Wednesday, 25th August, 1976.

TO THE OWNER OR OWNERS OF THE VESSEL, "SAN NICHOLAS" (HEREINAFTER REFERRED TO AS THE "VESSEL").

Take notice:-

- ake notice:—

 (a) That you are required within 14 days from the date hereof to carry out such work in and about such vessel as I Albert John Wagglen, Port Officer in the State of Victoria (hereinafter referred to as the "Port Officer") deem necessary to make such vessel or hull seaworthy, or to remove such vessel or hull from the Port of Gippsland Lakes, or to destroy such vessel or hull under the direction of the Port Officer or do any one or more of such acts; and
- (b) That you are further required within seven days from the date hereof to give security to the satisfaction of the Port Officer for the due performance of the acts stipulated above in this notice.

ALBERT JOHN WAGGLEN, Port Officer in the State of Victoria.

TO THE OWNER OR OWNERS OF THE VESSEL, "QUEENSCLIFF" (HEREINAFTER REFERRED TO AS THE "VESSEL").

Take notice:-

- (a) That you are required within 28 days from the hat you are required within 28 days from the date hereof to carry out such work in and about such vessel as I Albert John Wagglen, Port Officer in the State of Victoria (hereinafter referred to as the "Port Officer") deem necessary to make such vessel or hull seaworthy, or to remove such vessel or hull from the Port of Port Phillip, or to destroy such vessel or hull under the direction of the Port Officer or Harbor Master at the Port of Port Phillip, or to do any one or more of such acts: Phillip, or to do any one or more of such acts;
- (b) That you are further required within seven days from the date hereof to give security to the satisfaction of the Port Officer for the due performance of the acts stipulated above in this notice.

ALBERT JOHN WAGGLEN, Port Officer in the State of Victoria.

Cattle Compensation Act 1967, (7615). APPROVED AGENT.

Notice under Section 14.

I hereby declare MAXWELL WILSON KELSEY trading as M. W. Kelsey (Agencies) (number 94 in the register) being a person carrying on business as a stock and station agent, to be an "Approved Agent" for the purposes of Part II. of the Cattle Compensation Act 1967, with effect from Wednesday, 1st September, 1976.

R. M. PHIBBS, Comptroller of Stamps.

Stamp Duties Office, 25th August, 1976.

Dairy Products Act. QUOTAS FOR BUTTER AND CHEESE. BUTTER QUOTA.

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

The proportion shall be Forty-one point nine seven per centum.

The period for which this quota is to operate shall be the month of September, 1976.

CHEESE QUOTA.

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

The proportion shall be Twenty-three point four nine per centum.

The period for which this quota is to operate shall be the month of September, 1976.

I. W. SMITH, Minister of Agriculture.

Police Regulation Act 1958.

POLICE FORCE OF VICTORIA.

DETERMINATION No. 260 of the Police Service Board.

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

1. The Determination No. 179 of the Police Service Board of 14th December, 1971, and published in the Government Gazette of 25th January, 1972, as amended, is hereby further amended as follows: --

> In paragraph 12, sub-paragraph (b), by inserting after clause (iv) the following new clause: -

"POLICE AIR WING.

- (v) (A) Definitions. For the purposes of part (v) of paragraph 12 (b) of this Determination, unless the context otherwise requires:
 - "Award" means the Pilots (General Aviation) Award 1975 of the Australian Conciliation and Arbitration Commission as amended from time to time.
 - "Check Pilot" means a pilot who is approved by the Department of Transport to conduct, and who does so conduct, flight proficiency tests for the issue and renewal of pilots' licences, and who certifies to the competency of pilots so tested.
 - "Chief Pilot" means a pilot, designated by the Chief Commissioner as Chief Pilot and who is required to carry out duties associated therewith in addition to flying duties in the Police Air Wing.
 - "Pilot" means a member who is a pilot in the Police Air Wing.
 - "Senior Pilot" means a pilot, designated by the Chief Commissioner as Senior Pilot and who is required to carry out duties associated therewith in addition to flying duties in the Police Air Wing.
 - "Training Pilot" means a pilot, other than a Check Pilot, who is appointed to perform route endorsing and/or training duties.
 - "Year of service" means year of service as a pilot in the Police Air Wing.
- (B) There shall be paid to a member, appointed by the Chief Commissioner to the Police Air Wing to perform the duties of a Pilot (fixed wing), and whilst occupying that position, an allowance (inclusive of any other special duties allowance) equivalent to the amount by which the salary for the appropriate classification of aircraft as set forth below and the year of service as a pilot of aircraft of that classification, as defined and fixed from time to time by the Award exceeds the salary and allowances, except the allowances for uniform, prescribed or hereafter to be pre-scribed for the rank of such member by any Determination of the Police Service Board.

Classification.

Single Engine Aircraft (other than commuter)
Zero pounds—Up to but not including 3,000 pounds all up weight.

3,000 pounds-Up to but not including 12,500 pounds all up weight.

Multi Engine Aircraft (other than commuter)

Zero pounds—Up to but not including 7,400 pounds all up weight.

7,400 pounds-Up to but not including 12,500 pounds all up weight.

(C) A member to whom the provisions of paragraph (B) of this part applies shall first receive the allowance, if any, as determined by the formula provided in that paragraph, based upon the salary prescribed for the first year of service as a pilot of the Police Air Wing for the highest classification of aircraft for which he holds a valid endorsement and is usually required to pilot. He shall receive thereafter by way of increments to that allowance, the additional amounts prescribed for the higher classification of aircraft on which he may be required to become endorsed and usually pilot for the Police Air Wing, for the first year of service on that classification of aircraft, and he shall further receive thereafter by way of increments to that allowance, the yearly increments applicable to the highest classification of aircraft for which he holds a valid endorsement and is usually required to pilot.

- (D) Additional Allowances. In addition to the salary and allowance or allowances referred to in paragraphs (B) and (C) above of this part (v), the following allowances shall be paid to the member as applicable:—
 - (i) A pilot who is required by the Chief Commissioner to hold, and who holds, a Class One or Class Four Instrument Rating as defined by the Award—an allowance as prescribed for that Rating by the Award:
 - (ii) A pilot who is required by the Chief Commissioner to be, and who is, a Training Pilot—a further allowance to that prescribed in paragraph (D) (i) above, calculated at the rate of 5% of the sum of his salary per annum applicable to his year of service and the additional allowance referred to in paragraph (D) (i) above;
- (iii) A pilot who is required by the Chief Commissioner to be, and who is, a Check Pilot—a further allowance to that prescribed in paragraph (D) (i) above calculated at the rate of 7% of the sum of his salary per annum applicable to his year of service and the additional allowance referred to in paragraph (D) (i) above;
- (iv) A pilot who is required by the Chief Commissioner to be, and who is, a Check and Training Pilot—a further allowance to that prescribed in paragraph (D) (i) above calculated at the rate of 8% of the sum of his salary per annum applicable to his year of service and the additional allowance referred to in paragraph (D) (i) above;
- (v) A pilot who is designated by the Chief Commissioner as Chief Pilot or as Senior Pilot—a further allowance to that prescribed in paragraph (D) (i) above calculated at the rate of 5% of the sum of his salary per annum applicable to his year of service and the additional allowance referred to in paragraph (D) (i) above;
- (vi) A pilot who is required by the Chief Commissioner to be, and who is, a Check and/or Training Pilot and who is also Chief or Senior Pilot—a further allowance to that prescribed by paragraph (D) (i) above calculated at the rate of 10% of the sum of his salary per annum applicable to his year of service and the additional allowance referred to in paragraph (D) (i) above;

Provided that:

- (a) No pilot shall at any one time, receive in addition to the additional allowance prescribed in paragraph (D) (i) above. More than one of the additional allowances prescribed in paragraphs (D) (ii)—(vi) inclusive, above; and
- (b) Each of the additional allowances prescribed in paragraphs (D) (ii)—(vi) inclusive, above, shall be calculated upon the salary prescribed in the Award for the highest classification of aircraft the member is usually required to pilot and his year of service for that classification."

2. This Determination shall come into operation on and from the 15th day of August, 1976.

Dated this 13th day of August, 1976.

This is a true copy of Determination No. 260 issued on the 13th August, 1976, pursuant to the provisions of the Police Regulation Act 1958.

N. A. VICKERY,

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

J. G. BROWN.

Member of the Police Service Board.

G. DAVIDSON,

Member of the Police Service Board.

Police Offences Act 1958, No. 6337. DIVISION 1A.—STATE ADVISORY BOARD ON PUBLICATIONS.

Whereas I have considered reports made to me by the State Advisory Board on Publications under section 180n (2) (a) of the Police Offences Act.

I, Vance Oakley Dickie, Chief Secretary of Victoria, in pursuance of the power vested in me by section 180H (1) of the Police Offences Act hereby determine that the following publications prescribed by title in the schedule hereunder shall be classified as restricted publications for the purpose of the abovenamed Act.

SCHEDULE OF PUBLICATIONS.

Title.

Distributor.

All-Purpose Maid Australian Guys Nos. 93 & Back Door.

Cocksure No. 69.

Foreplay.

Joy of Sex Devices.

Keyhole No. 3.

Kings Cross Whisper No. 224. Madam Lash.

Mom, Sis and Every Body.

Mother was a Masseuse.

New Sexual Technique No.4.

Pleazure No. 147.

Pocket Sexy No. 15.

Porno No. 1.

Ready For You

Screw Nos. 203 & 204.

Searchlight Nos. 170 & 171.

Sex Jamboree

Sex Special No. 1.

Sexy Swingers No. 184.

Sharing and Swapping.

Teenage Sex.

Torments of Love.

Melbourne Wholesale Newsagency Pty. Ltd.
Melbourne Wholesale Newsagency Pty. Ltd.
Melbourne Wholesale Newsagency Pty. Ltd.
Towart Distribution Co. Pty.
Limited. Towart Distribution Co. Pty.

Limited.
Melbourne Wholesale Newsagency Pty. Ltd.
Mebourne Wholesale Newsagency Pty. Ltd.
Towart Distribution Co. Pty.

Limited.
Towart Distribution Co. Pty.

Towart Distribution Co. Pty.
Limited.
Melbourne Wholesale Newsagency Pty. Ltd.
Melbourne Wholesale Newsagency Pty. Ltd.
Melbourne Wholesale Newsagency Pty. Ltd.
Melbourne Wholesale News-

agency Pty. Ltd.
Melbourne Wholesale Newsagency Pty. Ltd.
Towart Distribution Co. Pty.

Limited.
Towart Distribution Co. Pty.

Limited.
Melbourne Wholesale Newsagency Pty. Ltd.
Towart Distribution Co. Pty.

Limited. Melbourne Wholesale News-

Melbourne Wholesale Newsagency Pty. Ltd.
Towart Distribution Co. Pty.

Limited.
Towart Distribution Co. Pty.
Limited.

Melbourne Wholesale News-agency Pty. Ltd. Towart Distribution Co. Pty.

Limited.

Title.

Wham Sam-Witch.

Woman and Animals.

Distributor.

Towart Distribution Co. Pty. Limited.

Lovecraft Shop.

VANCE DICKIE,

Chief Secretary.

Chief Secretary's Office, Melbourne,

Police Regulation Act 1958, Section 122. SALE OF UNCLAIMED MOTOR VEHICLE.

An owner is required for a 1952 model grey FX Holden Sedan, ex-registered No. ZF 434. The vehicle is fitted with a 186 Holden motor and is in a rusted condition.

The vehicle came into the possession of police on the 13th March, 1975, and if not claimed, will be sold by public auction at the Collingwood Police Station, Stanton Street, Collingwood, at 10.00 a.m. on Monday the 27th September, 1976.

R. JACKSON, Chief Commissioner of Police.

LOCAL GOVERNMENT ACT 1958.

LOCAL GOVERNMENT ACT 1958.

Whereas the street situated in the Township of Ballarat East between allotments 8 to 20 (inclusive), section F, and allotments 6 to 28 (inclusive), section B, is within the City of Ballarat and was surveyed and shown as road in a subdivision by the Crown. And whereas it is alleged that the said street is no longer required for public traffic, and the question whether the said street is or is not required for public traffic has been referred to the Council of the said City of Ballarat and to the Honorable Minister of the Crown for the time being responsible for administering section 553 (2) of the Local Government Act 1958. Now therefore the said Council and the said Minister as aforesaid having taken the said question into their consideration do under the powers vested in them by this present instrument under the Common Seal of the said Council and the hand of the said Minister as aforesaid hereby decide that the said street is no longer required for public traffic. street is no longer required for public traffic.

Dated this 29th day of July, in the year of our Lord One thousand nine hundred and seventy-six.

The common seal of the City of Ballaarat was hereunto affixed, in the presence of-

(SEAL)

M. J. BROWN, Mayor.
M. FOO, Councillor.
I. C. SMITH, Acting Town Clerk.

Given under his hand by the said Minister-W. BORTHWICK, Minister of Lands.

Co-operation Act 1958. NANGILOC STATE SCHOOL CO-OPERATIVE LIMITED.

VICTORIAN ABALONE TRADING CO-OPERATIVE LIMITED.

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

Dated this 16th day of August, 1976.

E. P. LIDDELL, Deputy Registrar.

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 Magistrates' Court(s) as listed hereunder hereby give notice that applications, as under, have been lodged for hearing by the said Court(s) on the day(s) specified.

Any person desiring to object to any of such applications must-

- (a) lodge with the respective Clerk of the Magistrates' Court 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 Registrar or	Deputy Registrar-a	copy to the Registra	ır.
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
	Magist	rates' Court, Morw	ELL.	•	•
Quick, Robyn Leslie	7 Williams Street, Morwell		7 Williams Street, Morwell	Process Server	3.9.76
Quick, Kevin John	, , ,	[]	,, ,, ,, 1	,, ,,	"
Dated at Morwell this	11th day of August, 19	76. A. G.	HARGREAVES, Cler	k of the Magistrate	s' Court.
	MAGIST	RATES' COURT, FRANKS	TON.		
White, Trevor Charles	21 Station Crescent, Baxter	Commercial Security		Watchman	2.9.76
Dated at Frankston th	nis 11th day of August,	1976.	C MUDDLY Clas	r of the Magistrate	e' Court
	Macter	RATES' COURT, FOOTSC	G. MURPHY, Cleri	k Of the Magistrate	s Court.
Blay, Raymond Henry	122 Shaws Road,		21 Cross Street, West Footscray	Watchman	30.8.76
Dated at Footscray	this 11th day of August,	, 1976.	DUGGENANNI GI	C 4b - Mi-tt-	o) Cause
	Maga		RUGGEMANN, Cleri	c of the Magistrates	s Court.
Lowe, John Robert Derek		STRATES' COURT, ARAR. Ararat Security and		Watchman	8.9.76
O'Neill, Terence Rowland	O Deleventer Street	Protection " "	West Ararat	Guard Agent	1.9.76
	Ararat	, ,, ,,		Watchman	,,
Dated at Ararat this	", " " 10th day of August, 1976	5.		•	
			R. J. JEFFREY, Cler	k of the Magistrate	s' Court.
		rates' Court, Oakle		Matcheson	2076
Myers, David James	2 Beverley Grove, Mt. Waverley		23 Avondale Grove, Mt. Waverley	watenman	3.9.76
Dated at Oakleigh thi	s 13th day of August, 19	976.	S. JANSON, Cler	k of the Magistrate	s' Court.
		rates' Court, Melbou			 .
Harrison, Denis Gale	2/20 Ameily Crescent, Reservoir	Armaguard Mayne Nickless Ltd.	699 Queensberry Street, North Melbourne	Watchman	15.9.76
Dated at Melbourne t	his 11th day of August,	1976.			
			L. W. HUSSEY, Cler	k of the Magistrate	s' Court.
Bishop, Neville James	2/27 Tennyson Street, Sandringham	rates' Court, Box H	94 York Street, South Melbourne	Watchman	6.9.76
Dated at Box Hill thi	s 13th day of August, 19	•	, 20211111111111111111111111111111111111	'	•
Dates 4. Dell sall			•	k of the Magistrate	s' Court.
		RATES' COURT, HAWTH		Watahman	3.9.76
Danielson, Nils-Gunnar	25 Arthur Street, North Caulfield]	769 Glenferrie Road, Hawthorn	watennan	3.3.70
Dated at Hawthorn to	nis 13th day of August,	1970.	W. E. BYRNE, Cler	k of the Magistrate	s' Court.
•	Magistra	TES' COURT, MOONEE			
Molony, Vincent Paul	I Hopetoun Crescent, East Coburg	1	205 Greville Street, Prahran	Watchman	14.9.76
Dated at Moonee Por	ids this 13th day of Aug	ust, 1976.	R. NIEMER, Cler	k of the Magistrate	s' Court.
	Magistrat	es' Court, Ferntree	•	•	
Heys, Michael James	584 Warrigal Road, South Oakleigh	[584 Warrigal Road, South Oakleigh	Commercial Sub-	8.9.76
Dated at Ferntree Gu	lly this 16th day of Aug	ust, 1976.	T. BEDOHAZY, Cler	k of the Magistrate	s' Court
4	Magistr	RATES' COURT, MELBOU	•		
Young, David Dudley	82 Hume Avenue, Melton South			Watchman	22.9.76
Dated at Melbourne t	his 16th day of August,	1976.	L. W. HUSSEY, Cleri	k of the Magistrate	s' Court.

PRIVATE AGENTS-continued.

	LMYA	it fidents continue			
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
	Magistrate	s' Court, South Mei	BOURNE.		
Whitlock, Ian Robert	4/8 Beasley Avenue, Werribee	•			3.9.76
Dated at South Melbo	urne this 13th day of A	ugust, 1976.	,	·	
			W. CONNELLY, Cleri	of the Magistrates	Court.
	Magistr	ATES' COURT, HEIDELE	BERG.		
Caswell, Anthony Charles John	F4/65 David Street, Lalor	Nightguard Aus- tralia	179 Mountain View Parade, Macleod	Watchman	13.9.76
Beekman, Bernardus Joseph	Unit 2/526 Canterbury Road, Vermont	,, ,, ,,	" " "	,,	,,
Salczynski, Michael John	31 Grieve Street, Macleod West	27 29 37	" "	"	,,
Dated at Heidelberg th	is 16th day of August I		WILLIAMSON, Clerk	of the Magistrates	. Court
				t of the Magistrates	Court.
5 10 6 71		RATES' COURT, RICHMO			
Franklin, Graeme John	Mooroolbark		24 Eureka Street, Richmond	Watchman	10.9.76
Dated at Richmond th	is 17th day of August, 1		. D. BOLSTER, Clerk	of the Magistrates	' Court.
	Magistr	RATES' COURT, FRANKS	TON.		
Arnold, David A	6 Paisley Drive, Frankston		127 Cranbourne Road, Frankston	Watchman	9.9.76
Dated at Frankston thi	s 12th day of August, 1		•	' 	
			F. P. MURPHY, Clerk	of the Magistrates	Court.
		ATES' COURT, HAWTHO			
	12 Glenthorn Avenue, North Balwyn		769 Glenferrie Road, Hawthorn	Watchman	22.9.76
Dated at Hawthorn thi	s 18th day of August, 1	976.	D. E. BYRNE, Clerk	of the Magistrates	Court.
	Magist	RATES' COURT, BOX H	ILL.		
Birmingham, Raymond Douglas				Watchman	9.9.76
	17th day of August, 19				
			L. T. GOULD, Clerk	of the Magistrates	' Court.
		RATES' COURT, FOOTSCI	RAY.		
Jaeger, Rolf	5 Theresa Street, North Sunshine		4 Cross Street, West Footscray	Watchman	8.9.76
Dated at Footscray this	s 17th day of August, 19		RUGGEMANN, Clerk	of the Magistrates	' Court.
Malliana	3.6.4		Donation.	T.	

Melbourne and Metropolitan

BOARD OF WORKS.

Notice to the Owners of Tenements in the Under-mentioned Streets and the Private Streets, Lanes, Courts and Alleys Opening Thereto.

The main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required on or before the 27th September, 1976 to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipe.

Berwick. Adamson Drive, from Chalcot Drive to Primrose Hill Close

253 metres.

Chalcot Drive, from Chalcot Gardens westwards 264 metres.

Chalcot Gardens, from Chalcot Drive southwards 130 metres. Albany Court, from Adamson Drive westwards 74 metres. Belsize Court, from Adamson Drive eastwards; thence north-eastwards 138 metres. Tufnil Court, from Adamson Drive north-eastwards 143 metres. Fitzroy Court, from Adamson Drive westwards 56 metres.
Primrose Hill Close, from 34 m east of Adamson Drive
north-westwards 136 metres.
Athlone Court, from Primrose Hill Close northwards 60 metres.

Broadmeadows.

Campbell Street, from Raleigh Street northwards 118 metres. Shadforth Street, from 70 m north of Raleigh Street further northwards 42 metres.

Diamond Valley.

Marong Court, from Wahroonga Crescent north-westwards 32 metres.

Doncaster and Templestowe.

Charlwood Court, from Springvale Road westwards 120 metres.

Eltham.

Dalton Street, from 38 m east of Metary Road further eastwards 36 metres.

Keilor.

Cowper Avenue, from 34 m north of Milton Avenue further northwards 190 metres.
Ashley Street, from Canning Street southwards 66 metres.
Laura Grove, from 132 m east of Lacy Street further eastwards 160 metres.
Gidgee Court, from Homestead Road north-westwards 160 metres.
Homestead Road, from St. Albans Road north-westwards thence westwards 350 metres.

Bunarong Close, from Homestead Road south-westwards

Wirilda Place, from Homestead Road south-westwards 126 metres

metres.

St. Albans Road (North Side), from Sunshine Road northeastwards 336 metres.

Taylors Road (North Side), from St. Albans Road westwards 345 metres.

Stenson Road, from Fox Road south-westwards 300 metres.

Fox Road, from Stenson Road north-westwards 322 metres.

Harefield Crescent, from Fox Road south-westwards 282 metres

Bletchley Place, from Harefield Crescent north-westwards 110 metres

Longford Court, from Harefield Crescent northwards 140 metres Woolstone Close, from Harefield Crescent eastwards thence

north-eastwards 100 metres.

Fox Road, from 16 m south-east of Calverton Road further south-eastwards 385 metres.

Edgeware Close, from Fox Road south-westwards 106

Leavesdon Avenue, from Fox Road south-westwards 210

metres Kenton Place, from Leavesdon Avenue northwards 84 metres.

Chilterns Court, from Leavesdon Avenue north-westwards

112 metres.

Woburn Close, from Leavesdon Avenue south-eastwards
114 metres.

Knox.

Borg Street, from Ferntree Gully Road northwards 210 metres.

Lennox Court, from Borg Street north-eastwards 60 metres. Drysdale Court, from Carol Street northwards 124 metres. Carol Street, from Borg Street north-eastwards thence eastwards 195 metres.

Lillydale.

Rowland Court, from Holloway Road northwards thence westwards 136 metres.

Ringwood.

Mersey Street, from Derwent Street northwards 84 metres.

Sunshine.

Evergreen Avenue, from 34 m west of Firbank Terrace further westwards 202 metres. Fernhill Court, from Evergreen Avenue southwards 106

Poplar Court, from Woodland Drive northwards 80 metres Firbank Terrace, from Evergreen Avenue to Woodland Drive 311 metres. Sherwood Close, from Firbank Terrace north-westwards 24

metres Windbreak Court, from Firbank Terrace southwards 86

metres

Evergreen Avenue, from 30 metres west of Oakwood Road further westwards 80 metres.

Woodland Drive, from Wintersun Drive to Firbank Terrace 310 metres.

Wintersun Drive, from 46 m west of Witchwood Close further westwards 70 metres.

Witchwood Close, from 32 m north of Wintersun Drive further northwards 110 metres.

Werribee.

Iluka Drive, from 124 m west of Warrain Court further westwards 106 metres.

Alkira Close, from 70 m south of Iluka Drive further southwards 24 metres.

Nariel Court, from 68 metres north of Cambridge Crescent further northwards 28 metres.

Warrain Court, from 38 m south-west of Iluka Drive further south-westwards 26 metres.

Whittlesea.

Betula Avenue, from 130 metres south-west of Ebony Drive further south-westwards, westwards 305 metres. Japonica Street, from Betula Avenue north-eastwards 56 metres

Hibiscus Avenue, from Betula Avenue north-westwards 262 metres.

Carbeen Drive, from Hibiscus Avenue south-westwards thence westwards 180 metres.

thence westwards 180 metres.

Mangrove Close, from Hibiscus Avenue thence north-eastwards, eastwards and south-eastwards 174 metres.

Ebony Drive, from Hibiscus Avenue north-eastwards, eastwards 176 metres.

Cabernet Crescent (South), from 14 m west of Tasman Drive further westwards 255 metres.

Dryden Court, from Cabernet Crescent northwards 68 metres

metres.

Shakespeare Drive, from Cabernet Crescent to Cabernet

Crescent 196 metres. Wordsworth Court, from Cabernet Crescent southwards 124 metres.

metres.
Britten Court, from Cabernet Crescent southwards thence south-eastwards 118 metres.
Cabernet Crescent (North), from Tasman Drive northwestwards, westwards 342 metres.
Ruskin Court, from Cabernet Crescent north-eastwards 30 metres.
Fifer Rise, from McLeans Road to Maroondah Terrace 238 metres.
Cher Avenue, from Fifer Rise eastwards 69 metres.
Maroondah Terrace, from 34 m east of Penrith Crescent westwards 116 metres.
Penrith Crescent, from Maroondah Terrace northwards 34

Penrith Crescent, from Maroondah Terrace northwards 34 metres.

Mahoneys Road (North Side), from Lockton Avenue westwards 78 metres.

17th August, 1976.

R. H. ENGELSMAN, Secretary.

STATE RIVERS AND WATER SUPPLY COMMISSION. VESTING OF LANDS—YARRAWONGA WEIR.

The State Rivers and Water Supply Commission in pur-Ine State Rivers and Water Supply Commission in pursuance of the provisions of sub-section (4) of section 29 of the Water Act 1958 hereby gives notice that the lands shown by red colour on Plans numbered 7228 and 7229 sealed by the Commission and deposited in the Plan Room of the Commission at 590 Orrong Road, Armadale, are vested in the Commission under sub-section (2) of section 29 of the said Act. 29 of the said Act.

Dated this 16th day of August, 1976.

G. W. LEWIS, Secretary.

Town and Country Planning Act 1961. MELBOURNE METROPOLITAN INTERIM DEVELOPMENT ORDER.

EXTENSION AREA No. 1. Amendment No. 3.

Notice is hereby given that the Melbourne and Metropolitan Board of Works, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an Interim Development Order known as the Melbourne Metropolitan Interim Development Order Extension Area No. 1, Amendment No. 3. The amendment is to provide for the rezoning and reservation of land in the Yarra Brae area and to include the introduction of a new zone to be known as Environmental Living Zone.

to be known as Environmental Living Zone.

A copy of the Melbourne Metropolitan Interim Development Order Extension Area No. 1 Amendment No. 3 has been deposited at the office of the Melbourne and Metropolitan Board of Works, 625 Little Collins Street, Melbourne, at the office of the Town and Country Planning Board, 235 Queen Street, Melbourne, and as to so much of the Melbourne Metropolitan Interim Development Order Extension Area No. 1 Amendment No. 3. as relates to land in their respective municipal districts, at the offices of the Shire of Healesville and the Shire of Lillydale, and may be inspected during office hours by any persons, free of charge. of charge.

Any persons affected by the Melbourne Metropolitan Interim Development Order Extension Area No. 1 Amendment No. 3 are required to set forth in writing to The Secretary, Melbourne and Metropolitan Board of Works, Box 4342, Melbourne, 3001, all objections they may have on or before the 25th day of November, 1976, and to state whether they wish to be heard in respect of their objections. objections.

R. H. ENGELSMAN, Secretary, Melbourne and Metropolitan Board of Works.

18th August, 1976.

DONALD SEWERAGE AUTHORITY.

ANNUAL BALANCE.

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth by Order made on the 17th day of August, 1976, and in pursuance of the provisions of the Sewerage Districts Act, fix the 30th day of September in each year as the day to which the accounts of the Donald Sewerage Authority shall be balanced. be balanced.

> TOM FORRISTAL Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976. SHIRE OF NATHALIA WATERWORKS TRUST. FIXING THE LIMIT OF 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 17th day of August, 1976, fix the total amount of the sums which the Shire of Nathalia Waterworks Trust may owe at any one time in respect of moneys borrowed by overdraft of current account pursuant to the provisions of section 286 of the Water Act at Ten thousand dollars (\$10,000).

TOM FORRISTAL, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976.

COMMONWEALTH OF AUSTRALIA.

STATE OF VICTORIA.

Petroleum (Submerged Lands) Act 1967.

Petroleum (Submerged Lands) Act 1967.

NOTICE OF VARIATION OF PIPELINE LICENCE NO. VIC/PL5.

I, James Charles Murray Balfour, the Designated Authority in respect of the area specified as being adjacent to the State of Victoria, have considered all matters submitted to me in connection with the application by Hematite Petroleum Proprietary Limited and Esso Exploration and Production Australia Inc. of 140 William Street, Melbourne and C/- Price Waterhouse Nominees (Victoria) Proprietary Limited, 447 Collins Street, Melbourne, the registered holders of Pipeline Licence No. VIC/PL5 in respect of a pipeline from the Halibut 'A' platform which platform is located at or about a point of latitude 38 deg. 24 min. 21 sec. South, longitude 148 deg. 19 min. 10 sec. East to a point of intersection with the coast at mean low water at or about a point of latitude 38 deg. 00 min. 00 sec. South, longitude 147 deg. 42 min. 11 sec. East and under the provisions of Sections 71 and 72 of the Act do hereby vary the pipeline licence as follows:—

- 1. Delete Clause (E) of Second Schedule—II Conditions and substitute the following:—
 - "(E) Maintenance and Routine Testing Procedures.
 - (i) External survey of pipeline. Unless otherwise approved by the Director, Oil and Gas Division of the Mines Department, the licensee shall arrange for a bottom survey to be carried out annually along the route of the pipeline and lodge the results of such survey, together with an engineering assessment of the condition of the pipeline, with the said Director. This survey shall include an inspection of a representative sample of the sacrificial zinc anode bracelets and the results of such inspection conveyed to the corrosion engineer specified in sub-clause (iii) below.
 - (ii) Internal Survey of pipeline. Within five years, or such further period as may be approved by the Director, Oil and Gas Division of the Mines Department, of this licence variation the licensee shall cause to be carried out an internal survey of the pipeline by a method approved by the said Director to check the condition of the pipeline. The results of this survey, together with an assessment of the results shall be lodged with the said Director.

Subsequent surveys shall be carried out at intervals as determined by the said Director after consideration of the results of the first survey.

- (iii) Corrosion Control.
 - (a) At least every six months the licensee shall cause to have carried out a cathodic protection survey of the pipeline by a competent corrosion engineer approved by the Director, Oil and Gas Division of the Mines Department.
 - (b) A summary of the results of these six monthly surveys shall be submitted annually to the Director, Oil and Gas Division of the Mines Department, together with the recommendations made by the corrosion engineer and the subsequent action taken by the licensee. Such variations of the installed cathodic protection equipment as are necessary to maintain the cathodic nature of the pipeline shall be subject to approval by the Director, Oil and Gas Division".
- 2. Add clause (G) to the Second Schedule:-
 - "(G) Whereas the licence as originally granted provided that the pipeline be designed to operate at an inlet pressure of 1560 psig (10·76 MPa) and whereas the actual design, construction and testing of the pipeline was such that the pipeline is safely able to be used with a maximum inlet pressure of 1750 psig (12·07 MPa) and a maximum outlet pressure of 1060 psig (7·31 MPa), approval is given to operate the pipeline at these higher pressures or at such reduced pressures as the Designated Authority may from time to time direct subject to such operation being in accordance with the Australian Standard No. 1958—SAA Submarine Pipeline Code and controlled by such pressure controlling or limiting devices as are approved by the Director, Oil and Gas Division of the Mines Department".
- 3. Add Clause (H) to the Second Schedule:-
 - "(H) Alterations to Pipeline. Except for emergencies, the licensee shall not effect any repairs or make any additions or alterations to the pipeline without the prior approval in writing of the Director, Oil and Gas Division of the Mines Department".

Dated this 17th day of August, 1976.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Made under the Petroleum (Submerged Lands) Act 1967 of the State of Victoria.

JIM BALFOUR,
Designated Authority.

CONTRACTS ACCEPTED.—(Series 1975-76.) AMENDMENTS.

		AI	MENDMENTS	S		
Sched. No.	Item No.	Description.	Unit of Measurement.	New Rate.	Contractor.	Effective Date.
		Provisions.		\$		i
	ì	Gazette No. 54-3rd June, 1976.				
1		Provisions—Melbourne and Metropolitan District.				
-	149	Soups, unit sizes and ordering pack quantities as stated :— Unit Ordering				
		Size	per unit ,, ,, ,, ,, ,, ,, ,,	2.87 3.46 4.42 1.92 3.56 3.72 2.65	Allied Grocery Products	1.7.76
	151	Barley and Chicken 2.5 kg 6 x 2.5 kg Minestrone 3.0 kg 6 x 3.0 kg Asparagus 2.5 kg 6 x 2.5 kg Prepacked white Suger, 8 x 2 kg bags	per bag	4.45 3.35 4.75 4.31	Terra Self Service P/L	16.8.76
2	,	Groceries-Melbourne and Metropolitan District.				l l
	176 179	Sugar, Brown No. 3, in 30 kg bags White, 15 x 1 kg bags Meat.	per bag per parcel	8.47 4.06	Terra Self Service P/L	16.8.76
		Gazette No. 43-21st April, 1976.				
1		Sub-Schedule Nos. 2 and 3.				
2		Sub-Schedule No. 1.				
		Cancel: Fay's Boneless Meats P/L. Substitute:—	:			
1	1	Sub-Schedule No. 2.				
	:	Meat for Travencore Developmental Centre, Flemington, Psychiatric Hospital, Royal Park and St. Nicholas Hospital, Carlton	 			
	2	Beef, Corned—Silverside	per kg	1.06		
	6	Beef, Fresh— Rolled Roast, Boneless, Brisket excl	,,	0.77		İ
	11	" " Sirloin Boneless Sirloin or Rib, Rolled	"	0.99	1	1.
	12	Blade	,,,	0.84 0.64	<u> </u>	ŀ
	14	Minced	,,	1.66		
	17	Rump	,,	1.52 0.71		
	24	Topside	,,	1.08		
	25	Lamb, Fresh— Chops, Cutlets	,, .	1.32	!	Ì
	26	" Forequarter	,,	1.03		1
	27 28	,, Loin ,, Mid-Loin	",	1.10		1
	29	Legs	"	1.10		
	31	Mutton, Fresh— Chops, Chump	,,,	0.66	William Marsh and Sons P/L	21.8.76
	32 34	" Cutlets	,,	0.66 0.40		
	35	Leg	"	0.66		
	37 44	,, Mid-Loin	,,	0.66 0.64	11	
	46	,, Boned and rolled, M.W.O.	",	0.88	[]	
	47 55	" Pumped and rolled with bone Two Tooth, boned and rolled	, ,,	0.66 0.64		
	1	Pork, Fresh-		İ		
	60	Loin Veal, Fresh—	,,	1.87		
	71 75	Fillet, Boneless Shoulder, Rolled, Boneless M.W.O.	,,,	1.21 0.88		
	78	Miscellaneous Items— Brains, Sheep	per set	0.15	[]	
	80	Dripping	per kg	0.44		
	81	Kidneys, Ox		0.77		
	87	Minced Meat	,,	0.55		
	93	Tongues, Sheep	",	0.57	I)	ł

AMENDMENTS.—continued.

Sched. No.	Item No.	Description.	Unit of Measurement.	New Rate.	Contractor.	Effective Date.
1		Provisions—continued. Sub-Schedule No. 3.		s		
1						,
	*1	Meat for "Pentridge" Prison, Coburg Fresh Beef Sides				
	6	Corned Beef, rolled or round, without bone	per kg	0.28		
	+7	or cartilage	,,	0.68 0.40	William Marsh and Sons P/L	21.8.7
		*For rationing purposes only				
2		Sub-Schedule No. 1.			•	
		Meat for: Mont Park, Bundoora, Larundel, Janefield, Gresswell and Pleasant View				
	1	Beef, Corned— Rolled Brisket, without bone or cartilage	nen ka	0.66		
	2	Silverside	per kg	1.04		
	6	Brisket Rolled Roast, Boneless, Brisket excl	,,	0.62 0.70		
	7 13	" " Sirloin, Boneless Steak, Braising	"	0.95 0.75		
	14 15	" Minced	"	0.71]	
	17	"Rump	"	0.65 1.34		
	18 19	" Silverside	" "	1.04 0.74		
	21 24	,, Thick flank	"	1.00 1.06		
	25	Lamb, Fresh—	,,	1.40		
	26 27	" Forequarter	"	0.84		
- 1	28	", Mid-Loin	,,	1.30 1.30		
	29	Legs	,,	1.40		
- 1	31 32	Chops, Chump	,,	0.65 0.75	11	
- 1	34 35	"Forequarter	,,	0.44		
i	36	" Loin	,, ,,	0.75 0.60	William Angliss and Co. Aust. Pty.	21.8.7
	37 40	,, Mid-Loin Diced	"	0.60 0.66	Ltd.	
ł	44 46	Legs, bone in	,,	0.65 0.88		
	47 48	" Pumped, Boned, Rolled with Bone	"	0.88	1	
- 1	50	Loin, Boned and Rolled, M.W.O.	,,	0.88 0.60		
	52 54	Shanks Shoulder, Boned and Rolled, M.W.O	"	0.20 0.62		
}	59	Pork, Fresh— Chops, Forequarter		1.30	[]	
	60 61	,, Loin	"	2.18		
	63	Rolled Shoulder, M.W.O	,,	2.18 1.89		
	63A	Pork, Pickled—	,,	1.30		
ļ	66	Pickled Rolled Shoulder, M.W.O Veal, Fresh—	".	1.83		
	70 71	Diced—Forequarters	,,	0.77 1.20	[]	
	74	Minced Miscellaneous Items—	"	0.75		
	78	Brains, Sheep	per set	0.11]]	
İ	81 83	Kidneys, Ox Lambs Fry	per kg	0.77 0.84	[
	93 94	Tongues, Sheep Tripe, Fresh	39 39 39	0.66 0.62		
		General Stores.				
		Gazette No. 58—10th June, 1976.				
27		Piping and Fittings.	ļ			
	2	Steel and malleable cast iron galvanized	As per list	†	Cancel Pipeline Supplies of Australia	13.8.76
	ļ	pipe fittings		•	Substitute:	
					Tubemakers of Australia Ltd., Stewarts and Lloyds Division.	13.8.76

[†] T.O.A. Price List less 30 per cent. Trade Discount less 2½ per cent. Settlement Discount 30 days.

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AMENDMENTS-continued.

Sched. No.	Item No.	Description.	Unit of Measurement.	New Rate.	Contractor.	Effective Date.
		General Stores—continued.		s		
	5	Brass Fittings	Dorf Industries Base Price List Less Discounts as stated below	Price List 1976		
	13	Pages: 1 to 26—less 15% Except where marked strictly net 27 to 31—Net 31 to 34—Less 15% Except where marked strictly net 35 to 40—Less 15% 40 to 43—Net 44—Less 7½% 44 to 46—Net 46 to 47—Less 7½% 48 to 54—Net Cock (Brass) Bib or Stop, H.P. For Iron 1-inch—Bib —Stop	 each	9.64	Dorf Industries P/L	1.8.76
		—Stop	"	3.05		
52		Tools (General). Gazette No. 36—2nd April, 1976.				
	176	Tomahawks, handled "Toledo"	each	2.73	McPherson's Pty. Ltd	16.8.76
56		Motor Spirit, Kerosene, Fuel Oils and Lubricants.		:		
		Gazette No. 29-15th March, 1976.				
		Greases—Item Nos. 39, 41 to 43:— Rates calculated on prices for 180 kg drums (\$10 deposit on drums will apply as from 1.8.76 which will be refunded on return) Package differentials for smaller containers: For 55 kg drums add 20 kg buckets add 20 kg buckets add 30 5 kg m 0.45 kg cartridge add Distribution Outlets—Country Districts. Ballan: B.P.—E. and M. C. Lorensini— Delete: Depot—Super Grade Standard Substitute: Service Station—Super Grade	per kg	0.087 0.085 0.217 0.550 0.350	Esso Australia Ltd B.P. Australia Ltd	1.8.76
		Standard Seymour: Shell—Change of Proprietor from: J. V. and R. A. Brooker to G. and L. Lewis as from 21st June, 1976. Stationery and Education Regulsites. Gazette No. 74—4th August, 1976.	,,	14.89		
1		Requisites (Junior School), Education Department.		\$		
	6	Surface Paper— (a) 127 mm squares (pkt. 360) "Invicta" (b) 254 mm " " " "	per pkt.	0.669 2.669	Sands and McDougall (Aust.) P/L.	29.7.76

W. L. ROBERTSON, Secretary to the Tender Board. PUBLIC TRUSTEE ACT 1958 (No. 6350), SECTION 17.

I hereby give notice that on the 6th August, 1976, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the Public Trustee Act 1958:—

Andrew, Elsie, late of Sunbury, spinster, died 15th March, 1976.

COONEY, MARGARET, formerly of 15 Sussex Street, Yarra-ville, but late of Karinyah Private Hospital, 69 Broadway, Camberwell, spinster, died 21st February, 1976.

FISHER, ROBERT DOUGLAS, late of 12 Powlett Street, East Melbourne, retired, died 16th April, 1976.

GREGG, GLADYS EVELYN, formerly of 2 Rutherglew Street, Noble Park, but late of Bundoora, widow, died 15th February, 1976.

HALL, Essie, late of Flat 107, 1 Holmes Street, Northcote, widow, died 15th June, 1976.

HUDSON, DAISY RUTH, late of Flat 4, 1 Royal Avenue, North Essendon, widow, died 26th May, 1976.

JOPP, STANISLAW, late of 2 Wallace Street, Morwell, S.E.C. employee, died 22nd March, 1976.

PARKHILL, DONALD KEITH, late of 79/70 Nicholson Street, North Fitzroy, retired labourer, died 16th April, 1976.

Posnett, Beatrice Nellie, formerly of 20 Norwood Street, Newmarket, but late of 8 The Avenue, Windsor, widow, died 17th March, 1973.

Poulier, Irene Violet, formerly of 18 Cairns Grove, Bentleigh, but late of Flat 115, 1 Surrey Road, South Yarra, clerk, died 13th May, 1976.

I hereby give notice that on the 13th August, 1976, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the Public Trustee Act 1958:—

Borg, Anthony, late of 12 Adelaide Street, Sunshine, labourer, died 16th December, 1975.

DEGENHARDT, LEWIS ROSS, formerly of His Majesty's Ship Moreton, but late of 128 Ascot Vale Road, Ascot Vale, paint mixer, died 5th February, 1976.

LIGHTFOOT, RONALD HENRY, formerly of 13 Clifton Street, Richmond, but late of Kew, retired public works employee, died 9th January, 1976.

Manarin, Liario, late of 25 Goulburn Street, Seymour, pensioner, died 15th May, 1976.

McDonald, Annie, late of 89 Albert Avenue, Boronia, widow, died 4th December, 1975.

PIGOTT, ELIZABETH, late of Catholic Presbytery, Timboon, spinster, died 27th June, 1976. REID, GORDON NOEL, late of 59 Mathoura Road, Toorak, cafe proprietor, died 4th September, 1958.

SKURKA, GEORGE, late of 10 Denman Street, Brunswick West, laboratory assistant, died 25th May, 1976.

STODDART, ALICE ELIZA, late of 11 Willis Street, Hampton,

widow, died 9th June, 1976. WAGSTAFF, ELSIE, late of 1 Martin Court, East Bentleigh, widow, died 15th June, 1976.

I hereby give notice that on the 12th August, 1976 the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the *Public Trustee Act* 1958:—

Dunn, Francis, late of Oxford Hotel, 427 Swanston Street, Melbourne, storeman cleaner, died 3rd May, 1976. JENSEN, JOHN NAIRN, late of 418 Dorset Road, Croydon, process worker, died 18th November, 1975.

LITTLE, CLARISSA ELIZABETH, formerly of 111 Maltravers Road, Ivanhoe, but late of 1 Templestowe Road, Bulleen, home duties, died 17th February, 1976.

POPPENBEEK, FRANCIS WILLIAM DODWELL, also known as Dodwell Poppenbeek, late of 27 Bettina Street, North Clayton, retired P.M.G. garage attendant, died 14th June, 1976.

SEALEY, AMY JANE, late of 6 Albert Street, Mount Waverley, married woman, died 23rd June, 1976.

SHEEHAN, ALICE ELLA, late of 30 Hakatene Street, Northcote, married woman, died 11th April, 1976.

WICKING, IVY CONSTANCE, late of Flat 99, 150 Victoria Avenue, Albert Park, widow, died 21st September, 1975. N. P. BRODY

Public Trustee.

168 Exhibition Street, Melbourne, 3000, 18th August, 1976.

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, 168 Exhibition Street, Melbourne, Vic. 3000, the personal representative, on or before the 1st November, 1976, 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:—

Andrew, Elsie, late of Sunbury, spinster, died 15th March, 1976.

Borg, Anthony, late of 12 Adelaide Street, Sunshine, labourer, died 16th December, 1975.

COONEY, MARGARET, formerly of 15 Sussex Street, Yarraville, but late of Karinyah Private Hospital, 69 Broadway, Camberwell, spinster, died 21st February, 1976.

DEGENHARDT, LEWIS ROSS, formerly of His Majesty's Ship Moreton, but late of 128 Ascot Vale Road, Ascot Vale, paint mixer, died 5th February, 1976.

DOBRIGH, GRACE PRISCILLA, late of 20 South Street, East Preston, widow, died 18th December, 1975.

DUNN, FRANCIS, late of Oxford Hotel, 427 Swanston Street, Melbourne, storeman cleaner, died 3rd May, 1976.

FISHER, ROBERT DOUGLAS, late of 12 Powlett Street, East Melbourne, retired, died 16th April, 1976.

GREGG, GLADYS EVELYN, formerly of 2 Rutherglew Street, Noble Park, but late of Bundoora, widow, died 15th February, 1976.

HALL, Essie, late of Flat 107, 1 Holmes Street, Northcote, widow, died 15th June, 1976.

HUDSON, DAISY RUTH, late of Flat 4, 1 Royal Avenue, North Essendon, widow, died 26th June, 1976

JENSEN, JOHN NAIRN, late of 418 Dorset Road, Croydon, process worker, died 18th November, 1975.

JOPP, STANISLAW, late of 2 Wallace Street, Morwell, S.E.C. employee, died 22nd March, 1976.

LESSING, LESLIE ERIC, late of "Gatwick", 34 Street, St. Kilda, retired clerk, died 8th April, 1976.

Lewis, William, late of Melbourne Benevolent Asylum, Cheltenham, retired tailor, died 30th August, 1948.

LIGHTFOOT, RONALD HENRY, formerly of 13 Clifton Street, Richmond, but late of Kew, retired public works employee, died 9th January, 1976.

LITTLE, CLARISSA ELIZABETH, formerly of 111 Maltravers Road, Ivanhoe, but late of 1 Templestowe Road, Bulleen, home duties, died 17th February, 1976.

Manarin, Liario, late of 25 Goulburn Street, Seymour, pensioner, died 15th May, 1976.

MAXEY, ERIC FREDERICK, also known as Eric Fred Maxey, te of 1 Lyon Street, North Coburg, maintenance engineer, died 12th May, 1976.

McDonald, Annie, late of 89 Albert Avenue, Boronia, widow, died 4th December, 1975.

McLennan, Kenneth, late of 180 Napier Street, Essendon, retired, died 2nd June, 1976. PARKHILL, DONALD KEITH, late of 79/70 Nicholson Street,

North Fitzroy, retired labourer, died 16th April, 1976. PIGOTT, ELIZABETH, late of Catholic Presbytery, Timboon,

spinster, died 27th June, 1976. POPPENBEEK, FRANCIS WILLIAM DODWELL, also known as Dodwell Poppenbeek, late of 27 Bettina Street, North Clayton, retired P.M.G. garage attendant; died 14th June,

POSNETT, BEATRICE NELLIE, formerly of 20 Norwood Street, Newmarket, but late of 8 The Avenue, Windsor, widow, died 17th March, 1973.

POULIER, IRENE VIOLET, formerly of 18 Cairns Grove, Bentleigh, but late of Flat 115, 1 Surrey Road, South Yarra, clerk, died 13th May, 1976.

REID, GORDON NOEL, late of 59 Mathoura Road, Toorak,

cafe proprietor, died 4th September, 1958.

ROBLEY, STELLA JESSIE ALICE, late of 636 Malvern Road, East Prahran, spinster, died 14th April, 1976.

SCOTT, AUDREY OLIVE; formerly of 2 McGregor Avenue, Black Rock, but late of 4/310 Beach Road, Black Rock, widow, died 12th May, 1976.

SEALEY, AMY JANE, late of 6 Albert Street, Mount Waverley, married woman, died 23rd June, 1976.

SHEEHAN, ALICE ELLA, late of 30 Hakatene Northcote, married woman, died 11th April, 1976.

SKURKA, GEORGE, late of 10 Denman Street, Brunswick West, laboratory assistant, died 25th May, 1976.

SNODGRASS, HUGH CHARLES, late of Braeside Drive, Launching Place, pensioner, died 7th June, 1976.

STODDART, ALICE ELIZA, late of 11 Willis Street, Hampton, widow, died 9th June, 1976.

WAGSTAFF, ELSIE, late of 1 Martin Court, East Bentleigh, widow, died 15th June, 1976.

WICKING, IVY CONSTANCE, late of Flat 99, 150 Victoria Avenue, Albert Park, widow, died 21st September, 1975.

N. P. BRODY Public Trustee.

Melbourne, 18th August, 1976.

MINES DEPARTMENT.

EXPLORATION LICENCE CANCELLED.

No. 545; Geosearch Pty. Ltd., Pierra Investments Pty. Ltd.; 264 km², County of Gladstone.

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

APPOINTMENTS AND RESIGNATIONS

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 17th day of August, 1976, been pleased to make the under-mentioned appointments,

LAW DEPARTMENT.

Justices of the Peace.

ALBERT WILLIAM BULLOCK, 11 Market Street, Eagle-

hawk, JOHN DAVID JESS, 4 Burnie Street, Toorak, and BRIAN FRANCIS THOMAS, 34 Annandale Crescent, Glen

Waverley, to be Justices of the Peace for the State of Victoria.

Commissioners for Taking Declarations, &c.

RICHARD DODD BESLEY, 1 Palmerston Crescent, South

Melbourne,
Lindsay Douglas Boyd, Banksia Street, Heidelberg,
Melvyn Brice, 213 Nicholson Street, Footscray,
Harley Maurice Canvin, 173 Bank Street, South

Melbourne, STEVEN JOSEPH CLEMENT, 1 Windsor Crescent, Altona

BARRY MAXWELL EATHER, 51 Playne Street, Frankston, IAN BESTER EVANS, 192 Wellington Parade, East

Melbourne,
George Petter Flack, Sloane Street, Maribyrnong,
John Robert Franklin, 4 View Street, Croydon,
Stanley George Henshall, Cordite Avenue, Mari-

STANLEY GEORGE HENSHALL, COTGITE AVENUE, MATI-byrnong,
ALEXANDER ARCHIBALD JONES, 291A Maroondah High-way, Ringwood,
MARIANNE DOROTHY MACKAY, 7 Tanjil Court, Dande-nong North,
SAM MIHELAKOS, 545 Sydney Road, Brunswick,
GEOFFREY LAURENCE MYERS, Swanston Street, Mel-bourne,
DORECT ARTHUR NEEDHAM 12 Krambruk Street, Sun-

DOUTHE,
ROBERT ARTHUR NEEDHAM, 12 Krambruk Street, Sunshine West,
JOHN STANLEY NYE, 535 BOURKE Street, Melbourne,
ALLAN JAMES OWEN, and
MARIANNE LUISE SICHLAU, 303 Collins Street, Mel-

bourne,

BARRY PRIESTLEY, 94 East Road, Seaford,
JOSEPH PATRICK REILLY, Swanston Street, Melbourne,
ADRIAN JOHN SMITH, 170 Queen Street, Melbourne,
DOREEN FLORENCE HELEN THORPE, 45 Leonard Avenue,
St. Albans, and
NELSON HAROLD WARDEN, 137 Elizabeth Street,

Nelson Harol Melbourne,

to be Commissioners for taking Declarations and Affidavits under the Evidence Act 1958.

Deputy Prothonotaries.

MICHAEL CONNOLLY, Clerk of Courts, Class "CC-3", Second Division, Law Department, to be Deputy Prothonotary at Wangaratta, vice R. W. De Gruchy on recreation leave;

JOHN HENRY WILKINSON, Clerk of Courts, Class "CC-3", Second Division, Law Department, to be Deputy Prothonotary at Shepparton, vice I. Galagher on recreation leave, and

MICHAEL JOSEPH SHELTON, Clerk of Courts, Class "CC-3", Second Division, Law Department, to be Deputy Prothonotary at Ballarat, vice D. L. Croft on recreation leave.

TOM FORRISTAL Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976. No. 78.--7870/76.--2

SHIRE OF HEYTESBURY WATERWORKS TRUST.

APPOINTMENT OF A COMMISSIONER.

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth by Order made on the 17th day of August, 1976, appoint Kenneth Frank Tebb to be a Commissioner of the Shire of Heytesbury Waterworks Trust to hold such position for a period of four years from the date hereof subject to the provisions of the Water Act.

TOM FORRISTAL Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976.

ROSEDALE WATERWORKS TRUST.

APPOINTMENT OF COMMISSIONERS.

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth by Order made on the 17th day of August, 1976, appoint Maurice Henry Clark and Charles Lloyd Burley to be Commissioners of the Rosedale Waterworks Trust to hold office as such for a period of four years from the date hereof subject to the provisions of the Water Act.

TOM FORRISTAL. Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976.

Liquor Control Act 1968.

APPOINTMENT OF LICENSING INSPECTORS.

In accordance with the authority conferred upon me by sub-section (1) of Section 22 of the Liquor Control Act 1968, I, Reginald Jackson, Chief Commissioner of Police, hereby appoint the following Officers of Police as Licensing Inspectors for the Divisions of the Police Districts as shown :-

Division Number	Police District	Rank and Name		
1	Maroondah	Inspector Roy Edward Lauder East (from 1.8.76 to 4.9.76)		
2	Maroondah	Inspector Peter Maurice Stafford (vice Chief Inspector B. J. Crimmins)		
1	Melbourne Ports	Chief Inspector Ludwig Keith Plattfuss, V.A. (New District)		
2	Melbourne Ports	Inspector Bernard Barritt (New District)		

19.8.1976

R. JACKSON. Chief Commissioner of Police

Marine Act 1958.

APPOINTMENT OF MEMBERS OF THE MOTOR BOATING SQUAD AS INSPECTORS.

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth by Order made on the 17th day of August, 1976, appoint the members of the Motor Boating Squad, as listed hereunder, to act as Inspectors in accordance with section 95 of the Marine Act 1958, for purposes in regard to the survey and licensing of vessels.

Name.	Rank.	Registered No.
Maxwell Thomas Reardon	Senior Constable Senior Constable Senior Constable Senior Constable	14162 16562 16567 16710
John Francis May	Constable	16441 18083

TOM FORRISTAL, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976.

Marine Act 1958. REVOCATION OF APPOINTMENTS OF MEMBERS OF THE BOATING SQUAD AS INSPECTORS.

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth by Order made on the 17th day of August, 1976, revoke the appointments of members of the Motor Boating Squad as listed hereunder, as Inspectors in accordance with section 95 of the Marine Act 1958, for purposes in regard to the system and ligancing of vessels. to the survey and licensing of vessels.

Name.	Rank.	Registered No.
Raymond George Applebee Douglas James Norton Raymond James Featherstone William Thomas	Inspector Senior Constable Senior Constable	12187 10491 13252 18506

TOM FORRISTAL, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976.

LAW DEPARTMENT.

REVOCATION OF APPOINTMENT AS A JUSTICE OF THE PEACE.

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth by Order made on the 17th day of August, 1976, revoke the appointment of Roy SEAMER VODDEN as a Justice of the Peace for the State of Victoria.

TOM FORRISTAL Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976.

RESIGNATIONS.

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 17th day of August, 1976, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

LAW DEPARTMENT,

Justices of the Peace.

CHARLES WHITEWAY BAKER, RALPH LESLIE DEAR, REUBEN PERCY MCDONALD, DORIS OLIVE PENGILLY, and ROY PRESTON QUIRK,

as Justices of the Peace for the State of Victoria.

Commissioners for Taking Declarations, &c.

James Roger Gardner,
Reginald Stanley Holliday,
John David Jess,
Norman Osborne Nicholson,
Alan Treblico Nye,
Thomas Maurice Ryan,
Malcolm Ronald Talati,
Lindsay Harris Wheeler, and
Ferdinand Howard Wright,
as Commissioners for taking Declarations and
Affidavits under the Evidence Act 1958.
TOM FORRISTAL. JAMES ROGER GARDNER.

TOM FORRISTAL, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th August, 1976.

ORDERS IN COUNCIL

SUPERANNUATION ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Crozier Mr. Hayes. Mr. Jona

Pursuant to the powers conferred by the provisions of paragraph (ja) of sub-section (1) of section 3 of the Superannuation 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 declare that the provisions of the Superannuation Act shall apply to JOHN WILLIAM SNOW, an officer of the Ballarat College of Advanced Education, as from and inclusive of 18th August, 1976.

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

TOM FORRISTAL, Clerk of the Executive Council.

SUPERANNUATION ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Crozier Mr. Jona

2612 5

Mr. Hayes.

Pursuant to the powers conferred by the provisions of paragraph (ja) of sub-section (1) of section 3 of the Superannuation 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 declare that the provisions of the Superannuation Act shall apply to the officers named in the Schedule set out hereunder.

SCHEDULE.

HERBERT, PATRICIA ANNE, Bendigo College of Advanced Education.

HOLSWORTH, WILLIAM NORTON, Bendigo College of Advanced Education.

SNIJDERS, JOSEPH ANTONIUS, Bendigo College of Advanced Education.

HARPER, GRAEME ANGUS, State College of Victoria, at Hawthorn.

MARTIN, GARY EDWARD, Motor Accidents Board.

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

TOM FORRISTAL Clerk of the Executive Council. S ...

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Crozier

. Mr. Hayes.

ROAD DISCONTINUED.—CITY OF RINGWOOD.

ROAD DISCONTINUED.—CITY OF RINGWOOD.

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 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 to the owners and occupiers (if any) of the lands abutting or immediately adjacent to the road notice of intention to make such request may by Order published in the Government Gazette direct that such road or part thereof shall be discontinued and thereupon such road or part thereof shall be discontinued accordingly.

And whereas the Council of the City of Ringwood has

And whereas the Council of the City of Ringwood has requested that the Governor in Council direct that part of Harrison Street, Ringwood, 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 part of the road and to the owners and occupiers of lands abutting or immediately adjacent to the said part of road notice of intention to make such request.

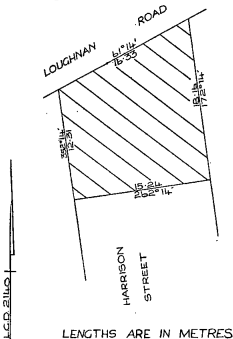
Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs:

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

 (c) that notwithstanding such discontinuance the State Electricity Commission of Victoria shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any wires or cables laid or erected in or over such land for the purposes of the supply of electricity;

 (d) that notwithstanding such discontinuance the
- (d) that notwithstanding such discontinuance the Gas and Fuel Corporation shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any pipes fixtures or fittings laid or erected in on or over such land for the purpose of the supply of gas;
- supply or gas;

 (e) that notwithstanding such discontinuance Telecom Australia shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any wires cables or apparatus laid or erected in on or over such land for the purposes of telecommunications; and
- (f) that, subject to any such right title power authority or interest, the land in the said road shall be retained by Council of the City of Ringwood for municipal purposes.



And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL, Clerk of the Executive Council.

LAND ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

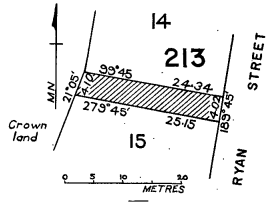
Mr. Crozier Mr. Hayes.

Mr. Jona

UNUSED ROAD CLOSED.

In pursuance of the provisions of section 349 of the Land Act 1958, His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof and the concurrence in writing of the Council of the municipality concerned doth hereby close the unused road referred to hereunder, viz.:—

Township of Ballarat East, Parish of Ballarat, County of Grant, being the road indicated by hatching on plan hereunder.—(B.128(45) (G.76462).



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

TOM FORRISTAL, Clerk of the Executive Council.

LAND ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Crozier | Mr. Hayes.

Mr. Jona |

REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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, hereby revokes the temporary reservations of lands by Orders in Council hereinafter described, viz.:—

LEGOR (SERVICETON).—The temporary reservation by Order in Council of the 9th November, 1914, of 40.78 hectares (100 acres 3 roods 4 perches) of land in the Parish of Leeor as a site for a Racecourse and other purposes of Public Recreation, so far only as regards the portion thereof containing 1448 square metres, as defined by description and hatching on plan published in the Government Gazette of the 21st July, 1976, is concerned.—(L.160(1) (Rs.317).

MONBULK (OLINDA).—The temporary reservation by Order in Council of the 16th July, 1957, of 1 214 hectares (3 acres, more or less) of land in the Parish of Monbulk as a site for Public Recreation, so far only as regards the portion thereof containing 497 square metres, as defined by description and hatching on plan published in the Government Gazette of the 21st July, 1976, is concerned.—(M.555(13) (Rs.984).

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

Land Act 1958. DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

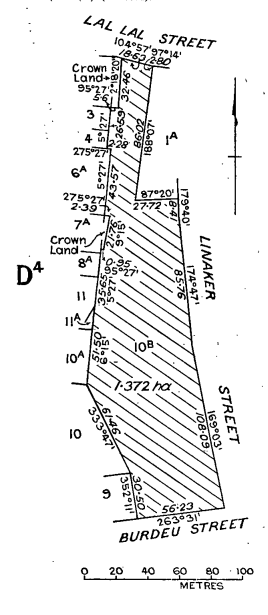
His Excellency the Governor of Victoria.

Mr. Crozier
Mr. Hayes.

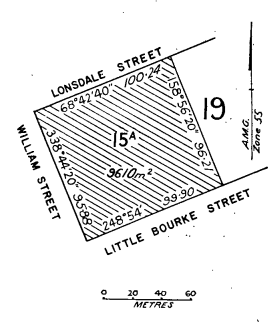
LANDS TEMPORARILY RESERVED AS SITES.

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby in pursuance of the provisions of 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 lands hereinafter described, viz.:—

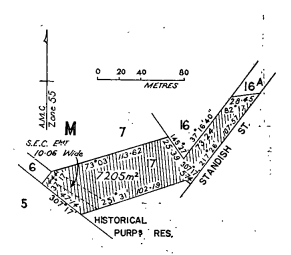
BALLARAT EAST.—Site for Public purposes (Park and Recreation) 1.372 hectares, being Crown allotment 10B, section D4, Township of Ballarat East, Parish of Ballarat, County of Grant as indicated by hatching on plan hereunder.—(B.128(58) (Rs.10074).



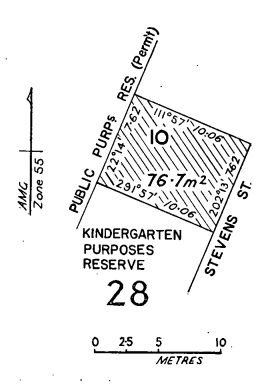
Melbourne.—Site for Public purposes (Law Courts) 9610 square metres, being Crown allotment 15a, section 19. City of Melbourne, Parish of Melbourne North, County of Bourke as indicated by hatching on plan hereunder.—M.314(10) (Rs.9769).



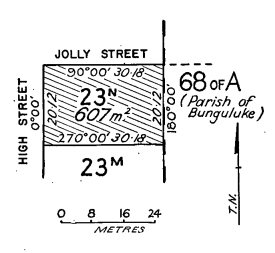
MYRTLEFORD.—Site for Public purposes (Historical purposes) 7205 square metres, being Crown allotment 17, section M, Township of Myrtleford, Parish of Myrtleford, County of Bogong, as indicated by hatching on plan hereunder.—M.294(*) (Rs.9495).



QUEENSCLIFF.—Site for Public purposes (Kindergarten) 76-7 square metres, being Crown allotment 10, section 28, Township of Queenscliff, Parish of Paywit, County of Grant, as indicated by hatching on plan hereunder.—(Q.34(°) (Rs.7953).



Wycheproof.—Site for Public purposes (Departmental Residence) 607 square metres, being Crown allotment 23N, Township of Wycheproof, Parish of Bunguluke, County of Kara Kara, as indicated by hatching on plan hereunder.—W.287(7) (Rs.10215).



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

TOM FORRISTAL, Clerk of the Executive Council,

LABOUR AND INDUSTRY ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Crozier Mr. Jona Mr. Hayes.

PLASTER OF PARIS BOARD — EXTENSION OF POWERS.—FIBROUS PLASTERERS BOARD—VARIATION OF POWERS.

In pursuance of the powers conferred by section 20 of the Labour and Industry Act 1958, and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth hereby—

- 1. Extend the powers of the Plaster of Paris Board so that in substitution for the powers heretofore conferred on the said Plaster of Paris Board it shall be appointed for the trades of—
 - (a) making plaster of paris;
 - (b) excavating or preparing the raw materials for plaster of paris;
 - (c) making chalk, crayons or other articles from mineral earth; and
 - (d) manufacturing all forms of gypsum plaster board, sections and shapes.
- 2. Vary the powers of the Fibrous Plasterers Board so that in substitution for the powers heretofore conferred on the said Fibrous Plasterers Board it shall be appointed for the trades of-
 - (a) manufacturing or fixing fibrous plaster and plasterglass board;
 - (b) making or fixing architectural ornaments composed principally of fibrous plaster, plaster, cement or fibre glass, including the manufacture of moulds used in the making of such architectural ornaments;
 - (c) architectural modelling;
 - (d) preparing material for or making or fixing acoustic tiles having a plaster content;
 - (e) fixing gypsum plaster board on walls or ceilings of buildings; and
 - (f) erecting suspended ceilings where the ceiling finish is to be of fibrous plaster sheets or tiles, gypsum board, plasterglass board or other material having a plaster content including the fixing of battens, tracks or channels to which the plaster content materials are attached.

And the Honorable Robert Roy Cameron Maclellan, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL, Clerk of the Executive Council.

LABOUR AND INDUSTRY ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hayes. Mr. Crozier

SOCIAL WORKERS BOARD—EXTENSION AND VARIATION OF POWERS.

VARIATION OF POWERS.

In pursuance of the powers conferred by section 20 of the Labour and Industry Act 1958, and all other powers him thereunto enabling. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby extend and vary the powers of the Social Workers Board so that in substitution for the powers heretofore conferred on the said Social Workers Board it shall be appointed for the occupation of a social worker for which a necessary condition of employment is a degree or diploma with a major study in social work and for the occupations of recreation worker,

welfare worker, youth worker, community development worker and social planner, but excluding any occupation subject to the Determination of any Wages Board hereto-

And the Honorable Robert Roy Cameron Maclellan, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL, Clerk of the Executive Council.

HOSPITALS AND CHARITIES ACT 1958, SECTIONS 46 AND 64.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Haves

Mr. Crozier Mr. Jona

INCORPORATION OF MELBA CENTRE.

Whereas:-

- (1) a petition signed by not less than twenty-five contributors to Melba Centre, a benevolent society capable of incorporation under the Hospitals and Charities Act 1958, praying that the benevolent society be incorporated has been received by the Hospitals and Charities Commission;
- the substance or prayer of the said petition has been published in the Government Gazette;
- (3) no counter petition signed by an equal or greater number of contributors to the said benevolent society has been lodged with the Hospitals and Charities Commission within one month after the date of such publication;

Now therefore His Excellency the Governor of the State Now inference His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare that the contributors for the time being to the said benevolent society shall be a body corporate by the name MELBA CENTRE with the following objects—

- (a) to establish, manage and maintain an educational centre for mentally retarded persons;
- (b) to provide nursing home accommodation for the intellectually handicapped;
- (c) to establish, manage and maintain an occupa-tional training centre for the purpose of train-ing over school age mentally retarded persons;
- (d) to establish, manage and maintain a community centre and welfare organization for mentally retarded persons and relatives inter alia,
 - (i) to provide activity in leisure hours;
 - (ii) to provide avenues of useful citizenship activities;
 - (iii) to provide study classes for parents and relatives, and to give assistance on home problems;
- (e) to assist parents of mentally handicapped persons who are in necessitous circumstances in prob-lems relating to accommodation, transport, psychiatric or medical treatment or other prob-lems of a like nature.
- (f) to arouse the general public to a greater under-standing of the needs of mentally retarded per-sons, and of mental deficiency;
- (g) to have printed and published any newspapers, periodicals, books or leaflets that the Centre may think desirable for the promotion of its Objects;
- (h) to co-operate with the Government to increase facilities for mentally retarded persons, and to improve the existing facilities for mentally retarded persons;
- (i) to do all such things as are incidental or conducive to the attainment of any, or all, of the above Objects.

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

TOM FORRISTAL Clerk of the Executive Council.

MOTOR CAR ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Crozier Mr. Jona

Mr. Hayes.

MOTOR CAR TRIALS OF SPEED ON ONE TREE HILL ROAD WITHIN THE SHIRE OF ARARAT.

Whereas it is enacted by sub-section (2) of section 83 of the Motor Car Act 1958, that if a motor car is used on a highway for purposes of racing or of trial of speed, the driver or the person in charge thereof shall be liable to a penalty of not more than One hundred and fifty dollars, provided that the said sub-section (2) shall not apply to a motor car used as aforesaid on any highway or portion thereof specified by Order in Council published in the Government Gazette and on such days and during such hours as are specified in the Order:

And whereas the Ararat Apex Club has requested that such an Order be made to enable motor car trials of speed, in the form of "Hill Climbs", to be conducted by the said Club on the One Tree Hill Road in the Shire of Ararat on Saturday, the thirtieth, and Sunday the thirty-first day of October, 1976:

first day of October, 1976:

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Motor Car Act 1958, doth by this Order specify that One Tree Hill Road in the Shire of Ararat as a highway in respect of which any motor car may, without being subject to the application of the said sub-section (2) of section 83 of the Motor Car Act, be used for purposes of trials of speed under the control of the said Ararat Apex Club on Saturday the thirtieth day of October, 1976, between the hours of twelve o'clock noon and six o'clock in the afternoon, and on Sunday the thirty-first day of October, 1976, between the hours of seven o'clock in the forenoon and seven o'clock in the afternoon, provided that on each occasion the Officer-in-Charge of Police in attendance is satisfied that the highway is in a satisfactory condition for racing purposes and that adequate arrangements have been made for the safety of the public.

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

TOM FORRISTAL,
Clerk of the Executive Council.

BOILERS AND PRESSURE VESSELS ACT 1970.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Crozier Mr. Jona Mr. Haves

ORDER OF EXEMPTION UNDER SECTION 9.

In pursuance of the powers conferred by section 9 of the Boilers and Pressure Vessels Act 1970, and all other powers him thereunto enabling. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Order, that is to say:—

- 1. This Order may be cited as the "Boilers and Pressure Vessels (Certificated Attendant Exemptions) Order 1976".
- 2. All boilers of any class of boilers mentioned in the Third Schedule to the Boilers and Pressure Vessels (Certificated Attendant Exemptions) Order 1973 and which were in use at the 31st October, 1973, and which by the Boilers and Pressure Vessels (Certificated Attendant Exemptions) Order 1975 were exempted from the operation of Division 2 of Part II. of the said Boilers and Pressure Vessels Act 1970 until the 31st July, 1976, are hereby exempted from the operation of the said Division until the 31st July, 1977. until the 31st July, 1977.

And the Honorable Robert Roy Cameron Maclellan, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein secondingly. accordingly.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY, COMMISSION.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Crozier . . Mr. Jona

Mr. Hayes.

GOULBURN-MURRAY IRRIGATION DISTRICT — DISTRICT EXTENDED.—KERANG IRRIGATION AREA —BOUNDARIES VARIED.

—BOUNDARIES VARIED.

Under the powers conferred by the Water Act 1958 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order and direct that the Goulburn-Murray Irrigation District be extended and the boundaries of the Kerang Irrigation Area be varied by adding to the said District and Area the land shown by blue colour on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission at 590 Orrong Road, Armadale (Corr. No. 69/2541) and as on and from the 1st day of September, 1976, such District shall be deemed to be so extended and the boundaries of such Area shall be so varied.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL, Clerk of the Executive Council.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Crozier Mr. Jona

Mr. Haves.

GOULBURN-MURRAY IRRIGATION DISTRICT — DISTRICT EXTENDED.—DINGEE IRRIGATION AREA— BOUNDARIES VARIED.

Under the powers conferred by the Water Act 1958 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order and direct that the Goulburn-Murray Irrigation District be extended and the boundaries of the Dingee Irrigation Area be varied by adding to the said District and Area the land shown by blue colour on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission at 590 Orrong Road, Armadale (Corr. No. 69/4484) and as on and from the 1st day of September, 1976, such District shall be deemed to be so extended and the boundaries of such Area shall be so varied.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL. Clerk of the Executive Council,

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Crozier Mr. Jona

Mr. Haves.

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

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

- 1. That there be excised from the Goulburn-Murray Irrigation District; and
- 2. That the boundaries of the Murray Valley Irrigation Area be varied to excise therefrom the lands shown by green colour on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, at 590 Orrrong Road, Armadale, (Corr. No. 70/1844) which lands shall be deemed to be excised from the said Irrigation District and Irrigation Area as on and from the 31st day of August, 1976.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL, Clerk of the Executive Council.

Water Act 1958.

KERANG WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Crozier Mr. Jona

Mr. Hayes.

EXTENT OF WATERWORKS DISTRICT AND AREA OF URBAN DISTRICT DIMINISHED.

URBAN DISTRICT DIMINISHED.

Under the powers conferred by the Water Act 1958 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby declare, order and direct that the extent of the Waterworks District of the Kerang Waterworks Trust and the area of the Urban District of the said Trust be diminished by excising from the said Districts that portion of the same shown by green colour on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, at 590 Orrong Road, Armadale (Corr. No. 69/2541) and as on and from the 31st day of August, 1976, the extent of the said Waterworks District and the area of the said Urban District shall be deemed to be diminished accordingly.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

CRANBOURNE SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hayes. Mr. Jona

EXTENT OF SEWERAGE DISTRICT INCREASED.

Under the powers conferred by the Sewerage Districts Act and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare, order and direct that the extent of the Sewerage District of the Cranbourne Sewerage Authority be increased by adding thereto the land as shown by red border on the plan approved by the Governor in Council, by and with this Order and deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. No. 76/1444/14), and as on and from the date hereof the extent of such District shall be and be deemed to be increased accordingly.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL, Clerk of the Executive Council.

LEONGATHA SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

- PRESENT:

His Excellency the Governor of Victoria. Mr. Crozier Mr. Hayes.

EXTENT OF SEWERAGE DISTRICT INCREASED.

EXTENT OF SEWERAGE DISTRICT INCREASED.

Under the powers conferred by the Sewerage Districts and all other powers enabling him in that behalf, His welleng the Governor of the State of Victoria, by and the advice of the Executive Council of the said State, hereby declare, order-and direct that the extent of Sewerage District of the Leongatha Sewerage Authobe increased by adding thereto the land as shown by border on the plan approved by the Governor in ouncil, by and with this Order and deposited in the of the State Rivers and Water Supply Commission.

(Corr. No. 68/3913/118) and as on and from date hereof the extent of such District shall be and deemed to be increased accordingly.

And the Honorable Frederick James Granter, Her Sys Minister of Water Supply for the State of Courts, shall give the necessary directions herein

TOM FORRISTAL, Clerk of the Executive Council.

LEONGATHA WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Crozier Mr. Jona Mr. Hayes.

EXTENT OF WATERWORKS AND URBAN DISTRICTS INCREASED.

Under the powers conferred by the Water Act and all powers enabling him in that behalf, His Excellency Governor of the State of Victoria, by and with the of the Executive Council of the said State, doth

hereby declare, order and direct that the extent of the Waterworks and Urban Districts of the Leongatha Waterworks Trust be increased by adding to the same the land shown by red border on the plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. No. 71/2358/80), and as on and from the date hereof, the extent of such Districts shall be and be deemed to be increased accordingly.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

> TOM FORRISTAL, Clerk of the Executive Council.

MELBOURNE HARBOR TRUST ACT 1958.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Crozier Mr. Haves Mr. Jona

RE-APPOINTMENT OF A COMMISSIONER OF THE MELBOURNE HARBOR TRUST.

In accordance with the provisions of the Melbourne Harbor Trust 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 re-appoint the following person to be a Commissioner of the Melbourne Harbor Trust:—

Sir JOHN ANDERSON, C.M.G., for a period of three years from 22nd August, 1976, to 21st August, 1979, both dates inclusive

being a person engaged in the business of an importer by sea of goods into the State of Victoria.

And the Honorable Roberts Christian Dunstan, Her Majesty's Minister of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

TOM FORRISTAL Clerk of the Executive Council.

MELBOURNE UNDERGROUND RAIL LOOP ACT 1970, No. 8023.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1976.

PRESENT:

His Excellency the Governor of Victoria. Mr. Crozier Mr. Hayes. Mr. Jona

Mr. Jona

Whereas His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has this day consented pursuant to the provisions of the Melbourne Underground Rail Loop Act 1970 to the Melbourne Underground Rail Loop Authority raising by way of a loan the sum of Five hundred thousand dollars (\$500,000); And whereas His Excellency the Governor in Council is satisfied that a sufficient proportion of the loan to be raised will fall due and be repaid in each year during the currency of the proposed loan; Now therefore it is directed pursuant to the provisions of section 16 (3) of the said Act, that it shall not be necessary to provide a sinking fund in connection with such loan.

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

LANDS DEPARTMENT NOTICES

APPROACHING LAND SALES.

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

	Gaze	
Erica.—Thursday, 16th September, 1976		71
Morwell.—Thursday, 16th September, 1976		71
Rochford.—Saturday, 28th August, 1976		70
Wonthaggi.—Wednesday, 8th September, 1976	• •	70 78
Tongala.—Tuesday, 12th October, 1976	• •	10

A SALE OF CLOSER SETTLEMENT LAND BY AUCTION.

The land will be offered for sale in fee-simple, and subject to the provisions of the Closer Settlement Act 1938.

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.

TERMS:-

A deposit of at least 121% 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.

Over \$40, and not exceeding \$100, 8 instalments. Over \$100, and not exceeding \$200, 10 instalments. Over \$200, and not exceeding \$400, 12 instalments. Over \$400, and not exceeding \$600, 14 instalments. Over \$600, and not exceeding \$800, 16 instalments. Over \$800, and not exceeding \$1,000, 18 instalments. Over \$1,000, 20 instalments.

Interest at the rate of 9% per annum is payable with all payments of residue, and is computed on the unpaid balance. Additional interest is charged if any instalment is not paid on or before the due date.

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

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

Payable with balance of purchase money—Crown Grant fee—\$15.00.

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 \$10 fee and subject to stamp duty.

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

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

W. BORTHWICK,
Minister of Lands.

Office of Crown Lands and Survey, Melbourne, 25th August; 1976.

TONGALA.—A sale of Closer Settlement Land in fee simple, by auction will be held at the LAND INSPECTORS OFFICE, SHIRE OFFICES, MANGAN STREET, TONGALA on TUESDAY the 12th day of OCTOBER, 1976 at ELEVEN o'clock a.m. To be conducted by M. McALIECE, Land Officer, Seymour.

Township of Tongala, Parish of Tongala.

Fronting Miller Street about 60 metres south-east of Nihill Street.

Lot 1.

Upset Price \$950.00 the lot. Survey Fee \$90.00.

Area 578 square metres (23 perches). Allotment 2 of section B.—(L7-2029.)

Lot 2.

Upset Price \$950.00 the lot. Survey Fee \$90.00. Area 578 square metres (23 perches). Allotment 3 of section B.—(L7-2029.)

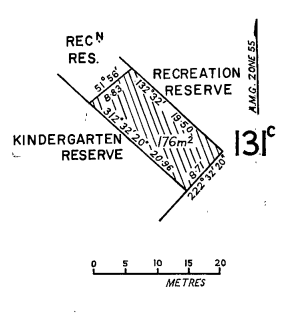
PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

The following Notices were published 1° on the 11th August, 1976, pursuant to Orders of the 3rd August, 1976

Tong Bong.—The temporary reservation by Order in Council of the 12th October, 1965, of 27.52 hectares (68 acres, more or less) of land in Parish of Tong Bong as a site for Public Purposes (Supply of Gravel) is about to be revoked.—(T.269(2) (Rs.8537).

Sandhurst (Bendigo).—The temporary reservation by Order in Council of the 21st January, 1931, of 9536 square metres (2 acres 1 rood 17 perches) of land at Bendigo, Parish of Sandhurst as a site for Recreation purposes, revoked as to part by various Orders, is about to be revoked so far only as the portion containing 176 square metres indicated by hatching on plan hereunder, is concerned.—(S.372(117) (Rs.4088).



JIM BALFOUR, Acting Minister of Lands.

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

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

The following Notice was published 1° on the 4th August, 1976, pursuant to an Order of the 27th July, 1976.

MOOROOLBARK.—The temporary reservation by Order in Council of the 18th March, 1975, of 935 square metres of land in the Parish of Mooroolbark as a site for Public purposes (Social Welfare Department purposes), is about to be revoked.—(M.152(5) (Rs.10036).

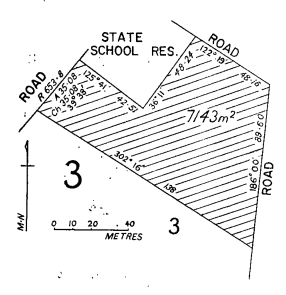
W. BORTHWICK, Minister of Lands. PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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 18th August, 1976, pursuant to Orders of the 10th August, 1976.

Hamilton.—The temporary reservation by Order in Council of the 16th April, 1889, of 1.588 hectares. (3 acres 3 roods 28 perches) of land in the Township of Hamilton (called Municipal District of Hamilton in Order), as a site for the use of Hamilton Pastoral and Agricultural Society's Show Yards is about to be revoked.—(H.45(*) (Rs.3575).

BOOLARRA.—The temporary reservation by Order in Council of the 31st August, 1885 (see Government Gazette 1885, page 2548) of 9080 square metres (2 acres 39 perches) of land in the Township of Boolarra, as a site for a State School is about to be revoked so far only as the portion containing 7143 square metres indicated by hatching on plan hereunder, is concerned.—(B.705(**) (Rs.10180).



SANDHURST (JACKASS FLAT).—The temporary reservation by Order in Council of the 27th April, 1948, of 4 770 hectares (11 acres 3 roods 6 perches) of land, at Bendigo Parish of Sandhurst (called City of Bendigo in Order), as a site for Public Recreation and the Preservation of Native Flora is about to be revoked.—(S.372(101) (Rs.6158).

HAMILTON.—The temporary reservation as a site for the Hamilton Pastoral and Agricultural Society's Show Yards and the withholding from sale, leasing and licensing by Order in Council of the 24th April, 1883, of 6 417 hectares (15 acres 3 roods 17 perches) of land in the Township of Hamilton (called Municipal district of Hamilton in Order), are about to be revoked.—(H.45(*) (Rs.3575).

W. BORTHWICK, Minister of Lands.

AMENDMENT TO THE REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "GRAMPIANS GATE CARAVAN AND CAMPING RESERVE", AT STAWELL.

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 land in the Township and Parish of Stawell was temporarily reserved by Order in Council dated the 20th June, 1905 as a site for Public Gardens and temporarily reserved for the additional purpose of Public Recreation and Tourist Camp by Order in Council dated the 18th January, 1949 (vide Government Gazettes of the 28th June, 1905 and the 26th January, 1949, respectively): And whereas such land (hereinafter called the "Reserve") has not been conveyed to or vested in trustees: And whereas Regulations for the care, protection and management of the Reserve were made on the 1st March, 1949 (vide Government Gazette of the 9th March, 1949) and have been amended from time to time, the last occasion being on the 14th January, 1974 (vide Government Gazette of the 16th January, 1974): And whereas it is expedient that such Regulations be further amended: Now therefore I, William Archibald Borthwick, Her Majesty's Minister of Lands in and for the State of Victoria, in pursuance of the powers aforesaid, do hereby further amend the aforesaid Regulations for or with respect to the Reserve as follows:—

Regulation No. 15 of the abovementioned Regulations shall be amended to read:—

- 15. The fees payable to the Committee of Management for the right to camp in the camping area shall be:-
 - (a) Powered site:-
 - (1) For one person—\$1.90 per day or \$11.40 per week;
 - (2) For two persons \$2.40 per day or \$14.40 per week.
 - (b) Non powered site:-
 - (1) For one person—\$1.50 per day or \$9.00 per week;
 - (2) For two persons \$2.00 per day or \$12 per week;
 - (c) For each additional adult—30 cents per day or \$1.80 per week;
 - (d) For each additional child (4 to 16 years)—
 20 cents per day or \$1.20 per week.—(Rs.5020).

Given under my hand at Melbourne, on the 18th day of August, 1976.

W. BORTHWICK, ... Minister of Lands.

Every person who contravenes or fails to comply with this Regulation 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 such Regulation, 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, provided that every person who contravenes any Regulation made under the said section for or with respect to prohibiting the depositing and leaving of any unwanted material or thing or rubbish of any kind on any land to which such Regulation relates shall for each offence be liable to a penalty of not more than Two hundred dollars.

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

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 Sandhurst, at Bendigo, were temporarily reserved as sites for Public Recreation by Orders in Council of the 2nd July, 1974, and the 25th November, 1975 (vide Government Gazettes dated the 10th July, 1974, and the 3rd December, 1975, respectively):

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 Archibald Borthwick; 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, which Reserve has been placed under the control of a Committee of Management (hereinafter referred to as the "Committee") with power and authority to enforce the said Regulations:—

REGULATIONS.

Part 1.-General.

- 1. The Reserve shall be open to the public free of charge except as hereinafter provided.
 - 2. No person shall-
 - (a) enter or remain in the Reserve who may offend against decency as regards dress, language or conduct, or who may behave in a disorderly, unseemly or offensive manner, or create or take part in any disturbance;
 - (b) enter or remain in the Reserve whilst in a state of intoxication:
 - (c) use indecent or offensive language in the Reserve;
 (d) offer any article of food or drink or any other commodity whatsoever for sale in the Reserve, or bring any intoxicating liquor thereon without the consent of the Committee first obtained;
 - (e) obstruct, hinder or interfere with any person employed on the Reserve;
 - (f) climb, jump on or get over any of the gates or fences in or around the Reserve, or stick bills or advertisements or cut names thereon, or in any way damage or injure any of the buildings, furniture or fittings, gates, stiles, fences, seats or other structures in the Reserve;
 - (g) interfere with, break or damage in any way any of the trees, lawns, shrubs or plants, or pluck any of the flowers, or walk on the beds or borders in the Reserve;
 - (h) leave or deposit any bottles, broken glass, paper, orange peel, banana skins, refuse or any rubbish whatsoever in the Reserve, nor roll or throw stones or missiles of any kind therein, or leave therein anything that might injure any person;
 - (i) light a fire in the Reserve except at such places as are set apart for the purpose by the Committee;
 - (j) carry or discharge any firearms or air guns in the Reserve, or shoot, snare or destroy any animals or birds therein without the consent of the Committee;
 - (k) bet publicly in the Reserve without the consent of the Committee;
 - spit or expectorate on the paths or on any structure or erection in the Reserve;
 - (m) erect any building, tent or structure in the Reserve, or camp on any portion thereof without permission, in writing, of the Committee first obtained, and then only under such conditions as may be determined by the said Committee:
 - (n) bring into the Reserve any dog unless controlled by a chain or cord without the permission, in writing, of the Committee first obtained, but this clause shall not apply to greyhounds;
 - (o) bring into the Reserve any greyhound for exercise or training or for any other purpose;
 - (p) do anything whatever in the Reserve for the purpose of making money without the consent, in writing, of the Committee first obtained.

Any person infringing this Regulation in any respect shall be liable to expulsion from the Reserve in addition to any other penalty to which such person may be liable.

- 3. For the purpose of maintaining good order, any person authorized by the Committee may refuse admission to any person to the Reserve.
- 4. No person shall remain in the Reserve at any time when lawfully directed by an officer or employee of the Committee to leave the same.
- 5. The Committee shall have power to let any portion of the Reserve to any club, association or person for the purpose of holding fêtes, carnivals, entertainments, musical performances, shows or sports or for athletic training or other physical or passive recreation subject to payment of such fees and on such terms and conditions as it may deem reasonable and consistent with these Regulations; and to authorize any club, association or person to make a charge for admission thereto as hereinafter provided.

- 6. No club, association or person shall hold or take part in any game of any description, entertainment, performance, show or ceremony in any part of the Reserve without the written authority of the Committee first obtained.
- 7. No club or association of any kind having for its object physical recreation, nor any member or members of any club or association, nor any other person shall play, practise, train or engage in any game or sport or athletic exercise within the Reserve without the permission, in writing, of the Committee first obtained, unless any such person is at the time of playing a member of any club or association which is duly authorized to play in the Reserve at such time.
- 8. No person except the Committee or its officers and employees on duty shall enter any part of the Reserve when a charge is made for admission without first paying the fees chargeable for admission.
- 9. No person shall play or perform in any band of music, or deliver or read any public speech, lecture, prayer, sermon or address of any kind, sing any sacred or secular song, enter into any public discussion, or hold or take part in any public assemblage on the Reserve, except with the consent of the Committee first obtained, and then only on a site or sites approved by the Committee.
- 10. No person shall drive or park a motor car within the Reserve except at such places, if any, as are set apart for the purpose. The driver of a motor car entering the Reserve shall proceed at a speed not exceeding 10 kilometres per hour in a direction indicated by signs or by persons appointed by the Committee to control vehicular traffic in the Reserve.
- 11. No person shall take or put or allow to be taken or put into the Reserve, without the prior consent of the Committee, any horses, cattle, sheep, goats, pigs or other animals, nor shall any person being the owner or having the possession, care, custody, control or supervision thereof, suffer or allow such horses, cattle, sheep, goats, pigs or other animals to be in or graze or wander upon the Reserve.
- 12. The owner of any horses, cattle, sheep, goats, pigs or other animals that are found wandering upon any part of the Reserve shall be guilty of an offence against these Regulations.
- 13. No person shall train or exercise any horse in the Reserve except with the consent of the Committee first obtained.
- 14. No person shall take or drive any carriage, cart or other vehicle in the Reserve without the permission of the Committee.
- 15. No unauthorized person shall enter any building in the Reserve without the permission of the Committee and any person having entered such building shall leave the same on being requested so to do by any member of the Committee or by a member of the Police Force or a bailiff of Crown lands.
- 16. No person except labourers and workmen employed in the Reserve shall enter any plots therein which may be enclosed for plantations of young trees or shrubs or flowers.
- 17. No person shall ride a bicycle or a motor cycle in the Reserve, except in the area set aside for this purpose.
- 18. The maximum fee which may be charged and taken for admission of any adult person to any part of the Reserve on any day as such part may be set apart for the purpose of sports, carnivals, holiday amusements or such like as herein provided, shall be \$10.00.
- 19. Every person to whom a ticket has been issued authorizing such person to enter upon the Reserve shall upon demand produce, and if required surrender, such ticket to any gatekeeper or other person duly authorized to demand such production or surrender of a ticket.
- demand such production or surrender of a ticket.

 20. Persons occupying or hiring any stand, building, erection or enclosure in the Reserve on the occasion of any fêtes, sports carnivals or holiday amusements may be required to deposit with the Committee any sum not exceeding Five hundred dollars which 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 such Committee, in its absolute discretion may repair or make good any damage or loss sustained by such stand, building, erection or enclosure or anything contained therein during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee; and all persons so occupying or hiring shall abide by these Regulations and by any lawful order given by the Committee.

- 21. Any person found in a state of intoxication or behaving in a disorderly manner, or creating or taking part in any disturbance, or committing any act of indecency in the Reserve, or otherwise offending against these Regulations, or refusing to obey the lawful direction of those authorized by the Committee or by the club, association or persons renting or having been granted the use of the Reserve for the time being to keep order therein, shall be liable to be forthwith removed therefrom, notwithstanding that such person may have purchased a ticket for admission thereto and any person so removed shall also be liable to a prosecution for an offence against these Regulations.
- 22. The committee may set apart a portion of the Reserve as and for the purpose of a children's playground and no person over the age of fourteen years shall use playground equipment erected within the Reserve.
- 23. No male person over the age of six years shall enter or use any place, room, convenience or building or any separate approach or passage thereto in the Reserve set apart for females and no female shall enter or use any place, room, convenience or building or any separate passage or approach thereto set apart for the use of males.
- 24. The Committee shall not be responsible for any article lost by or stolen from any person whilst in the Reserve.
- 25. Any person finding any article on the Reserve shall immediately thereafter deliver same to any person authorized by the Committee or the nearest Police Station.—(Rs.5074.)

Given under my hand at Melbourne on the 18th day of August, 1976. $\,$

W. BORTHWICK, 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, provided that every person who contravenes any Regulation made under the said section for or with respect to prohibiting the depositing and leaving of any unwanted material or thing or rubbish of any kind on any land to which such Regulation relates shall for each offence be liable to a penalty of not more than Two hundred dollars.

TENDERS

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PUBLIC WORKS DEPARTMENT

Tenders will be received at Public Works Department, 2 Treasury Place, Melbourne, until TWO p.m. on dates shown for purposes mentioned hereunder.

Particulars and tender forms available at Contracts Office, Room 27, Ground Floor, No. 2, Treasury Place, and at Inspector of Works Office if indicated by W.O. 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 "Tender for "Hand delivered tenders to be placed in the Tender Box of the Public Works Department, Main Entrance Foyer, Ground Floor, 2 Treasury Place, Melbourne.

No preliminary deposit is required with any tender, but successful tenderer will be required to pay a deposit for any accepted tender of \$10,000 or over.

Tuesday, 7th September, 1976.

Building, Electrical, Mechanical Works.

ALEXANDRA.—Extension to general office, etc., High School. (Re-advertised.) (W.O., Alexandra, Benalla, Wangaratta.)

ALEXANDRA.—Electrical services, art craft room, etc., Primary School. (W.O., Alexandra, Benalla, Shepparton.)

ALEXANDRA.—Mechanical services, arts resource, library and staff accommodation. (W.O., Alexandra, Benalla, Shepparton.)

BENALLA.—Interior and exterior repairs and painting, Technical School. (W.O., Benalla, Shepparton, Wangaratta.)

BURNLEY.—Mechanical services. Erection of a new soil science laboratory. Horticultural College.

CHELTENHAM NORTH,—Roof renewals and repairs to toilet blocks, Primary School 4763.

DANDENONG.—Lift installation at Mid-Level College. (Re-advertised.) (Amended Specification.)

FAWKNER NORTH.—Erection of Art/craft, multipurpose room and outdoor area. (Re-advertised.) Primary School No. 4779.

MIDDLE PARK.—Staff administration improvements and external fire escape. (Re-advertised.) (Amended Specification.) Primary School No. 2815.

MYRTLEFORD.—New toilet block and breezeway, Consolidated School. (W.O., Wangaratta, Benalla.)

SHEPPARTON SOUTH.—External repairs and painting and part internal painting, Technical School. (W.O., Shepparton, Benalla.)

 $\begin{tabular}{lll} WEDDERBURN.--Exterior & renovations, & High & School. \\ (W.O., Bendigo.) & \end{tabular}$

Site Works.

GLEN WAVERLEY.—Construction of asphalt, concrete and gravel pavements, retaining walls, landscaping and associated drainage works, Cooinda Primary School No. 5018.

CROYDON.—Construction of asphalt, concrete and gravel pavement, asphalt repairs, landscaping and associated drainage work, Croydon South Primary School No. 4890.

FERNTREE GULLY.—Construction of asphalt and concrete pavements, retaining walls, landscaping and associated drainage work, Fairhills Primary School No. 4906.

WANTIRNA.—Construction of asphalt, concrete and gravel pavements, landscaping and associated drainage work, Regency Park Primary School No. 5131.

TRARALGON.—Site works around Library. (Readvertised.) (Amended Specification.) High School. (W.O., Traralgon.)

Miscellaneous.

FERNTREE GULLY.—Connection to $\dot{M.M.B.W.}$ sewer, Technical School.

Tuesday, 14th September, 1976.

Building, Electrical and Mechanical Works.

 $\ensuremath{\mathsf{COBURG.-\!Repairs}}$ and painting, internal and external. Technical School.

MOORABBIN.—Supply and installation and Commissioning of Television Studio Video and Audio Equipment. Mid-level College.

SOUTH YARRA.—Alteration and extension of Toilets. Herbarium. Royal Botanic Gardens.

Site Works.

MIRBOO NORTH.—Site works. Primary School No. 2383. (W.O., Traralgon.)

TEMPLESTOWE PARK.—Site works. Primary School No. 5129

ROBERTS DUNSTAN, Minister for Public Works.

Public Works Department, Melbourne, 24th August, 1976. Teaching Service Act 1958.

TEACHING SERVICE—TECHNICAL SCHOOLS DIVISION (CLASSIFICATION, SALARIES, AND ALLOWANCES) REGULATION.

AMENDMENT No. 384 (TECH. C.S. & A.7).

The Teachers Tribunal, in pursuance of the powers conferred by the Teaching Service Act 1958, hereby amends the Teaching Service—Technical Schools Division (Classification, Salaries, and Allowances) Regulation as follows:—

- 1. In sub-clause 5 (a) for the figures "20,734", "19,935", "17,767", and "16,285" substitute the figures "21,045", "20,234", "18,034", and "16,529" respectively.
- 2. In sub-clause 5 (b) for the figure " 15,058" substitute the figure " 15,284".
- 3. In paragraph (i) of sub-clause 5 (c) rescind the schedule of rates and substitute therefor the following schedule:—

Subdivision.	Fully Qualified.*	One Year of Study Less than Fully , Qualified.t	Lesser Qualifications
	\$ 13,401	s	\$
14 13 12 11 10 9 8 7 6 5 4 3 2	13,401 12,794 12,158 11,520 11,029 10,536 10,015 9,638 9,263	12,158 11,520 11,029 10,536 10,015 9,638 9,263 8,915 8,542	10,536 10,015 9,638 9,263 8,915 8,542 8,172 7,914 7,658

* Qualified for Senior Teacher Class. † Qualified for appointment to recognized post of responsibility.

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- 4. In paragraph (ii) of sub-clause 5 (c) for the amount "\$1,141" substitute the amount "\$1,158".
- 5. In sub-clause 10 (c) for the amounts " \$35.00", " \$17.50", and " \$21.45", substitute the amounts " \$35.50", " \$17.75", and " \$21.80" respectively.
- 6. In sub-clause 11 (c) for the amounts " \$21.45", " \$25.75", and " \$10.75" substitute the amounts " \$21.80", " \$26.15", and " \$10.90" respectively.
- 7. In sub-clause 11 (d) for the amount "\$12.90" substitute the amount "\$13.10".
- 8. In sub-clause 11A (a) for the amount "\$54" substitute the amount "\$55".
- 9. In sub-clause 12 (c) for the amount "\$54" substitute the amount "\$55".
- 10. In sub-clause 13 (a) rescind the allowances listed and substitute therefor the following allowances:—

YEAR OF COURSE.

lst	. 2nd	3rd	4th	5th 'and thereafter
\$	\$	\$	\$	\$
2.366	2.366	2,811	3,088	3,088.

11. In paragraph (v) of sub-clause 13 (b) rescind the schedule of rates and substitute therefor the following schedule:—

YEAR OF COURSE.

	I EAR OF	COURSE.		
Years of course completed without	. 2nd	3rd	4th	5th and thereafter
cost to Education authorities.	\$	\$ `	\$	\$
1	3,020	3,450	3,727	3,727
2		4,200	4,633	4,633
$\bar{\overline{3}}$			5.383	5,559
4			, '	6,334

- 12. In paragraph (i) of sub-clause 13 (c) for the amounts "3,013" and "235" substitute the amounts "3,088" and "241" respectively.
- 13. In sub-clause 13 (g) for the figures " 1,819" and " 1,976" substitute the figures " 1,864" and " 2,025" respectively.
- 14. In sub-clause 13 (h) for the amount "\$384" substitute the amount "\$390".

(To take effect from and including the 15th August, 1976.)

W. E. SAMPSON, Chairman. A. F. LE CLERCQ, Secretary.

Office of the Teachers Tribunal, Melbourne, 13th August, 1976.

Teaching Service Act 1958.

TEACHING SERVICE—SECONDARY SCHOOLS DIVISION (CLASSIFICATION, SALARIES, AND ALLOWANCES) REGULATION.

AMENDMENT No. 383 (Sec. C.S. & A.7).

The Teachers Tribunal, in pursuance of the powers conferred by the *Teaching Service Act* 1958, hereby amends the Teaching Service—Secondary Schools Division (Classification, Salaries, and Allowances) Regulation as follows:—

- 1. In sub-clause 5 (a) for the figures "19,935", "17,968", and "17,767" substitute the figures "20,234", "18,238", and "18,034" respectively.
- 2. In sub-clause 5 (b) for the figure "15,058" substitute the figure "15,284".
- 3. In paragraph (i) of sub-clause 5 (c) rescind the schedule of rates and substitute therefor the following schedule:—

Subdivision,	Fully Qualified.*	One Year of Study Less than Fully Qualified.†	Lesser Qualifications.
	s	s	s
14 13 12 11 10 9 8 7 6 5 4 3 2 1	13,401 12,794 12,158 11,520 11,029 10,536 10,015 9,638 9,263	12,158 11,520 11,029 10,536 10,015 9,638 9,263 8,915 8,542	10,536 10,015 9,638 9,263 8,915 8,542 8,172 7,914 7,658

Qualified for Senior Teacher Class.

[†] Qualified for appointment to recognized post of responsibility,

^{4.} In paragraph (ii) of sub-clause 5 (c) for the amount "\$1,141" substitute the amount "\$1,158".

^{5.} In sub-clause 10 (c) for the amounts " 35.00 ", " 17.50 ", and " 1.45 ", substitute the amounts " 35.50 ", " 17.75 ", and " 21.80 " respectively.

^{6.} In sub-clause 11 (c) for the amounts " \$21.45 ", " \$25.75 ", and " \$10.75 " substitute the amounts " \$21.80 ", " \$26.15 ", and " \$10.90 " respectively.

^{7.} In sub-clause 11 (d) for the amount "\$12.90" substitute the amount "\$13.10".

^{8.} In sub-clause 11 (f) for the amount "\$6.55" substitute the amount "\$6.65".

^{9.} In sub-clause 11A (a) for the amount " 54 " substitute the amount " 55 ".

^{10.} In sub-clause 12 (c) for the amount "\$54" substitute the amount "\$55".

11. In sub-clause 13 (a) rescind the allowances listed and substitute therefor the following allowances:—

YEAR OF COURSE.

1st	2nd	3rd	4th	5th and thereafter
\$	\$	\$	\$	\$
2.366	2.366	2.811	3.088	3.088

12. In paragraph (v) of sub-clause 13 (b) rescind the schedule of rates and substitute therefor the following schedule:—

YEAR OF COURSE.

Years of course completed without	2nd	3rd	4th	5th and thereafter
cost to Education authorities.	\$	\$	\$	\$
1	3,020	3,450	3,727	3,727
2		4,200	4,633	4,633
3			5,383	5,559
4	•			6,334

13. In paragraph (i) of sub-clause 13 (c) for the amounts "\$3,013" and "\$235" substitute the amounts "\$3,088" and "\$241" respectively.

(To take effect from and including the 15th August, 1976.)

W. E. SAMPSON, Chairman. A. F. LE CLERCQ, Secretary.

Office of the Teachers Tribunal, Melbourne, 12th August, 1976.

Teaching Service Act 1958.

TEACHING SERVICE—PRIMARY SCHOOLS DIVISION (CLASSIFICATION, SALARIES, AND ALLOWANCES). REGULATION.

AMENDMENT No. 382 (PRIM. C.S. & A.6).

The Teachers Tribunal, in pursuance of the powers conferred by the *Teaching Service Act* 1958, hereby amends the Teaching Service—Primary Schools Division (Classification, Salaries, and Allowances) Regulation as follows:—

1. (a) In paragraph (i) of sub-clause 5 (a) rescind the schedule of rates and substitute therefor the following schedule:—

Subdivision.	Certificate A.	Certificate B.	Certificate C or Lesser Qualification.
	s	s	s
14 13 12 11 10 9 8 7 6 5 4 3 2	13,401 12,794 12,158 11,520 11,029 10,536 10,015 9,638 9,263	12,158 11,520 11,029 10,536 10,015 9,638 9,263 8,915 8,542	10,536 10,015 9,638 9,263 8,915 8,542 8,172 7,914 7,658

⁽b) In paragraph (ii) of sub-clause 5 (a) for the figures "450", "1,141", and "599" substitute the figures "457", "1,158", and "608" respectively.

^{2.} In sub-clause 5 (b) for the figures " 15,058 " and " 16,285 " substitute the figures " 15,284 " and " 16,529 " respectively.

^{3.} In sub-clause 5 (c) for the figures "16,285" and "18,395" substitute the figures "16,529" and "18,671" respectively.

^{4.} In sub-clause 10 (c) for the amounts "\$35.00", "\$17.50", and "\$21.45" substitute the amounts "\$35.50", "\$17.75", and "\$21.80" respectively.

- 5. In sub-clause 11 (e) for the amounts " \$21.45", " \$25.75", and " \$10.75" substitute the amounts " \$21.80", " \$26.15", and " \$10.90" respectively.
- 6. In sub-clause 11 (f) for the amount." \$12.90" substitute the amount "\$13.10".
- 7. In sub-clause 13 (a) rescind the allowances listed and substitute therefor the following allowances:—

YEAR OF COURSE,

lst	2nd	3rd	4th	5th and thereafter
\$	\$	\$	\$	\$
2,366	2,366	2,811	3,088	3,088

8. In paragraph (v) of sub-clause 13 (b) rescind the schedule of rates and substitute therefor the following schedule:—

YEAR OF COURSE.

Years of course completed without	2nd	3rd	4th	5th and thereafter
cost to Education authorities.	\$. \$ 1.	. \$	\$
1	3,020	3,450	3,727	3,727
2		4,200	4,633	4,633 ' '
3			5,383	5,559
4				6,334

- 9. In paragraph (i) of sub-clause 13 (c) for the amounts "\$3,013" and "\$235" substitute the amounts "\$3,088" and "\$241" respectively.
- 10. In clause 14 rescind the rates of salary and substitute therefor the following rates:—

Years of Service.

1	2	3	4
\$	\$	\$	' \$
2,946	3,041	3,131	3,277

- 11. Rescind sub-clause 15 $\,$ (a) and substitute therefor the following sub-clause:—
 - (a) The following rates of salary shall be paid: -

Supervisor of Migrant Education 18,179
Instructor in Charge ... 15,401

Programmer—Teacher of Intensive Courses; Programmer—Teacher of Accelerated Courses—

Subdivisions.

Organizer of Continuation Classes; Organizer of Correspondence Tuition; Organizer of Industrial Classes—

Subdivisions.

Instructor-

Subdivisions.

12. In sub-clause 15 (c) for the amount "\$10.75" substitute the amount "\$10.90".

(To take effect from and including the 15th August, 1976.)

W. E. SAMPSON, Chairman. A. F. LE CLERCQ, Secretary.

Office of the Teachers Tribunal, Melbourne, 12th August, 1976. Teaching Service Act 1958.

TEACHING SERVICE—PROFESSIONAL (CLASSIFICATION, SALARIES, AND ALLOWANCES) REGULATION.

AMENDMENT No. 381 (PROF. C.S. & A.4).

The Teachers Tribunal, in pursuance of the powers conferred by the *Teaching Service Act* 1958, hereby amends the Teaching Service—Professional (Classification, Salaries, and Allowances) Regulation as follows: -

1. In clause 4 rescind the schedule of rates and substitute therefor the following schedule: -

Subdivision.	Annual Salary.
	\$
1	11,694
$ar{2}$	12,186
- 3	12,678
4	13,316
2 3 4 5 6 7 8	13,953
6	14,560
7	15,284
8	16,529
9	17,542
10	18,671
11	19,424
12	20,234
13	21,045
14	21,797
15	22,550
16	23,419
17	24,172
18	25,359
19	26,923
20	29,441

- 2. In sub-clauses 6 (b) and 6 (c) for the amount "\$22,217" substitute the amount "\$22,550".
- 3. In clause 7 rescind the salary rates and substitute therefor the following rates:-

\$16,588. Principal,

Vice-Principal, \$14,781. Lecturer, Grade I. Range: \$11,770; 12,372; 12,975;

13,578.

Lecturer, Grade II. Range: \$8,878; 9,300; 9,722; 10,204;

10,685; 11,167; 11,770.

(To take effect from and including the 15th August, 1976.)

W. E. SAMPSON, Chairman. A. F. LE CLERCQ, Secretary.

Office of the Teachers Tribunal, Melbourne, 12th August, 1976.

PRIVATE ADVERTISEMENTS

CITY OF BOX HILL.

LOAN No. 267.

Notice of Intention to Borrow.

Notice is hereby given that the Council of the City of Box Hill intends to borrow the sum of One Hundred Thousand Dollars (\$100,000) 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 Act 1958.

In connection therewith the following information is

- 1. The amount of principal moneys which it is proposed to borrow is One Hundred Thousand Dollars (\$100,000).
- 2. The maximum rate of interest that may be paid is 10.7 per centum per annum.

No. 78.-7870/76.-3

- 3. The purpose for which the loan is to be applied is:
 Surrey Park Swimming Complex \$50,000
 Purchase of land—Carrington Road \$50,000
- 4. The loan is to be liquidated over a period of 15 years by 30 half yearly instalments of \$6,766.96 each covering principal and interest on the 30th day of the months of May and November in each year during the currency of the loan. The first instalment shall be payable on the 30th May, 1977.
- 5. Such moneys shall be repayable to the Bank of New South Wales, Whitehorse Plaza, Box Hill.

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

I. G. PORT, Town Clerk. 3332

CITY OF BOX HILL. LOAN No. 268.

Notice of Intention to Borrow.

Notice is hereby given that the Council of the City of Box Hill intends to borrow the sum of One hundred thousand dollars (\$100,000) 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 Act 1958..

In connection therewith the following information is stated:-

- 1. The amount of principal moneys which it is proposed to borrow is One hundred thousand dollars (\$100,000).
- 2. The maximum rate of interest that may be paid is $10 \cdot 7$ per centum per annum.
- 3. The purpose for which the loan is to be applied

Assembly Hall—Koonung High

School
Purchase of E.D.P.
Library terminals \$60,000 equipment— \$40,000

- 4. The loan is to be liquidated over a period of 15 years by 30 half-yearly instalments of \$6,766.96 each covering principal and interest on the 12th day of the months of April and October each year during the currency of the loan, the first instalment shall be payable on the 12th April, 1977.
- 5. Such moneys shall be repayable to the Common-wealth Savings Bank of Australia, Box Hill.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the City of Box Hill, at the Town Hall, Box Hill. 3333

I. G. PORT, Town Clerk.

CITY OF BROADMEADOWS.

By-Law No. 75.

A By-Law of the City of Broadmeadows made under the provisions of section 228 of the Local Government Act 1958 and Numbered 75 for the repealing of By-Laws Numbered 20, 34 and 47.

In pursuance of the powers conferred by the Local Government Act 1958 the Mayor, Councillors and Citizens of the City of Broadmeadows orders as follows:—

- 1. This By-Law shall be known as the Dog Registration Fees (Repeal) By-Law.
- 2. That the By-Laws made by the Council of the City of Broadmeadows and Numbered 20, 34 and 47 be and the same are hereby repealed.
- 3. This By-Law shall come into operation upon its publication in the Government Gazette.

Resolution for this By-Law agreed to by the Council of the City of Broadmeadows on the 24th day of May, 1976, and confirmed on the 21st day of June, 1976.

The common seal of the Mayor, Councillors and Citizens of the City of Broadmeadows was hereunto affixed, in the presence of—

(SEAL) 3366

M. M. McEGAN, Mayor. H. J. DOWD, Councillor. B. D. McGREGOR, Town Clerk.

CITY OF CAMBERWELL.

BY-LAW No. 200.

A By-law of the City of Camberwell made under Sections 197 and 228 of the Local Government Act 1958 and Section 93 of the Health Act, and numbered 200, for the purpose of amending By-law No. 113 of the City of Camberwell which relates to the provision, use and control of receptacles for the deposit and collection of refuse and rubbish (whether temporary or otherwise) and prescribing the shape of and the materials to be used in the construction of such receptacles.

By-law No. 200.

In pursuance of the powers conferred by the Local Government Act 1958, and of every other power it thereunto enabling, the Mayor, Councillors and the Citizens of the City of Camberwell order as follows:

(1) Repeal of part of By-law No. 113

Clause 4 of By-law 113 of the City of Camberwell is hereby repealed.

(2) Insertion of new Clause

In lieu of the repealed Clause 4 of By-law 113 of the City of Camberwell the following Clause is hereby inserted

, (4) Receptacles

Every such receptacle shall be constructed of galvanised mild steel or moulded plastic and shall be in the shape of a frustrum of a cone having a capacity not exceeding 70 litres. The receptacle shall be constructed in conformity with British Standard Number B.S. 792 of October, 1973, or Australian Standard Number A.S.1535-1975, and fitted with lifting handles and a lid complying with those Standards.

(3) Operation

This By-law No. 200 shall apply to and have operation throughout the whole of the Municipal District of the City of Camberwell and shall come into operation and have effect the day after its publication in the Victoria Government Gazette.

Resolution for passing this By-law agreed to by the Council of the City of Camberwell the Seventeenth day of November, 1975; and Confirmed the Ninth day of February, 1976.

The common seal of the Mayor Councillors and Citizens of the City of Camberwell was hereto affixed, in the presence of:

P. B. WOODHOUSE, J.P., Mayor. JOHN B. JACKSON, J.P., Councillor. L. F. CHEFFERS, Town Clerk. (SEAL)

Submitted to the Commission of Public Health the 29th day of June, 1976.

J. F. RAYNER, Acting Secretary, Commission of Public Health.

Approved by the Governor-in-Council the 27th day of ly, 1976.—Tom Forristal, Clerk of the Executive July, 19 Council.

CITY OF CAMBERWELL

CHANGE OF STREET NAME.

Notice is hereby given that the Council of the City of Camberwell at a meeting held on 10th May, 1976, made a resolution pursuant of the provisions of the Local Government Act 1958, (as amended) to change the following street name street name.

Old Name.-Wefton Street

New Name.-Penn Street

. . .

Location all of Wefton Street which runs between Saturn and Jaserfold Streets, North Balwyn.

3322 L. F. CHEFFERS, Town Clerk.

CITY OF CROYDON.

LOAN No. 140.

Notice of Intention to Borrow the Sum of \$200,000 for Permanent Works and Undertakings.

Notice is hereby given that the Council of the City of Croydon proposes to borrow the principal sum of Two hundred thousand dollars (\$200,000) secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 10.7 per centum per annum.
- The purpose for which the loan is to be applied is— Construction of Croydon Community Leisure Centre— Phase 1, Active Sports Centre (Part) \$200,000.
- 3. The period of the loan shall be fifteen years.
- 4. The moneys borrowed shall be repayable by 30 half-yearly instalments of approximately \$13,533.92 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 repayable on the 1st day of May, 1977.
- 5. Such moneys shall be repayable at the National Bank Savings Bank Ltd., Main Street, Croydon.

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 Croydon, at City Offices, Foch Avenue, Croydon. 3344 R. BURTON, Town Clerk.

CITY OF FRANKSTON.

CHANGING NAME OF STREET.

At an Ordinary Meeting of the Council of the City of Frankston held on July 26, 1976, the Council resolved to change the name of the whole of Rothesay Avenue Mount Eliza, to Orchard Lane, pursuant to Section 535 (4) of the Local Government Act.

Civic Centre, Frankston.

3406

ADRIAN BUTLER, Town Clerk.

CITY OF HEIDELBERG.

By-Law No. 249.

- A By-Law of the City of Heidelberg made under Section 197 of the Local Government Act 1958 and numbered 249 for prohibiting or regulating the soliciting or collection in any road or street or from house adjacent thereto of gifts of money or of subscription for any purpose.
 - 1. In this By-Law unless inconsistent with the context-
 - "Council" means the Council of the City Heidelberg.
 - "House" includes all land within the curtilage of a house as defined by the building line and fences.
 - "Solicitation of gifts of money" includes the sale of raffle tickets.
- 2. (1) No person shall solicit or collect on any road or street or from house to house adjacent thereto any gifts or money or subscriptions for any purpose without the written consent of the Council.
- (2) Any person applying for such consent shall make application in writing to the Council and in his application
 - (a) his full name and address;
 - (b) the name of any charitable, religious, educational or other similar organization on whose behalf the application is made;
 - (c) the object of the application;
 - (d) the date or dates when the collection or solicitation is to take place and where; and
 - (e) give such further information as the Council may require.
- (3) The Council may grant or refuse the application as it sees fit.
- 3. This By-Law shall apply to and have operation throughout the whole of the municipal district of the City of Heidelberg.
- 4. Any person guilty of a wilful act or default contrary to this By-Law shall be liable for a first offence to a penalty of not less than \$50 or more than \$100, and to a further penalty of not more than \$10 for each day on which such offence is continued after a conviction or order is made by any Court is made by any Court.

The resolution for passing this By-Law was agreed to by the Council on the 12th July, 1976, and confirmed on the 9th August, 1976.

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

(SEAL)

ALAN JONES, Town Clerk.

in the presence of-

HUGH T. STEWART, Councillor. IAN H. GRIFFITHS, Councillor.

3368

CITY OF KEILOR.

LOAN No. 133.

Notice of Intention to Borrow the Sum of \$200,000.00 for Permanent Works and Undertakings.

Notice is hereby given that the Council of the City of Keilor intends to borrow the principal sum of Two Hundred Thousand dollars (\$200,000.00) 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

- 1. The maximum rate of interest that may be paid is 10.5 per cent per annum.
- 2. Such moneys shall be repayable at the Niddrie Branch of A.N.Z. Bank.
- 3. The loan is to be liquidated by providing out of the municipal fund 30 half yearly instalments of approximately \$13,383.39 each including principal and interest on the 1st day of May and the 1st day of November during the curency of the loan. The first instalment shall be payable on the 1st day of May 1977. After 10 years, the terms of the loan are renegotiable.

- 4. The purposes for which the loan is to be applied are
 - (i) Purchase of Land—Rosehill-Rachelle Roads East Keilor

\$100,000.00 (ii) Purchase of Land-Sydenham Park \$100,000.00

5. The period of the loan shall be for 10 years, notional 15 years. The plans, specifications, estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the Municipal Offices, Keilor.

Dated August 23rd 1976.

R. F. B. KELLY, Town Clerk. 3407

CITY OF MARYBOROUGH.

LOAN No. 45.

Notice of intention to borrow the sum of \$20,000 for permanent works and undertakings.

Notice is hereby given that the Council of the City of Maryborough proposes to borrow the principal sum of Twenty Thousand Dollars secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 10.7 per cent per annum.
- 2. The purpose for which the loan is to be applied is the construction of an industrial Building (Loch Street).
 - 3. The period of the loan shall be 15 years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$1,353 each including principal and interest on the eighth day of April and the eighth day of October during the currency of the loan. The first instalment shall be payable on the eighth day of April 1977.
- 5. Such moneys shall be repayable to the Commonwealth Savings Bank of Australia at the office of the said Bank in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the City of Maryborough at Neill Street, Maryborough.

Dated 20th August, 1976.

E. S. MOORE, Town Clerk.

CITY OF MARYBOROUGH.

LOAN No. 46.

Notice of intention to borrow the sum of \$25,000 for permanent works and undertakings.

Notice is hereby given that the Council of the City of Maryborough proposes to borrow the principal sum of Twenty-five 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 pro-visions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 10.7 per cent per annum.
- 2. The purpose for which the loan is to be applied is the construction of Manager's residence at Caravan Park.
 - 3. The period of the loan shall be 15 years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$1,692 each including principal and interest on the eighth day of April and the eighth day of October during the currency of the loan. The first instalment shall be payable on the eighth day of April, 1977.
- 5. Such moneys shall be repayable to the Commonwealth Savings Bank of Australia at the office of the said Bank in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the City of Maryborough at Neil Street, Maryborough.

Dated 20th August, 1976.

E. S. MOORE, Town Clerk.

CITY OF MELBOURNE.

BY-LAW No. 513.

A By-law of the City of Melbourne made under section 12 of the Melbourne Wholesale Fruit and Vegetable Market Act 1968 and numbered 513 for further amending Bylaw No. 477*, and fixing rentals for stands used for trading in fruit and vegetables at the Melbourne Wholesale Fruit and Vegetable Market.

In pursuance of the powers conferred by the abovementioned enactment and of every other Act or power enabling it in that behalf, the Council of the City of Melbourne Orders as follows:-

- 1. (1) This By-law may be cited as the City of Melbourne Wholesale Fruit and Vegetable Market (Further Amendment) By-law 1976.
- (2) In this By-law, the City of Melbourne Wholesale Fruit and Vegetable Market By-law 1959, By-law No. 477, as amended by By-laws Nos. 478, 480, 490, 496, 497, 503, and 509, is referred to as the Principal By-law.
 - 2. In the Third Schedule to the Principal By-law-
 - (a) in section (1) paragraphs (a), (b), (c), and (d) are repealed and the following paragraphs are substituted for them:—
 - "(a) For each stand used or required for use on Monday, Wednesday and Friday each week
 - (i) a grower holding either a 1st right or a 2nd right—\$76.50 a quarter.
 - (ii) a carrier agent holding either a 1st right or a 2nd right—\$76.50 a quarter, plus \$7.50 a day for each day on which the stand is used.
 - (b) For each stand used or required for use on Tuesday and Thursday each week by-
 - . (i) a grower holding either a 1st right or a 2nd right—\$51.00 a quarter.
 - (ii) a carrier agent holding either a 1st right or a 2nd right—\$51.00 a quarter, plus \$7.50 a day for each day on which the stand is used.
 - (c) For each stand used or required for use on any day Monday to Friday inclusive by—
 - (i) a grower other than a grower holding either a 1st right or a 2nd right— •\$3.15 a day.
 - (ii) a carrier agent other than a carrier agent holding either a 1st right or a 2nd right—\$3.15 a day, plus \$7.50 a day for each day on which the stand is
 - (d) For each stand used or required for use on a Saturday by-
 - (i) any grower-\$3.15 a day.
 - (ii) any carrier agent—\$3.15 a day, plus \$7.50 a day for each day on which the stand is used."; and
 - (b) in section (3) paragraphs (a) and (b) are repealed and the following paragraphs are substituted for them:—
 - "(a) For each transport stand or part of a transport stand under cover occupied or to be occupied by-
 - (i) an articulated vehicle-\$7.50 a day.
 - (ii) any other type of vehicle-\$3.75 a day.
 - (b) For each transport stand or part of a transport stand not under cover occupied or to be occupied by-
 - (i) an articulated vehicle-\$4.50 a day.
 - (ii) any other type of vehicle-\$2.25 a day."
- 3. The amounts specified in clause 2 of this By-law are fixed as the rents to be paid in respect of the matters mentioned in paragraphs (a), (b), (c), and (d) of section (1) and paragraphs (a) and (b) of section (3) of the Third Schedule to the Principal By-law as amended by this By-law and those rents shall be imposed and levied in accordance with the provisions of the Principal By-law.

Resolution for passing this By-law agreed to by the Council of the City of Melbourne, the 12th day of July, 1976, and confirmed the 2nd day of August, 1976—

RONALD WALKER, Lord Mayor. F. H. ROGAN, Town Clerk. (SEAL)

Approved by the Governor in Council the 10th day of August, 1976, so far as the provisions for which approval is required pursuant to the Melbourne Wholesale Fruit and Vegetable Market Act 1968.—Tom Forristal, Clerk of the Executive Council.

* By-law No. 477, as amended by By-laws Nos. 478, 480, 490, 496, 497, 503, and 509.

CITY OF SHEPPARTON.

LOAN No. 82.

Amended Notice of Intention to Borrow the Sum of \$250,000 for Permanent Works and Undertakings.

Notice is hereby given that the Council of the City of Shepparton proposes to borrow the sum of \$250,000 secured over the assets of a decentralised industry pursuant to an arrangement made under Section 881A of the Local Government Act, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The principal amount to be borrowed is \$250,000.
- 2. The maximum rate of interest that may be paid is 10.7 per centum per annum.
- 3. The times and place at which the moneys borrowed are to be repayable are the fifth day of October and the fifth day of April during the years 1977 to 1991; such moneys shall be repayable to the Commonwealth Savings Bank of Australia at Shepparton.
- 4. The purpose for which the loan is to be applied is to provide assistance to a decentralised industry, namely G. W. Pennell Pty. Ltd., to erect a building in Wheeler Street, Shepparton.
- 5. The loan shall be liquidated by the provision out of the Municipal Fund of thirty half yearly instalments of \$16,917.40, including principal and interest; the first instalment shall be payable on the fifth day of April 1977, and the final instalment on the fifth day of October 1991.
- 6. The plans and specifications and the estimate of 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 Shepparton, Civic Centre, Welsford Street, Shepparton Shepparton.

3409

P. M. SMITH, Town Clerk.

CITY OF ST. KILDA By-Law No. 199.

Metropolitan Hawkers By-Law.

- A By-Law of the City of St. Kilda made under the provisions of Section 36 of the Hawkers and Pedlers Act 1958, and numbered 199 for prescribing the limits whether as to time or place within which persons holding a Metropolitan Hawkers Licence may sell or offer or expose for sale any articles specified in their licences in any street road or public place. road or public place.
- In pursuance of the powers conferred by the Hawkers and Pedlers Act 1958, and of any and every other power it thereunto enabling the Mayor Councillors and Citizens of the City of St. Kilda order as follows:—
 - 1. By-Law No. 187 is hereby repealed.
- 2. This By-Law may be known as the Metropolitan Hawkers By-Law.
- 3. In this By-Law the words "Metropolitan Hawker" mean the holder of a Metropolitan Hawkers licence under the Hawkers and Pedlers Act 1958.
- 4. The limits as to time in any street road or public place within which the selling or offering or exposing for sale by a Metropolitan Hawker of any articles specified in his licence issued under the Hawkers and Pedlers Act 1958 is permitted in any street road or public place within the municipal district of the City of St. Kilda are hereby prescribed as between the hours of nine o'clock in the morning and five o'clock in the afternoon on any week day other than Saturday or a Public Holiday and no Metropolitan Hawker shall sell or offer or expose for sale any such articles at any other time or at any time on any Saturday Sunday or Public Holiday.

 5. Any person guilty of any wilful act or default contrary.
- 5. Any person guilty of any wilful act or default contrary to this By-Law shall be liable to a penalty of not less than \$10.00 nor more than \$100.00 and any person guilty of a continuing offence against this By-Law shall be liable to a penalty of not more than \$10.00 for each day on which an offence against this By-Law is continued after a conviction or order by any Court.

Resolution for passing this By-Law agreed to by the Council of the City of St. Kilda on the 7th day of June, 1976, and confirmed on the 5th day of July, 1976.

The common seal of the Mayor, Councillors and Citizens of the City of St. Kilda, was hereto affixed in the presence of—

(SEAL)

I. W. CLARK, Mayor. BRIAN ZOUCH, Councillor. A. N. ISAAC, Town Clerk.

Approved by the Governor in Council, 10th August, 1976-Tom Forristal, Clerk of the Executive Council. 3348

· CITY OF ST. KILDA.

By-Law No. 200.

A By-Law of the City of St. Kilda made under Section 197 of the Local Government Act 1958 and numbered 200 for controlling and regulating the use of premises with a view to preventing objectionable noises at unreasonable times, suppressing nuisances, remedying and securing the abatement of such nuisances, minimizing noises in any public highway, and regulating the keeping of animals and birds.

In pursuance of the powers conferred by the Local Government Act 1958, and every other power it thereunto enabling, the Mayor Councillors and Citizens of the City enabling, the Mayor Councillor of St. Kilda order as follows:-

- 1. In this By-Law unless the context otherwise indicates-
 - "Animal" includes any bird.
 - "Council" means the Council of the City of St. Kilda.
 - "Municipal Clerk" means the Town Clerk of the City of St. Kilda.
 - inicipal District" means the municipal district of the City of St. Kilda. "Municipal District"
 - "Premises" includes any land and any building within the municipal district.
- 2. A person shall not on any permises owned or occupied him keep or allow or permit to be kept any animal which-
 - (a) habitually makes an objectionable noise at un-reasonable times,
 - (b) habitually makes on any highway within the municipal district an amount of noise which is unreasonable and excessive, having regard to locality and the time,
 - (c) causes a nuisance by the emission of sounds.
- 3. (a) The Municipal Clerk shall upon receipt by him of not less than four independent and separate complaints in respect of any alleged contravention of Clause 2 of this By-Law direct that such investigations he made as he deems necessary.
 - (b) Any such complaint shall-
 - (i) be in writing, and signed by the person making it; and
 - (ii) state that the person making it is an owner or occupier of premises; and
 - (iii) state that the person making it resides within hearing of an animal kept on premises; and
 - (iv) specify the respect in which it is alleged that there is a contravention of Clause 2 of this Bv-Law.
- (c) The Municipal Clerk shall refer the complaints and the results of the investigations thereof to the Council.
- (d) The Council may, upon being satisfied that any such complaints are justified, serve upon the owner and/or occupier of the premises where the animal complained of is normally kept a notice in writing specifying the offence and requiring that such noise or nuisance be abated within 7 days of the date of service of the notice.
- 4. Any person who having been served with such a notice fails to comply with its requirements within 7 days of the date of service thereof shall be guilty of an offence and shall be liable-
 - (a) to a penalty of not less than \$10.00 nor more than \$100.00, and
 - (b) in the case of a continuing offence, to a penalty of not more than \$10.00 for each day on which such offence continues after a conviction or order in respect thereof by any Court.
- 5. This By-Law shall apply to and have operation throughout the whole of the municipal district.

Resolution for passing this By-Law agreed to by the Council of the City of St. Kilda on the 7th day of June, 1976, and confirmed on the 5th day of July, 1976.

The common seal of the Mayor, Councillors and Citizens of the City of St. Kilda was affixed hereto in the presence of:

(SEAL)

I. W. CLARK, Mayor. BRIAN ZOUCH, Councillor. A. N. ISAAC, Town Clerk.

Approved by the Governor in Council, 10th August, 1976.—Tom Forristal, Clerk of the Executive Council.

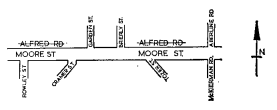
CITY OF WARRNAMBOOL.

Notice is given that pursuant to the provisions of the Local Government Act 1958, the Council of the City of Warranabour has caused the following street name alterations and the council of the City of Warranabour has caused the following street name alteration. tion to be made:

Old Name.—Alfred Road

New Name.—Moore Street

Location.-Between Rowley Street and McKierman Road Effective Date.-17th August, 1976.



V. G. ROBSON, Town Clerk.

CITY OF WARRNAMBOOL.

LOAN No. 120.

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

Notice is given that the Council of the City of Warrnambool proposes to borrow the principal sum of One Hundred Thousand Dollars (\$100,000) secured by a charge over the general rates of the Municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- The maximum rate of interest that may be paid is 10.7%.
- 2. The purpose for which the loan is to be applied

Drainage Construction Road Construction Road Construction (Council contribution CRB Works)

\$40,000 \$35,000

\$100,000

- 3. The period of the loan shall be 15 years.
- 4. The moneys borrowed shall be repayable by provid-4. The moneys borrowed small be repayable by howelding out of the municipal fund 30 equal half yearly instalments of \$6,766.96 including principal and interest on the first day of April and the 1st day of October during the currency of the loan. The first instalment shall be payable on the first day of April, 1977.
- Such moneys shall be repayable to the Commonwealth Savings Bank of Australia at the Warmambool office of the said Bank.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the Municipal Offices, Liebig Street, Warrnambool.

19th August, 1976.

3371

V. G. ROBSON, Town Clerk.

Town and Country Planning Act 1961. BAIRNSDALE PLANNING SCHEME.

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

Amendment No. 9, 1976.

Notice is hereby given that the Council of the Town of Bairnsdale being a responsible authority under the Town and Country Planning Act 1961, hereby resolves to prepare a planning scheme being Amendment No. 9 to the Town of Bairnsdale Planning Scheme for the purpose of:—

Rezoning Crown allotments 2 and 3, section 7, Township of Bairnsdale for Residential "A" to Commercial "A"

and determines that the date of commencement of the preparation of such planning scheme shall be the 23rd day of August, 1976.

T. N. MUNTZ, Town Clerk. 3364

TOWN OF BAIRNSDALE. LOAN No. 24.

Notice of Intention to Borrow the Sum of \$180,000 for Permanent Works and Undertakings.

Notice is hereby given that the Council of the Town of Notice is nereby given that the Council of the Town of Bairnsdale proposes to borrow the principal sum of One hundred and eighty 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 $10\cdot 5$ per cent. per annum.
- 2. The purpose for which the loan is to be applied is for road construction—\$167,800; and for purchase of office equipment-\$12,200.
 - 3. The period of the loan shall be 10 years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund 19 half-yearly instalments of approximately \$12,045.04 each, including principal and interest on the 29th day of March and September during the currency of the loan, and a final instalment of interest and the balance of principal owing of \$103,934.72. The first instalment shall be payable on the 29th day of March, 1977.
- Such moneys shall be repayable to the Australia & New Zealand Banking Group Ltd., Main Street, Bairnsdale.

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 Town of Pairmedals during office hours. Bairnsdale, during office hours.

T. N. MUNTZ, Town Clerk.

BOROUGH OF KOROIT.

Notice is hereby given that Sergeant Peter Francis Voogt, No. 13612 has been appointed as Prosecuting Officer to the Borough of Koroit in place of Sergeant K. N. Savage, transferred. 3369

A. J. MACDONALD, Town Clerk.

SHIRE OF BELLARINE.

By-Law No. 67.

A By-Law of the Shire of Bellarine made under the provisions of Section 197 of the Local Government Act 1958 and numbered 67 for prohibiting and regulating bathing and the use of surf boards, skiffle boards and the like and surf and water skis in waters adjacent to any part of the seashore.

Pursuant to the powers conferred by Section 197 of the Local Government Act 1958 and of every other power enabling it in that behalf the President Councillors and Ratepayers of the Shire of Bellarine hereby order as

- 1. This By-Law shall apply to and have operation throughout the whole of the municipal district and all other areas and waters in respect of which the Council is empowered by Section 197 (1) (xliiia) (or any statutory re-enactment thereof) to apply the provisions of this By-Law.
- 2. In this By-Law unless inconsistent with the context or subject matter—

Definitions.

- "Authorised Officer" means any Officer of the Council duly authorised by the Council to carry out the duties of an authorised officer under this By-Law or any member of the Police Force.
- "Beach Patrol" means any beach patrol conducted or sponsored by or under the control of any Surf Life Saving Club.
- Patrolled Area" means the waters between two imaginary parallel lines extending 275 metres seaward from the seashore and passing through the "patrolled area flags" at right angles to a line joining the said flags and any waters lying between lines supported by floats at intervals anchored to seaward and used by beach patrols to mark as far as practicable a patrolled area.

- "Patrolled Area Flags" mean any flags coloured red over yellow placed on any beach by any beach patrol to designate a patrolled area and where transit flags are placed shall mean the two flags coloured as aforesaid set to seaward.
- "Restricted Area" means waters extending from the seashore 275 metres to seaward and lying between two imaginary lines at right angles to the shoreline passing through the restricted area marks situated thereon. The restricted area marks designating the restricted area shall not be set apart a distance exceeding 400 metres.
- exceeding 400 metres.

 "Restricted Area Mark" means a post the upper part of which is painted red and carrying an arm extending in the direction of the restricted area carrying a sign reading "Surf Boards Prohibited—Restricted Area" and carrying thereon an arrow indicating the direction of the restricted area.

 "Surf Board" means and includes any surf board, skiffle board or other similar board or appliance or surf ski or water ski exceeding two kilograms in weight.
- in weight.
- "Surf Life Saving Club" means any Club affiliated directly or indirectly with the Surf Life Saving Association of Australia or Victoria or with any Branch so affiliated or any surf or swimming club appointed by resolution of the Council as a surf life saving club for the purpose of this By-Law.

Prohibition of Surf Boards in Patrolled and Restricted

- 3. No person shall use, bring into or permit or suffer to be used, brought into or to be in—
- (a) any patrolled area (b) any restricted area any surf board.

Directions of Officer or Patrol Member.

4. Any person using, in possession of, or having the control of any surf board in any patrolled area or restricted area shall upon being directed by a member of any beach patrol or authorised officer forthwith remove the said surf board from such area.

Power to Impound Surf Boards.

5. Any member of a beach patrol or authorised officer may impound any surf board used, brought into or found in any patrolled area or any restricted area for a period not exceeding one hour.

Offence to Hinder Officers or Patrol Members.

- 6. Any person failing to obey the lawful direction of any authorised officer or member of any beach patrol with respect to any surf board or hindering or preventing the lawful impounding of any surf board or interfering with any surf board impounded subject to the provisions of this By-Law shall be guilty of an offence. Penalty.
- 7. Any person offending against the provisions of this By-Law shall for any wilful act or default contrary thereto be guilty of an offence and be liable on conviction to a penalty of not more than forty dollars. Exceptions.
- 8. No authorised officer, member of any beach patrol or member of any life saving club shall be guilty of any offence under the provisions of this By-Law in consequence of the use of any surf board, water ski or surf boat or equipment thereof in relation to any patrol or rescue operation.

Resolution for passing this By-Law was agreed to by the Council of the Shire of Bellarine on the seventh day of July, 1976, and confirmed on the fourth day of August, 1976.

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

(SEAL) 3334

R. L. AITKEN, President. W. JONES, Councillor. H. A. WILLIAMS, Shire Secretary.

SHIRE OF BIRCHIP. PROSECUTING OFFICER.

Notice is hereby given that Sergeant Duncan Lewis MacLennan, No. 13056, has been appointed Prosecuting Officer for the Shire of Birchip in lieu of Sergeant John Maxwell Hanna, No. 12899 transferred.

3321 BARRY R. GREAVES, Shire Secretary.

SHIRE OF COLAC.

LOAN No. 42.

Notice of Intention to Borrow the Sum of \$5,000 for Permanent Works and Undertakings.

Notice is hereby given that the Council of the Shire of Colac proposes to borrow the principle sum of \$5000 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 $10 \cdot 7$ per centum per annum.
 - 2. The purpose for which the loan is to be applied is-Part cost of constructing the Apex Elliminyt Pre-School Centre.
 - 3. The period of the loan shall be twenty years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$305.48 each, including principal and interest on the 22nd day of April and 22nd day of October during the currency of the loan. The first instalment will be payable on the 22nd day of April, 1977.
- 5. Such moneys shall be repayable to the C.B.C. Savings Bank Ltd., Melbourne.

The plans and specifications and estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the office of the Council of the Shire of Colac, Shire Hall, Murray Street, Colac.

3335 W. J. MAUNSELL, Shire Secretary,

SHIRE OF DIAMOND VALLEY.

By-Law No. 255.

Collection, Removal and Disposal of Household Refuse. Notice is hereby given that the Council has made By-Law No. 255 for or with respect to—

- (a) the provision, use and control of receptacles for the deposit and collection of refuse and rubbish (whether temporary or otherwise) and prescribing the size and shape of and the materials to be used in the construction of such receptacles;
- (b) preventing and regulating the deposit of refuse and rubbish upon streets and other lands and places under the control of the Council

A summary of the By-Law is as follows-

Repeal of by-law No. 165 Clause

Clause

Clause

 Definitions of various terms
 Provision of receptacles
 Type of receptacle
 Restriction on type of contents Clause

of receptacles

Receptacles to be kept in good order and condition

Collection of refuse

Removal of any substance from Clause

Clause

Clause

receptacles
Clause 9. Collection of dry refuse
Clause 10. Control of refuse or rubbish on

land, roads etc.
Clause 11. Penalties
'Clause 12. Area of operation of by-law

The By-Law was adopted by the Council on the 23rd June, 1975, and confirmed on the 21st July, 1975. It was submitted to the Commission of Public Health on 27th July, 1976, and approved by the Governor in Council on 10th August, 1976.

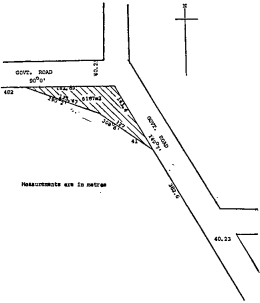
The By-Law may be inspected at the Civic Centre, Greensborough, free of charge, during office hours. 3336

B. J. MORGAN, Shire Secretary.

SHIRE OF DUNDAS.

ROAD DEVIATION ORDER.

Pursuant to the provisions of Section 522 of the Local Government Act 1958 the Council of the Shire of Dundas hereby directs that the land in the Parish of Geerak indicated by hatching on the diagram hereunder which has been purchased, taken or acquired by it, shall be a Public Highway on and from the date of publication of this Order in the Government Gazette.



The Common Seal of the President, Councillors and Ratepayers of the Shire of Dundas was hereunto affixed this 23rd day of July, 1976, in the presence of:

(SEAL)

3319

3323

M. J. HYNES, Shire President. L. D. MILGATE, Councillor. J. R. MITCHELL, Shire Secretary.

SHIRE OF LILLYDALE.

LOAN No. 150.

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

Notice is hereby given that the Council of the Shire of childydale proposes to borrow the principal sum of \$100,000 secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 10.7% per annum.
- 2. The purpose for which the loan is to be applied is as listed below:

Eyrefield Park-Tennis Courts and Pavilion-\$100,000.

- 3. The period of the loan shall be 15 years.
- 4. The monies borrowed shall be repayable by providing out of the municipal fund, 30 equal half yearly instalments of \$6,766.96 approximately, each including principal and interest on the 10th day of April and the 10th day of October during the currency of the loan.

The first instalment shall be due and payable on the 10th day of April 1977.

- 5. Such monies shall be repayable to the Commercial Bank of Australia Ltd., at the branch of the said Bank at Main Street, Lilydale.
- 6. The plans and specifications, 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 office of the Council of the Shire of Lillydale, Anderson Street, Lilydale 3140. F. O. KENT, Shire Secretary.

SHIRE OF LILLYDALE.

LOAN No. 149.

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

Notice is hereby given that the Council of the Shire of Lillydale proposes to borrow the principal sum of \$100,000 secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

1. The maximum rate of interest that may be paid is 10.5% per annum.

2. The purpose for which the loan is to be applied is as listed below:—

Monbulk Community Centre Office Equipment—Purchase Duplicator \$20,000 of A.M. \$28,000 Municipal Depot Road Construction—Victoria Road \$15,000 \$37,000

> \$100,000 Total:

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

4. The monies borrowed shall be repayable by providing out of the municipal fund, 20 equal half yearly instalments of \$8,195 23 approximately, each including principal and interest on the 29th day of March and the 29th day of September during the currency of the loan.

The first instalment shall be due and payable on the 29th day of March 1977.

- 5. Such monies shall be repayable to the Commonwealth Savings Bank of Australia at the branch of the said Bank at Main Street, Lilydale.
- 6. The plans and specifications, 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 office of the Council of the Shire of Lillydale, Anderson Street, Lilydale 3140. 3324

F. O. KENT, Shire Secretary.

SHIRE OF MORTLAKE.

LOAN No. 27.

. Notice of Intention to Borrow the Sum of \$80,000 for Permanent Works and Undertakings.

Notice is hereby given that the Council of the Shire of Mortlake proposes to borrow the principal sum of Eighty thousand dollars (\$80,000) secured by a charge over the general rates of the municipality, such sum to be raised by a 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 10.5 per cent. per annum.
- 2. The purposes for which the loan is to be applied

Purchase of roadmaking plant and equipment-\$80,000.

- 3. The period of the loan shall be 10 years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund 20 half-yearly instalments of principal and interest of \$6,556.18 on the 29th day of April and the 29th day of October during the currency of the loan. The first instalment shall be payable on the 29th day of April, 1977.
- 5. Such moneys shall be payable at the C.B.C. Savings Bank Ltd., Melbourne.

Schedule and specifications of items of plant to be purchased and estimate of cost, are open for inspection at the Shire Office, Mortlake.

3326

W. J. GRAY, Shire Secretary.

Town and Country Planning Act 1961. SHIRE OF ROSEDALE PLANNING SCHEME 1963.

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

Amendment No. 3, 1976.

Notice is hereby given that the Council of the Shire of Rosedale in pursuance of its power under the Town and Country Planning Act has prepared a Planning Scheme for the purpose of:

- (1) Rezoning approximately 13 hectares of land, being allotment 38, Parish of Rosedale from Rural 'B' to Industrial 'C'.
- (2) Rezoning a large area of land, being part of allotment 6, Parish of Giffard (Seaspray) from Rural 'A' to Residential.

A copy of the Scheme has been deposited at the Municipal Offices, Cansick Street, Rosedale, and at the Office of the Town and Country Planning Board, 235 Queen Street, Melbourne, and will be open for inspection during office house to any person for the form. during office hours to 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 Rosedale, P.O. Box 65, Rosedale 3847, on or before September 25th, 1976 and to state whether they wish to be heard in respect of their objections.

Dated this 23rd day of August, 1976. 3408

E. W. HAMMOND, Acting Shire Secretary.

SHIRE OF RUTHERGLEN.

PROSECUTING OFFICER.

Notice is hereby given that the Council of the Shire of Rutherglen has appointed Sergeant Graeme James Maxwell No. 11732 as Prosecuting Officer, in lieu of Senior Sergeant John Michael Oliver No. 12777 transferred. W. J. McQUILLEN, Shire Secretary.

Town and Country Planning Act 1961 (Twelfth Schedule). SHIRE OF SEYMOUR.—SEYMOUR PLANNING SCHEME.

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

Amendment No. 28, 1976,

Notice is hereby given that the Shire of Seymour in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an amending Planning Scheme for the purpose of:—

A copy of the Scheme has been deposited at the Shire Office, Seymour 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. Permitting conditional use of cluster subdivision.

Any persons affected by the Planning Scheme are required to set forth in writing all objections they may have, addressed to the Shire Secretary, Shire Office, Seymour on or before the 25th September, 1976, and to state whether they wish to be heard in respect of their objections. objections.

16th August, 1976.

3327

G. G. McWHINNEY, Municipal Clerk.

Town and Country Planning Act 1961 (Twelfth Schedule). SHIRE OF SEYMOUR.—SEYMOUR PLANNING SCHEME.

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

Amendment No. 5, 1976.

Notice is hereby given that the Shire of Seymour in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an amending Planning Scheme for the purpose of:—

Permitting conditional use of cluster subdivision.

A copy of the Scheme has been deposited at the Shire Office, Seymour 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 Office, Seymour on or before the 25th September, 1976, and to state whether they wish to be heard in respect of their objections.

16th August, 1976.

G. G. McWHINNEY, Municipal Clerk.

Town and Country Planning Act 1961 (Twelfth Schedule). SHIRE OF SEYMOUR.—SEYMOUR PLANNING SCHEME.

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

Amendment No. 27, 1976

Notice is hereby given that the Shire of Seymour in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an amending Planning Scheme for the purpose of:—

Rezoning approximately 5 hectares of land between Jordan and Anglesey Streets, Seymour from Rural to Residential Development.

A copy of the Scheme has been deposited at the Shire Office, Seymour 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

Any persons affected by the Planning Scheme are required to set forth in writing all objections they may have, addressed to the Shire Secretary, Shire Office, Seymour on or before the 25th September, 1976, and to state whether they wish to be heard in respect of their objections. objections.

16th August, 1976.

3329

G. G. McWHINNEY, Municipal Clerk.

SHIRE OF TAMBO. GELANTIPY POUND

Notice is hereby given that Council has appointed Mr. Ernest Henry Hodge, as Poundkeeper of the Gelantipy Pound, in lieu of Edwin E. Hodge (deceased).

3330

W. J. HOBSON, Shire Secretary.

SHIRE OF TAMBO.

APPOINTMENT OF POUND.

Notice is hereby given that property being C.A. 18E, Parish of Tambo, has been appointed by Council as a Pound, pursuant to the provisions of the Pounds Act 1958, and amendments thereto.

W. J. HOBSON, Shire Secretary.

SHIRE OF TAMBO.

Notice is hereby given that the area of land being 4.047 hectares in the Parish of Buchan and known as RS 5914 on the maps prepared by the Department of Crown Lands and Survey has been declared a pound under the Provisions of the Pound Act.

3410

W. J. HOBSON, Shire Secretary.

SHIRE OF WARRNAMBOOL.

NOTICE OF CHANGE OF NAME OF STREET.

Notice is hereby given that, pursuant to the provisions of the Local Government Act 1958, the Council of the Shire of Warrnambool has caused the following street name alteration to be made:-

Access road leading east from the Warmambool-Mortlake Road between L.P.97861 and L.P.99306, being parts Crown Allotments 22, 27, Section A, Parish of Wangoom.

Old Name.-Victoria Road,

New Name.-Balmoral Road.

Dated 11th February, 1976.

3373

ALAN J. BOWES, Shire Secretary.

SHIRE OF WARRNAMBOOL

NOTICE OF NAMING OF ROAD.

Notice is hereby given that, pursuant to Section 535 of the Local Government Act 1958, the Council of the Shire of Warrnambool has resolved as follows:—

"That the Government road running east-west off the Dwarroon Road between Sections I and 2, Town-ship of Cudgee, Parish of Tallangatta, be named— Hose's Lane."

3372

ALAN J. BOWES, Shire Secretary.

THE DROMANA-ROSEBUD SEWERAGE AUTHORITY. The Dromana-Rosebud Sewerage Authority advise that Plans have been prepared, and a contract let, for the construction of Stage 3c, sewer reticulation.

The area involved is as follows:-

Sixth Avenue, from No. 129 to No. 197 inclusive.

Seventh Avenue, from No. 125 to No. 207, and from No. 130 to No. 198 inclusive.

Eighth Avenue, from No. 135 to No. 211, and from No. 126 to No. 208 inclusive.

Ninth Avenue, from No. 211 to No. 237, and from No. 144 to No. 220 inclusive.

Spray Street from No. 133 to No. 135, and from No. 128 to No. 140 inclusive.

Rosebud Parade, from No. 151 to No. 157, and from No. 174 to 176 inclusive.

Ocean Street.

Eastbourne Road, Nos. 129 and 131 inclusive, and from No. 172 to No. 240.

Cranston Court, from No. 20.

Plans showing location of sewers are available for inspection at the office of the Authority, and may be inspected during normal office hours; 9.30 a.m. to 4 p.m. 3367 S. WILLIAMS, Secretary.

FRANKSTON SEWERAGE AUTHORITY.

DECLARATION OF SEWERED AREAS NOS. 124 TO 133 INCLUSIVE.

That the Frankston Sewerage Authority having made provision for carrying off 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 October, 1976, each and every property, which or any part of which is within the said sewerage area, shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1958.

The boundaries of the sewerage areas hereinbefore referred to are:-

Area No. 124.

Comprising lots 1 to 19 and lots 22 to 69 inclusive on L.P. No. 118947 and lot E on L.P. 119220 being Stage 1 and lots 70 to 144 inclusive being Stage 2 of the Development Underwriting Limited Subdivision Cranbourne Road, Frankston.

Area No. 125.

Area No. 125.

Commencing at the south-west corner of No. 185 Nepean Highway, Seaford, then across Nepean Highway to the foreshore then northerly along the foreshore to a point opposite No. 53 Nepean Highway then easterly across Nepean Highway and along the northern boundary of No. 53 Nepean Highway and along the northern boundary of Lot 12 L.P. 6619 and across Kananook Creek to Railway Parade then southerly along Railway Parade to the northern boundary of declared area No. 15 then westerly and southerly along the boundaries of declared area No. 15 along Kananook Creek to the southern boundary of No. 185 Nepean Highway then westerly along the southern boundary of the said lot to the point of commencement.

Area No. 126.

Area No. 126.

Commencing at the north-east corner of declared area No. 105 at the corner of Skye Road and Carramar Drive then across Skye Road and northerly along the western boundary of lots 43 to 62 L.P. 115908 then easterly along the northern boundary of L.P. 115908 then northerly along the western boundary of L.P. 118110 then easterly along the morthern boundary of L.P. 118110 and L.P. 115953 to the Mornington Peninsula Freeway Reserve then southerly along the Freeway Reserve to Skye Road then across Skye Road and southerly along the eastern boundaries of L.P. Nos. 83325 and 88049 to Sassafras Drive, then southerly along the western boundary of declared area No. 50 westerly along the north boundary of declared area No. 121 and north-easterly along the south-east boundary of declared area Nos. 119 and 105 to the point of commencement. mencement.

Area No. 127.

Comprising an area bounded by declared areas No. 50, 59, 60 and 81 in the Karingal Drive/Pembroke Avenue area Karingal East.

Area No. 128.

49 L.P. 50190 Heatherhill Road, Comprising lot Frankston.

Area No. 129.

Area No. 129.

Commencing at the south-west corner of declared area No. 123 in Brighton Street then southerly along Brighton Street to the south-west boundary of No. 68 Brighton Street then north-westerly and north-easterly along the side and rear boundaries of No. 68 and north-westerly along the south-west boundary of No. 135 Fleetwood Crescent to Fleetwood Crescent then north-easterly along Fleetwood Crescent then north-westerly and north-easterly along the side and rear boundaries of No. 122 and north-westerly along the south-west boundaries of No. 120 Fleetwood Crescent and No. 10 Bader Court to Bader Court then north-easterly along Bader Court and No. 120 Fleetwood Crescent and No. 10 Bader Court to Bader Court then north-easterly along Bader Court and along the north boundary of No. 6 Bader Court to the rear of No. 30 Dunstan Street then north-westerly along rear boundaries of Nos. 26 and 28 Dunstan Street and north-easterly along the north-west boundary of No. 26 to Dunstan Street then north-westerly along Dunstan Street to Bowes Street north-easterly along Bowes Street to Norman Avenue north-westerly along Norman Avenue north-westerly along Norman Avenue north-westerly along Norman Avenue to McComb Boulevard and northerly along McComb Boulevard to the boundary of declared area No. 108 then generally south-easterly along the boundaries of declared areas No. 108, 79 and 89 to the intersection of Baden Powell Drive and the Sweetwater Creek, southerly along Baden Powell Drive to the boundary of declared area No. 123 then north-westerly and south-westerly along the boundary of declared area No. 123 to the point of commencement. mencement.

Area No. 130.

Comprising lots 1 and 3 L.P. 81740 Rosedale Grove Lots 1 to 16 L.P. 118279 Kristen Close lots 1 and 2 L.P. 82345 Rosedale Grove lots 1 to 21 inclusive L.P. 116080 Merilyn Way lot 1 L.P. 91729 Rosedale Grove lots 17 to 21 inclusive L.P. 118278 Mountain Avenue and lot 2 L.P. 56070 Mountain Avenue.

Area No. 131.

Commencing at the south-west corner of Baxter/Tooradin Road and L.P. 118662 then northerly along the western boundary of L.P. Nos. 118662 and 118663 then easterly along the northern boundary of L.P. 118663 produced to Thomas Street then southerly along Thomas Street to the south boundary of lot 48 L.P. 12301 then westerly along the southern boundary of lot 48 to the eastern boundary of lot 49 L.P. 12301 then southerly along the eastern boundary of lot 49 to Baxter/Tooradin Road then westerly along the Baxter/Tooradin Road to the point of commencement. point of commencement.

Area No. 132.

Comprising an area of approximately 0.3 ha. being the Karingal Telephone Exchange site situated at the corner of Karingal Drive and Cranbourne Road, Frankston East.

Area No. 133.

An area comprising lot I L.P. 51557 and Part C.A. IA Parish of Frankston being the Riviera Hotel site Nepean Highway, Seaford.

By Order of the said Authority,

G. D. EASTWOOD, Chairman. ADRIAN BUTLER, Secretary.

3337

Notice is hereby given that the partnership heretofore subsisting between Manfred Richard Stahlberg Motor Trimmer of 130 Gooch Street, Thornbury and Daryl James Deathe Motor Trimmer of 90 Langton Street, Glenroy carrying on business as Motor Trimmers under the name of Darrik Motor Trimming at 12 Spencer Street, Thomastown has been dissolved as from the 1st day of July, 1976, by the retirement of Daryl James Deathe from the said business. All debts due and owing by the said business shall be received and paid respectively by Manfred Richard Stahlberg who will continue to carry on the said business.

McGRATH & COLMAN, solicitors, of 2A Cheddar Road,

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

Notice is hereby given that the Partnership heretofore subsisting between Colin Richard Ormsby, Brian Mathew Ormsby and Noreen Mary Ormsby carrying on business as Book Sellers at 454 Glenhuntly Road, Elsternwick under the Style or Firm of Sunflower Bookshop has been dissolved as from the 21st day of July, 1976 so far as concerns the said Colin Richard Ormsby who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by Brian Mathew Ormsby and Noreen Mary Ormsby who will continue to carry on the said business in Partnership under the Style or Firm of Sunflower Bookshop.

3355

C. R. ORMSBY.

Companies Act 1961.

TIMBER TOP CONTRACTORS PTY. LTD. DORCHESTER (CONTRACTORS) PTY. LTD. DORCHESTER (SUBDIVISIONS) PTY. LTD. HARTLAND (CONTRACTORS) PTY. LTD. HARTLAND (SUBDIVISIONS) PTY. LTD.

D. S. L. INVESTMENTS PTY. LTD. RITZ HOLDINGS PTY. LTD.

CREST VIEW DEVELOPMENT CO. PTY. LTD.

(ALL IN VOLUNTARY LIQUIDATION).

(ALL IN VOLUNTARY LIQUIDATION).

Notice is hereby given that pursuant to section 272 of the Companies Act 1961, general meetings of members of the above-named companies will be held at the office of Messrs. F. M. Rees & Company, of 1 Grimwade Court, Caulfield on 28th September, 1976, commencing at 10.30 o'clock in the forenoon, for the purpose of having the liquidator's account laid before them showing the manner in which the winding up has been conducted and the property of the companies disposed of and of hearing any explanation that may be given by the liquidator and to pass a special resolution to destroy the company's books and papers, pursuant to section 284 (3) (b) of the Companies Act 1961.

Dated this 19th day of August, 1976

Dated this 19th day of August, 1976.

3360 F. M. REES, Liquidator. The Companies Act 1961.

CARADAN PTY. LIMITED (IN VOLUNTARY LIQUIDATION).

CARADAN PTY. LIMITED (IN VOLUNTARY LIQUIDATION). Notice is hereby given that pursuant to Section 272 (2) of the Companies Act 1961 a final meeting of the members of Caradan Pty. Limited (in Voluntary Liquidation) will be held at 111 Lonsdale Street, Melbourne on Monday 27th September, 1976 at 10.00 a.m. 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 disposed of and of hearing any explanations that may be given by the Liquidator; and to pass a resolution to destroy the company's books and papers pursuant to Section 284 (3) (b) of the Companies Act 1961.

Dated this 24th day of August, 1976.

C. G. ROBERTS, Liquidator. 3411

The Companies Act 1961.

TAYLORS TOYS AND BILLIARDS PTY. LTD.

PURSUANT TO SECTION 260 OF THE COMPANIES ACT 1961.

Notice is hereby given that a Meeting of Creditors of Taylors Toys and Billiards Pty. Ltd. will be held at the office of Clarkson Marriott & Co. 12 Young Street, Frankston on Tuesday 7th September, 1976 at 10.00 a.m. for ithe purpose of considering the Company's affairs, the Company having convened an Extraordinary General Meeting of its Members to be held on the same day for the purpose of considering and if thought fit, passing a Special Resolution that the Company be wound up voluntarily.

Dated this 20th day of August, 1976.

J. CLARKSON, Director. C. S. MARRIOTT, Director.

Betty G. Meagher, 8 Conway Street, Mt. Eliza, Vic.

Companies Act 1961.

At a general meeting of the members of Crebur Proprietary Limited duly convened and held at 43/53 Cremorne Street, Richmond on 20th August 1976 the special resolution set out below was duly passed—

"That the company be wound up voluntarily and that Charles Campbell Rivington be appointed liquidator of the company for the purpose of winding up its affairs and distributing the assets of the company." 3423

Companies Act 1961.

At a general meeting of the members of Eston Proprietary Limited duly convened and held at 43/53 Cremorne Street, Richmond on 20th August 1976 the special resolution set out below was duly passed—

"That the company be wound up voluntarily and that Charles Campbell Rivington be appointed liquidator of the company for the purpose of winding up its affairs and distributing the assets of the company." 3424

The Companies Act 1961.—In the matter of 'Woman's World Distributors Pty. Ltd.—Notice Re Meeting of Creditors, Pursuant to Section 260.

Notice is hereby given that a Meeting of Creditors of the abovenamed Company will be held at the offices of Wallace, McMullin and Smail, in the Meeting Room, 3rd Floor, 499 St. Kilda Road, Melbourne, on the 2nd day of September, 1976, at 11.00 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. be wound up voluntarily.

Dated this 25th day of August, 1976.

M. A. WHITE, Director.

Wallace, McMullin & Smail, chartered accountants, 499 St. Kilda Road, Melbourne, Vic. 3004.

The Companies Act 1961.—In the matter of Oregan Constructions Pty. Ltd. (in Voluntary Liquidation).

Notice is hereby given that at an Extraordinary Meeting of the Members of the above-named Company held on the 23rd day of August, 1976 it was resolved that the Company be wound up voluntarily and that for such purpose Mr. David Wynne Jones of 1 Yarra Street, South Yarra be appointed Liquidator.

Notice is also given that after twenty-one days from this date I shall proceed to distribute the assets. All creditors having any claim against the company shall furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 24th day of August, 1976.

D. W. JONES, Liquidator.

In the matter of the Companies Act 1961 and in the matter of Leopold Joinery Pty. Ltd. (In Liquidation).

Notice is hereby given that an extraordinary general meeting of the members of the abovementioned company held at Marquand & Co., 51 Queen Street, Melbourne on the 12th August, 1976, the following resolution was passed as a Special Resolution:

"That the Company be wound up voluntarily and that Messrs. Douglas Ewart Tonkin and Leslie Philip Smart, Chartered Accountants of Marquand & Co., 51 Queen Street, Melbourne, 3000, be and are hereby appointed liquidators to act jointly and severally for the purpose of such winding up." such winding up.

Notice is also given that after twenty-one days from this date I shall proceed to distribute the assets. All creditors who have any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

D. E. TONKIN, Liquidator.

In the matter of the Companies Act 1961 and in the matter of Dellan Engineering Pty. Ltd. (in Liquidation).

Notice is hereby given that an extraordinary general meeting of the members of the abovementioned company held at Marquand & Co., 51 Queen Street, Melbourne on the 10th August, 1976, the following resolution was passed as a Special Resolution:-

"That the Company be wound up voluntarily and that Messrs. Douglas Ewart Tonkin and Leslie Philip Smart, Chartered Accountants of Marquand & Co., 51 Queen Street, Melbourne, 3000, be and are hereby appointed liquidators to act jointly and severally for the purpose of such winding up."

Notice is also given that after twenty-one days from this date I shall proceed to distribute the assets. All creditors who have any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their procec claim.

3427

L. P. SMART, Liquidator.

In the Supreme Court of Victoria.—1976 No. Co 9446.—In the matter of the Companies Act 1961; and in the matter of AIRFREIGHTERS PTY. LTD.

of AIRFREIGHTERS PTY. LTD.

Notice is hereby given that a Petition for the winding up of the abovenamed company by the Supreme Court was on the 12th day of August, 1976 presented by H. C. Sleigh Ltd. (trading as "Forrestair") and that the said Petition is directed to be heard before the Court sitting at the Fourteenth Court, Law Courts, William Street, Melbourne at the hour of 10.30 o'clock in the forenoon on the 27th day of September, 1976 and any creditor or contributory of the said company desiring to support or oppose the making of an Order on the said Petition may appear at the time of hearing by himself or his Counsel for the purpose; and a copy of the said Petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's official address is 160 Queen Street,

The Petitioner's Solicitors are Messrs. Cornwall Stodart & Co., of 380 Lonsdale Street, Melbourne.

CORNWALL STODART & CO.

Note.—Any person who intends to appear on the hearing of the said Petition must serve on or send by post to the abovenamed Cornwall Stodart & Co., notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 o'clock in the afternoon on the 24th day of September, 1976.

Take notice that the affairs of Sales Accountants Pty. Take notice that the affairs of Sales Accountants Pty. Limited (in voluntary liquidation) are now fully wound up and that in pursuance of Section 272 (1) of the Companies Act 1961 a general meeting of the Company will be held at the office of Messrs. Coopers and Lybrand, 26th floor, Norwich House, 6 O'Connell Street, Sydney, on 28th September, 1976 at 10.00 a.m., for the purpose of laying before it an account showing how the winding up has been conducted and the property of the Company disposed of and giving an explanation thereof.

Dated this 25th day of August, 1976.

K. A. BENNELL, Liquidator.

The Companies Act 1961.—In the matter of B. & Y. MARRIOTT PROPERTIES PTY. LTD.

Notice is hereby given that at a meeting of members of the Company on 16th August, 1976 the following resolu-tion was passed as a Special Resolution—

"It was resolved that, having made an enquiry into the affairs of the company, and having formed the opinion that the company will be able to pay its debts in full within a period of six months, the company be wound up voluntarily and that Reginald Robert William Fox of 112 Patterson Road, Moorabbin be appointed liquidator at a fee to be charged in accordance with the scale of fees recommended by the Australian Society of Accountants."

Company No. 50741.

Companies Act 1961.—In the matter of K.H.C. PROPERTIES PROPRIETARY LIMITED (in Voluntary Liquidation).

Notice is hereby given that at an extraordinary general meeting of the members of the abovenamed company held on the 19th August, 1976, it was resolved that the company be wound up voluntarily and that Neville Keith Cuthbert of Suite 2, 162 Albert Road, South Melbourne, chartered accounts the appointed liquidate. accountant, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 19th day of August, 1976.

NEVILLE KEITH CUTHBERT, Liquidator.

Companies Act 1961.—In the matter of HAWTHORN HILL PTY. Ltd. (in Voluntary Liquidation).

Notice is hereby given that at an extraordinary meeting of the members of the abovenamed company held on Wednesday, the 18th day of August, 1976, it was resolved that the company be wound up voluntarily and at a meeting of creditors held later on the same day, it was resolved that for such purpose, Michael Ayres Webb, of M. A. Webb & Co., Chartered Accountants, of 286 Toorak Road, South Yarra, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors who have any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 19th day of August, 1976.

MICHAEL AYRES WEBB, Liquidator.

M. A. Webb & Co., chartered accountants, 286 Toorak Road, South Yarra, 3141.

Companies Act 1961.—In the matter of HARMAY INDUSTRIES PTY. LTD. (in Liquidation).

Notice is hereby given that at an extraordinary meeting of the members of the abovenamed company held on the 19th August, 1976, it was resolved that the company be wound up voluntarily and at a meeting of creditors held on the same day pursuant to section 260, it was resolved that for such purpose Everett Thomson Bent of Suite 18, 545 St. Kilda Road, Melbourne, public accountant, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets, without regard to their claim.

Dated this 19th day of August, 1976.

E. T. BENT, Liquidator.

Bent & Cougle, public accountants, Suite 18, 545 St Kilda Road, Melbourne, 3004.

J. W. M. & J. M. PORTER INVESTMENTS PTY. LTD. (IN VOLUNTARY LIQUIDATION).

(IN VOLUNTARY LIQUIDATION).

Notice is hereby given that in pursuance of section 272 (1) of the Companies Act 1961, a final meeting of the company will be held on Friday, 24th September, 1976, at 11.00 a.m. at the office of Markham, Crane & Associates, public accountants, 33 Melrose Street, Sandringham for the purpose of laying before it an account showing how the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

Deted this 20th day of August 1976.

Dated this 20th day of August, 1976.

E. R. MARKHAM, Liquidator.

ALTONA (No. 2) CO-OPERATIVE HOUSING SOCIETY LIMITED (IN VOLUNTARY LIQUIDATION).

Take notice that the affairs of the above-named Society are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961 and of the Co-operative Housing Societies Act 1958, a General Meeting of the Society will be held at—

Altona Organisations Centre, Queen Street, Altona, on the 25th day of September, 1976, at 11 a.m., for the purposes of-

- (i) Laying before it an account showing how the winding up has been conducted, and the pro-perty of the Society disposed of, and giving any explanations thereof; and
- (ii) Passing a resolution that the books and papers of the said Society and of the liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated the 23rd day of August, 1976.

LESLIE W. IRWIN, F.C.I.S., F.A.S.A., A.C.A.A., F.B.S., Liquidator.

Irwin House, 263 Park Street, South Melbourne.

Companies Act 1961.—In the matter of Gartac Industries Pty. Ltd.—Notice Re Meeting of Creditors Pursuant to Section 260.

Notice is hereby given that a Meeting of Creditors of the abovenamed Company will be held at the Meeting Room, Suite 18, 562 St. Kilda Road, Melbourne on Thursday 9th September, 1976 at 11.00 a.m. the company having convened a Meeting of its Members for the same day for the purpose of considering a Resolution that the Company be wound up voluntarily. wound up voluntarily.

Dated this 18th day of August, 1976.

A. TSAKMAKIS, Director.

B. K. Taylor & Co., Suite 18, 562 St. Kilda Road, Melbourne, 3004.

Companies Act 1961, Section 254.—In the matter of VICTORIA OFFICE MACHINES PTY. Ltd. 80841.

Notice is hereby given of the following special resolu-tions which were duly passed at the extra-ordinary general meeting of the shareholders of the company held at the registered office on Monday, 16th August, 1976.

- 1. That the company be wound up voluntarily.
- 2. That his consent to act having previously been received it was resolved to appoint Lance T. Riordan, chartered accountant, of the firm, Lance T. Riordan & Co. as liquidator to wind up the company.

LANCE T. RIORDAN, Liquidator.

The Companies Act 1961.—In the matter of Guardian Motors Pty. Ltd. (in Liquidation).

Notice is hereby given that at an extraordinary General Meeting of the members of the abovenamed Company held on the 19th August, 1976 it was resolved that the Company be wound up voluntarily and that Michael William Ernest Hosking be nominated as Liquidator for the purpose of such winding up and that at a meeting of Creditors held later on the same day my appointment as Liquidator was confirmed

Notice is also given that persons having claims against the Company should lodge a proof of debt within 21 days at my office at: Suite 3, 96 St. Kilda Road, St. Kilda.

MICHAEL W. E. HOSKING, Liquidator.

Dated this 19th day of August, 1976.

Hosking, Dyer & Co., public accountant, 96 St. Kilda Road, St. Kilda, 3182. Phone: 94-1932. 3386

Companies Act 1961, Section 254 (2) (h).

J. A. T. ENGINEERING PROPRIETARY LIMITED.

Notice is hereby given that at a General Meeting of the members of the abovenamed Company held on the 12th day of August, 1976, it was resolved that the Company be wound up voluntarily and that Warick Allen Leeming be appointed liquidator for the purposes of such winding up.

Dated this 18th day of August, 1976.

W. A. LEEMING, Liquidator.

Duesbury, Johnston and Marks, 446 Collins Street, Melbourne, 3000.

In the Supreme Court of Victoria.—1976 Co. 9413.—In the matter of the Companies Act 1961; and in the matter of DRAWPRINT PROPRIETARY LIMITED.

2638

Drawprint Proprietary Limited.

Notice is hereby given that a petition for the winding up of the abovenamed Company by the Supreme Court was on the 23rd day of July, 1976, presented by Leo Thomas FitzGerald, Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fourteenth Court, Law Courts, William Street, Melbourne at the hour of 10.30 c'clock in the forenoon on the 14th day of September, 1976, and any creditor or contributory of the said company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his Counsel for the purpose; and a copy of the said petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same. the same.

The Petitioner's official address is 350 Collins Street, Melbourne.

The Petitioner's Solicitor is Alan R. Neaves, Crown Solicitor for the Commonwealth of 99 Queen Street, Melbourne. ALAN R. NEAVES.

Nore.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed Alan R. Neaves, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his, or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4 o'clock in the afternoon of the 13th day of September, 1976.

In the Supreme Court of Victoria.—1976 No. 9431.—In the matter of the Companies Act 1961; and in the matter of STEELE'S INTERNATIONAL IMPORTING COMPANY PTY. LTD.

Advertisement of Petition No. 14 (Rule 47).

Advertisement of Petition No. 14 (Rule 47).

Notice is hereby given that a Petition for the winding up of the abovenamed Company by the Supreme Court was on the 27th day of July, 1976, presented by United Refrigerator Company. And that the said Petition is directed to be heard before the Court sitting at Melbourne at the hour of 10.30 o'clock in the forenoon on the 13th day of September, 1976, and any creditor or contributory of the said Company desiring to support or oppose the making of an Order on the said Petition, may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the Petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same. the same.

The Petitioners address is 1-99 Walnut Street, Hudson, Wisconsin, U.S.A.

The Petitioner's Solicitor is Mr. Morris Albin, C/-Messrs. Sigel & Albin, 77 West Washington Street, Chicago, Illinois, 60602, U.S.A.

Whose Melbourne Agent is Mr. David Jones, C/- Ellison, Hewison & Whitehead, 379 Collins Street, Melbourne,

Ellison, Hewison & Whitehead, solicitors for the Peti-

Note.—Any person who intends to appear on the hearing of the said Petition must serve on or send by post to the abovenamed Solicitor, Notice in writing of his intention so to do. The Notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 o'clock in the afternoon of the 10th day of September, 1976.

Companies Act 1961.

PAULISA PROPRIETARY LIMITED (IN LIQUIDATION). NOTICE OF FINAL MEETING OF SHAREHOLDERS.

Notice is hereby given that, pursuant to Section 272 of the Companies Act 1961, a general meeting of the members of Paulisa Proprietary Limited (in Liquidation) will be held at 450 Little Collins Street, Melbourne on Wednesday the 29th day of September 1976, at 3 o'clock in the afternoon, 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. 3428

B. ETHERINGTON, Liquidator.

The Companies Act 1961.

TATRA DEVELOPMENT PTY. LTD. (IN VOLUNTARY LIQUIDATION)

NOTICE OF FINAL MEETING.

Notice is hereby given that pursuant to Section 272 of the Companies Act 1961 a General Meeting of Members of Tatra Development Pty. Ltd. will be held at the office of Touche Ross & Co., 440 Collins Street, Melbourne on 30th September, 1976 at 10.00 a.m. for the purpose of laying before it accounts showing how the winding up has been conducted, and the property of the Company has been disposed of, and of hearing any explanations that may be given by the Liquidators.

E. M. HUGGARD, B. A. WATERS, Joint & Several Liquidators. 3388

Companies Act 1961.—In the matter of A. McDEVITT & CO. PTY. LTD. (in Liquidation). The

Notice is hereby given pursuant to Section 272 (1) of the Companies Act 1961 that a Final General Meeting of the abovenamed Company will be held at 26 Park Crescent, Bentleigh, Victoria, on Friday the twenty-fourth day of September, 1976 at 2.00 p.m. 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 of hearing any explanation that may be given by the Liquidator.

Dated this pirth day of Apparet 1976

Dated this ninth day of August, 1976.

R. R. CROZIER, liquidator, 499 St. Kilda Road, Melbourne.

Companies Act 1961.

ADDISON & DICKSON PTY. LTD. (IN VOLUNTARY LIQUIDATION)

Notice is hereby given, pursuant to Section 272 (2) of the Companies Act 1961, that a General Meeting of Members of the above named Company will be held at 69 Dresden Street, West Heidelberg, on the 30th day of September, 1976, 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 explanation that may be given by the Liquidator. that may be given by the Liquidator.

Dated this 16th day of August, 1976.

3422

C. J. ADDISON, Liquidator.

In the Supreme Court of Victoria.—Co. 9403.—In the matter of the Companies Act 1961; and in the matter of INDUSTRIA CONSERVIERA ITALIANA PTY. LTD.

INDUSTRIA CONSERVIERA ITALIANA PTY. LTD.

Notice is hereby given that a petition for the winding up of the abovenamed Company by the Supreme Court was, on the 5th day of July 1976, presented by Gioacchino Bisogni. And that the said Petition is directed to be heard before the Court sitting at Melbourne at the hour of 10.30 a.m. on the 14th day of September 1976; and any creditor or contributory of the said Company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's address is 39 Rockbeare Grove, Ivanhoe.

The Petitioner's address is 39 Rockbeare Grove, Ivanhoe. The Petitioner's solicitor is Mr. Michael Bellofiore of Bellofiore, Sartori & Co., of 344 Sydney Road, Coburg.

M. BELLOFIORE, Solicitor for the Petitioner.

Note.—Any person who intends to appear on the hearing of the said Petition must serve on or send by post to the abovenamed Michael Bellofiore notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any) and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than four o'clock in the afternoon of the 13th day of September 1976 (the day before the day appointed for the hearing of the Petition). Petition).

A. T. KELLEY PROPRIETARY LIMITED.

The above Company was placed in liquidation by a Resolution of Members at an extraordinary General Meeting held on Wednesday, 18th August 1976.

CLYDE, THOMAS YOUNG, liquidator, 406 Lonsdale Street, Melbourne.

WARRNAMBOOL HOLIDAYS PROPRIETARY LIMITED.

Notice is hereby given that, pursuant to section 272 of the Companies Act 1961, a meeting of members of the above-named company will be held at 104 Liebig Street, Warrnambooi on Monday, 27th September, 1976 at 10 o'clock in the morning for the purpose of having an account laid before them showing how the winding up of the company has been conducted and the property of the company disposed.

Dated this 16th day of August, 1976.

W. G. SINCLAIR, Liquidator.

In the Supreme Court.—No. Co. 9447.—In the matter of the Companies Act 1961; and in the matter of M. WILLIAMS & MURPHY PTY. LTD.

WILLIAMS & MURPHY PTY. LTD.

Notice is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 13th day of August, 1976, presented by Victor Edward Murphy. And that the said petition is directed to be heard before the Court sitting at Melbourne at the hour of 10.30, on the 16th day of September, 1976; and any creditor or contributory of the said company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's address is 19 Orrong Crescent. Camber-

The Petitioner's address is 19 Orrong Crescent, Camberwell, Vic. 3124.

The Petitioner's solicitors are Messrs. Godfrey Stewart, Frank Curtain & Co. of 493 Bourke Street, Melbourne, Vic.

-Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed Solicitors notice in writing of his intention so abovenamed Solicitors notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than four o'clock in the afternoon of the 15th day of September, 1976, the day before the day appointed for the hearing of the Petition or the Friday preceding the day appointed for the hearing of the Petition if such day is a Monday or a Tuesday following a public holiday.

3404

RON HALSALL PTY. LTD. (IN VOLUNTARY LIQUIDATION).

Notice is hereby given that in pursuance of Section 272 (1) of the Companies Act 1961, a Final Meeting of the Company will be held on Wednesday, 29th September, 1976 at 11 a.m. at the office of W. B. Bayne, Public Accountant, 49 Binney Street, Euroa, for the purpose of laying before it an account showing how the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator.

Dated this 19th day of August, 1976.

W. B. BAYNE, Liquidator.

WALTERS GLENARA ESTATE PTY, LTD. (IN VOLUNTARY LIQUIDATION)

Notice is hereby given that in pursuance of Section 272 (1) of the Companies Act 1961, a Final Meeting of the Company will be held on Wednesday, 22nd September, 1976 at 11 a.m. at the office of W. B. Bayne, Public Accountant, 49 Binney Street, Euroa, for the purpose of laying before it an account showing how the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the Liquidator.

Dated this 19th day of August, 1976.

W. B. BAYNE, Liquidator.

FOODGUARD PTY. LIMITED (IN LIQUIDATION). NOTICE OF FINAL MEETING.

Notice is hereby given that a Meeting of the Members of Foodguard Pty. Limited (in Liquidation) will be held at 71 Macquarie Street, Sydney on Thursday 30th September, 1976 at 9.30 a.m. for the purpose of laying before the Meeting an account showing how the winding up has been conducted and the property of the Company disposed of.

Dated this 16th day of August, 1976.

3361

A. B. CLELAND, Liquidator.

LEVEILLE PTY. LTD.

At a General Meeting of the members of the above named Company, held at 4 Lydiard Street South, Ballarat on the 20th day of August, 1976 the Special Resolution set out below was duly passed:—

"That as the main business activities of the Company are now terminated, the Company be wound up voluntarily and that Brian Argent Waters of 440 Collins Street, Melbourne, be appointed Liquidator of the Company."

Dated this 20th day of August, 1976.

J. G. BARKER, Secretary.

The Companies Act 1961.

INDEPENDENT COMPUTING (QUANTITIES) PTY. LTD. (IN VOLUNTARY LIQUIDATION).

(IN VOLUNTARY LIQUIDATION).

Notice is hereby given that pursuant to Section 272 of the Companies Act 1961, a General Meeting of members will be held at the offices of Irish Young & Outhwaite, 23rd Floor, A.M.P. Tower, 535 Bourke Street, Melbourne on Monday, 27th September, 1976 at 9.15 o'clock in the morning for the purpose of having laid before them an account showing how the winding up has been conducted and the property of the Company disposed of and of hearing any explanation that may be given by the liquidator. liquidator.

Dated the 17th day of August, 1976.

J. K. BOYCE, Liquidator. Irish, Young & Outhwaite, 535 Bourke Street, Melbourne, Victoria, 3000.

Companies Act 1961, Section 206 (3) (4). WHITELAW TRANSPORT PTY, LTD. NOTICE OF MEETING.

Notice is hereby given of a Meeting of Creditors of Whitelaw Transport Proprietary Limited to be held at the Institute of Chartered Accountants, Meeting Room, 140 Queen Street, Melbourne on the 2nd day of September, 1976 at 10.00 a.m., for the purpose of considering and if thought fit passing the following resolution:—

"that the Company be wound up voluntarily"

"that Paragraph C, Section 277A (1A) (B) shall not apply to the winding up of the Company" 3363 E. P. TAYLOR, Official Manager.

The Companies Act 1961. HARRY POWELL PTY. LTD.

PURSUANT TO SECTION 260 OF THE COMPANIES ACT 1961.

PURSUANT TO SECTION 260 OF THE COMPANIES ACT 1961.

Notice is hereby given that a Meeting of Creditors of Harry Powell Pty. Ltd. will be held at the Board Room of the Institute of Chartered Accountants, 140 Queen Street, Melbourne on Tuesday, the 31st day of August, 1976 at 3.00 in the afternoon for the purpose of considering the Company's affairs, the Company having convened an Extraordinary General Meeting of its Members to be held on the same day for the purpose of considering and if thought fit, passing a Special Resolution that the Company be wound up voluntarily.

Dated this 20th day of August, 1976.

M. F. CANT, Director.

Hall & Rose, chartered accountants, 395 Collins Street Melbourne, Vic., 3000.

The Companies Act 1961.—In the matter of I. M. MARTIN (MELB.) PROPRIETARY LIMITED (in Voluntary Liquidation).

Notice is hereby given that at an Extraordinary General Meeting of the Members of the abovenamed Company held on Tuesday the 17th day of August, 1976 it was resolved that the Company be wound up voluntarily and at a Meeting of Creditors held on Tuesday the 17th day of August, 1976 it was resolved that for such purpose Geoffrey Ormond Harrison of 395 Collins Street, Melbourne, Chartered Accountant, be appointed Liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claim against the Company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 18th day of August, 1976.

G. O. HARRISON, Liquidator.

Hall & Rose, chartered accountants, 395 Collins Street Melbourne, 3000.

In the Supreme Court of Victoria.—No. Co. 9452 of 1976.— In the matter of the Companies Act 1961; and in the matter of SLIP FORM CONSTRUCTIONS (AUSTRALIA) PTY.

Notice is hereby given that a Petition for the winding up of the abovenamed Company by the Supreme Court was on the 16th day of August 1976 presented by Rapid Metals Developments (Australia) Proprietary Limited; and that the said Petition is directed to be heard before the Court sitting at the Fourteenth Court, Law Courts, William Street, Melbourne on the 1st day of October 1976 at the hour of 10.30 o'clock in the fore-noon; and any Creditor or contributory of the said Company desiring to support or oppose the making of an Order on the said Petition may appear at the time of hearing by himself or his Counsel for that purpose; and a copy of the Petition will be furnished to any Creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's address is 2 Chifley Drive, Preston.

The Petitioner's address is 2 Chifley Drive, Preston.

The Petitioner's solicitors are Messrs. Corr & Corr of 290 Latrobe Street, Melbourne (Reference: 76.107.023).

CORR & CORR, solicitors for the petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed solicitors, Notice in writing of his intention so to do.

The Notice must state the name and address of the person, or if a firm, the name and address of the firm must be signed by the person or firm or his or their Solicitor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 o'clock on the afternoon of the 21st day of Sentember 1976 31st day of September 1976.

Creditors next of kin and others having claims in respect of the Will of Norman William Keating, late of 68 Mirams Street, Ascot Vale, gentleman, who died on the 11th day of July, 1976, are requested to send particulars of their claims to the Executor Robert James Rawsthorn care of the undermentioned Solicitor by the 3rd day of November, 1976, after which date he will distribute the assets having regard only as to the claims of which he then has notice.

JOHN STEWART, solicitor, of 290 Racecourse Road, Newmarket.

ROBERT ARTHUR SHERER, late of 28 Dorothy Avenue, Glenhuntly, in the State of Victoria, retired, grocer manager, Deceased.

Creditors next-of-kin and others having claims in respect of the estate of the abovenamed deceased are required by the executor The Trustees Executors and Agency Company Limited of 401 Collins Street, Melbourne, in the said State to send particulars to the executor by the 27th day of October, 1976, after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice which it then has notice.

DAVIES, CAMPBELL & PIESSE, solicitors, 401 Collins Street, Melbourne. 3421

MADGE FARROW, late of 147 Balaclava Road, North Caulfield, widow, Deceased.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased who died on 13th day of January, 1973, are required by the executors Barrie John Young, of 430 Little Collins Street, Melbourne, solicitor and Shirley Margaret Boyd, of Redhill South, married woman, to send particulars of their claims care of the undermentioned solicitors by the 15th day of December, 1976, after which date they will distribute the assets having regard only to the claims of which they then have notice.

GIBSON McINTOSH & ASSOCIATES, solicitors of 825 Burke Road, Camberwell, 82-7011. 3412

ANNIE EVELYN BRAMBLE, late of Unit 2, 9 Grey Street, Balwyn, spinster, DECEASED.

Balwyn, spinster, DECEASED.

Creditors, next-of-kin and others having claims in respect of the estate of the abovenamed deceased who died on 27th day of December, 1974, are required by the executors Frank David Higgins formerly of 15 Byron Street, Kew, but now of 7 Grandview Grove, Bayswater, retired and Ronald Alan Heeks of Flat 2, 5 Anderson Court, Mentone, metal finisher to send particulars of their claims care of the undermentioned Solicitors by the 30th day of November, 1976, after which date they will distribute the assets having regard only to the claims of which they then have notice.

GIBSON McINTOSH & ASSOCIATES, solicitors of 825 Burke Road, Camberwell, 82-7011.

MARGARET AINSWORTH CLAPPERTON, late of 30 Elizabeth Street, Newport, widow, DECEASED, died on the 6th day of July, 1976.

Claims to the Executor, Gordon Thomas Clapperton of 32 Elizabeth Street Newport by the 27th day of October,

JOHN F. CARROLL, LL.B., solicitor, 4 Paisley Street, Footscray.

JURGEN HENRY FADERSEN, late of 249 Napier Street, White Hills in the State of Victoria, retired farmer, DECEASED, intestate.

Creditors next of kin, and others having claims in respect of the estate of the deceased who died on the twenty-second day of March One thousand nine hundred twenty-second day of March One thousand nine nundrea and seventy-five are required by the applicant for grant of Administration Amanda Theresa Fadersen of 249 Napier Street, White Hills in the State of Victoria Pensioner to send particulars to her solicitors Every & Every of V.P.C. Building, Bull Street, Bendigo by the 26th day of October One thousand nine hundred and seventy-six after which date the said Amanda Theresa Fadersen may convey or distribute the exercis hours regard only to the claims of distribute the assets, having regard only to the claims of which she then has notice.

EVERY & EVERY, solicitors, V.P.C. Building, Bull Street

Creditors next of kin and others having claims in respect of the Estate of Hugh Alfred Bean late of 1 Queen Street, Reservoir Retired Manufacturer deceased who died on 19th May 1976 are to send the particulars of their claims to the Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by the 25th day of October 1976, after which date it will distribute the assets having regard only to the claims of which it then has notice.

DUNCAN MACKINNON & CO., solicitors, of 77 Bridge Road, Richmond, 3121.

Creditors next-of-kin and others having claims in respect Creditors next-of-kin and others having claims in respect of the estate of Elizabeth Kemmler later of Lloyd Street Dimboola Cook deceased who died on 2nd November 1975, are required to send particulars of their claims to the Executor The Union-Fidelity Trustee Company of Australia Limited at its address, 101 Lydiard Street North, Ballarat by 26th October 1976, after which date the said company will distribute the assets having regard only to the claims of which it then has potice. of which it then has notice.

BAIRD & McGREGOR, solicitors, 2 Lydiard Street South,

Creditors next of kin and others having claims against the estate of Antonio Alessandro Romanin late of 189 Princes Highway Berwick Retired Farmer deceased who died on the 7th April 1976 are requested to send particulars of their claims to Luigia Romanin of 189 Princes Highway Berwick Widow, Cirilo Romanin and Davide Romanin both of Neerim Junction Farmers the Executors of the Will of the said deceased in care of the undersigned by the 22nd October 1976 after which date they will distribute the assets having regard only to the claims of which they then shall have had notice.

M. DAVINE & CO., solicitors, Warragul.

Creditors next of kin and others having claims against the estate of John Stanley Catt late of Murray's Road Yarragon Farmer deceased who died on the 30th March 1976 are requested to send particulars of their claims to Isabel Catt of Murray's Road Yarragon Widow and Gordon Stanley Catt of 51 Pymble Avenue Inverloch Contractor the Executors of the Will of the said deceased in care of the undersigned by the 22nd October 1976 after which date they will distribute the assets having regard only to the claims of which they then shall have had notice.

M. DAVINE & CO., solicitors, Warragul. 3350

Creditors next of kin and others having claims in respect of the estate of Cecil Wilfred Dobbie late of 16 Hamer Street Moorabbin in the State of Victoria Director deceased who died on the 5th day of May 1975 are required by the executors Keith McKay Jamison of 17 Bolton Street Beaumaris in the said State Director and Reginald Edward Gregory of 21 Albany Road Toorak in the said State Director to send particulars of their claims to them care of the undermentioned Solicitors by the 19th day of October 1976 after which date they will distribute the assets having regard only to the claims of which they then have notice.

DARVALL & HAMBLETON, solicitors, 7th Floor, T. & G Building, 147 Collins Street, Melbourne, 3000.

Creditors next of kin and others having claims in respect of the Estate of Valerie Gladys Dobbie late of 16 Hamer Street Moorabbin in the State of Victoria Spinster deceased who died on the 24th day of September 1973 are required by the executors Keith McKay Jamison of 17 Bolton Street Beaumaris in the said State Director and Reginald Edward Gregory of 21 Albany Road Toorak in the said State Director to send particulars of their claims to them care of the undermentioned Solicitors by the 19th day of October 1976 after which date they will distribute the assets having regard only to the claims of which they then have notice. then have notice.

DARVALL & HAMBLETON, solicitors, 7th Floor, T. & G. Building, 147 Collins Street, Melbourne, 3000.

ALFREDA MARY FLETCHER, late of 171 Hilton Street, Glenroy, in the State of Victoria, widow, DECEASED.

Creditors next-of-kin and other persons having claims against the Estate of the said Deceased who died on the 11th day of June 1976 are required to send particulars of same to the Executors Kenneth Ernest Fletcher and Joan Alfreda Munro in care of the undersigned on or before the 16th day of October 1976 after which date they will distribute the assets having regard only to the claims of which they then have notice.

DELANY & DWYER, barrister and solicitors, 201 Campbell Street, Swan Hill.

DANIEL HAYES, formerly of Mark Street, Rosebud, but late of 374 Nepean Highway, Frankston, retired.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 18th January 1976) are required by Jack Lauder Miller of 9 Waverley Street Sandringham, to send particulars of their claims to Straun Wright-Smith & Son, solicitors, Ninth Avenue, Rosebud by the 18th day of November 1976 after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice 3313 then have notice.

HESTER IRENE STEPHENSON, late of 2 Main Street, Coburg, in the State of Victoria, spinster, Deceased.

Coburg, in the State of Victoria, spinster, DECEASED. Creditors, next of kin and other having claims in respect of the estate of the deceased who died on the 21st day of November, 1975 are required by Estelle Irene Budge of 22 Brown Street, Coburg aforesaid widow and Thelma Margaret Cann, formerly of 2 Main Street, Coburg aforesaid but now of Dhurringile Road, Dhurringile in the said State, married woman, the Executrices to whom Probate of the Will of the abovenamed deceased was granted by the Supreme Court of Victoria in its Probate Jurisdiction on the 26th day of May, 1976 to send particulars to them care of the address set out hereunder by the 1st day of November, 1976 after which date the Executrices may convey or disiribute the assets, having regard to the claims of which they then have notice.

GUILLACI & GUILLACI. solicitors, 158 Bell Street,

GULLACI & GULLACI, solicitors, 158 Bell Street Coburg.

JULIA ROBERTS, late of Blairgowrie Private Hospital, 103 Wattle Valley Road, Canterbury, in the State of Victoria (formerly of 96 Thames Street, Box Hill, in the said State), widow, DECEASED.

Creditors next of kin and others having claims in respect of the estate of the deceased who died on the 15th day of April 1976 are required by the executrix Elizabeth Joan Jackson of 117 Clyde Street Box Hill in the State of Victoria married woman to send particulars to her in care of the undersigned by the tenth day of November 1976 after which date the executrix may convey or distribute the execut having regard only to the claims of which bute the assets having regard only to the claims of which she then has notice.

Dated the 23rd day of August, 1976.

P. H. PIPPEY & SON, 1 Watts Street, Box Hill, solicitors for the executrix. 3377

MARY MAY BOND, late of Yinnar, DECEASED

Creditors next-of-kin and others having claims in respect of the estate of the said deceased who died on the 2nd day of February, 1976 are required by the Executor Cyril John Bond of Middle Creek Road Yinnar to send particulars of their claims to him care of his solicitors Messrs. Littleton Hackford & Malkin of 38 Buckley Street Morwell by the 5th day of November, 1976 after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

LITTLETON, HACKFORD & MALKIN, solicitors, of 38 Buckley Street, Morwell. 3343

Creditors next of kin and others having claims in respect of the Will of Frank Buhagiar late of 373 Dryburgh Street North Melbourne retired waterside worker who died on the 14th day of June 1976 are requested to send particulars of their claims to the Executrix Rita Buhagiar care of the undermentioned solicitor by the 3rd day of November 1976 after which date she will distribute the assets having regard only as to the claims of which she then has notice then has notice.

EDWARD CURMI, solicitor, of 440 Victoria Street, North Melbourne.

Creditors next-of-kin and others having claims in respect of the Estate of Myrtle Emily Mason late of 321 Geelong Road Footscray widow deceased who died on the 17th February 1976 are required to send particulars of such claims to National Trustees Executors and Agency Company of Australasia Limited at its registered Office at 95 Queen Street Melbourne by the 3rd November 1976 after which date it will distribute the assets having regard only to the claims of which it then has notice.

DOYLE & KERR, solicitors, 450 Little Collins Street, Melbourne.

Creditors next of kin and others having claims in respect of the Estate of Madeline Maud Prior formerly of 52 Mitchell Street, Bentleigh, late of Flat 1, 21 Park Street, St. Kilda in the State of Victoria widow deceased who died on the 1st day of June, 1976 are to send particulars of their claims to The Trustees Executors and Agency Company Limited of 401 Collins Street, Melbourne by the 1st day of November, 1976 after which date it will distribute the assets having regard to the claims of which it then has notice.

WILLIAM HARRISON & SON, solicitors, 11 Bank ace. Melbourne. 3393 Place, Melbourne.

Creditors next of kin and others having claims in respect of the Estate of Margery McLean formerly of 66A Durham Road, Surrey Hills but late of 1 Trafalgar Street, Mont Albert in the State of Victoria widow deceased who died on the 23rd day of May, 1976 are to send particulars of their claims to The Trustees Executors and Agency Company Limited of 401 Collins Street, Melbourne by the 1st day of November, 1976 after which date it will distribute the assets having regard to the claims of which it then has notice.

WILLIAM HARRISON & SON, solicitors, 11 Bank Place Melbourne.

CHARLES McALLISTER, late of Unit 8, 140 Kerferd Road, Albert Park, in the State of Victoria, draftsman,

Creditors next-of-kin and others having claims in respect of the Estate of the deceased who died on the Fifteenth day of November One thousand nine hundred and seventy-five are required by the Executor John Anthony Calili of 459 Collins Street, Melbourne solicitor to send particulars thereof to him in care of the undersigned on or before the Thirtieth day of October One thousand nine hundred and seventy-six after which date he will distribute the assets having regard only to the claims of which he has notice.

COLE & O'HEARE, solicitors, 459 Collins Street, Mel-

Creditors next of kin and others having claims in respect of the Estate of Albert Richard William Braddon late of Flat 4 97 Verdon Street, Williamstown, in the State of Victoria, gentleman deceased who died on the 2nd day of June, 1976, are to send the particulars of their claims to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne, by the 8th day of November, 1976, after which date it will distribute the assets having regard only to the claims of which it then has notice.

HENDERSON & BALL, solicitors, of 430 Little Collins treet. Melbourne. Street, Melbourne.

Creditors next of kin and others having claims in respect of the Estate of John Christopher Michael Brook late of 1 Kaniva Court East Bentleigh Medical Practitioner deceased intestate who died on the 20th April 1974 are requested to send particulars of their claims to the Administratrix Frances Mary Brook care of the undermentioned Solicitor by the 3rd day of November 1976 after which date she will distribute the assets having regard only as to the claims of which she then has notice.

EDWARD CURMI, solicitor, of 440 Victoria Street, North

Creditors next of kin and others having claims in respect of the Estate of Gregory Pace late of 8 Clare Street St. Albans storeman deceased intestate who died on the 8th November 1975 are requested to send particulars of their claims to the Administratrix Antoinette Pace care of the undermentioned Solicitor by the 3rd day of November 1976 after which date she will distribute the assets having regard only as to the claims of which she then has notice regard only as to the claims of which she then has notice.

EDWARD CURMI, solicitor, of 440 Victoria Street, North Melbourne.

MARY THERESA MELANO, late of 20 Malcolm Street, Mansfield, spinster Deceased.

Creditors, next-of-kin and others having claims in respect of the deceased who died on the fourth day of July 1976 are required by her Trustee Thomas Michael Rodney Ryan of 9 High Street, Mansfield Solicitor to send particulars to him care of the undermentioned firm of solicitors by the first day of November 1976 after which date the Trustee may convey and distribute the assets having regard only to the claims of which he then has notice.

MAI RYAN JACKSON & GLEN colicitors for the

MAL RYAN, JACKSON & GLEN, solicitors for the trustee, 9 High Street, Mansfield. 3310

EDWARD NOLAN, late of 73 Highett Street, Mansfield, butcher, Deceased.

Creditors, next-of-kin and others having claims in respect of the deceased (who died on the fifteenth day of February 1976) are required by his Trustee The National Trustees Executors and Agency Company of Australasia Limited to send particulars to it care of the undermentioned address by the twenty-fifth day of October 1976 after which date the Trustee may convey and distribute the assets having regard only to the claims of which it then has notice. which it then has notice.

THE MANAGER, THE NATIONAL TRUSTEES EX-ECUTORS AND AGENCY COMPANY OF AUSTRALASIA LIMITED, of 95 Queen Street, Melbourne. 3311

Creditors next of kin and others having claims in respect of the Estate of Edward Ernest Hayward late of Unit 13, 43 Rockley Road South Yarra Department Manager deceased intestate who died on the 12th November 1975 are requested to send particulars of their claims to the Administratrix Irene Mary Hayward care of the undermentioned Solicitor by the 3rd day of November 1976 after which date she will distribute the assets having regard only as to the claims of which she then has notice.

JOHN STEWART, solicitor, of 290 Racecourse Road, Newmarket.

MAXWELL DONALD TOLL, late of Cohuna, in the State of Victoria, retired sawmiller DECEASED.

CREDITORS next of kin and all other persons having claims against the Estate of the said Deceased are required by Gary Maxwell Toll of Cohuna aforesaid Farmer the sole executor of the Estate of the said Deceased to send particulars of such claims to him in care of the undermentioned Solicitors on or before the 17th day of October 1976 after which date they will distribute the assets having regard only to the claims of which they then have Notice.

STEWART & SONS, solicitors, Cohuna.

3314

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

On Friday the 15th of October 1976 at 10.30 a.m. at the Police Station Heidelberg (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Dern Geoffrey Stewart Langlands, director, of 21 Riverside Road, Ivanhoe as proprietor of an estate in fee simple in the land described in Certificate of Title Volume 6277 Folio 255 upon which is erected a large brick house with tiled roof known as No. 21 Riverside Road Ivanhoe.

Registered Mortgage No. G.89276 affects the said estate and interest.

Terms-Cash Only.

3414 KEITH R. MARTIN, Sheriff's Officer. In the Supreme Court of the State of Victoria.

SALE BY THE SHERIFF.

On Wednesday the 6th of October 1976 at 12 noon at the Police Station, Warrnambool (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Murray Francis Lane of 206 Moore Street, Warrnambool, as the last registered owner of the land described in Conveyance Book 736 No. 980 lodged in the Office of the Registrar-General, subject to Mortgage in Book 737 No. 17, and Charge in Book 763 No. 642. This land is situated at 15 Grace Avenue Warrnambool and erected thereon is a sandstone and timber building.

Terms-Cash Only.

3415

R. GRIENKE, Sheriff's Officer.

In the Supreme Court of the State of Victoria.

SALE BY THE SHERIFF.

On Friday the 8th of October 1976 at 10.30 a.m. at the Police Station St. Albans (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Ross David Smith, driver and Lynette Helen Smith, married woman, both of 3 Box Court, St. Albans as joint proprietors of an estate in fee simple in the land described in Certificate of Title Volume 9024 Folio 599 upon which is erected a brick veneer dwelling known as No. 3 Box Court St. Albans

Registered Mortgage No. F.678899, Caveats G.15538 and F.858427 affect the said estate and interest.

Terms-Cash Only.

3416

KEITH R. MARTIN, Sheriff's Officer.

In the Supreme Court of the State of Victoria.

SALE BY THE SHERIFF.

On Friday the 1st of October 1976 at 10.30 a.m. at the Police Station Broadmeadows (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Zivko Stojkovic, builder, of 12 Elliott Avenue, Broadmeadows as joint proprietor with Sonja Vasiljevic of an estate in fee simple in the land described in Certificate of Title Volume 8859 Folio 502 upon which is erected a brick veneer dwelling house known as No. 12 Elliott Avenue Broadmeadows.

Registered Mortgage No. E.570837 affects the said estate and interest.

Terms-Cash Only

3417 KEITH R. MARTIN, Sheriff's Officer.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

On Friday the 8th of October 1976 at 11.30 a.m. at the Police Station St. Albans (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Raymond Maghamez, builder and Jacqueline Maghamez, married woman both of Lot 92 Gumtree Close, St. Albans as joint proprietors of an estate in fee simple in the land described in Certificate of Title Volume 8920 Folio 685 upon which is erected a brick dwelling house known as Lot 92 Gumtree Close St. Albans.

Registered Mortgage Nos. E.684855, F.109505, F.360779, F.403969 and Caveat F.281997 affect the said estate and interest.

Terms-Cash Only.

3418

KEITH R. MARTIN, Sheriff's Officer.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

On Friday the 22nd of October 1976 at 12 noon at the Police Station Moonee Ponds (unless process be stayed or satisfied).

All the Estate and Interest (if any) of K. N. Freeman (shown on Certificate of Title as Keith Norman Freeman) contractor of 9 Morphett Avenue, Ascot Vale as joint proprietor with Kathleen May Freeman, married woman of an estate in fee simple in the land described in Certificate of Title Volume 8214 Folio 651 upon which is erected a 6 room aluminium clad weatherboard dwelling, stables of 5 boxes, 3 yards, 1 manure pit and 1 steel garage known as No. 9 Morphett Avenue Ascot Vale.

Registered Mortgage Nos. D.342542 and F.416108 affect the said estate and interest.

Terms-Cash Only.

3419 KEITH R. MARTIN, Sheriff's Officer.

No. 78.—7870/76.—4

In the Supreme Court of the State of Victoria.

SALE BY THE SHERIFF.

On Friday the 22nd of October 1976 at 10.30 a.m. at the Police Station Coburg (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Dimitri Tsoukas (shown on certificate of Title as Demetrios Tsoukas) traveller of 66 Bruce Street, Coburg as joint proprietor with Athena Tsoukas, teacher of an estate in fee simple in the land described in Certificate of Title Volume 5527 Folio 205 upon which is erected a Brick Dwelling known as No. 66 Bruce Street Coburg.

Registered Mortgage No. D.139651 affects the said estate and interest.

Terms—Cash Only.

3420

KEITH R. MARTIN, Sheriff's Officer.

INSOLVENCY NOTICE

Bankruptcy Act 1966-1973. NOTICE TO CREDITORS.

Creditors of Geoffrey Leonard Cooper of 26 Great Valley Road, Glen Iris are advised that Mr. Cooper has executed a Deed of Arrangement under the provisions of part 10 of the Bankruptcy Act 1966-1973 on the 17th day of August, 1976.

The Trustee is Mr. Edward Peter Taylor of 583 Hampton Street, Hampton, 3188 and creditors are requested to lodge their proof of debts with the trustee at their earliest convenience.

3362

E. P. TAYLOR, Trustee.

IMPOUNDINGS

KYNETON.—Impounded in Kyneton Pound on 20th August, 1976, from Tylden area.

1 hereford cow, no visible brand

If not claimed and expenses paid, to be sold on 9th September, 1976.

3403-\$3.85

C. H. RIORDAN, Poundkeeper.

KYNETON.—Impounded in Kyneton Pound on 16th August, 1976 from View Point area.

6 Hereford cross steers

2 Hereford cross heifers

If not claimed and expenses paid, to be sold on 9th September, 1976.

C. H. RIORDAN,

3320-\$4.40

Poundkeeper.

WHITTLESEA.—Impounded in Epping Pound by Mr. Stewart of Merriang.

18 head mixed cattle, no visible brand

If not claimed and expenses paid, to be sold at noon on Friday, 10th September, 1976.

3398-\$3.85

W. HERD, Poundkeeper.

Subordinate Legislation Act 1962.

NOTICE OF MAKING OF STATUTORY RULES.

In pursuance of the provisions of the Subordinate Legislation Act 1962 and the Regulations made thereunder, notice is given of the making of the following statutory rules:—

No. Marine Act 1958.

Price.

231/1976. Port Rule (Control of Boats) 1975 Amendment No. 1/1976

Health Act 1958 (No. 6270).

232/1976. Health Act (Special Accommodation Houses) (Amendment) Regulations 1976 10c

Health Act 1958.

233/1976. Proprietary Medicines (Amendment) Regulations 1976 10c

110. 10.—August 20, 1510	victoria government gazette
No. Health Act 1958. Price.	· · · · · · · · · · · · · · · · · · ·
234/1976. Irradiating Apparatus and Radio-Active Substances (Amendment) Regulations 1976 10c	No. Price. 8540. Consumer Protection (Unordered Goods and
	Services Amendment)
Health Act 1958 (No. 6270). 235/1976. Pest Control Operators (Amendment)	8542. Bread Industry (Amendment) \$0.10
Regulations 1976 10c	8543. Co-operative Housing Societies (Amendment) \$0.10 8544. Lotteries Gaming and Betting (Amendment) \$0.10
Health Act 1958.	8545. Supply (No. 1, 1974–75) \$0.15
236/1976. Night-Soil and Sewage (Contamination of	8545. Supply (No. 1, 1974-75) \$0.15 8546. Melbourne Cricket Club \$0.15 8547. Home Finance (Amendment) \$0.10 8548. Swan Hill Pioneer Settlement \$0.30
Land) (Amendment No. 2) Regulations	8548. Swan Hill Pioneer Settlement \$0.30
	8548. Swan Hill Pioneer Settlement \$0.30 8549. Ministry of Transport (Transport Fund) \$0.10 8550. Youth, Sport and Recreation (Amendment) \$0.10 8551. Stamps (Bills of Exchange) \$0.10 8552. Gas and Fuel Corporation (Powers) \$0.20 8553. Registration of Births Deaths and Marriages \$0.10
Health Act 1958 (No. 6270). 237/1976. Cinematograph Operators (Fees) Regula-	8551. Stamps (Bills of Exchange) \$0.10
tions 1976 10c	8553. Registration of Births Deaths and Marriages \$0.10
Health Act 1958.	8554. Meat Inspection Services \$0.10 8555. Sewerage Districts (Interest Subsidies) \$0.10 8556. Printers and Newspapers (Amendment) \$0.10
238/1976, Public Building (Amendment) Regula-	
	8557. Local Government (Amendment) \$0.30 8558. Decentralized Industry (Housing) (Amend-
Land Tax Act 1958.	ment) \$0.10
	8559. Teaching Service (Conditions of Service) \$0.10 8560. Environment Protection (Amendment) \$0.10
Health Act 1958.	8561. Motor Car (Further Amendment) \$0.15 8562. Victorian Civil Ambulance Service \$0.10 8563. Forests (Wood Pulp Agreement) \$0.40 8564. Local Government (House Builders Liability
240/1976. Health (Contraceptives) (Amendment)	8563. Forests (Wood Pulp Agreement)
Fisheries Act 1968.	
241/1976. Fishing (General) (Amendment No. 2)	Amendment)
Regulations 1976 10c	mission)
Health Act 1958.	8567. Appropriation (1973-74, No. 2) \$0.10
242/1976. Health (Private Hospitals Registration Fees Amendment) Regulations 1976 10c	Committee) 40 10
	Committee)
Melbourne Harbor Trust Act 1958 (No. 6312).	8571. Supply (No. 2, 1974–75) \$0.10
243/1976. Melbourne Harbor Trust Long Service Leave Regulations 1976 10c	8569. Historic Buildings \$0.30 8570. Appropriation (1973–74, No. 3) \$0.10 8571. Supply (No. 2, 1974–75) \$0.10 8572. Victorian Inland Meat Authority \$0.10 8573. Metropolitan Bridges Highways and Fore-shores \$0.30
Melbourne Harbor Trust Act	8574. Melbourne and Metropolitan Board of Works
1958 (No. 6312). 244/1976. Melbourne Harbor Trust (Cargo Delivery)	(Rates)
Regulations No. 5/76 10c	ment) \$0.10
Copies of these statutory rules may be purchased at the	8577. The Álfred Nicholas Memorial Gardens \$0.10 8578. Bonnie Doon (Public Hall) Land \$0.10
Sale of Publications Section of the Government Printing Office, located at 7A Parliament Place, Melbourne, 3002. If	8578. Bonnie Doon (Public Hall) Land \$0.10 8579. Carlton Land (University Women's College) \$0.10 8580. Newmarket Sheep Sales \$0.10
ordered by mail, remittance should be addressed to "The	
Government Printer, Box 203, P.O., North Melbourne, 3051", and should include 20c extra for postage.	8581. Tattersair Consultations (Soccer Pootbair Pools)
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C. H. RIXON,	8589. Pesticides (Amendment) \$0.10
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STATE ACTS, 1974	8593. Pharmacists \$0.40
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Melbourne, phone 63 0321, extension 6181, or from any accredited agent, at the price set opposite to each (these	8597. Business Franchise (Tobacco)
prices do not include postage).	8599. Zoological Gardens (Amendment) \$0.10
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Act Price. Postage Cost.	tions \$0.15 8602. Status of Children \$0.20
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45c-70c 30c 75c-\$1.70 40c	8604. Fertilizers \$0.40 8605. Appropriation (1974–75, No. 1) \$2.20
\$1.75~\$4.00 60c Above \$4.00 86c	8606. Aboriginal Affairs (Transfer of Functions) \$0.15 8607. Victorian Institute of Marine Sciences \$0.20
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a cost of \$21. No. Price.	tees)
No. Price. 8532. Veterinary Research Institute (Consequential	8610. Deakin University \$0.30
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8538. Land Tax (Amendment)	cants)
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STATE ACTS, 1974-continued.

STATE ACTS, 1975-continued.

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	Agricultural Colleges (Amendment)	\$0.20	Committee)	\$0.10
	Education (Administration)	\$0.10	8827. Committees (Membership) 8828. Joint Select Committee (Meat Industry)	\$0.10 \$0.10
	Inflammable Liquids (Amendment) Land Tax	\$0.10 \$0.10	8829. Joint Select Committee (Road Safety)	\$0.10
3771.	Superannuation (Amendment)	\$0.10	8830. Latrobe Valley (Manager's Qualifications)	\$0.10
	Patriotic Funds (Amendment)	\$0.10 \$0.10	8831. Ministry for the Arts (Transfer of Administration)	\$0.10
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- 2. Other matter.
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- (b) Lengthy or involved notices should be forwarded several days before publication.
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