

VICTORIA

GOVERNMENT GAZETTE.

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No. 896]

WEDNESDAY, NOVEMBER 9.

[1949

LEGISLATIVE ASSEMBLY.

THE HONORABLE THE CHIEF SECRETARY.

HEREBY notify that I have this day issued a Writ for the Election of a Member to serve in the Legislative Assembly of Victoria for the Electoral District of Kew.

Legislative Assembly,

Melbourne, 8th November, 1949.

LEGISLATIVE ASSEMBLY.

THE HONORABLE THE CHIEF SECRETARY.

HEREBY notify that I have this day issued a Writ for the Election of a Member to serve in the Legislative Assembly of Victoria for the Electoral District of Clifton Hill.

T. K. MALTBY,

T. K. MALTBY,

Speaker.

Speaker.

Legislative Assembly,

Melbourne, 8th November, 1949.

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LEGISLATIVE ASSEMBLY.

THE HONORABLE THE CHIEF SECRETARY.

HEREBY notify that I have this day issued a Writ for the Election of a Member to serve in the Legislative Assembly of Victoria for the Electoral District of Richmond.

 Date of Writ
 ...
 ...
 8th November, 1949.

 Day before or on which nominations are to be made
 ...
 28th November, 1949.

 Day of Polling
 ...
 ...
 ...

 Return of Writ
 ...
 ...
 ...
 ...

 29th December, 1949.

T. K. MALTBY,

Speaker.

Legislative Assembly,

Melbourne, 8th November, 1949.

ACT OF PARLIAMENT.

PROCLAMATION

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

The Governor of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bill passed by the Parliament of the said State, the title whereof is hereunder set forth, that is to say:—

No. 5409. "An Act to apply out of the Consolidated Revenue the sum of Twenty million one hundred and ninety-two thousand and fourteen pounds to the service of the year One thousand nine hundred and forty-nine and One thousand nine hundred and fifty."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fourth day of November, in the year of our Lord One thousand nine hundred and forty-nine, and in the thirteenth year of the reign of His Majesty King George VI.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

T. T. HOLLWAY, Premier.

GOD SAVE THE KING!

ACTS OF PARLIAMENT.

PROCLAMATION

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

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

- No. 5410. "An Act to revoke the Crown Grant of certain Land at Castlemaine set apart for a General Market, and for other purposes."
- No. 5411. "An Act to amend the Soil Conservation and Land Utilization Act 1947."
- No. 5412. "An Act to amend Sections Seven and Eight of the Public Account Advances Act 1924."
- No. 5413. "An Act relating to Mothercraft Nurses and the Registration thereof, and for other purposes."
- No. 5414. "An Act to provide for the Establishment of a Rural Finance Corporation and the Objects Constitution Functions Powers and Management thereof, and for other purposes."
- No. 5415. "An Act to amend the Co-operative Housing Societies Act 1944, and for other purposes."

- No. 5416. "An Act to authorize the Raising of Money for the Purposes of the Development of the Latrobe Valley and the Application of such Money and for other purposes."
- Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this eighth day of November, in the year of our Lord One thousand nine hundred and forty-nine, and in the thirteenth year of the reign of His Majesty King George VI.

.s.) DALLAS BROOKS.

By His Excellency's Command,

T. T. HOLLWAY,

Premier.

GOD SAVE THE KING!

Vermin and Noxious Weeds Act 1928.

CERTAIN PLANT DECLARED TO BE A NOXIOUS WEED WITHIN THE SHIRE OF ALBERTON.

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 6 of the Vermin and Noxious Weeds Act 1928 (No. 3799), I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do, by this my Proclamation, declare the plant named hereunder to be a noxious weed for the purpose of the above Act within the Shire of Alberton, viz.:—

Carduus Marianus, L., "Spotted Thistle."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of November, in the year of our Lord, One thousand nine hundred and forty-nine, and in the thirteenth year of the reign of His Majesty King George VI.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,
R. C. GUTHRIE,
Commissioner of Crown Lands and Survey.
GOD SAVE THE KING!

PUBLIC AUTHORITIES MARKS ACT 1930.

PROCLAMATION

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

WHEREAS by sub-section (1) of section 2 of the *Public Authorities Marks Act* 1930 any corporation carrying on electric light or power supply works if and when such corporation is declared by Order of the Governor in Council published in the *Government Gazette* to be an Authority

for the purposes of the Act is such an Authority: And whereas the State Electricity Commission of Victoria is a corporation carrying on electric light and power supply works: And whereas it is expedient for the purposes of the Act to declare that the State Electricity Commission of Victoria is an Authority for the purposes of the Act.
Now, therefore, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council thereof, doth by this Order declare that the State Electricity Commission of Victoria is an Authority for the purposes of the Act.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of November, in the year of our Lord One thousand nine hundred and forty-nine, and in the thirteenth year of the reign of His Majesty King George VI.

DALLAS BROOKS.

By His Excellency's Command, T. T. HOLLWAY, Minister in Charge of Electrical Undertakings. GOD SAVE THE KING!

Local Government Act 1946.

PROCLAMATION EXTENDING THE OPERATION OF THE UNIFORM BUILDING REGULATIONS.

PROCLAMATION

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

WHEREAS section 900 (2) of the Local Government
Act 1946 provides, inter alia, that the Governor in
Council may, by Proclamation published in the Government Gazette, at the request of the council of any municipality (not being a city or town), extend the operation
of the Regulations made under Part XLIX. of that Act to
the municipal district of such municipality, or any part thereof:

And whereas the Council of the Shire of Portland has requested that the operation of the said Regulations be extended to parts of the municipal district of such municipality:

Now, therefore I, the Governor of the State of Victoria. by and with the advice of the Executive Council thereof, by this, my Proclamation, do hereby extend the operation of the Regulations made under Part XLIX. of the Local Government Act 1946 to the portions of the municipal district of the Shire of Portland described hereunder:—

Firstly.—Commencing on the shore at the south-east corner of Crown allotment 15, Parish of Bolwarra, County Firstly.—Commencing on the shore at the south-east corner of Crown allotment 15, Parish of Bolwarra, County of Normanby; thence proceeding in a northerly direction along the east boundary of the same allotment for approximately 11 chains, and across a 1-chain road; thence northwesterly along the south-west boundary of a road to a point on the south-eastern boundary of the Prince's Highway; thence westerly along the southern boundary of the Prince's Highway to the north-west corner of allotment D, section 16, Parish of Bolwarra; thence southerly along the eastern boundary of the Henty Highway to the northwest corner of allotment 3, Parish of Portland, section 3; thence due west across the Henty Highway to the northeast corner of allotment 2A of same section and parish; thence due west along the northern boundary of this allotment and allotments 1A and 1c to the Heywood-Portland railway; thence southerly along the railway to the south-east corner of allotment H, section 2; thence due west along the southern boundaries of allotments H and E of same section; thence southerly across a 1-chain road to the north-west corner of allotment F1, section 2, and southerly along the western boundaries of this allotment, a State school reserve, and allotment F2, to the south-west corner of the last allotment; thence across a road and easterly to the north-east corner of allotment 7, section 4, of same parish; thence southerly along the eastern boundaries of allotments 1 and 10, section 6, and across the Bridgewater main road to the eastern boundaries of allotments 7, 6, and 5, across a road, and along the eastern boundaries of allotments 1 and 10, section 6, and across the Bridgewater main road to the north-west corner of allotment 12, section 6; thence easterly along the southern boundary of the Bridgewater main road to the north-east corner of allotment 14; thence southerly along the eastern boundary of this allotment, across a road, and continuing along the eastern boundary of same allotment to a creek at the south-east corner of that allotment; thence easterly along the creek near the south boundary of a public park to the Borough and Town of Portland boundary; thence northerly along the town boundary to the north-west corner of allotment

1, section B, Town of Portland; thence northerly along the western boundaries of allotments 8 and 9, no section, of the Parish of Portland, across a road, and along the west boundaries of allotments 24, 25, and 37 to the northwest corner of the last allotment; thence easterly along the northern boundaries of allotments 37 and 36, across

the northern boundaries of allotments 37 and 36, across a road, and along the northern boundaries of allotments 35 and 34, across another road and along the northern boundaries of allotments 33 and 32, and across another road and easterly to the shore; thence north-easterly along the shore to the point of commencement.

Secondly.—All that land within the Parishes of Drumborg, Heywood, Homerton, and Narrawong, County of Normanby, commencing in the Parish of Drumborg, at the north-west corner of allotment 7, section 2; thence easterly by the south boundary of the road abutting the north sides of allotments 7 and 6 of section 2 and allotments 1, 2, 3, 4 and 15 of section 3 in the Parish of Drumborg, and allotments 24, 23B, 23D, 23C, 23A in the Parish of Homerton to the north-east corner of the said allotment 23A; thence southerly by the west boundary of the road abutting the east sides of the said allotment 23A and allotment 28 to the north-east corner of allotment 23A and allotment 28 to the north-east corner of allotment 28. and allotment 28 to the north-east corner of allotment 28: thence easterly by the south boundary of the road abutting the north sides of the said allotment 28 and allotment 29a; thence to the north-east corner of the said allotment 29a; thence southerly by the east sides of the said allotment 29a and allotment 29 to the north-west corner of the extension of allotment 31; thence easterly by the roath being and allotment 31. the north sides of the said allotment 29 and allotment 29a to the north-east corner of the said allotment 29a, thence southerly by the east sides of the said allotment 29a and allotment 31; thence easterly by the north boundary and southerly by the east boundary of the said extension of allotment 31 to the south-east corner of same; thence westerly by the north boundary of the road abutting the south sides of the said extension of allotment 31 and allotments 31 and 29 to the intersection of same with the production northerly of the east side of allotment 105, to the said extension of same with the production northerly by the said production northerly of the east side of allotment 105, to the south-east corner of the same; thence southerly by a straight line crossing the Fitzroy River into the Parish of Narrawong to the north-east corner of allotment 2, section B, Parish of Narrawong; thence southerly by the east side of the said allotment 2, section B, to the south-east corner of the same; thence generally north-westerly by the north boundary of the road abutting the south sides of allotment 2 and 1, section B, to the south-east corner of allotment 1, section B, to the southerly by the west boundary of the road abutting the east sides of allotment 1 and 4, section B, to the southerly by the west boundary of the road abutting the east sides of allotment 10, section B, to the southerly southerly by the east side of the said allotment 10, section B, thence by the south sides of the said allotment 10, section B, and the east side of the triangular 5 acres section of allotment 18 of section B to the southerly by the said triangular 5 acres section of allotment 18 of section B, thence southerly by the south side of the said allotment 18 of section B to the south-west corner of allotment 7, section B; thence westerly by the said triangular 5 acres section of allotment 18 of section B, and by the south side of the said allotment 7, section B, thence westerly by the south-west corner of the same; thence westerly by the allotment 12E of section 1; thence northerly by the east

• boundary of the road abutting the west sides of allotments 12E, 12, and 10 of section 1 to the north-west corner of the said allotment 10, section 1, Parish of Heywood; thence by a straight line northerly crossing the Fitzroy River into the Parish of Drumborg to the south-west corner of allotment 8, section 2, Parish of Drumborg; thence northerly by the east boundary of the road abutting the west sides of allotments 8, 7, 10, and 9 of section 2 to the north-west corner of allotment 7, section 2, the point of commencement.

the west sides of allotments 8, 7, 10, and 9 of section 2 to the north-west corner of allotment 7, section 2, the point of commencement.

Thirdly.—Commencing at the south-east corner of allotment 32A, no section, Parish of Dartmoor, County of Follett; thence proceeding in a northerly direction along the eastern boundary of this allotment to the northern corner thereof; thence northerly across a road and along the eastern boundary of allotment 32 to the northern corner of same allotment; thence south-westerly along the north-western boundary of this allotment to the western corner thereof; thence across a 2-chain road and south-easterly along the north-east boundary of allotment 31 to the northern corner of allotment 57; thence south-westerly along the north-western boundary of the same allotment, across the Heywood-Mount Gambier railway, along the north-west and west boundaries of allotment 57A to the northern boundary of the Prince's Highway; thence easterly along the northern boundary of the Prince's Highway; thence easterly along the northern boundary of the Town of Dartmoor, County of Follett; thence southerly and easterly along the town boundary to the Glenelg River; thence easterly and northerly and westerly along the town boundary in the County of Normanby, across the Glenelg River, and continuing along the northern town boundary in the County of Follett to the point of commencement.

And do further provide that the said Regulations (other than those contained in Parts I. and II. of Chapter 8 thereof) shall come into operation in the above-mentioned part of the municipal district of the said municipality on publication of this Proclamation in the Government Gazette, and that the Regulations contained in the said Parts I. and II. of Chapter 8 shall come into operation therein on the first day of February, 1950.

Given under my Hand and the Seal of the State of Victoria aforesaid. at Melbourne. this second

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of November, in the year of our Lord One thousand nine hundred and forty-nine, and in the thirteenth year of the reign of His Majesty King George VI.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

J. A. KENNEDY, Commissioner of Public Works.

GOD SAVE THE KING!

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 2nd day of November, 1949, been pleased to make the under-mentioned appointments,

DEPARTMENT OF AGRICULTURE.

Inspector of Stock.

NORMAN JOSEPH WILSON WRIGHT, Inspector of Stock, to be an Inspector of Stock under the said Act without addition to salary, and for the period during which he shall continue to be employed in his present capacity, in accordance with the provisions of section 5 of Part I. of the Stock Diseases Act 1928.

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrar.

ALBERT JOSEPH MAZENGARB

to be Electoral Registrar for the St. Kilda West Subdivision of the Electoral District of Albert Park; for the Caulfield West Subdivision of the Electoral District of Caulfield; and for the St. Kilda and St. Kilda North Subdivisions of the Electoral District of St. Kilda, to take effect on and from the 25th October, 1949, vice William David Millar, resigned.

Trustee, Exhibitions Act.

KENNETH GEORGE LUKE, pursuant to the provisions of section 8 of the Exhibitions Act 1890, to be a Trustee for the purposes of the said Act.

DEPARTMENT OF HEALTH.

Acting Clerks of Mental Hospitals.

GORDON READ SLEEMAN

to be Acting Clerk of the Mental Hospital, Sunbury, from 16th October, 1949, pursuant to the provisions of section 35 of the Mental Hygiene Act 1928 (No. 3721), vice Robert Stanley Bates, transferred; and

KELVIN CHARLES TURNER

to be Acting Clerk of the Mental Hospital, Ararat, from the 10th October, 1949, pursuant to the provisions of section 35 of the *Mental Hygiene Act* 1928 (No. 3721), vice Alexander Hele Riley, on leave.

Clerk of Mental Hospital, &c.

ROBERT STANLEY BATES

to be Clerk of the Mental Hospital and Receiving House, Royal Park, from 16th October, 1949, pursuant to the provisions of section 35 of the Mental Hygiene Act 1928 (No. 3721), vice Harold Francis Simmons, superannuated.

Acting Medical Superintendent.

EDGAR LENNARD ROBERTS, M.B., B.S.,

to be Acting Medical Superintendent of the Mental Hospital and Receiving House at Ballarat from the 19th October, 1949, pursuant to the provisions of section 35 of the Mental Hygiene Act 1928 (No. 3721), vice Dr. Clive Farran-Ridge, on leave.

Government Representatives on Hospital Committees.

SAMUEL KEITH PEARCE

to be Government Representative on the Committee of Management of the Tawonga District General Hospital, pursuant to the provisions of section 48 of the *Hospitals and Charities Act* 1948 (No. 5300); and

OCTAVIUS PAGET PALMER

to be Government Representative on the Committee of Management of the Mortlake District Hospital, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1948 (No. 5300).

Trustees of Cemeteries.

JOHN COTTRELL and

JOHN COTTRELL and
DOUGLAS DAVID HALL
to be Trustees of the Moe Public Cemetery;
WALTER LESLIE LEGG
to be a Trustee of the Emerald Public Cemetery;
REGINALD CHAPMAN and
LOSTRIA MUNICIPALITY. JOSEPH MURPHY

to be Trustees of the Rupanyup Public Cemetery, vice S. Evans, deceased, and A. G. Chappel, resigned, respectively: and

GEORGE WILLIAM MINTY

to be a Trustee of the St. Kilda General Cemetery.

DEPARTMENT OF LANDS AND SURVEY.

Trustees of Site.

Andrew Mackintosh Hurse, Alister Ian MacLaren, William Norman Cusack, and James Henry Butler,

to be Trustees of the land permanently reserved on the 16th July, 1888, as a site for a Racecourse and other purposes of Public Recreation at Newstead, in the place of James Kinross, Robert James Butler, and Harold Thorpe Slee, all resigned, and Samuel Clarke, deceased.

DEPARTMENT OF LAW.

Commissioners for Taking Declarations, &c.

CHARLES WILLIAM POWELL, 42 Victoria-street, Footscray,
ALFRED THORPE, 58 Victoria-road, Dennis,
WILLIAM DAVID KELLEHER, 21 Welfare-parade, Ash-

burton,

LENA PATERSON, 20 McIlwrick-street, Windsor, RAYMOND HERBERT WILSON, 30 St. Edmonds-road, Prahran

JAMES WILLIAM DORAN, 138-146 Commercial-road, Prahran, GEORGE PERCIVAL SPARK, 144-150 Nicholson-street,

FOOLSTRY, 144-150 Nicholson-street, Footscray, HENRY GEORGE BURMESTER, 6 Mount-street, Kew, and ALFRED SYDNEY MACKINNON, Commonwealth Bank, Geelong,

to be Commissioners for taking Declarations and Affidavits, under the provisions of Division 8 of Part IV. of the

Evidence Act 1928, to resign upon removing from the neighbourhood of the addresses stated; and

CHARLES HORACE DEW, ARCHIBALD ROBERT STILLMAN, ARCHIBALD ROBERT STILLMAN,
JOHN HENRY STANLEY WORLLEY,
HENRY FRANCIS BILLINGHURST,
CALVIN CARMICHAEL,
HORACE EDWIN JORGENSEN,
ALBERT HENRY MILLARD,
RALPH NICHOLLS MUSTEY, and
BURKETT JOHN MCROBERTS,

Officers of the Department of Lands and Survey, Melbourne,

to be Commissioners for taking Declarations and Affidavits, under the provisions of Division 8 of Part IV. of the Evidence Act 1928, to refrain from charging fees, and to resign upon ceasing to occupy their present positions.

Magistrates.

REGINALD CLIFTON SHAW, Moe,
to Keep the Peace in the Eastern Bailiwick of the State
of Victoria;
HERBERT JOHN MUMFORD, Oxley,
MARTIN FREDERICK WARMBRUNN, Benalla West,
CHARLES PATRICK GANNON, Wodonga, and
KEITH ASHLEY MASON, Everton,
to Keep the Peace in the Northern Bailiwick of the State
of Victoria:

of Victoria;

THOMAS WILLIAM GRANT, Woodend,
to Keep the Peace in the Midland Bailiwick of the State
of Victoria; and

WILLIAM CLARENCE GOVEN, Station-road, Deer Park, LEONARD JOHN LANGENBACHER, 47 Victoria-street, Elsternwick, and

ERNEST IVAN FRANCIS HALLEY, 190 Centre-road, Bent-

leigh, to Keep the Peace in the Central Bailiwick of the State of Victoria.

Probation Officers.

WILLIAM CLAYTON, The Vicarage, Yarram, RONALD STANLEY MULLER, 80 Rostrevor-parade, Box Hill,

Hill,
ALFRED CRAIG, 48 Banksia-street, Heidelberg,
FRANK SADLER, 14 Ridley-street, Sunshine,
GORDON ERNEST BELL, 38 Palmerston-street, Maryborough, and
WALTER WICKES, 19 Napier-street, Maryborough,
to be Probation Officers, pursuant to the provisions of
section 8 of the Children's Court Act 1928, for the
Children's Courts at Yarram, Box Hill, Heidelberg, Sunshine, Maryborough, and Maryborough, respectively.

Sheriff's Bailiff and Bailiffs of County Courts.

WILLIAM HAMILTON McQuiston, Sergeant of Police, Wonthaggi,

to be also a Sheriff's Bailiff and a Bailiff of the County Court at Korumburra, vice G. R. McDonald, resigned; WILLIAM JESSE MILLARD, First Constable of Police, Branxholme,

to be also a Balliff of the County Court at Hamilton, vice A. E. Thomas, resigned;

JOHN MARLOWE DAUNCEY, First Constable of Police,

Balmoral,

to be also a Bailiff of the County Court at Hamilton, vice T. R. Patterson, resigned; and SYDNEY PHILIP EMERSON, Senior Constable of Police,

Birchip, to be also a Bailiff of the County Court at Ballarat, vice J. J. Phelan, resigned.

Sworn Valuator.

CHARLES JOHN DUNNE, Warrnambool, to be a Sworn Valuator, pursuant to the provisions of section 14 of the *Transfer of Land Act* 1928 (No. 3791), limited to the Counties of Heytesbury and Hampden.

DEPARTMENT OF TREASURER.

Acting Government Printer, &c.

ALFRED ERNEST JOHANNESEN

to act temporarily as Government Printer and Collector of Imposts, Government Printing Office, during the absence of J. J. Gourley, on leave.

Receiver and Paymaster (Acting).

WILLIAM HENRY BREEN

to act temporarily as Receiver and Paymaster, Melbourne, during the absence of L. E. Turner, on leave.

. DEPARTMENT OF WATER SUPPLY.

Waterworks Trust Commissioners.

JOHN RICHARD RENNIE

JOHN RICHARD RENNIE
to be a Commissioner of the Yarrawonga Urban Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts;
FRANCIS EDWARD PEACOCK
to be a Commissioner of the Violet Town Waterworks
Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts;
NORMAN HAROLD FINLASON
to be a Commissioner of the Mansfield Waterworks Trust

to be a Commissioner of the Mansfield Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts; JOHN CYRIL LAWSON and JAMES THOMAS LAWSON and

to be Commissioners of the Macedon Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts; and Brigadier Charles Moreland Montague Dare, D.S.O., V.D.,

JOHN FREDERICK ALSOP, and

LINDSAY GORDON DRAYTON, to be Commissioners of the Lorne Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 2nd November, 1949.

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 2nd day of November, 1949, accepted the resignations of the persons named hereunder of the officer markinged with of the offices mentioned, viz.:

DEPARTMENT OF CHIEF SECRETARY.

WILFRED BERTRAM COSTELLOE, as a Registrar of Births and Deaths for the Metropolitan Registration Dis-

trict.

WILLIAM DAVID MILLAR, as Registrar for the St. Kilda
West Subdivision of the Electoral District of
Albert Park; for the Caulfield West Subdivision of
the Electoral District of Caulfield; and for the
St. Kilda and St. Kilda North Subdivisions of the
Electoral District of St. Kilda, to date from and
inclusive of the 24th October, 1949.

DEPARTMENT OF LAW.

RONALD FREDERICK ADAMS, as a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Sunshine.

FRANK SADLER, as a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Yarram.

POLMEAR JACOBSEN THOMAS, as a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Lilydale.

LEONARD STEINHAUSER, as a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Mordialloc.

STANLEY WILLIAM WOOLLARD, as a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Kew.

ALFRED CRAIG, as a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Brunswick.

DANIEL FRANCIS RYAN, from the Commission of the Peace for the Northern Bailiwick.

CYRIL GARSIDE, as a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1928.

JOHN JAMES PHELAN, as a Bailiff of the County Court at Ballarat.

THOMAS REDSHAW PATTERSON, as a Bailiff of the County

at Ballarat.

THOMAS REDSHAW PATTERSON, as a Bailiff of the County Court at Hamilton.

ALFRED ERNEST THOMAS, as a Bailiff of the County Court at Hamilton.

Court at Hamilton.

Lewis Hamilton Thomas, as a Sheriff's Bailiff and a Bailiff of the County Court at Korumburra.

George Robert McDonald, as a Sheriff's Bailiff and a Bailiff of the County Court at Korumburra.

A. MAHLSTEDT,
Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne; the 2nd November, 1949.

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Land Surveyors Act 1942 (No. 4939). SURVEYORS BOARD.

THE Surveyors Board hereby gives notice that the following gentlemen were granted their Certificates of Competency and Licences to practise as the result of the examination held August to October, 1949, viz.:—

Jack Adshead, certificate No. 384, licence No. 730. Raymond Eden Holmes, certificate No. 385, licence Norman McLeod Robb, certificate No. 387, licence No. 733. Howard John O'Meara, certificate No. 388, licence

No. 734.

Robert John Forsyth certificate No. 389, licence No. 735.

Gordon Victor Valentine, certificate No. 390, licence No. 736.

(All of Malbayana)

(All of Melbourne.)

John Anthony Vines, of Melbourne, was granted his certificate of competency, No. 386, as the result of the recent examination.

Major Walter Bernard Relf, O.C., A.H.Q., F.D., Survey Section, Keswick Barracks, Adelaide, has been granted licence No. 728 on a letter of recommendation from the Surveyors Board of South Australia; whilst William Aloysius O'Donnell, of 460 Edgecliff-road, Edgecliff, Sydney, New South Wales, has been granted licence No. 729 on a letter of recommendation from the Board of Surveyors, New South Wales.

F. C. RIDOUTT, Secretary.

Office of the Surveyors Board, Melbourne, 7th November, 1949.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

GENERAL NOTICE.

GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works, having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets, or parts of streets, in which such sewers are laid, and which are included within the Sewerage Areas hereinafter described, doth hereby declare that on and after the ninth day of December, 1949, each every property which, or any part of which, abuts on the said streets, or parts of streets, shall be deemed to be a sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1928.

The Sewerage Areas hereinbefore referred to are:-Sewerage Area No. 1265.

City of Brighton.—Commencing at the intersection of Hughes-street and Sara-avenue on the boundary of Sewerage Area No. 1191; thence easterly and northerly following Sewerage Area No. 1191 to Marriage-road, easterly along Marriage-road, south-easterly along Point Nepeanroad to the boundary of Sewerage Area No. 1194, westerly, generally south-westerly, and easterly following Sewerage Area No. 1194 to a point in Dendy-street 139 feet east of the east side of Glencairn-street, southerly along the eastern boundaries of lot 4, Dendy-street, and properties on the east side of Glencairn-street to the north-east corner of lot 12, Glencairn-street, westerly along the northern boundary of the said lot 12, northerly along Glencairn-street, westerly along the northern boundary of lot 35, Glencairn-street, northerly by a line to the southeast corner of lot 1, Dendy-street, northerwesterly along the southern boundaries of lots 1 to 4, Dendy-street, westerly along Dendy-street, northerly along Hughessteret to the commencing point.

Sewerage Area No. 1266.

Sewerage Area No. 1266.

City of Northcote.—Commencing at a point in Raleighstreet 110 feet east of the east side of Victoria-road at the junction of Sewerage Areas Nos. 970 and 478; thence southerly, easterly, generally northerly, and easterly following Sewerage Areas Nos. 478, 472, 934, and 595 to the intersection of Gooch-street and Rathmines-street, northerly along Rathmines-street, easterly along Rossmoyne-street, northerly along Station-street to the boundary of Sewerage Area No. 594, in Mansfield-street, westerly, southerly, westerly, generally southerly, and westerly following Sewerage Areas Nos. 594, 1095, 1038, and 970 to the commencing point.

Further particulars regarding the streets, or parts of

Further particulars regarding the streets, or parts of streets, in which sewers have been laid, may be ascertained on inquiry at the Board's office.

By order of the Board.

CHAS. J. W. BRIGGS,

Secretary.

110 Spencer-street, Melbourne, C.1, 8th November, 1949.

Cemeteries Act 1928. SCALE OF FEES OF THE ARARAT PUBLIC CEMETERY.

IN pursuance of the powers conferred by the Cemeteries Acts, the trustees of the Creswick Public Cemetery hereby make the following scale of fees, which will come into operation upon publication in the Government Gazette, and from and after such publication any scale of fees heretofore made by the said trustees shall be and is hereby rescinded:—

Public Graves.

		£	8.	d.
Single interment, open ground		4	0	θ
Single interment, under twelve years			ŏ	ŏ
Interment, still-born child			ŏ	ŏ
interment, sun-born child	• •	_	U	U
Private Graves.				
Land for grave, 8 ft. x 4 ft., if selected	bv			
trustees	IJУ	5	0	0
	h	J	U	U
Land for grave, 8 ft. x 4 ft., if selected	by	6	0	O
applicant		О	U	U
Land for grave, 8 ft. x 8 ft., if selected		_	- ^	
trustees		9	10	0
Land for grave, 8 ft. x 8 ft., if selected	bу			
applicant,		10		0
Extra fee for frontage to main paths		1	0	0
Sinking Graves.				
Sinking each grave to a depth of 7 feet			0	
Sinking each grave first additional foot		0	15	
Sinking each grave second additional foot		1	0	0
Sinking each grave third additional foot		1	5	0
Sinking each grave further additional foot			10	0
Miscellaneous.				
miscellaneous.				
Re-opening grave		4	0	0
Land for family vault, per foot frontage by	y a			
depth of 8 feet		2	10	0
For each interment that takes place not in	the			
usual hours, an extra charge of		2	0	0
For permission to erect kerbing, memorial,	or	_		·
other erection of cost—	٠.			
(a) Not exceeding £20		1	0	0
(b) Exceeding £20—1s. in the £1.		+	٠	·
For inspecting plans of cemetery		0	5	0
For inspecting plans of cemetery				ŏ
For inspecting register Extra fee for Sunday interment	• •	0		Ö
Extra fee for Sunday interment	• •	4		0
For number label	· ·		. 5	U
W. C. L. MILLER,				
THOMAS MCARTHU		rus	stee	
C. P. WELSH, Trus	tee.			
				

Approved by the Governor in Council, 2nd November, 1949.

A. MAHLSTEDT, Clerk of the Executive Council.

Cemeteries Act 1928.

SCALE OF FEES OF THE PRESTON GENERAL CEMETERY.

IN pursuance of the powers conferred by the Cemeteries Act 1928, the trustees of the Preston General Cemetery make the following scale of fees, which shall come into force immediately after its publication in the Government Gazette, and from and after such publication every scale of fees heretofore made shall be and is hereby rescinded:-

Land for Private Graves.

Dana joi	i i i i i i i i i i i i i i i i i i i	ruves.				
				£	8.	d.
8 ft. x 4 ft., selected by	trustees			6	0	0
8 ft. x 4 ft., facing footpa	ath			8	10	0
8 ft. x 4 ft., specially s	selected by	trustees	on			
carriage-way				12	0	0
8 ft. x 8 ft., specially sele	ected corne	r blocks		22	Ó	Ó
					-	-
Pu	blic Graves					
Interment in grave with	out exclusiv	ve right		1	15	0
Interment in grave witho						
, -				0	15	0
Interment in grave without						
born				0	15	0
Sinking	Private G	raves.				
7 feet deep				4	0	0
8 feet deep				4	7	6
9 feet deep				5	2	6
10 feet deep				6	12	6
Re-opening grave				4	0	0
Grave over 2 ft. 3 in., ov				0	10	0
Grave over 2 ft. 3 in., or	ver shoulde	r and 7	feet			
long, extra				1	0	0

Number bricks

0 5 0

Miscellaneous Charges.

	£	8.	d.
Permission to construct brick grave	0	10	6
Inspecting plan or register, or copy of register	0	.5	0
Insufficient notice for sinking grave, 7 feet deep	1	5	0
Insufficient notice for sinking grave over 7 feet			
deep	1	10	0
Late fee for every half-hour or part thereof, in			-
excess of the first twenty minutes after the			
appointed time for arrival of funeral	0	10	0
Interment not in usual hours, extra	1	5	
Interment on Saturday mornings			
Interment on Saturday afternoon	3	2 3	Ō
Interment on Sunday (when permitted)	3	3	ō
Interment on a public holiday and cemetery			
employees' picnic day	3	3	0
Interment of ashes	1	5	0
Fees for exhumation, when authorized (includes			
labour)—			
Minimum charge	7	0	n
	10	ő	ň
9.		-	_

Fees for erection of monument, headstones, kerbings—

Value, £15 or under, fee ... 0 10 6
Value over £15, and under £50, fee ... 1 1 0
Value over £50, fee ... 2 2 0

Any work carried out after original job completed, extra charge by arrangement with the trust.

Extra charges for burials outside normal hours, made on an order of the Commission of Public Health, are subject to a reduction of 50 per cent.

T. W. ANDREWS, Trustee. LINTON OULTON, Trustee. T. W. BLAKE, Trustee.

Approved by the Governor in Council, 2nd November, 1949.

A. MAHLSTEDT,

Clerk of the Executive Council.

Cemeteries Acts.

SCALE OF FEES OF THE ST. ARNAUD PUBLIC CEMETERY.

IN pursuance of the powers conferred by the Cometeries Act 1928, the trustees of the St. Arnaud Public Cemetery make the following scale of fees, which shall come into force immediately after its publication in the Government Gazette, and from and after such publication every scale of fees heretofore made shall be and is hereby rescinded:—

Public Graves.

		~	ь.	u.
Single interment in open ground, adult, includi	ng			
sinking		n	15	0
		~	TO	U
Child, over two years and under twelve years		1	2	6
Child, two years and under		0	15	Ð
Child, stillborn				ō
				U
Re-opening grave for adult		2	10	0
Re-opening grave for child under twelve years		1	0	0
Metal head number for grave		~	4	č
Metal head number for grave		0	4	6
Private Graves.				
1770000 0770000.				

Land for grave, 8 ft. x 4 ft.				4 0
Sinking grave, 6 feet				2 15
Sinking grave, 7 feet				3 0
Sinking grave, 8 feet			٠.	3 7
Each extra foot				0 7
Sinking in Rocky Ground	Where	Gads are	Rea	uired.

Stating in Booky Ground	W WELE	Guus	are neg	un eu.	
Sinking grave, 6 feet				2 15	0
Sinking grave, 7 feet				37	6
Sinking grave, 8 feet				4 2	6
Sinking grave, 9 feet				4 17	6
Excavating for vault, not	exceed	ing 12	2 feet		
square, per cubic yard				0 10	0
Excavating for vault, where					
per cubic yard				0 15	0
Removing and returning mar	ble, gra	nite, o	r slate		
slab on grave or vault				2 0	0
Removing remains from one	part of	cemet	ery to		
another				3 0	0

Extra Charges.

Sunday burials, when permitted, extra Insufficient notice Interments outside working hours Permission to erect a memorial—	2 0	s. 10 15 10	0
Memorials costing up to £25 Memorials costing from £25 to £200, 5 per cent. of total cost. Memorials costing from £200 and upwards, 10 per cent. of total cost.	1	0	0
K. McDONALD, Trustee J. H. CUNNINGHAM, Tr G. H. EDWARDS, Truste MAURICE V. KENNY, T T. P. ESMORE, Trustee.	ust ee. rus		

Approved by the Governor in Council, '2nd November, 1949.

A. MAHLSTEDT, Clerk of the Executive Council.

Cemeteries Acts.

SCALE OF FEES OF THE WANGARATTA PUBLIC CEMETERY.

IN pursuance of the powers conferred by the Cemeteries Acts, the trustees of the Wangaratta 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 hereto made by the trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale:—

Public Graves.

		£8.	đ.
Interment in a public grave	9	 3 10	
Interment of a stillborn chi	ld	 2 10	0
Interment of a child under	seven years	 2 10	0

Private Graves.

Land for private grave, 8 ft. x 4 ft., selected	by		
applicant		35	0
Land for private grave, 8 ft. x 4 ft., abutting	on		
carriage drive		3 15	0
Land for private grave, 8 ft. x 4 ft., selected	by		
trustees		2 10	0
Sinking grave, 7 feet deep		2 10	0
Sinking grave each additional foot			0
Re-opening grave		2 10	0

Miscellaneous.

Extra for interment on a Sunday or public

	$\begin{smallmatrix}2&0\\1&10\end{smallmatrix}$	0 0.
Per		
	x 8.	а.
	0 10	0
	2 10	0
	35	0
٠	4 0	0
	5 10	0
	6 0	0
	Per	2 0 1 10 Permit F f s 0 10 2 10 3 5 4 0 5 10

J. C. TILSON, Trustee. T. W. CAMPBELL, Trustee.

J. McDONNELL, Secretary.

Approved by the Governor in Council, 2nd November, 1949.

A. MAHLSTEDT, Clerk of the Executive Council.

POLICE SALE.

AN Auction Sale of confiscated and unclaimed liquor in the possession of the police will be held at the Police Licensing Branch, 43 Little Bourke-street, Melbourne, on Monday, the 21st day of November, 1949, at Two p.m.

ALEX. M. DUNCAN, Chief Commissioner.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

NOTICE is hereby given that the applications made by the persons named below for licences to operate the commercial goods vehicles on the route or routes, or in the manner set out opposite their names, will be heard at a time and place to be communicated to the parties concerned:—

- Name and Address of Applicant; Nature of Application.
- Australian Optical Co. Ltd., 126-132 Little Flindersstreet, Melbourne; 1 commercial goods vehicle (20 cwt.) to operate throughout the State of Victoria for the purpose of installing and servicing optical precision equipment—precision optical equipment, instruments, and machinery, also optical samples.
- Brand, A. F., 3 Fulton-street, East St. Kilda; 1 commercial goods vehicle (10 cwt.) for the carriage of drapery, being the property of the applicant—(a) within a 50 miles radius of Melbourne, and to Warragul, (b) from own shop and market stall at Warragul to householders within a 20 miles radius of Warragul.
- Broughton, M. R., 27 Retreat-road, Newtown, Geelong; 2 commercial goods vehicles for the carriage of parcels on express delivery between Geelong and the border of Victoria and New South Wales, en route to and from Sydney, New South Wales.
- CARSTEIN, C. J., Noojee; application to vary the conditions of licence No. T.T.D.1005, deleting paragraph (b), the conditions of which are as follows:—To any mill situated—(i) on or within 5 miles of the Prince's Highway East, between Warragul and Berwick, (ii) south of the River Yarra within a radius of 25 miles but not within 8 miles of the G.P.O., Melbourne.
- CHANDLER, J. R., PTY. LTD., Porepunkah; 1 commercial goods vehicle (80 cwt.) for the carriage of—
 (a) general goods within a 20 miles radius of Porepunkah, (b) pigs from Porepunkah to Wangaratta, returning with chaff, wheat, and cement (two trips per month).
- Davey, A. A., 42 Leura-grove, East Hawthorn; 1 commercial goods vehicle (8 cwt.) for the carriage of soft goods in the course of business as "hawker"—
 (a) from Melbourne to markets at Warragul and Trafalgar, also Dandenong, (b) from Melbourne to Wood's Point and Yallourn, delivering to householders en route.
- HILL, G. M., 915 Howitt-street, Ballarat; 1 commercial goods vehicle (100 cwt.) for the carriage of brown coal from Bacchus Marsh to the Cities of Melbourne, Ballarat, and Geelong.
- HOLDEN, E. W., 36 Brown-street, Hamilton; 1 commercial goods vehicle (60 cwt.) for the carriage of finished monumental masonry, also tools of trade and materials required for the erection of the aforesaid masonry at cemeteries situate in Victoria within a 100 miles radius of Hamilton.
- JAY-GEE CLOTHING Co., Owens Buildings, Glenferrie; 1 commercial goods vehicle (6 cwt.) for the carriage of clothing throughout the State of Victoria for supply to householders, such goods being carried in the applicant's course of business as "clothing manufacturer."
- LAFFAN, B. V., & M. M. SHINNERS (trading as Laffan & Shinners), Kilmore; I commercial goods vehicle (50 cwt.) for the carriage of general goods—(a) within a 20 miles radius of Kilmore, (b) between Melbourne and Kilmore and places situate within a 5 miles radius of Kilmore.
- MIDDLEHURST, S. S. & M. (trading as Middlehurst & Middlehurst), Peace-avenue, Warragul; application to vary the conditions of licence No. D.5517, to include the right to operate for the carriage of goods to be laundered, or having been laundered, on a round trip from Warragul to Korumburra, Leongatha, Inverloch, and Wonthaggi.
- MILLS, E. A., Byrneville, via Dooen: 1 commercial goods vehicle (80 cwt.) for the carriage of road contracting plant and material throughout the State of Victoria (under contract to the State Rivers and Water Supply Commission).

- MILLETT'S CARRYING SERVICE, 55 Foster-street, Dandenong; 3 commercial goods vehicles (40-70 cwt.) for the carriage of—(a) general goods within a 20 miles radius of Dandenong, (b) furniture within a 50 miles radius of Dandenong.
- Sandhurst Brick Co. Ltd., View Point, Bendigo; 1 commercial goods vehicle (180 cwt.) for the carriage of—
 (a) general goods within a 25 miles radius of Bendigo,
 (b) bricks within a 40 miles radius of Bendigo.
- TRENFIELD, W. H. S., Gaffney's Creek; application to vary licence No. D.4339, to include carriage of general goods from and to Jamieson and Wood's Point to and from Melbourne, via Healesville and Eildon Weir.
 - (This application supersedes the one published in the Government Gazette dated 22nd June, 1949.)
- TRENFIELD, W. H. S., Gaffney's Creek; application to vary licence No. D.137, to include the carriage of general goods from and to the railway station at Mansfield to and from Jamieson and Wood's Point).

(This application supersedes the one published in the Government Gazette dated 22nd June, 1949.)

WATERMORE BORING Co., 76 Springhall-parade, Pascoe Vale; 1 commercial goods vehicle (80 cwt.) for the carriage of own plant and equipment in the course of business as "boring contractor" throughout the State of Victoria.

NOTICE is hereby given that the applications made by the persons named below for licences to operate the commercial passenger vehicles on the route or routes, or in the manner set out opposite their names, will be heard at a time and place to be communicated to the parties:—

Name of Applicant; Nature of Application.

- BEARDSLEY, G. E., 97 Ascot Vale-road, Flemington; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate as an additional vehicle under the same terms and conditions as contained in applicant's existing stage omnibus licences.
- Bengtsson, G., Stony Creek, South Gippsland; application for renewal of licence No. A.1259 (expired 25th April, 1949), allowing operations as follows:—(a) For the carriage only of school children between Meeniyan and Leongatha High School, (b) under charter conditions within a 20 miles radius of Stony Creek Post Office, and to Yarram, Wilson's Promontory, Lang Lang, Wonthaggi, and Cowes, (c) to interchange with applicant's licensed vehicle, holding licence No. A.1531.
- BARKER, J. S., Main-road, Yarra Junction; 1 commercial passenger vehicle, to be purchased, with approximate seating capacity for 5 persons, to operate as follows:—
 (a) Between Yarra Junction and Hoddle's Creek on Saturdays only of each week, on the following timetable:—Depart Yarra Junction 8.30 a.m., depart Hoddle's Creek 11.45 a.m., and in addition to operate at times and on days other than the above as and when required, (b) between Yarra Junction and Healesville on Thursdays only of each week, on the following time-table:—Depart Yarra Junction 2 p.m., depart Hoddle's Creek 4.45 p.m., and in addition to operate at times and on days other than the above as and when required.
- CREIGHTON, F. A., "Walhalla Lodge," Walhalla; 1 commercial passenger vehicle, to be purchased, with approximate seating capacity for 5 persons, to operate as follows:—(a) For the carriage of mails, passengers, and parcels between Walhalla and Aberfeldie on Fridays only of each week, on the following time-table:—Depart Walhalla 9 a.m., depart Aberfeldie 6 p.m., fares—15s. return, 7s. 6d. single, (b) under private hire conditions within a 100 miles radius of Walhalla, (c) on the following day tours:—(1) Walhalla-Aberfeldie and return, fare 15s., (2) Walhalla-Wallourn and return, fare 17s. 6d., (3) Walhalla-Yallourn and return, fare 17s. 6d., (4) Walhalla-Mt. Erica and return, fare 11s. 6d., (5) Walhalla-Cooper's Creek and return, fare 5s., (6) Walhalla-Thompson River, fare 2s. return.

 (This replaces application previously gazetted on
 - (This replaces application previously gazetted on 20th July, 1949.)
- Henneberry, J. J., 1 Tyrone-street, Ormond; 1 commercial passenger vehicle, to be purchased, to operate as a special service omnibus (charter conditions) within a .25, miles radius of Melbourne.

- KENNEDY, R. F., Pound Bend, Warrandyte; application for variation of licence No. A.2237, to extend present service between Warrandyte and Pound-road on to Main-road, via Pound-road Hill.
- Monti, S. A., 83 Rae-street, Shepparton; application for variation of licences Nos. A.1549, A.1723, A.2177, and A.1182, to include the ability to operate a day tour from Shepparton to Echuca, via Mooroopna, Kyabram, and Tongala, and return same route. Tour to be operated in conjunction with Echuca Motor Launches sixty rice. Depart Shepparton 10.30 a.m., depart river trips. Depart Shepparton 10.30 a.m., depart Echuca 8 p.m. Fare: £1 return, including motor launch trip and meals.
- McKenzie, L. R. (trading as McKenzie's Marysville Transport Service), 53 Barker's-road, Kew; application for variation of all "A" licences, to include the ability to operate the following one-day and half-day tours from Melbourne:-

One-day Tours.

- 1. From Melbourne, via Whitehorse-road, Ringwood, tealesville, and Narbethong, to Marysville, returning to Melbourne, via Acheron Way, Warburton, and Lilydale, or alternatively via Healesville, Yarra Glen, Kangaroo Grounds, and Warrandyte. Fare: £1 5s., including lunch.
- 2. From Melbourne, via Whitehorse-road, Ringwood, Healesville, and Narbethong, to Marysville, returning to Melbourne, via Cumberland Valley, Reefton Spur, Warburton, and Lilydale. Fare: £1 10s., including lunch.
- 3. From Melbourne, via Kangaroo Grounds, Christmas Hills, Mt. Slide, and Toolangi, to Healesville, returning to Melbourne, via Badger Creek Sanctuary, Don Gap, Launching Place, and Lilydale. Fare: £1 2s. 6d., including lunch.
- 4. From Melbourne, via Whitehorse-road, Ringwood, Badger Creek Sanctuary, and Healesville, returning via Toolangi, Mt. Slide, Kinglake, and Whittlesea, to Melbourne. Fare: £1 2s. 6d., including lunch.
- 5. From Melbourne, via Geelong and Great Ocean-road, to Lorne, returning to Melbourne, via Torquay and Geelong. Fare: £1 6s., including lunch.
- 6. From Melbourne, via Bacchus Marsh, to Ballarat and Lake Wendouree, returning to Melbourne, via Daylesford, Hepburn Springs, Trentham, and Woodend. Fare: £1 6s., including lunch.
- 7. From Melbourne, via Bacchus Marsh, Greenvale, Trentham, and Tylden, to Woodend and Hanging Rock, returning to Melbourne, via Memorial Cross, Mt. Macedon, and Gisborne. Fare: £1 2s. 6d., including
- 8. From Melbourne, via Beach-road, to Mordialloc, Frankston, and Sorrento, returning via Cape Schanck, Flinders, and Frankston to Melbourne. Fare: £1 5s., including lunch.
- 9. From Melbourne, via Frankston, Cranbourne, and San Remo, to Cowes, returning via Dandenong. Fare: £1 6s., including lunch.
- 10. From Melbourne, via Dandenong, Tooradin, and Nyora, to Strezlecki, returning to Melbourne, via Warragul, Drouin, and Dandenong. Fare: £1 6s., including lunch.
- 11. From Melbourne, via Lilydale, Badger Creek Sanctuary, and Healesville, returning to Melbourne, via Don-road, Mt. Donna Buang, Warburton, and Lilydale. Fare: £1 2s. 6d., including lunch.

Half-day Tours:

- 1. From Melbourne, via Croydon, Kalorama, Olinda, and Sherbrooke, to Belgrave, returning to Melbourne, via Ferntree Gully. Fare: 10s.
- 2. From Melbourne, via Kangaroo Grounds, Christmas Hills, and Yarra Glen, to Healesville, returning to Melbourne, via Badger Creek Sanctuary and Lilydale. Fare: 12s. 6d.
- 3. From Melbourne, via Beach-road, to Frankston and Mt. Eliza, returning to Melbourne, via Dandenong. Fare: 10s.
- 4. From Melbourne, via Croydon, Olinda, Nathania Springs, and Monbulk, returning to Melbourne, via Silvan, Mt. Evelyn, Lilydale, Mitcham, and Doncaster. Fare: 11s. 6d.
- McKenzie, L. R. (trading as McKenzie's Marysville Transport Service), 53 Barker's-road, Kew; 2 commercial passenger vehicles, to be purchased, to operate as touring omnibuses on the same routes as set forth in the preceding application.

- O'HARA, E. J., Morwell; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Morwell, (b) under private hire conditions within a 50 miles radius of Morwell (subject to the cancellation of licence No. T.A.3185, at present held by G. E. Bolton, Morwell).
- Organ, R. W., 32 Yaldwin-street west, Kyneton; application for variation of licence No. A.1432, to include the ability to operate under charter conditions within a 20 miles radius of Macedon Post Office and Mt. Macedon Post Office.
- ORGAN, R. W., 32 Yaldwin-street west, Kyneton; application for variation of licence No. A.1798, to include the ability to operate under charter conditions within a 20 miles radius of Woodend Post Office.
- ORGAN, R. W., 32 Yaldwin-street west, Kyneton; application for variation of licence No. A.924, to include the ability to operate under charter conditions within a 20 miles radius of Kyneton Post Office.
- Nugent, D. J., & W. R. McKenzie (trading as Panorama Bus Lines), 52 Martin-road, Glen Iris; application for variation of licence No. A.2794, to extend present service between Belgrave and Upwey Railway Station as follows:—(a) From Upwey Railway Station, via as follows:—(a) From Upwey Railway Station, via Mahoney-street and Glenfern-road, to the corner of Glenfern-road and Glenfern-avenue, (b) from Upwey Railway Station, via Mahoney-street, McLaren-street, Stanhope-street, Bayview-avenue, and Morris-road, to a point approximately 300 yards beyond Forest Parkroad, (c) from Upwey Railway Station, via Darlingavenue and Mast Gully-road, to the termination of the sealed road. the sealed road.
- Nugent, D. J., & W. R. McKenzie (trading as Panorama Bus Lines), 52 Martin-road, Glen Iris; 1 commercial passenger vehicle, to be purchased, with approximate seating capacity for 25 persons, to operate as an additional vehicle on licensed route between Belgrave and Upwey Railway Station, and on the proposed cutteriors are set forth in preceding application. extensions as set forth in preceding application.
- PARKER BROS., 45 Hope-street, Maryborough; application for variation of all "A" licences, to include the ability to operate for the carriage of workers and general passengers between Talbot and Maryborough daily, and under charter conditions within a 20 miles radius of Talbot, and to Creswick, St. Arnaud, and Ararat.
- FRASER, A. J. & K. H., and I. BLACKLEY (trading as Point Cook Passenger Service), Railway-avenue, Laverton; application for variation of licences Nos.-A.2728, A.2869, application for variation of include the ability to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Laverton, (b) under private hire conditions within a 50 miles radius of Laverton.
- conditions within a 50 miles radius of Laverton.

 BINKS, W. C. P. (executrix of the estate of the late Alice
 Pring, St. Kilda—Fishermen's Bend Bus Service), 63
 Acland-street, St. Kilda; 4 commercial passenger
 vehicles, with seating capacity for 26, 26, 28, and
 26 persons respectively, to operate as special service
 omnibuses (charter conditions) within a 100 miles
 radius of Melbourne.

 REYNOLDS, G. W. J., 307 Geelong-road, West Footscray;
 1 commercial passenger vehicle, with seating capacity
 for 17 persons, to operate as a special service omnibus
 (charter conditions) within a 50 miles radius of Melbourne.
- tendrifer conditions within a 50 limes radius of Methourne.

 TLE, B. J. & L. (trading as Sale Bus Service and Gippsland Scenic Tours), 9 Macalister-street, Sale; 1 commercial passenger vehicle, with seating capacity for 27 persons, to operate for the carriage only of employees of the A.P.M. Mills, Maryvale, between Maryvale and Sale.

 (This replaces application previously gazetted on

- employees of the A.P.M. Mills, Maryvale, between Maryvale and Sale.

 (This replaces application previously gazetted on 13th July, 1949.)

 SHEIL, Mrs. P., Main-road, Mt. Macedon; 1 commercial passenger vehicle, to be purchased, to operate as follows:—(a) Between Macedon Railway Station and Mt. Macedon, (b) between Mt. Macedon and Macedon church, (c) under private hire conditions within a 50 miles radius of Mt. Macedon.

 SOUTER, E. W. & J. V. (trading as "Souters"), 46 Neerimroad, Caulfield; 1 commercial passenger vehicle, with approximate seating capacity for 41 persons, to be purchased, to operate as a special service omnibus (charter conditions) within a 50 miles radius of Caulfield Post Office.

 STEWMRT, E. (trading as Ringwood Bus Service), Thanetstreet, Ringwood; application for variation of licences Nos. A.1672, A.1106, A.1670, A.1671, A.267, A.1080, and A.2609, to include the ability to operate under charter conditions from Ringwood to Geelong, Woodend, Dromana. Cowes, Warragul, Marysville, Sorrento, and Cement Creek.

Stoll, G. M., Drouin; 1 commercial passenger vehicle, with seating capacity for 5 persons, to be purchased, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Drouin, (b) under private hire conditions within a 50 miles radius of Drouin.

STOLL, G. M., Drouin; 1 commercial passenger vehicle, with seating capacity for 27 persons, to be purchased, to operate as follows:—

(a) Between Drouin and Warragul, on the following time-table:-

Depart Drouin-

Mondays to Saturdays: 7.30 a.m., 3.30 p.m.

Thursdays: 9.30 a.m.
Tuesdays, Thursdays, and Sundays: 1.45 p.m.*
Wednesdays to Saturdays: 7.15 p.m.†

Depart Warragul-

Mondays to Saturdays: 8 a.m., 5.15 p.m.

Thursdays: 10 a.m.
Tuesdays, Thursdays, and Sundays: 4.15 p.m.* Wednesdays to Saturdays: 11.15 p.m.†

* Warragul Hospital. † Warragul Picture Theatre.

(b) Town bus service within the Township of

(c) Under charter conditions within a 20 miles radius of Drouin.

(d) At separate and distinct fares to dances within a 20 miles radius of Drouin.

(e) Special day-return trips from Drouin to Frankston, Cowes, and Inverloch at week-ends and on public holidays.

TAYLOR, J. F., Hogan-street, Tatura; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Tatura, (b) under private hire conditions within a 50 miles radius of Tatura.

WALKER, A., Caramut; 1 commercial passenger vehicle, with seating capacity for 4 persons, to operate for the carriage of passengers and mails between Caramut and Warrnambool (subject to the cancellation of licence No. A.998, at present held by J. Walker, Caramut).

WARRAGUL BUS LINES PTY. LTD., 50 Young-street, Frankston; RRAGUL BUS LINES PTY. LTD., 50 Young-street, Frankston; 2 commercial passenger vehicles, with seating capacity for 17 and 23 persons, respectively, to operate as follows:—(a) Town bus service within the Township of Warragul, (b) between Warragul and Buln Buln Post Office, (c) between Warragul and Shady Creek (subject to the cancellation of licences Nos. A.2215 and A.2511, at present held by A. H. Shorthouse, Warragul). (This replaces application previously gazetted on 14th September, 1949.)

Wedge, D. E., Cobden; 2 commercial passenger vehicles, with seating capacity for 24 and 29 persons, respectively, to operate as follows:—(a) Between Cobden and Geelong, via the Prince's Highway West, (b) between Cobden and Melbourne, via the Prince's Highway West, and (c) in accordance with all of the present conditions contained in applicant's existing licences Nos. A.329 and A.2584.

Time-table.

Monday to Saturday—depart Cobden, 1.45 p.m.; arrive Geelong, 4.45 p.m., connecting with 5.08 p.m. train to Melbourne.

Sunday-depart Cobden, 7.30 a.m.; arrive Melbourne, 12 noon.

Monday to Saturday—depart Geelong, 2.20 p.m., connecting with Melbourne train due to arrive Geelong at 2.03 p.m.; arrive Cobden, 5,20 p.m. Sunday—depart Melbourne, 7.30 p.m.; arrive Cobden, 12 midnight

12 midnight.

Fares.

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WOLFENDEN, A. L., Narracan East; 1 commercial passenger vehicle, to be purchased, to operate as follows:—(a) Between Thorpdale and Yallourn, via Narracan and Coalville, on the following time-table:—Monday to Saturday inclusive—depart Thorpdale 7 a.m., depart Yallourn 5.15 p.m., (b) between Narracan and the Mirboo North Picture Theatre on Saturday nights only, (c) under charter conditions within a 20 miles radius of Narracan and to Inverloch.

(This replaces application previously gazetted on $17th\ November,\ 1948.$)

A PPLICATIONS for licences to operate commercial passenger vehicles, with seating capacity for 5 persons, for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria:

ALLAN, J., West Melbourne.
ARNOLD, G. C., Clifton Hill.
BATEMAN, H. L., Upper Gundowring.
HICKS, G. R., Ouyen.
HILL, A. J., North Fitzroy.
KAVANACH, L. J., Beechworth.
EADIE, A. K., South Yarra.
MARSHALL, R. T. B., East Malvern.
MCINTOSH, H. C., Beechworth.
SHINE, D. J., ASCO Vale.
WEBSTER, D. S., Footscray.
PAGE, W. G. J., Balwyn.

Notices of any objection should be forwarded to reach the Secretary to the Board not later than Wednesday, 23rd November, 1949.

E. V. FIELD,

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 8th November, 1949.

DEPARTMENT OF MINES.

 $S^{\mbox{\scriptsize UBJECT}}$ to any necessary excisions, &c., it is proposed to grant the following leases:—

8233, Beechworth; Alfred James Showers; 69a. 3r. 19p., in the Parish of Bright.

8234, Beechworth; Robert Alfred Showers; 48a. 1r. 18p., in the Parish of Bright.

8235, Beechworth; Steven Barry Piper; 12a. 0r. 38p., in the Parish of Hotham.

9059, Castlemaine; Robert Hartley and James Loder; 34a. 2r. 5p., in the Parish of Faraday.

APPLICATION FOR MINING LEASE DECLARED ABANDONED.

7036, Maryborough; Central Victoria Dredging Company N. L.; 2,100 acres, in the Parishes of Avoca, Yalong, and South Yalong.

CONSENT GRANTED TO TRANSFER MINING LEASES.

9055, Ballarat; from John Henry Jackson and Harold Jackson to James Edward Wilson.

9060, Castlemaine; from Maxwell Consolidated N. L. to Gough Gay.

6972, Maryborough; from Majorca Gold Syndicate N. L. to Majorca Gold N. L. Gold Development

6966, Mineral; from Jack Whiteacre to Edward Kirk.

H. E. BOLTE. Minister of Mines.

MINING LEASES DECLARED VOID.

8109, Beechworth; Eric Wilfred Martin; 66a. 0r. 19p., in the Parish of Hofham.

8745, Castlemaine; Ajax South Gold Mine N. L.; 97a. 2r. 4p., in the Parish of Wombat.

5303, Gippsland; William O'Connell; 16a. 1r. 17p., in the Parish of Wollonaby.

7087, Mineral; Thomas Manning; 1a. 3r. 21p., in the Parish of Trentham.

> GEO. BROWN. Secretary for Mines.

COMPANIES ACT 1938.

NOTICE is hereby given that, in pursuance of section 295 (3) and (4) of the Companies Act 1938, at the expiration of three months from the date hereof, the names of the following companies will, unless cause is shown to the contrary, be struck off the register, and the said companies will be dissolved.

Dated this seventh day of November, 1949.

J. QUINLIVAN, Deputy Registrar-General.

Registrar-General's Office, Melbourne.

COMPANIES ABOVE REFERRED TO.

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	Maxwell North (Daylesford) No Liability	1st December, 1938	M.10358
	Maywell West Cold Mine No Liability		
100.10		13th June. 1947	
			2.200. 20

COMPANIES ACT 1938.

NOTICE is hereby given that, in pursuance of section 295 (5) of the Companies Act 1938, the names of the companies referred to below have been struck off the register, and on the publication of this notice in the Government Gazette, the said companies will be dissolved.

Dated this twenty-eighth day of October, 1949.

J. QUINLIVAN, Deputy Registrar-General.

Registrar-General's Office, Melbourne.

COMPANIES ABOVE REFERRED To.

Name of Company.	Date of Registration.	Number of Registration.
The Mutual Plate Glass Insurance Company of Victoria Proprietary Limited	3rd October, 1892	2788, folio 9029
alwyn Lands Proprietary Limited	31st October, 1918 9th November, 1921 19th July, 1922 31st August, 1922 31st July, 1923	6673
bulyonicad Coal (Australagia) Limited	9th November, 1921	8050
lade and Schmidt Proprietary Limited	19th July, 1922	8459
andown Park Racing Club Proprietary Limited	31st August, 1922	8564
bbott Kebby Proprietary Limited	7.17	9226
ictorian Growers Distillation Company Proprietary	7th June, 1927	12647
Limited	15th March, 1928	13474
Uhitelaw and Wood Proprietary Limited	17th April, 1928	13545
radshaw and Lawry Proprietary Limited	13th June, 1928	13678
arago Saw Mills Proprietary Limited Whitelaw and Wood Proprietary Limited radshaw and Lawry Proprietary Limited Grinblat Proprietary Limited reensborough Sand and Gravel Proprietary Limited	12th July, 1928	13770
	1st August, 1928	13839
S. Sweetland Proprietary Limited	1st April, 1930	15365
Vingan Fisheries Proprietary Limited Vatkins Investments Proprietary Limited	19th June, 1931	16310
Vatkins Investments Proprietary Limited	1st July, 1931	16356
rt Furnishing Company (Melbourne) Proprietary	'20th October, 1931	16603
Limited	16th April 1022	16887
ictorian Fuel and Fodder Agency Proprietary Limited	6th April, 1932	17252
Invitus Dantal Cupplies Proprietary I imited	3rd January, 1933	17459
Iavfield Estates Proprietary Limited	23rd January, 1933	17486
pac (Victoria) Proprietary Limited	111th April, 1933	17651
layfield Estates Proprietary Limited	12th April, 1933	17654
S. Ford Proprietary Limited	5th March, 1934	18384
ingsley Teleradio Constructions Proprietary Limited	'29th June, 1934	18606
Young Proprietary Limited	10th September, 1934	18775
Young Proprietary Limited	5th December, 1934	18938
ormans Beauty Salon Proprietary Limited	24th April, 1935 19th December, 1935	19217 19766
lajor Freeholds and Leaseholds Proprietary Limited	19th December, 1935 . 30th April, 1936	20037
icArthur Monumental Supply Proprietary Limited	1 1041 7	20573
R. P. Proprietary Limited		20662
R. P. Proprietary Limited orris Bros. Transport Proprietary Limited evionnaire Sound Productions Proprietary Limited	26th May, 1937	20846
	2nd June, 1937	20863
V. Mason Proprietary Limited	11th August, 1937 123rd March, 1938 17th June, 1938	21052
	123rd March, 1938	21522
A. E. Bolger Proprietary Limited xcelite Resins Proprietary Limited	17th June, 1938	21683
xcelite Resins Proprietary Limited	5th November, 1938	21974 22180
andela Electrical Apparatus Company Proprietary Limited	18th February, 1939	22100
umiere (Aust.) Proprietary Limited	29th April, 1939	22418
umiere (Aust.) Proprietary Limited oulevard (Shepparton) Private Hotel Limited ueensland Investments Proprietary Limited ashionette Proprietary Limited	31st May, 1939	22427
ueensland Investments Proprietary Limited	22nd June, 1939	22435
ashionette Proprietary Limited	11th October, 1945 16th October, 1945	23259
learfield Publications Proprietary Limited	16th October, 1945	23263
uropean Trade Company Proprietary Limited	7th December, 1945	23325
he Globe Air Conditioners Limited	11th December, 1945	23335
lider Baby Carriage Manufacturing Company Proprietary	18th January, 1946	23381
Limited ennav Equipment Proprietary Limited	9th August, 1946	23800
an Pacific Trading Company Limited	9th August, 1946	23832
ast-tone Proprietary Limited	6th May, 1947	24440
agle Printing and Publishing Company Proprietary	6th May, 1947 5th June, 1947	24492
Limited		
arowa Trading Company Proprietary Limited	9th June, 1947	24503
reston Aluminium and Brass Foundry Proprietary	27th August, 1947	24780
Limited	21st Outshow 1045:	94949
ritish Ingersoll (Australia) Proprietary Limited	31st October, 1947	24940 24985
ilken Fabrics Proprietary Limited	20th November, 1947	24985 25059
ingwood Dairles Proprietary Limited	18th December, 1947 17th February, 1948	25213 ·
Illspray Proprietary Limited	20th April, 1948	25413
rown's Taxation Company Limited	12th November, 1948	26083
un Goon Shing Proprietary Limited	9th December, 1948	26161
	7th January, 1949	26228
	ion vanuary, 1979	
. W. Bland Proprietary Limited	99nd Eabruage 1040	26321
. W. Bland Proprietary Limited	22nd February, 1949	26321 M.2862

CONTRACTS ACCEPTED .- (Series 1949-50.) GENERAL STORES.

Gazette No. 598, 18th July, 1949, Schedule No. 37, Electric Lamps, &c.—For the rates shown opposite the following items, substitute the rates as set out hereunder, as from the 1st July, 1949:—Item No. 80, 4s. 7d. per dozen; Item No. 81, 5s. 8d. per dozen; Item No. 82, 9s. 7d. per dozen; Item No. 83, 5s. 9d. per dozen; Item No. 84, 7s. 9d. per dozen; Item No. 85, 13s. 6d. per dozen; Item No. 86, 3s. 4d. per dozen; Item No. 87, 4s. 4d. per dozen; Item No. 88, 5s. 10d. per dozen.

SUPPLY OF PRISONERS' MEALS IN LOCK-UPS. CONTRACT CANCELLED.

Gazette No. 642, 17th August, 1949, Prisoners' Meals, Hamilton.—Contract No. 718 is hereby cancelled.

CONTRACT ACCEPTED.

.2236. For the supply of Prisoners' Meals at Hamilton, from 1st July, 1949, to 30th June, 1950, at rates approved for Contract No. 718.—H. P. Miller.

W. H. RUTHERFORD, Secretary to the Tender Board. 7.11.49.

ORDER IN COUNCIL.—(Series 1948-49.) FORESTS COMMISSION.

Loan Act No. 5232, Item 8-

3527. To the purchase of that portion of allotment 45, Parish of Neerim East, County of Buln Buln, containing 5 acres 2 roods 30 perches, for forest purposes, £5 13s. 9d.—A. C. Westneat, 100 Bay-road, Sandringham.

Approved by the Governor in Council, 16th March, 1948.—C. W. Kinsman, Clerk of the Executive Council.

ORDERS IN COUNCIL.--(Series 1949-50.) DEPARTMENT OF EDUCATION.

2235. Two platinum crucibles and lids, 50 c.c. capacity, for the Melbourne Technical College, £122.—Garrett, Davidson, and Matthey Pty. Ltd., 824 George-street, Davidson, and Sydney, N.S.W.

Approved by the Governor in Council, 2nd November, 1949.—A. Mahlstedt, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

2237. The supply of one bucket wheel coal dredger, Yalburn.—Stahlbau Rheinhausen.

Approved by the Governor in Council, 27th September, 1949.—A. Mahlstedt, Clerk of the Executive Council.

2238. The supply of four cash-registers, Yallourn, to Quotation No. 1089.—National Cash Register Co. Pty. Ltd. 2239. The supply of two G.M. Diesel engines for Allis Chalmers tractors, Yallourn, Morwell Project, and Kiewa Hydro-Electric Scheme, to Quotation No. 293.—Tutt, Bryant (Vic.) Pty. Ltd.
Approved by the Governor in Council, 11th October, 1949.—A. Mahlstedt, Clerk of the Executive Council.

2240. The excavation of 1,465,000 cubic yards of overburden, and ancillary works, Morwell Open Cut, to Specification No. 48-49/130.—Contractors Consolidated (Vic.) Co. Approved by the Governor in Council, 29th October, 1949.—A. Mahlstedt, Clerk of the Executive Council.

2241. The supply of meat for messes, Kiewa Hydro-Electric Scheme, for a period of twelve months, to specification No. 49-50/117.—W. Angliss and Co. (Aust.) Pty. Ltd. 2242. The supply of one electric motor and spare windings for overburden spreader, Yallourn, to Quotation No. 881.—Australian General Electric Pty. Ltd. 2243. The supply of galvanized steel strand and wire rope, for a period of twelve months, to Specification No. 49-50/38.—Australian Wire Rope Works Pty. Ltd. 2244. The supply of 14,314 superficial feet oregon for manufacture of ladder sides and scaffold plants, to Quotation No. 2214.—H. Beecham and Co. Pty. Ltd. 2245. The supply of five Burroughs "Duplex" calculating machines, to Quotation No. 1894.—Burroughs Ltd. 2246. The fabrication and delivery of structural steelwork for transformer switchyard, Newport "C" Generating Station, to Quotation No. 1920.—A. Challingsworth Pty. Ltd. 2247. The transport of goods for the Kiewa Hydro-Electric Scheme from Albury, Wodonga, and Bandiana to Mt. Beauty, for a period of seven years, to Specification No. 49-50/97.—Collier's Interstate Transport Service Ltd.

2248. The purchase of land, having a frontage of 75 ft. 4 in. to Joseph-street, Morwell Bridge, together with residence erected thereon.—Dorothy Jane Dodemaide. 2249. The supply of fifteen 66 kV. 1,500 MVA oil circuit breakers and associated spares for metropolitan terminal stations, to Specification No. 49-50/8.—English Electric

stations, to Specification No. 49-50/8.—English Electric Co. Ltd.

2250. The supply of 6,600 volt metalclad switchgear and accessories for erection of new supply substations, and replacement of switchgear of insufficient capacity in existing substations, to Specification No. 48-49/105.—English Electric Co. Ltd.

2251. The supply of 104 sheets waterproof, bonded plywood for buildings, Kiewa Hydro-Electric Scheme, to Quotation No. 947.—Gibbs, Bright and Co.

2252. The supply of 10,000 yards service entrance cable, to Specification No. 47-48/187.—Gilbert Lodge and Co. Ltd.

2253. The supply of 89,000 lineal feet hardwood building scantling, to Quotation No. 1883.—William Haughton and Co. Pty. Ltd.

2254. The supply of 105 rolls Staines linoleum and 105 rolls paperfelt, to Quotation No. 1524.—Vernon Hazard Pty. Ltd.

Pty. Ltd.

2255. The supply of 150 steel springs for 20-ton coat trucks, Yallourn Open-cut, to Specification No. 49-50/56.—
Henderson's Federal Spring Works Ltd.

2256. The supply of 415 feet conveyor belting, Yallourn Briquette Factory, to Quotation No. 2022.—Hopkins, Odlum

Briquette Factory, to Quotation No. 2022.—Hopkins, Odlum Pty. Ltd.
2257. The supply of two sets elements for air preheaters, Newport Generating Station, to Quotation No. 5987.—James Howden and Co. Ltd.
2258. The supply of 472 tons discard and wagon axle mild steel for manufacture of galvanized hardware for transmission and distribution lines, to Quotation No. 2069.—Norman W. Hutchinson and Sons Pty. Ltd.
2259. The supply of 96 pulley blocks, Yallourn Generating Station, to Quotation No. 1180.—Inglis, Smith, and Co. Pty. Ltd.

ting Station, to Quotation No. 1100.—1100.

Pty. Ltd.

2260. The erection of structural steelwork for turbine house and annexe, Yallourn "C" Generating Station, to Specification No. 48-49/151.—Johns and Waygood Ltd.

2261. The modification to accommodation on S.S. Uralba, to Quotation No. 1605.—Johnsons Tyne Foundry Pty. Ltd.

2262. The supply of three portable air compressors, Yallourn, to Specification No. 49-50/71.—Knox, Schlapp Pty. Ltd.

2263. The supply of 406 items of furniture, Eastern-road Hostel, Yallourn, to Quotation No. 1701.—William Latchford and Son.

2264. The supply of one second-hand reconditioned Euclid 2264. The supply of one second-hand reconditioned Euclid bottom loader and nine second-hand reconditioned Euclid bottom dump trucks, Morwell Project.—Metal Union (Plant) Ltd. 2265. The supply of 136,000 rail clips for movable rail and dredger tracks, Morwell Project, to Specification No. 48-49/202.—Miller-Cyclone Forgings Pty. Ltd. 2266. The supply of 240 natural round and octagonally dressed wooden poles for transmission and distribution lines.—C. J. Moorhead.

2267. The erection of staff mess laundry blocks, Western Hostel, Yallourn, to Specification No. 49-50/73.—J. J.

Hostel, Yallourn, to Specification No. 49-50/73.—J. J. McCall.
2268. The erection of radio station, Tower Hill, Yallourn, to Specification No. 49-50/125.—J. J. McCall.
2269. The supply of 20,000 galvanized step bolts for the Kiewa-Melbourne transmission line towers, to Quotation No. 1537.—MoPherson's Ltd.
2270. The supply of 15 tons mild steel sections for general maintenance and new works, to Quotation No. 2196.—Nielson and Maxwell Ltd.
2271. The supply of multi-operator arc-welding unit, Kiewa Hydro-Electric Scheme, to Quotation No. 698.—Replacement Parts Pty. Ltd.
2272. The supply of 12,000 super. feet oregon for manufacture of ladder sides and scaffold planks, to Quotation No. 2100.—Charles Rouch Pty. Ltd.
2273. The supply of 875 feet steam piping, 1,170 feet feed-water piping and four steam receiver vessels, Morwell Briquette Factories.—Stewarts and Lloyds (Aust.) Pty. Ltd.

2274. The supply of 3,565 natural round wooden poles for transmission and distribution lines.—Alex. Sturrick and Sons Pty Ltd. (as Agents for R. J. White and Co. (Sydney) Pty. Ltd.)

2275. The supply of 72 upper pivot plates for 20 cubic yards overburden trucks, Yallourn Open-Cut, to Quotation No. 1484.—Thompsons (Castlemaine) Ltd.

2276. The supply of 176 wheel and axle assemblies and four axles for 33-ton coal trucks, Morwell Project, to Specification No. 49-50/40.—Thompsons (Castlemaine) Ltd.

2277. The purchase of land comprising 108 acres 1 rood 33 perches together with dwelling and outbuildings erected thereon, Morwell.—Trustees, Executors, and Agency Co.

2278. The supply of spare parts for Tournapulls, Yallourn and Morwell, to Quotation No. 1233.—Tutt, Bryant (Vic.)

and Morwell, to Quotation No. 1233.—Tutt, Bryant (Vic.) Pty. Ltd.
2279. The supply of one Allis Chalmers tractor, Kiewa Hydro-Electric Scheme.—Tutt, Bryant (Vic.) Pty. Ltd.
2280. The supply and fitting of two overloaders for Allis Chalmers tractors, Kiewa Hydro-Electric Scheme, to Quotation No. 495.—Tutt, Bryant (Vict.) Pty. Ltd.
2281. The supply of 100 miles telephone cable, to Quotation No. 1305.—Waltham Trading Co.

2282. The supply of three 25 h.p. induction motors, Newport Generating, Station to Quotation No. 6139.—Warburton Franki (Melb.) Ltd.

Approved by the Governor in Council, 2nd November, 1949.-A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF DONCASTER AND TEMPLESTOWE,

ORDER CONFIRMED.

THE Minister of the Crown administering the *Local Government Act* 1946, on the 2nd day of November, 1949, confirmed the Order hereinafter referred to, in pursuance of section 513 of the said Act, viz.:—

pursuance of section 513 of the said Act, viz.:—

An Order of the Council of the Shire of Doncaster and Templestowe, made on the 28th day of September, 1948, for the purpose of providing a pleasure ground and a place of public resort and recreation and for acquiring for such purposes all that piece of land being Crown portion 5, section 13, at Templestowe, Parish of Bulleen, County of Bourke, and also all that piece of land being part of Crown portion 8, section 13, at Templestowe, Parish of Bulleen, County of Bourke, commencing at a point on Porter-street 811.8 links westerly from the north-eastern corner of Crown portion 8, section 13, Parish of Bulleen; thence southerly 525.4 links along the western boundary of the existing recreation reserve; thence east-south-eastern corner of Crown portion 8, section 13; thence southerly 831.6 links along the eastern boundary of the said Crown portion 8; thence westerly along the thence southerly 831.6 links along the eastern boundary of the said Crown portion 8; thence westerly along the southern boundary of Crown portion 8 a distance of 1,000 links; thence northerly along western boundary of Crown portion 8 to Porter-street; thence easterly along northern boundary of Crown allotment 8 to the commencement point, being land within the municipal district of the said municipality.

J. A. KENNEDY, Commissioner of Public Works.

Water Acts.

TOWN OF ARARAT WATER SUPPLY DISTRICT By-LAW No. 51.

Rating By-law for the Year Ending 30th September, 1950.

Rating By-law for the Year Ending 30th September, 1950.

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

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

In respect of any land on which there is no building less than Ten shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year ending the 30th day of September, 1950, and shall be payable on the 2nd day of January, 1950, at the office of the said Council.

office of the said Council.

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

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

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

payable, on demand, at the office of the Council.

Passed this 24th day of October, 1949.

D. H. MONTGOMERY, Mayor. NORMAN J. NEYLAN, Councillor. C. C. MURRAY, Town Clerk.

Approved by the Governor in Council, 2nd November, 1949.

A. MAHLSTEDT, Clerk of the Executive Council.

Water Acts

STATE RIVERS AND WATER SUPPLY COMMISSION.

Urban District Supplied with Water from the Coliban System of Waterworks.

NOTICE to owners of tenements in the under-mentioned streets in the urban district supplied with water from the Coliban system of waterworks, and the private streets, lanes, courts, and alleys opening thereto:—

Bendigo.

Havlin-street west, from Houston-street to a point about 3½ chains southerly.

Murphy-street, from Lansell-street to Lloyd-street.

Castlemaine.

Reckleben-street, from end of existing main (about 1 chain south-westerly from Butterworth-street) to Chapman'sroad.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 10th day of December next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

L. DUGGAN, Secretary, State Rivers and Water Supply Commission. Melbourne, 7th November, 1949.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Anglesea, Barwon Heads and Ocean Grove, Portarlington, Queenscliff and Foint Lonsdale, Chelsea-Frankston, Dandenong-Springvale, Nyah West, and Ouyen Urban

 $N^{\scriptsize ortice}$ to owners of tenements in the under-mentioned streets in the above-mentioned urban districts, and the private streets, lanes, courts, and alleys opening thereto:-

Anglesea Urban District.

Charles-street, from McMillan-street to a point opposite lot 52, about 7½ chains north-westerly. McMillan-street, from Jackson-street to Charles-street.

Barwon Heads and Ocean Grove Urban District. Ocean Grove.

Baker-street, from Field-street to a point about 1 chain

westerly.

Dare-street, from Sweetman-parade to a point opposite lot 13, about 31 chains westerly.
Epworth-street, from end of existing main (opposite lot

331) to a point opposite lot 359, about 3 chains easterly. Field-street, from Baker-street to a point about 2 chains southerly

Portarlington Urban District.

Drysdale-street, from end of existing main (opposite allotment 3, section 10a) to a point opposite allotment 7, about 4 chains easterly.

Queenscliff and Point Lonsdale Urban District. Point Lonsdale.

Baillieu-street, from end of existing main (opposite lot 23) to a point opposite lot 45, about 3½ chains south-

westerly.

Buckley's-road, from end of existing main (opposite lot 31, section 2, lodged plan of subdivision No. 5842) to a point opposite lot 41, about 32 chains south-westerly.

Glaneuse-street, from end of existing main (about 5 chains south-westerly) from Golightly-street to Qu Appellestreet

Lawrence-street, from Point Lonsdale-road to a point opposite lot 1 on lodged plan of subdivision No. 9429, about 10 chains north-westerly.

Qu Appelle-street, from Glaneuse-street to a point opposite lot 15, about 5½ chains north-westerly.

Chelsea-Frankston Urban District.

Frankston.

Deane-street McAlister-street, from end of existing main (opposite lot 5) to a point opposite lot 73, about 4 chains northerly from Beach-street.

Dandenong-Springvale Urban District.

Noble Park.

Douglas-street; from Frank-street to Heatherton-road.

Nyah West Urban District.

Gray-street, from end of existing main (opposite lot 157) to Mary-street.

Mary-street, from Allan-street to Gray-street.

Ouyen Urban District.

Johnston-street, from end of existing main (opposite allotment 11, section XVII.) to a point opposite allotment 8, section XVI., about 2 chains northerly.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 10th day of December next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

L. DUGGAN, Secretary, State Rivers and Water Supply Commission.

Melbourne, 7th November, 1949.

SUNBURY WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1950.

THE Sunbury Waterworks Trust, in pursuance and exercise of powers conferred by the Water Acts, doth hereby make the following rates for the supply of water for domestic purposes on lands and tenements liable to be rated in the Sunbury Urban District.

On lands and tenements a rate of One shilling and six pence in the pound of the annual municipal valuation not exceeding Twenty pounds, and One shilling and three pence in the pound of the annual valuation exceeding Twenty pounds.

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

Such rates are made and shall be levied on the occupiers or owners of such lands and tenements for the year commencing on the first day of January, 1950, and shall be payable on the first day of January, 1950, at the office of the said Trust.

The charges for water supplied by measure in any year to any property rated by the Trust are hereby fixed as follows:—

- (a) Up to and including 24,000 gallons, One shilling and three pence per 1,000 gallons.
- (b) Up to and including 200,000 gallons, the same charge up to and including 24,000 gallons and One shilling per 1,000 gallons for any quantity over 24,000 gallons.
- (c) Exceeding 200,000 gallons, the same charges as fixed above up to and including 200,000 gallons and Six pence per 1,000 gallons for any quantity exceeding that figure.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which, on the scale of charges hereinbefore mentioned, would produce an amount equal to the amount of rate levied on such property for the said year.

Passed by the Trust this 18th day of October, 1949.

(SEAL)

HUGH GILCHRIST, Chairman. J. F. MOUNSEY, Secretary.

Approved by the Governor in Council, 2nd November, 1949.

A. MAHLSTEDT, Clerk of the Executive Council.

LONGWOOD WATERWORKS TRUST. FIXING THE LIMIT OF A BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria. by and with the advice of the Executive Council thereof, has, by Order made on the 2nd day of November, 1949, in pursuance of the provisions of section 273 of the Water Act 1928 (No. 3801), fixed the limit of the overdraft to be obtained by the Longwood Waterworks Trust from the National Bank of Australasia Limited, Euroa, at an amount not to exceed at any one time the sum of Two thousand five hundred pounds (£2,500).

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 2nd November, 1949.

BACCHUS MARSH 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 2nd day of November, 1949, in pursuance of the provisions of the Sewerage Districts Act 1928 (No. 3772), fix the 30th day of September in each year as being the day to which the accounts of the Bacchus Marsh Sewerage Authority shall be balanced.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 2nd November, 1949,

SHIRE OF YACKANDANDAH.

ROAD DEVIATION.

IN pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1928, the Council of the Shire of Yackandandah doth hereby order that the land next hereinafter described, which has been taken, purchased, or acquired by it, shall be a public highway from and after the publication of this Order in the Government Gazette, namely:—

All that piece of land, being part of Crown allotment D1, section N, Parish of Yackandandah, County of Bogong, containing 1 acre 2 roods 15 perches, or thereabouts, and bounded as follows:—Commencing at the north-eastern angle of the said allotment D1; thence by the eastern boundary of such allotment south 7 deg. 46 min. west 12 chains 77 links; thence by part of the southern boundary of such allotment north 75 deg. 13 min. west 1 chain 15 7/10 links; thence north 4 deg. 38 min. east 2 chains; thence north 7 deg. 46 min. east 10 chains 76 5/10 links; and thence by part of the northern boundary of such allotment south 76 deg. 13 min. east 1 chain 26 5/10 links to the commencing point.

And the said Council doth hereby declare that such land shall, from the date of such publication, be a public highway, in lieu of a certain existing surveyed road in the Shire of Yackandandah, and which is more particularly described hereunder, namely:—

All that piece of land, being a former Government road in the Parish of Yackandandah, County of Bogong, containing 2 acres 3 roods 25 perches, or thereabouts, and bounded as follows:—Commencing at the most southerly angle of Crown allotment 11, section N, Parish of Yackandandah, County of Bogong; thence north 40 deg. 37 min. east 24 chains 18 links: thence north 49 deg. 23 min. west 4 chains; thence north 40 deg. 37 min. east 1 chain; thence south 49 deg. 23 min. east 5 chains; thence south 40 deg. 37 min. west 24 chains 94 links; and thence north 62 deg. 56 min. west 1 chain 2 9/10 links to the commencing point.

In witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Yackandandah was hereunto affixed, in pursuance of an Order of the Council made the twelfth day of November, 1942, in the presence of—

(SEAL)

ALAN CROSTHWAITE, President. JOHN P. HAYES, Councillor. L. KRUTLI, Secretary.

Confirmed by the Governor in Council, 2nd November, 1949.

A: MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LAW, -- ATTORNEY-GENERAL.

CONSENT TO USE OF WORD "CO-OPERATIVE."

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 2nd day of November, 1949, consented, in terms of section 17 of the Companies Act 1938, to the use of the word "Co-operative" in the name of the company to be known as "Croydon Cool Stores Co-operative Limited," and which it is desired shall be registered in that name.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 2nd November, 1949.

DEPARTMENT OF LAW, -ATTORNEY-GENERAL.

LIMIT ON SHARES TO BE HELD BY MEMBER OF COMPANY. $\,$

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 2nd day of November, 1949, pursuant to the provisions of sub-paragraph (1) of paragraph (c) of sub-section 12 of section 356 of the Companies Act 1938, direct that, in respect of the company to be known as "Croydon Cool Stores Co-operative Limited," the number and total value of shares capable of being held by or by and on behalf of any one member shall be limited to not less than 60 shares or more than 800 shares of a value of Ten shillings each.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 2nd November, 1949.

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that, on the 29th July, 1949, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

BROWN, ROBERT CHARLES, late of Swan Hill, farmer, died 29th June, 1940, intestate.

I HEREBY give notice that, on the 26th October, 1949, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the *Public Trustee Act* 1940:—

BECK, AGNES JANE, formerly of 264 Bridge-road, Richmond, but late of Royal Park, pensioner, died 13th August, 1949, intestate.

DAWES, HARRIET, late of 82 Chestnut-street, Richmond, factory hand, died 3rd August, 1949, intestate.

DUKE, FREDERICK WALTER JOHN, late of 101 Thomson-street, South Melbourne, dealer, died 28th August, 1949, intestate.

Mackay, Alfred Joseph, late of Beechworth, pensioner, died 25th June, 1949, intestate.

Walters, Ellen, formerly of 21 Westminster-street. Oakleigh, but late of Kangerong-road, Dromana, married woman, died 2nd September, 1949, intestate.

I HEREBY give notice that, on the 31st October, 1949, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustce Act 1940:

DUNKERTON, STEPHEN, late of Lynch-road, Fawkner. textile worker, died 8th July, 1949, intestate.

*WATTS, AMY MARY CHARLTON, formerly of Malmsbury, but late of 6 Collins-street, Williamtown, widow, died 20th July, 1948.

Wells, Elizabeth Jane, also known as Ethel May Condon, formerly of 22 Alexander-street, Coogee, New South Wales, but late of 7 Vale-street, St. Kilda, widow, died 19th July, 1949, intestate.

* According to the provisions of the will. .

C. J. GARDNER, Public Trustee.

412 Collins-street, Melbourne, C.1, 2nd November, 1949

NOTICE.

A DMINISTRATION of the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Public Trustee, No. 412 Collins-street, Melbourne, on or before the 11th January, 1950, or they will be excluded from the distribution of the estate when the assets are being distributed: distributed:-

BECK, AGNES JANE, formerly of 264 Bridge-road, Richmond, but late of Royal Park, pensioner, dled 13th August. 1949, intestate.

Brown, Robert Charles, late of Swan Hill, farmer, died 29th June, 1940, intestate.

Dawes, Harriet, late of 82 Chestnut-street, Richmond, factory hand, died 3rd August, 1949, intestate.

DUKE, FREDERICK WALTER JOHN, late of 101 Thomson-street, South Melbourne, dealer, died 28th August, 1949.

DUNKERTON, STEPHEN, late of Lynch-road, Fawkner, textile worker, died 8th July, 1949, intestate.

*Gardiner, Martin, formerly of 67 Grange-road, Caulfield, but late, of 21 Melrose-street, Parkdale, labourer. died 12th August, 1949.

*Helm, Frances Maud, also known as Frances Maude Helm, formerly of 22 Falconer-street, North Fitzroy, but late of 57 Warburton-road, Canterbury, spinster, died 15th August, 1949.

 $\ensuremath{\mathsf{Mackay}}$, Alfred Joseph, late of Beechworth, pensioner, died 25th June, 1949, intestate.

ROBERTSON, ELSIE KATE, late of 31 Fergie-street, North Fitzroy, widow, died 24th August, 1949, intestate.

*STEUART, CHARLES. formerly of 102 Novar Drive, Glasgow, but late of 6 Helensburgh Drive, Anniesland, Glasgow, Scotland, master mariner, died 7th December,

ELLEN, formerly of 21 Westminster-street, Oakleigh, but late of Kangerong-road, Dromana, married woman, died 2nd September, 1949, intestate.

†WATTS, AMY MARY CHARLTON, formerly of Malmsbury, but late of 6 Collins-street, Williamstown, widow, died 20th July, 1948.

Wells, Elizabeth Jane, also known as Ethel May Condon, formerly of 22 Alexander-street, Coogee, New South Wales, but late of 7 Vale-street, St. Kilda, Victoria, widow, died 19th July, 1949, intestate.

* With the will annexed.

† According to the provisions of the will.

C. J. GARDNER

Public Trustee.

Melbourne, 2nd November, 1949.

NOTICE TO MARINERS.

[No. 14 of 1949.]

AUSTRALIA.-VICTORIA.

THE following Notice to Mariners, which has been received from the Harbor Master, Geelong. is published for general information.

D. S. STEVENSON,

Port Officer.

Ports and Harbors Branch, Department of Public Works, Melbourne, C.2, 31st October, 1949.

GEELONG HARBOR TRUST COMMISSIONERS.

PORT OF GEELONG.

(1) Light Beacon Demolished-Foul Ground.

Position.-Lat. 38 deg. 07 min. S. Long. 144 deg.

Details.—No. 7 Light Beacon, Wilson Spit Channel, has been demolished and the light extinguished. Foul ground exists in the above position.

(2) Light Buoy to be Established.

Date.-Shortly.

Position .- 100 feet westward from the above position. Abridged Description .- Fl. R. ev. 4 sec.

Description.—Light buoy showing a flashing red light every 4 seconds, elevation 13 feet.

COUNTY COURTS.

NOTICE is hereby given that County Courts will be held during the year 1950 at the under-mentioned places,

-		50 a	t the under-mentioned plac-
n	the days hereunder a		Wodnesday 15th March
	ARARAT	••	Wednesday, 15th March Tuesday, 13th June
			Tuesday, 5th September
	BAIRNSDALE		Tuesday, 9th May
			Tuesday, 8th August
	BALLARAT		Tuesday, 8th August Tuesday, 21st November Tuesday, 7th February
	BALLAINAI	• •	Tuesday, 7th February Tuesday, 18th April Tuesday, 13th June Tuesday, 15th August
			Tuesday, 13th June
			Tuesday, 15th August
			Tuesday, 3rd October
	BENDIGO		Tuesday, 12th December Tuesday, 7th March
	BENDIGO	• •	Tuesday, 18th April
-			Tuesday, 11th July
			Tuesday, 12th September Tuesday, 21st November Tuesday, 28th March
	COT AC		Tuesday, 21st November
	COLAC	••	Tuesday, 28th March
			Tuesday, 18th July Tuesday, 24th October
	GEELONG		Tuesday, 7th March Tuesday, 2nd May
			Tuesday, 2nd May
			Tuesday, 4th July Tuesday, 5th September
			Tuesday, 5th September
	HAMILTON		Wednesday, 8th November Tuesday, 14th February
	HAMILLION	• •	Thesasy 4th Way
			Tuesday, 24th October Tuesday, 14th February
	HORSHAM	• •	Tuesday, 14th February
			Tuesday, 11th July
	KERANG		Tuesday, 14th February Tuesday, 11th July Tuesday, 17th October Tuesday, 21st February Tuesday, 20th June Tuesday, 17th October
	KERANG	• •	Tuesday, 20th June
	KORUMBURRA		Tuesday, 7th February
			Tuesday, 2nd May
			Tuesday, 8th August Tuesday, 12th December
	KYNETON		Wednesday, 1st February
	111111111111111111111111111111111111111		Tuesday, 6th June
			Tuesday, 14th November
	MARYBOROUGH	٠.	Tuesday, 28th March Tuesday, 18th July
			Wednesday 8th November
	MELBOURNE		Wednesday, 8th November Wednesday, 1st February
			wednesday, 1st march
			Monday, 3rd April Monday, 1st May
			Monday, 1st May
			Monday, 3rd July
			Tuesday, 1st August
			Thursday, 1st June Monday, 3rd July Tuesday, 1st August Friday, 1st September Monday, 2nd October Wodnedow, 1st November
			Monday, 2nd October
	•		Wednesday, 1st November Friday, 1st December
	MILDURA		Wednesday, 15th March Tuesday, 22nd August Tuesday, 5th December Tuesday, 21st March
	MILES CILLE		Tuesday, 22nd August
			Tuesday, 5th December
	SALE	••	Tuesday, 21st March
			Tuesday, 27th June Tuesday, 10th October
	SEYMOUR		Tuesday, 10th October Tuesday, 21st March Tuesday, 4th July Tuesday, 3rd October
			Tuesday, 4th July
			Tuesday, 3rd October
	SHEPPARTON		Wednesday, 1st February Tuesday, 4th April
			Tuesday, 20th June
			Tuesday, 1st August Tuesday, 28th November
			Tuesday, 28th November
	WANGARATTA	• •	Wednesday, 26th April
			Tuesday, 21th June Tuesday, 12th Sentember
			Tuesday, 10th October
			Tuesday, 27th June Tuesday, 12th September Tuesday, 10th October Tuesday, 5th December Tuesday, 4th April
	WARRAGUL		Tuesday, 4th April
•			Tuesday, 22nd August
	WARRNAMBOOL		Tuesday, 4th April Tuesday, 22nd August Tuesday, 14th November Tuesday, 21st February
	,, 21,020, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		wennesday, zorn Apru
			Tuesday, 15th August
	Towns of Molhouppo	Col	arts of Insolvency and Cour

Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the days above mentioned, at such of the above-mentioned places as have been appointed for holding such courts.

By order of the Judges,
C. BRUMBY,
Registrar, County Court, Melbourne.

(This notice is in lieu of the notice published in the Government Gazette, dated 17th August, 1949, at page

No. 896.—11039/49.—2

GRAIN ELEVATORS ACTS.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

His Excellency the Governor of Victoria.

Mr. Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald. Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

APPOINTMENT OF MEMBER OF GRAIN ELEVATORS BOARD.

 I^N pursuance of the powers in that behalf conferred by the Grain Elevators Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order hereby appoint-

GEORGE HENRY EVANS

to be a member of the Grain Elevators Board, in accordance with sub-section 2 (c) of section 5 of the *Grain Elevators Act* 1934 (No. 4270), as representing the wheatgrowers of Victoria, for a term of three (3) years from and inclusive of the 12th November, 1949.

And the Honorable Alexander Henry Dennett, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT, Clerk of the Executive Council.

PUBLIC SERVICE ACT 1946.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Oldham Mr. Hollway Lieut.-Col. Dennett Mr. Warner Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Brigadier Tovell Mr. Bolte Mr. McDonald.

APPOINTMENT OF A DEPUTY OF A MEMBER OF THE PUBLIC SERVICE BOARD.

WHEREAS in the manner prescribed by the Regulations and at an election held in conjunction with the election of John Vincent Dillon as a member of the Public Service Board, Joseph Charles McDonald was elected to be his deputy in the case of his suspension, illness, or absence: Now therefore, in pursuance of the powers conferred by the Public Service Act 1946, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby appoint the said—

JOSEPH CHARLES McDonald

to act as the deputy of John Vincent Dillon for the period from the 7th November, 1949, to the 11th November, 1949, both dates inclusive, during the absence on leave of the said John Vincent Dillon.

And the Honorable Thomas Tuke Hollway, His Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

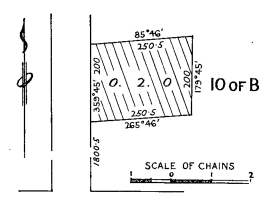
His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Colonel Dennett Mr. Warner Brigadier Tovell Mr. Bolte Mr. Oldham Mr. Kennedy Lieut.-Colonel Leggatt Mr. Guthrie Mr. McDonald.

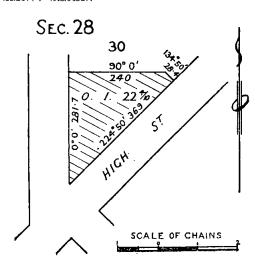
LANDS TEMPORARILY RESERVED FROM SALE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, reserve, temporarily, and also except from occupation for mining purposes under any miner's right, the lands hereinafter described:—

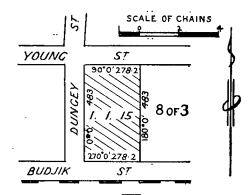
Wuk Wuk.—Site for a Public Hall, 2 roods, Parish of Wuk Wuk, County of Dargo, as indicated by hachure on plan hereunder.—(W.248(3) (Rs.6453).



KANIVA.—Site for a Children's Playground, 1 rood 22 4/10 perches, Township of Kaniva, Parish of Kaniva, County of Lowan, as indicated by hachure on plan hereunder.—(K.147(5) (Rs.6452).



KANIVA.—Site for a Children's Playground, 1 acre 1 rood 15 perches, Township of Kaniva, Parish of Kaniva, County of Lowan, as indicated by hachure on plan hereunder.—(K.147(5) (Rs.6459).



And the Honorable Rutherford Campbell Guthrie, His Majesty's Commissioner of Crown Lands and Survey, for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Colonel Dennett Mr. Warner Brigadier Tovell Mr. Bolte Mr. Oldham Mr. Kennedy Lieut.-Colonel Leggatt Mr. Guthrie Mr. McDonald.

REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, revoke the temporary reservation of land by Order in Council hereinafter referred to, viz.:—

PAARATTE.—Order in Council of 9th May, 1933, of 3 acres of land in the Parish of Paaratte, as a site for a State School.—(Rs.4303.)

And the Honorable Rutherford Campbell Guthrie, His Majesty's Commissioner of Crown Lands and Survey, for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Colonel Dennett Mr. Warner Brigadier Tovell Mr. Bolte Mr. Oldham Mr. Kennedy Lieut.-Colonel Leggatt Mr. Guthrie Mr. McDonald.

UNUSED AND UNMADE ROADS CLOSED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928 (No. 3709), the unused and unmade roads referred to hereunder be closed, viz.:—

Parish of Yackandandah, County of Bogong, being the road between allotment 38 and allotments 37, 36, and 36A, section B11.—(Y.45(*) (H.019903),

Parish of Carlyle, County of Bogong, being the road between allotments 28, a drainage reserve, and 20, section 45, and allotments 9A, a drainage reserve, 28, 8B, 8A, and 8, section 44.—(C.187(1) (H.019497).

And the Honorable Rutherford Campbell Guthrie, His Majesty's Commissioner of Crown Lands and Survey, for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT. Clerk of the Executive Council.

MYRTLEFORD WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

AMENDMENT OF ORDER.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council, made on the 16th day of May, 1949, and published in the Government Gazette, dated 25th May, 1949, fixing the limit of the overdraft to be obtained by the Myrtleford Waterworks Trust.

For the expression "at an amount not to exceed at any one time the sum of Five hundred pounds (£500)" there shall be substituted the expression "at an amount not to exceed at any one time the sum of Two thousand five hundred pounds (£2,500)."

And the Honorable Henry Edward Bolte, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber, Melbourne, the second day of November, .1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

CONSENT TO BORROWING £35,000.

UNDER the powers conferred by the Geelong Waterworks and Sewerage Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Geelong Waterworks and Sewerage Trust borrowing, at interest, subject to the Geelong Waterworks and Sewerage Acts, the sum of Thirty-five thousand pounds (£35,000) to meet the cost of improvements and extensions to the Geelong Water Supply System.

And the Honorable Henry Edward Bolte, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

. A. MAHLSTEDT, Clerk of the Executive Council.

LOCAL GOVERNMENT ACT.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr. Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

DECLARATION OF THE TOWN OF HAMILTON AS A CITY.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions contained in the Local Government Act 1946 (No. 5203), and in compliance with the prayer of a petition presented by the Council of the Town of Hamilton, notice of which was duly published in the Government Gazette of the 13th October, 1948, doth hereby declare that the said town shall be a city under the designation of the Municipality of the City of Hamilton, such declaration to take effect on and from the 22nd November, 1949.

And the Honorable James Arthur Kennedy, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

HORSHAM SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr. Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

REPEAL OF ORDER.

REPEAL OF ORDER.

UNDER the powers conferred by the Sewerage Districts Acts 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 repeal the Order made by the Governor in Council on the 31st day of July, 1933, as amended by Order made the 21st day of August, 1933, and published in the Government Gazette of the 9th August, 1933, and 23rd August, 1933, respectively, fixing the limit of the overdraft to be obtained by the Horsham Sewerage Authority from the English, Scottish, and Australian Bank Limited, Horsham, at an amount not to exceed at any one time the sum of Five thousand pounds (£5,000).

And as on and from the date hereof the said Order

And as on and from the date hereof the said Order of the Governor in Council shall be deemed to be repealed accordingly.

And the Honorable Henry Edward Bolte, His Majesty'r Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

HORSHAM SEWERAGE AUTHORITY.

FIXING LIMIT OF A 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 2nd day of November, 1949, in pursuance of the provisions of section 75 of the Sewerage Districts Act 1928 (No. 3772), fix the limit of the overdraft to be obtained by the Horsham Sewerage Authority from the Commercial Bank of Australia Limited, Horsham, at an amount not to exceed at any one time the sum of Three thousand pounds (£3,000).

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 2nd day of November, 1949,

Health Acts.

DEPARTMENT OF HEALTH, VICTORIA.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Colonel Dennett Mr. Warner Brigadier Tovell Mr. Bolte Mr. Oldham Mr. Kennedy Lieut.-Colonel Leggatt Mr. Guthrie Mr. McDonald.

REGULATIONS RELATING TO FOODS, DRUGS, SUBSTANCES, AND METHODS OF ANALYSIS.

UNDER the powers conferred by the Health Acts 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, and on the recommendation of the Food Standards Committee doth hereby make the Regulations following (that is to say):—

- 1. These Regulations may be cited as the Amending Food and Drug Standards Regulations 1949 (No. 3), shall be read and construed as one with the Food and Drug Standards Regulations 1939 and any Regulations amending the same, and shall come into operation on publication in the *Government Gazette*.
- 2. Sub-regulation 3 (b) of Regulation 10 of the Food and Drug Standards Regulations 1939 is amended by the insertion of the expression "151 Orange 11" immediately below the expression "150 Orange 1".
- 3. Immediately after Regulation 34 of the Food and Drug Standards Regulations 1939 the following Regulation shall be inserted:—

"34A. IMITATION CREAM.

Imitation cream is an emulsion of edible fat or fats, with or without other wholesome foodstuff and flavouring, prepared in imitation of cream. It shall contain not less than 35 per cent. of total fat.

Lahelling.

Every person who sells any package containing imitation cream shall attach thereto a label in which shall be written the words 'Imitation Cream' in letters of not less than 10 points and the label shall not describe the product in any other terms.

The label shall not bear any pictorial or other device suggesting or indicating that the product is cream derived from the cow.

Prohibition.

And the Honorable Charles Percival Gartside. His Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

FIRE BRIGADES ACTS.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Colonel Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr. Oldham Mr. Kennedy Lieut.-Colonel Leggatt Mr. Guthrie Mr. McDonald.

REGULATION.

W HEREAS by the Fire Brigades Acts it is amongst other things enacted that the Governor in Council may, as to the whole or any part of Victoria make Regulations for all or any of the purposes set forth in the said Acts: And whereas by section 40 of the Fire Brigades Act 1928 it is further enacted that all Regulations as to the metropolitan district shall be prepared by the Metropolitan Fire Brigades Board and submitted to the Minister for approval prior to being made by the Governor in Council: And whereas the Regulation set forth hereunder was prepared by the said Board and submitted to the Minister for his approval: And whereas such Regulation has been approved of by the Minister: 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 Fire Brigades Acts, doth hereby make the Regulation following (that is to say):-

1. Clause 18 of the Regulations made by the Governor in Council on the 2nd day of June, 1930, and published in the Government Gazette of the 4th day of June, 1930, is hereby revoked and the following substituted therefor:-

"18. All payments of £1 or upwards shall be made by cheques upon the bankers of the Board, signed by two members of the Finance Committee, and countersigned by the Secretary or as may otherwise be determined by the Board."

And the Honorable William Watt Leggatt, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hollway Lieut.-Colonel Dennett Mr. Warner Brigadier Tovell

Mr. Bolte

Mr. Oldham Mr. Kennedy Lieut.-Colonel Leggatt Mr. Guthrie Mr. McDonald.

VARIATION OF AN ORDER EXEMPTING CERTAIN BUSH NURSING HOSPITALS FROM THE OPERATION OF THE HOSPITALS AND CHARITIES ACT 1948 (No. 5300).

PURSUANT to the provisions of section 5 (c) of Act No. 5300, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this present Order amend the Order in Council dated the fourteenth day of February, 1944, whereby certain bush nursing hospitals were exempted from the provisions of the Hospitals and Charities Act 1928 by deleting the name of the Kerang District Bush Nursing Hospital.

And the Honorable Charles Percival Gartside, His Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

HOSPITALS AND CHARITIES ACT 1948 (No. 5300).— HOSPITALS AND CHARITIES ACT 1948 (No. 5300).— SECTION 5.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr Oldham Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

CANCELLATION OF REGISTRATION OF THE CARLTON HOME.

UNDER the provisions of section 42 of the Hospitals and Charities Act 1948 (No. 5300), the Governor in Council does hereby approve of the cancellation by the Hospitals and Charities Commission, from and inclusive of the 1st November, 1949, of the registration of The Carlton Home, an institution registered under the said

And the Honorable Charles Percival Gartside, His Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

MAHLSTEDT, Clerk of the Executive Council. HOSPITALS AND CHARITIES ACT 1948 (No. 5300).-- CANCER INSTITUTE ACT 1948 (No. 5341).-SECTION 5. SECTION 29.

At the Executive Council Chamber, Melbourne, the . second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

CLOSURE OF THE CARLTON HOME.

WHEREAS the Hospitals and Charities Commission has recommended to the Minister of Health that The Carlton Home, a subsidized institution, registered pursuant to the Hospitals and Charities Act 1948 (No. 5300), shall be closed on the grounds that it can no longer effectively afford the relief for which it was established: And whereas, on the 28th July, 1949, the Minister of Health gave to the said home notice in writing of such recommendation and of his intention to submit such recommendation to the Governor in Council for determination: mendation to the Governor in Council for determination: Now therefore the Governor of the State of Victoria doth, by this present Order, determine that The Carlton Home shall be closed from and inclusive of the 1st November, 1949.

And the Honorable Charles Percival Gartside, His Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

HOSPITALS AND CHARITIES ACT 1948 (No. 5300) .-SECTION 46.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Colonel Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr. Oldham Mr. Kennedy Lieut.-Colonel Leggatt Mr. Guthrie Mr. McDonald.

GLADSWOOD HOME.

WHEREAS a petition signed by not more than 25 contributors to the Gladswood Home, an institution capable of incorporation under the Hospitals and Charities Act 1948 (No. 5300), praying that the said Home be incorporated has been forwarded to the Hospitals and Charities Commission in accordance with the provisions of section 46 of the said Act: And whereas the substance of the prayer of the said petition has been published in the Government Gazette: And whereas no counter petition 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 of Victoria, by and with the advice of the Executive Council thereof, doth by this present Order declare the contributors for the time being to the Home aforesaid to be a body corporate by the name of the Gladswood Home.

And the Honorable Charles Percival Gartside, His Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Colonel Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr. Oldham Mr. Kennedy Lieut.-Colonel Leggatt Mr. Guthrie Mr. McDonald.

EXPENSES OF MEMBERS OF THE CANCER INSTITUTE BOARD.

PURSUANT to the provisions of the Cancer Institute Act 1948 (No. 5341), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and on the recommendation of the Cancer Institute Board, doth hereby make the following Regulations that is to say: tions, that is to say:-

- 1. These Regulations may be cited as the Cancer Institute Regulations 1949.
- 2. Each member of the Cancer Institute Board (hereinafter called the Board) other than employees of the Board who are members ex officio shall receive as expenses the sum of Two pounds two shillings for each regular meeting of the Board or of the Cancer Institute Executive Committee that he attends Committee that he attends.
- 3. Any member of the Board who is required to travel more than 20 miles from his normal place of residence to attend meetings of the Board or of the Cancer Institute Executive Committee, in addition to the amount of Two pounds two shillings paid as expenses under No. 2 of these Regulations, shall be reimbursed for the use of his own motor car and reimbursed for personal expenses at such rates as are prescribed under the provisions of the Public Service Act 1946 for officers within the meaning of that Act that Act.
- 4. These Regulations shall come into operation on publication in the Government Gazette.

And the Honorable Charles Percival Gartside, His Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT. Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

DECLARATION OF NEW STATE HIGHWAYS IN THE SHIRES OF METCALFE, ROSEDALE, AND WYCHEPROOF.

WYCHEPROOF.

WHEREAS by sections 21 and 74 of the Country Roads

Act 1928 (No. 3662) it is amongst other things
enacted that when the Country Roads Board under the
provisions of the Country Roads Act has taken the land
necessary for constructing a road or deviation it shall as
soon as it thinks such road or deviation is fit to be used
as a public highway by Resolution declare the road or
deviation to be a State highway or part thereof and that
upon publication in the Government Gazette of the Order
of the Governor in Council confirming such Resolution
such road or deviation shall thereupon be a State highway
or part thereof within the meaning of the said Act:
And whereas the said Board has by Resolution declared
the roads on the land described in the Schedule to such
Resolution to be parts of State highways: Now therefore
His Excellency the Governor of the State of Victoria by
and with the advice of the Executive Council thereof doth
hereby confirm the said Resolution.

Resolution for Declaration of New State Highways under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the roads aforesaid are fit to be used as public highways such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 74 of the Country Roads Act 1928 doth hereby declare the said new roads the course of which are described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be parts of State highways within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Metcalfe.

3. Calder Highway.—All that piece of land in the Township and Parish of Harcourt, the boundaries of which are as follow:—Commencing at the south-western angle of allotment 8, section F, of the said township; thence by lines bearing respectively 353 deg. 30 min. 1,008.3 links, 345 deg. 15 min. 1,189 links, 5 deg. 17 min. 157 links, 168 deg. 5 min. 677.6 links, 158 deg. 57 min. 528.6 links, and 176 deg. 23 min. 1,154 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 4739, lodged in the office of the Country Roads Board.

Shire of Rosedale.

1. Prince's Highway (East).—All that piece of land in Township and Parish of Rosedale, the boundaries of which are as follow:—Commencing at the north-western angle of Crown allotment 9, section 12, of the said township; thence by lines bearing respectively 90 deg. 0 min. 62 ft. 2 in., 252 deg. 10 min. 65 ft. 4 in., and 0 deg. 0 min. 20 feet to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3757, lodged in the office of the Country Roads Board.

Shire of Wycheproof.

3. Calder Highway.—All that piece of land in the Parish of Boigbeat, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 74A of the said parish; thence by lines bearing respectively 90 deg. 0 min. 205.6 links, 136 deg. 50 min. 97 links, 180 deg. 0 min. 219.3 links, and 316 deg. 50 min. 398 links to the point of commencement.

Also, all that piece of land in the Township and Parish of Kaneira, the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 8, section A, of the said township; thence by lines bearing respectively 270 deg. 1 min. 168 links, 318 deg. 11 min. 198 links, 119 deg. 36 min. 230 links, and 108 deg. 48 min. 105.6 links to the point of commencement—which said pieces of land are particularly delineated and show coloured red on survey plans numbered 4384 and 4854, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this twenty-fourth day of October, One thousand nine hundred and forty-nine, in the presence of—

(SEAL)

D. V. DARWIN, Chairman. F. M. CORRIGAN, Member. W. H. NEVILLE, Secretary.

And the Honorable James Arthur Kennedy, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte Mr Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

DECLARATION OF THE NEW GRAND RIDGE-ROAD IN THE SHIRE OF MIRBOO.

WHEREAS by section 21 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a main road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a main road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a main road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a New Main Road under the Country Roads Act.

Whereas the land the site the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as part of a public highway such Board at a meeting now holden doth by this Resolution hereby declare the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Mirboo.

5. The Grand Ridge-road (10805).—All that piece of land in the Parish of Allambee East, the boundaries of which are as follow:—Commencing at a point on the eastern boundary of the existing Country Roads Board road deviation through allotment 87a of the said parish, the said point being distant 185 deg. 17 min. 53.5 links from an angle in the said boundary formed by the intersection of lines bearing 138 deg. 9 min. and 185 deg. 17 min.; thence by lines bearing respectively 168 deg. 22 min. 244.4 links, 175 deg. 0 min. 332.2 links, 192 deg. 16 min. 430.2 links, 213 deg. 8 min. 7 links, 1 deg. 26 min. 386.8 links, 12 deg. 22 min. 226.2 links, 345 deg. 49 min. 190 links, 356 deg. 55 min. 92 links, and 5 deg. 17 min. 113.3 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 4942, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this twenty-fourth day of October, One thousand nine hundred and forty-nine, in the presence of—

(SEAL)

D. V. DARWIN, Chairman. F. M. CORRIGAN, Member. W. H. NEVILLE, Secretary.

And the Honorable James Arthur Kennedy, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council. PUBLIC AUTHORITIES MARKS ACT 1930 AND STATE ELECTRICITY COMMISSION ACTS.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte Mr. Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

RESTRICTIONS ON ELECTRICAL APPARATUS (LABELS) REGULATIONS.

PURSUANT to and in exercise and execution of the powers conferred by the said Public Authorities Marks Act 1930 and by section 27 of the State Electricity Commission Act 1928, as amended by any Act for and in respect to the purposes of the said Public Authorities Marks Act 1930 and for and in respect to securing the safe, economical, and effective supply of electricity throughout Victoria, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations, that is to say:—

- 1. These Regulations may be cited as the Restrictions on Electrical Apparatus (Labels) Regulations, and shall come into effect on the tenth day of November, 1949.
- 2. In these Regulations, unless the context or subject matter otherwise indicates—
 - "Works" means any works or operations for or in connexion with the carrying into effect of the purposes or objects of any provisions of the State Electricity Commission Act 1928, or any amendments thereof, or of any other Act relating to the State Electricity Commission of Victoria, whether the same are constructed, provided, maintained, or carried out by the Commission or by any other person on behalf of or under agreement with the Commission, or by permission or authority of or under the supervision, direction, or control of the Commission.

"The mark" means the following allocation label:-

STATE ELECTRICITY COMMISSION OF VICTORIA.

ELECTRIC HOT WATER SYSTEM.

Allocation No.....

K. Sutherland, Engineer and Manager, Electricity Supply Department.

"Water heating system" means any electrical installation for the purpose of heating water from which
water is or may be drawn off at more than one
tap or outlet or in which the element is of a
capacity exceeding 1 kilowatt, but does not
include electric hot-water jugs; kettles; any
sink type water heater in which the element
does not exceed a capacity of 1,000 watts; urns
for commercial and industrial premises; wash
coppers; sterilizers for registered hospitals;
doctors' or dentists' surgeries; steam boilers; bain
maries; stock pots; tea boilers; and coffee boilers.

- 3. No water heating system for which consent to install, connect, or use an electrical element has been given under the Restrictions on Electrical Apparatus Regulations by the State Electricity Commission of Victoria shall be installed, connected, or used for or in connexion with the use of the service provided by any works, unless such water heating system is marked with the mark affixed in the manner hereinafter provided.
- 4. Any such mark shall be affixed by the person to whom it has been provided by the State Electricity Commission of Victoria to the outer casing of the water heating system containing the element in respect of which it has been so provided in a place where it can be easily seen.
- 5. The use of the mark by any person, except as provided by these Regulations, is prohibited.
- 6. Any person guilty of any contravention of these Regulations shall, for every such offence, be liable to a penalty not exceeding £50 in respect of any one such contravention, provided however that nothing in this clause contained shall affect the liability of any such person to be prosecuted and punished under any other Act or Regulation or at common law, but he shall not be liable to be punished twice for the same offence.

And the Honorable Thomas Tuke Hollway, His Majesty's Minister in Charge of Electrical Undertakings for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte Mr. Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

A DEVICE, KNOWN AS THE "NAMCO" PRESSURE COOKER, MODEL 10A, EXEMPTED FROM CERTAIN PROVISIONS OF THE FACTORIES AND SHOPS

BY virtue of the powers conferred by section 57 of the Factories and Shops Act 1928, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order exempt from the operation of Division 16 of Part III. of the Factories and Shops Act 1928 the class of steam boiler known as the "Namco" pressure cooker, model 10A, when manufactured in accordance with the specifications and sample lodged with the Chief Inspector of Factories by Specialized Engineering Company Proprietary Limited, corner of Point Nepean and Centre roads, East Brighton, until a further Order is made.

And the Honorable Allan Elliott McDonald, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the second day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hollway Lieut.-Col. Dennett Mr. Warner Brigadier Tovell Mr. Bolte

Mr. Oldham Mr. Kennedy Lieut.-Col. Leggatt Mr. Guthrie Mr. McDonald.

A DEVICE, KNOWN AS THE "NAMCO" PRESSURE COOKER, MODEL II. (8 QUARTS CAPACITY), EXEMPTED FROM CERTAIN PROVISIONS OF THE FACTORIES AND SHOPS ACTS.

 $\mathbf{R}^{\mathtt{Y}}$ virtue of the powers conferred by section 57 of the Factories and Shops Act 1928, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order exempt from the operation of Division 16 of Part III. of the Factories and Shops Act 1928 the class of steam boiler known as the "Namco" pressure cooker, model II. (8 quarts capacity), when manufactured in accordance with the specifications and sample lodged with the Chief Inspector of Factories by Specialized Engineering Company Proprietary Limited, corner of Point Nepean and Centre roads, East Brighton, until a further Order is made.

And the Honorable Allan Elliott McDonald, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT, Clerk of the Executive Council.

COMPANIES ACT 1938.

At the Executive Council Chamber, Melbourne, the eighth day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Kennedy Mr. Guthrie Mr. McDonald Brigadier Tovell Mr. Bolte.

IN pursuance of the powers conferred upon him by the Companies Act 1938 and of 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 prescribe that every summons under the provisions of sub-section (4) of section 136 of the Act shall be in the following form, or in a form to the like effect, that is to say:-

Companies Act 1938.

SUMMONS TO OFFICER OR AGENT OF COMPANY TO APPEAR BEFORE INSPECTOR FOR EXAMINATION ON OATH AND TO PRODUCE DOCUMENTS.

> In the matter of A. B. Company Limited and in the matter of an Investigation into the Affairs thereof.

То

in Victoria

Whereas by an Order published in the Government Gazette of the day of Governor in Council, in pursuance of the powers conferred upon him by the Companies Act 1938, did appoint me, the , an inspector, undersigned to investigate the affairs of A. B. Co. Ltd. and to report thereon in the manner as is in such Order directed: And whereas under the provisions of the said Act I, as such inspector, may require any officer or agent of the company to appear before me for examination on oath in relation to its business, and to produce all books and documents in the custody or under the control of such officer or agent:

Now therefore these are to require you to be and appear day of on the , 19 , at

o'clock in the noon at in the said State, before me for examination on oath in relation to the business of the company, and also to bring with you and produce at the time and place aforesaid for examination the following books and documents, that is to say:--

Dated at

. the day of

, 19 Inspector.

And the Honorable Trevor Donald Oldham, His Majesty's Attorney-General in and for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT. Clerk of the Executive Council.

LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the eighth day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Kennedy Mr. Guthrie Mr. McDonald Brigadier Tovell

Mr. Bolte.

ORDER EXCLUDING CERTAIN PREMISES FROM THE OPERATION OF PART V. OF THE LANDLORD AND TENANT ACT 1948.

IN pursuance of the powers conferred upon him by the Landlord and Tenant Act 1948, as amended by the Landlord and Tenant (Amendment) Act 1948, His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that the several premises described in the Schedule hereto shall be excluded from the operation of the whole of the provisions contained in Part V. of the Landlord and Tenant Act 1948.

SCHEDULE.

- 1. The premises known as number 14 Marshall-street, Chilwell, Geelong,
- 2. The premises known as number 1510 High-street,
- 3. The premises (consisting of a sitting-room, combined bedroom and sleep-out, and a kitchenette), which are comprised in the three rooms at the rear of the dwellinghouse known as number 10 Brenbeal-street, Balwyn.

And the Honorable Trevor Donald Oldham, His Majesty's Attorney-General in and for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT. Clerk of the Executive Council.

PRICES REGULATION ACTS.

At the Executive Council Chamber, Melbourne, the eighth day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Kennedy Mr. Guthrie Mr. McDonald Brigadier Tovell Mr. Bolte.

NOTICE OF REVOCATION OF DECLARATION OF CERTAIN GOODS AS DECLARED GOODS FOR THE PURPOSES OF PART II. OF THE PRICES REGULATION ACT 1948.

In pursuance of the powers conferred upon him by the *Prices Regulation Act* 1948, His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the declarations heretofore made of the following goods as declared goods for the purposes of Part II. of the Act, that is to say:—

- 1. The following item of Clothing, namely—Handkerchiefs;
- 2. The following item of Fuel and Ice, namely-Charcoal; and
- 3. The following items of Timber, Bricks and Other Building Materials, namely—Builders' small hardware of the following kinds and descriptions:—

Bells-Door Latch Sets Bolts-Barrell Locks Bolts-Chain Lock Sets Bolts-Cupboard Numerals Bolts-Pad Plates—Finger Bolts-Socket Plates-Name Bolts-Shoot Pulleys **Brackets** Pulls Buttons-Cupboard Pull-outs Catches Rails Clips Rimlocks Closers Sash Drops Corners Sash Eyes Casters Sash Fasteners Caster-Sockets Sash Pivots Caster—Cups Sash Rollers Escutcheons Sash Tracks Fasteners Sash Lifts Handles and Knobs Springs—Gate Hasps and Staples Springs-Door Hinges Standards Holders Stays-Casement Hooks Stops—Door Knockers Vestibule Sets

And the Honorable Trevor Donald Oldham, His Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein acordingly.

Latches

A. MAHLSTEDT, Clerk of the Executive Council.

LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the eighth day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Kennedy Mr. Guthrie Mr. McDonald Brigadier Tovell

Mr. Bolte.

ORDER EXCLUDING CERTAIN PREMISES FROM THE OPERATION OF PARTS II., III., AND V. OF THE LANDLORD AND TENANT ACT 1948.

 I^{N} pursuance of the powers conferred upon him by the Landlord and Tenant Act 1948, as amended by the

Landlord and Tenant (Amendment) Act 1948, His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that all premises included in the class of premises described in the Schedule hereto shall be excluded from the operation of the whole of the provisions contained in Parts II., III., and V. of the Landlord and Tenant Act 1948.

SCHEDULE.

Premises occupied by a club in respect of which there is in force a certificate of registration under the Licensing

And the Honorable Trevor Donald Oldham, His Majesty's Attorney-General in and for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

EXCHANGE OF FOREST AREAS FOR CROWN LANDS.

At the Executive Council Chamber, Melbourne, the eighth day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Brigadier Tovell Mr. Bolte.

Mr. Kennedy Mr. Guthrie Mr. McDonald

Mr. McDonald

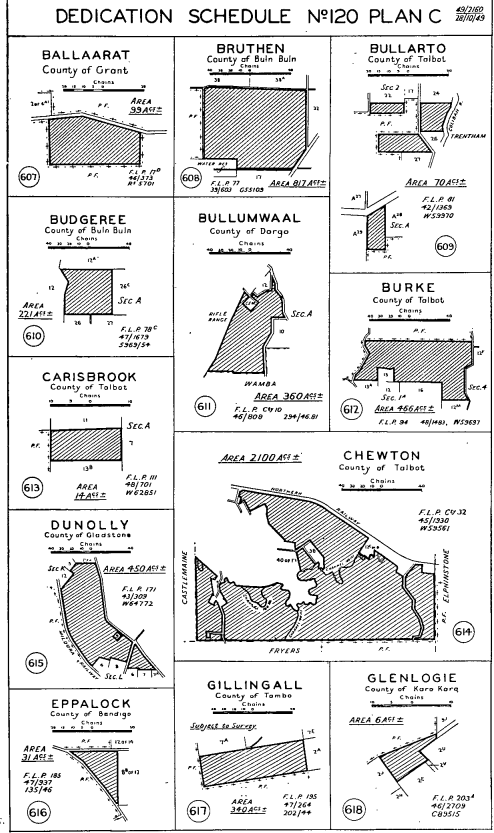
IN pursuance of the provisions of section (2) of the Forests Act 1943 (No. 4960) and section (2) of the Forests Act 1946, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council, doth hereby order that the areas or reserved forest situated in the parishes of Bepcha, Borhoneyghurk, Curracurt, Cobboboonee, Dean, Drummond, Franklin, Gillum, Gorae, Kentbruck, Korweinguboora, Leaghur, Mandurang, Maryborough, Moolerr, Moorarbool East, Myamyn, Otway, Tawanga, Tol Tol, Tonimbuk East, Wataepoolan and Wombat, described in the accompanying excision Schedule No. 97 and comprising 4,280 acres more or less be excised from the forest reserves and that the areas of unoccupied Crown lands in the Parishes of Ballarat, Bruthen, Bullarto, Budgeree, Bullumwaal, Burke, Carisbrook, Chewton, Dunolly, Eppalock, Gillingall, Glenlogie, Holcombe, Kanyapella, Kentbruck, Kinkella, Lang Lang East, Macedon, Maryborough, Murrungowar, Mirboo, Nayook, Sandhurst, Strathbogie, Tarnagulla, Tong Bong, Tooloy, Traralgon, Tyntynder West, Waanyarra, Warrain, Wombat and Woodend as described in the accompanying dedication Schedule No. 120 and comprising 19,771 acres more or less be dedicated as permanent forest in exchange in lieu thereof.

Such excisions and dedications to take effect on the fourteenth day after the publication of this Order in the Government

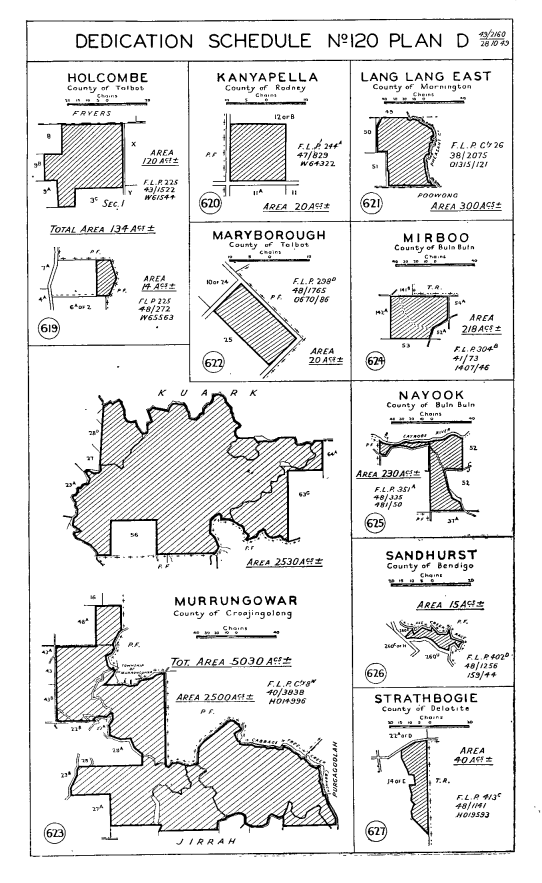
DEDICATION SCHEDULE No. 120.

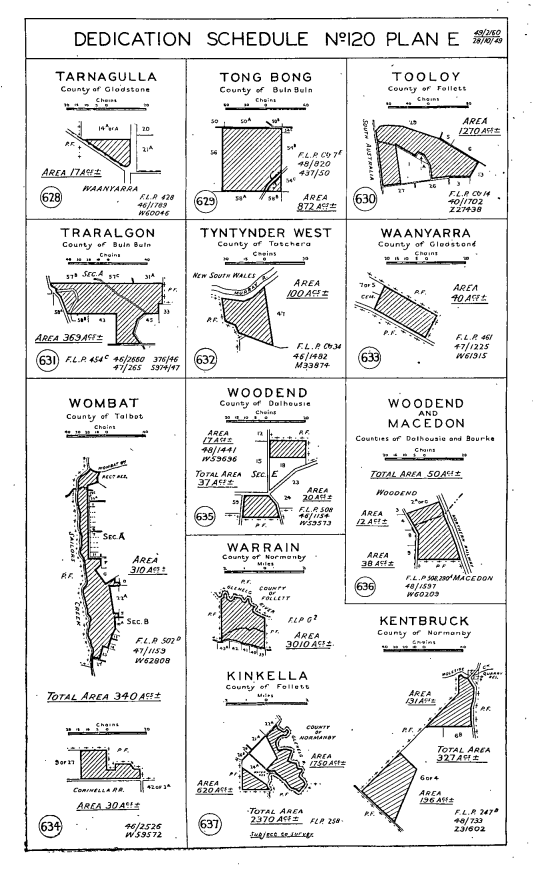
Nineteen thousand seven hundred and seventy-one acres more or less of unoccupied Crown lands, comprising the areas tabulated hereunder and shown by diagonal hatched lines in diagrams 607 to 637 inclusive on the accompanying plans, C. D. and E. 1949/2160 28th October, 1949.

Dia- gram.	Corresponding Numbers.		Parish.			Plan Number.		County.			Area in Acres more
	Forests.	Lands.					- -				or Less.
307	46/373	RS.5701	Ballaarat			17D	Grant				99
308	39/603	G.55109	Bruthen			77	Buln Buln				817
309	42/1369	W.59970	Bullarto			81	Talbot				70
310	47/1679	5969/54	Budgeree		٠.	78c	Buln Buln				221
311	46/808	294/4681	Bullumwaal			Cty. 10	Dargo				360
312	48/1483	W.59697	Burke			94	Talbot				466
313	48/701	W.62851	Carisbrook			111	Talbot				14
314	45/1930	W.59561	Chewton			Ctv. 32	Talbot				2,100
315	43/309	W.64772	Dunolly			171	Gladstone				450
316	47/937	135/46	Eppalock			185	Bendigo				31
317	47/264	202/44	Gillingall			195	Tambo				340
318	46/2709	C.89515	Glenlogie			203A	Kara Kara				6
319	43/1522	W.61544)	Holcombe			225	Talbot		:.		134
^~~⊀ I	48/272	W.65563	110100111100 11	••	• •		1	• •	••	• •	101
320	47/829	W.64322	Kanyapella			244A	Rodney				20
321	38/2075	01315/121	Kanyapena Lang Lang East	••	• •	Ctv. 26	Mornington		••	• •	300
322	48/1765	0670/86	34 0, 0,	• •	• •	298p	Talbot	• • • • • • • • • • • • • • • • • • • •		• •	20
323	40/3838	H.014996	34	• •	• •	Ctv. 8w	Croaiingolong	••		• • • •	5,030
323 324	l' '/	1407/46	35' 3	• •	• •	1 001-	Buln Buln	• •	• •	• •	218
325		and Armes	3.7	• • •	• •	1 5	Buln Buln	• •	• •	••.	230
326 326			0 11 .	• •	• •	400	Bendigo	• •	• •		
320 327	48/1256	H.019593	0	• •	• •	410	Delatite		• •	• •	15
	48/1141			• •	٠.	400	Gladstone		• •	• •	40
328	46/1789	W.60046	Tarnagulla	• •	• •			• •	• •	• •	17
329	48/820	437/50	Tong Bong	••	• •	Cty. 7E	Buln Buln	• •	• •	• •	872
330	40/1702	Z.27438	Tooloy	• •	٠.	Cty. 14	Follett		• •		1,270
331	46/2660 .: 47/265	5974/47	Traralgon	• •	• •	454c	Buln Buln	••	••	• • •	369
332	46/1482	M.33874	Tyntynder West			Cty. 34	Tatchera				100
333	47/1225	W.61915	Waanyarra			461	Gladstone				40
334 🗇	47/1159	W.62808 \	Wombat		••	502D ·	Talbot				340
11	46/2526	W.59572									
335 M	48/1441	W.59696 Ĩ	Woodend		٠.	508	Dalhousie				37
···	46/1154	W.59573									
336	48/1597	W.60209	Woodend and Macedon			508, 290A	Dalhousie and	Bourke			38
	1 -5/	. r	Kentbruck		• • • •	247в	Normanby		••		327
337	48/733	Z.31602	Kinkella		• • •	258	Follett	• • • • • • • • • • • • • • • • • • • •			2,370
	1 20/100		Warrain			~ ~	Normanby	• •		• •	3,010
		C	77 001 101111	••	• •	G. 2	110t manby	••	••	• • •	3,010
							Tota	l area			19,771



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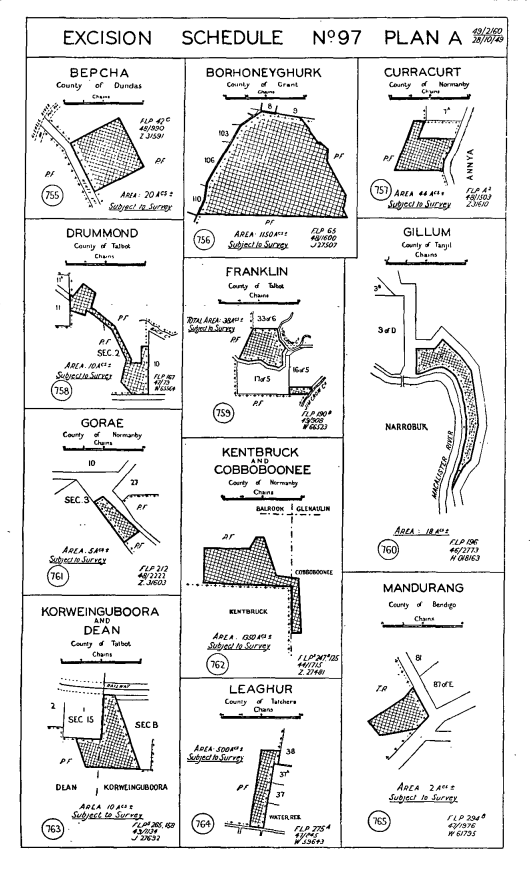


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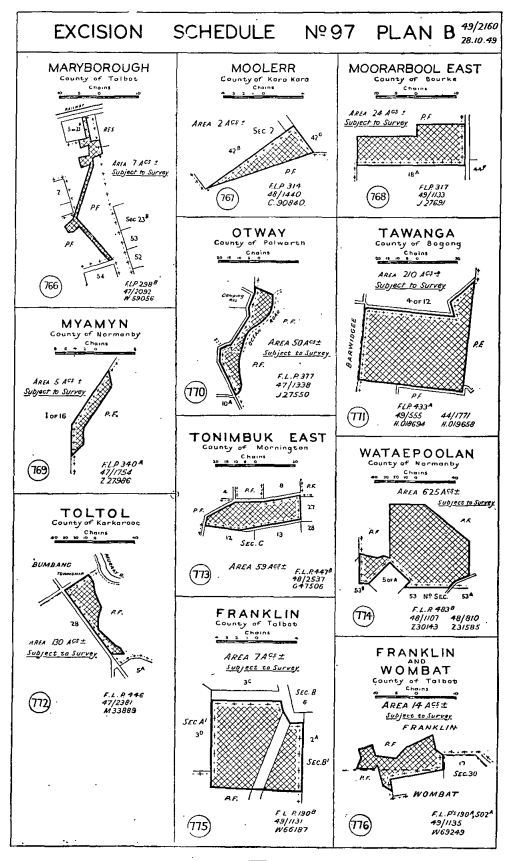
EXCISION SCHEDULE No. 97.

Four thousand two hundred and eighty acres more or less of Reserved Forest comprising the areas tabulated hereunder and shown by cross hatched lines in diagrams 755 to 776 inclusive on the accompanying plans A and B. 1949/2160 28th October, 1949.

Dia- gram.	Corresponding Numbers.		Parish.			Plan Number.			Area in Acres more			
	Forests.	Lands.				,			or Less.			
755	48/990 `	Z.31591	Bepcha			·42c		Dundas				20
756	48/1600	J.27507	Borhoneyghurk			65		Grant				1,150
757	48/1503	Z.31610	Curracurt			A2		Normanby				44
758	47/79	W.65564	Drummond			167		Talbot				10.
759	49/908	W.66523	Franklin			190в		Talbot				38
760	46/2773	H.018163	Gillum			196		Tanjil				18
761	48/2222	Z.31603	Gorae			212		Normanby				5
762	44/1715	Z.27481	Kentbruck and Cobbob			247в, 1		Normanby		• •		1,350
7,63	49/1134	J.27692	Korweinguboora and De	an		265, 15	58	Talbot				10
764	47/845	W.59643	Leaghur			275A		Tatchera				500
765	47/1976	W.61795	Mandurang			294в		Bendigo				2
766	47/2092	W.59056	Maryborough			298в		Talbot	• •	• •		7
767	48/1440	C.90840	Moolerr			314		Kara Kara	٠.,			2
768	49/1133	J.27691	Moorarbool East			317		Bourke			.:	24
769	47/1754	Z.27986	Myamyn			340a		Normanby				5
770	47/1338	J.27550	Otway	• •		377		Polwarth	• •			50
771 🖍	49/555	H.018694 \	Tawanga		٠.	433A		Bogong				210
U	48/1771	H.019658										
772	47/2381	M.33889	Tol Tol	• •	• •	446	• •	Karkarooc	• •	••		130
773	48/2537	G.47506	Tonimbuk East	• •		447в	• •	Mornington	• •	• •		59
774 ∫	48/1107	Z.30143 }	Wataepoolan		٠.	483в	• •	Normanby	•	• •	• •	625
الا لرا	48/810	Z.31585 f	TA1-1:-			100-		m-11-4		•		
775	49/1131	W.66187	Franklin		• •	190в	FAG.	Talbot	• •	••	• •	7
776	49/1135	W.69249	Franklin and Wombat	• •	• •	190∡, ≀	DUZA	Talbot	••	••	• •	14
												4,280







And the Honorable Alexander Henry Dennett, His Majesty's Minister of Forests for the State of Victoria shall give the necessary directions herein accordingly.

APPROACHING LAND SALES.

 S^{ALES} of Crown lands, in fee-simple, will be held at the under-mentioned places and dates, viz.:—

	140. 0
	Gazett
Ararat.—Thursday, 27th October, 1949	 855
BallaratWednesday, 30th November, 1949	 889
BeechworthFriday, 28th October, 1949	 855
Bendigo.—Thursday, 1st December, 1949	 889
BrightFriday, 4th November, 1949	 860
Daylesford.—Wednesday, 9th November, 1949	 869
EchucaWednesday, 30th November, 1949	 889
Geelong.—Thursday, 24th November, 1949	 879
Kerang.—Thursday, 24th November, 1949	 879
Koo-wee-rupFriday, 25th November, 1949	 879
OuyenWednesday, 7th December, 1949	 896
StanhopeThursday, 8th December, 1949	 896
TraralgonThursday, 10th November, 1949	 869
Warragul.—Thursday, 1st December, 1949	 889

SALES OF CROWN LANDS BY AUCTION.

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 5th August, 1930, and published in the Government Gazette of the 8th August, 1930, varied as herein.

A deposit of at least twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made in bank notes or cheques approved by the officer be made in bank notes or cheques approved by the officer conducting the sale, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times; and such residue of the purchase money shall bear interest at the rate of Five pounds per centum per annum, to be computed with respect to each instalment for the period which has elapsed between the time of sale and the time of the payment of such instalment. If the residue of the price be paid within thirty days after the time of the sale no interest will be payable thereon.

The Governor in Council may allow a transfer of the purchaser's interest to an approved person at any time before the final payment of the purchase money is made. The fee for transfer shall be One pound, and such transfer will be subject to payment of stamp duty.

SCALE OF PAYMENTS OF RESIDUE.

£20 and under, 6 instalments.

Over £20, and not exceeding £50, 8 instalments.

Over £50, and not exceeding £100, 10 instalments.

Over £100, and not exceeding £200, 12 instalments.

Over £200, and not exceeding £300, 14 instalments.

Over £300, and not exceeding £400, 16 instalments.

Over £400, and not exceeding £500, 18 instalments.

Over £500, 20 instalments.

FEES, ETC.

The fees payable for Crown grant and assurance (One halfpenny for each pound of purchase price) must be paid with the balance of purchase money. The following is

50 acres and under, £1 10s.

Over 50 acres, £2.
Where the purchase money does not exceed £5, the grant fee is £1.

Valuations of improvements (if not purchased by the owner thereof) and charges for survey, must also be paid at the time of sale.

R. C. GUTHRIE,

Commissioner of Crown Lands and Survey.

Office of Lands and Survey,

. 1

Melbourne, 7th November, 1949.

OUYEN .-- Sale (No. 10763) of Crown lands, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, OUYEN, on WEDNESDAY, the 7th DECEMBER, 1949, at TWO o'clock p.m. To be conducted by H. H. DODD, Land Officer, Ballarat.

OUYEN, PARISH OF OUYEN, COUNTY OF KARKAROOC,

Fronting Scott-street.

Upset price £30 per lot. Charge for survey £5 per lot. Lot 1. Area 1r. 18p., allotment 1 of section 19. Lot 2. Area 1r. 18p., allotment 2 of section 19.

Lot 3. Area 1r. 18p., allotment 3 of section 19.

Fronting Pickering-street.

Upset price £30 the lot. Charge for survey £5. Lot 4. Area 1r. 37p., allotment 16 of section 9. Upset price £30 per lot. Charge for survey £5 5s. per lot. Lot 5. Area 2r. 10p., allotment 17 of section 9.

Fronting Johnson-street.

Lot 6. Area 2r. 17p., allotment 7 of section 16.

UNDERBOOL, PARISH OF UNDERBOOL, COUNTY OF WEEAH.

In West of Township.

Upset price £17 the lot. Charge for survey £5. Lot 7. Area 1r. 17p., allotment 24 of section 1. Valuation of improvements to be announced at sale.

Fronting Mossop-street.

Upset price £17 10s. per lot. Charge for survey £5 per lot.

Lot 8. Area 1r. 4p., allotment 10 of section 4. Valuation of improvements to be announced at sale.

Lot 9. Area 1r. 4p., allotment 11 of section 4. Valuation of improvements to be announced at sale.

Upset price £20 the lot. Charge for survey £5.

Lot 10. Area 1r. 9 5/10p., allotment 12 of section 4. Valuation of improvements to be announced at sale.

Fronting Malkin-avenue.

Upset price £17 per lot. Charge for survey £5 per lot.

Lot 11. Area 1r. 43 9/10p., allotment 19 of section 6. Valuation of improvements to be announced at sale.

Lot 12. Area 1r. 42 8/10p., allotment 20 of section 6. Valuation of improvements to be announced at sale.

Lot 13. Area 1r. 12 8/10p., allotment 21 of section 6. Valuation of improvements to be announced at sale.

Lot 14. Area 1r. 12 8/10p., allotment 22 of section 6. Valuation of improvements to be announced at sale.

Fronting Fasham-street.

Upset price £16 10s. per lot. Charge for survey £5 per lot.

Lot 15. Area 1r. 16p., allotment 4 of section 5. Valuation of improvements to be announced at sale.

Lot 16. Area 1r. 16p., allotment 5 of section 5. Valuation of improvements to be announced at sale.

PARISH OF OUYEN, COUNTY OF KARKAROOC.

North of Ouyen Township.

Upset price £15 the lot. Charge for survey £5.

Lot 17. Area 1 rood, allotment 6 of section G. Valuation of improvements £68 10s. (R. W. Bigham).

NANDALY.—Sale (No. 10760) of Crown lands at Nandaly, on 6th December, 1949, details of which appeared in Government Gazette No. 889, of 2nd November, 1949, page 5987, is hereby cancelled.

CLOSER SETTLEMENT ACT 1938

STANHOPE.—A sale of the under-mentioned land, in feesimple, by auction, will be held at the PUBLIC HALL, STANHOPE, on THURSDAY, the 8th DECEMBER, 1949, at TEN o'clock a.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

STANHOPE, PARISH OF GIRGARRE, COUNTY OF RODNEY.

. Charge for survey £5 per lot.

Fronting Birdwood-street.

Lot 1. Area 1r. 12p., allotment 3 of section 8. Lot 2. Area 1r. 12p., allotment 4 of section 8.

Fronting Brand-street.

Lot 3. Area 1 rood, allotment 12 of section 9. Lot 4. Area 1 rood, allotment 13 of section 9. Lot 5. Area 1a. 1r. 17p., allotment 14 of section 9. Areas of all lots are subject to amendment.

TERMS AND CONDITIONS.

Deposit to be paid at sale, 25 per cent. of purchase price. Balance payable by four equal half-yearly instalments, together with interest computed at the rate of 4½ per cent. per annum, on the unpaid balance.

The Board of Land and Works may allow a transfer of the purchaser's interests to an approved person at any time before the final payment is made (fee, £1). The registration of the transfer may be subject to payment of such further sum as the Board may require in reduction of the outstanding balance.

Purchaser may pay balance and fees at any time prior to the due date.

Crown grant will be prepared and issued as soon as practicable after payment of purchase money in full.

The fees payable for Crown grant (£1 10s.) and Assurance (one half-penny for each pound of purchase price) must be paid with the balance of purchase money.

R. C. GUTHRIE.

Commissioner of Crown Lands and Survey.

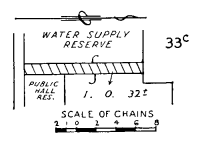
Office of Lands and Survey, Melbourne, 7th November, 1949.

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

IN pursuance of the provisions of the Land Act 1928, 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 25th October, 1949, pursuant to Order of the 19th July, 1949.

LawLoir.—The temporary reservation, by Order in Council of the 30th September, 1889, of 100 acres 0 roods 4 perches of land in the Parish of Lawloit, as a site for Water Supply purposes, revoked as to part by various Orders, is about to be revoked so far as the portion containing 1 acres 0 roods 32 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(L.137(2) (Rs.6447).



R. C. GUTHRIE, Commissioner of Crown Lands and Survey.

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

IN pursuance of the provisions of the Land Act 1928, 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 9th November, 1949, pursuant to Order of the 2nd November, 1949

SPRINGFIELD.—The temporary reservation, by Order in Council of the 16th October, 1876 (see *Government Gazette* of the 20th October, 1876, page 1933), of 3 acres 1 rood 26 perches of land in the Parish of Springfield as a site for Quarrying purposes, is about to be revoked.—(S.312(2) (G.55189).

R. C. GUTHRIE,

. Commissioner of Crown Lands and Survey.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 34TH SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that reasons against the forfeiture of the licences and leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said Schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the Schedule hereto.

R. C. GUTHRIE.

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 9th November, 1949.

SCHEDULE.

ARARAT LAND OFFICE, Thursday, 24th November, 1949, at 10 a.m., H. H. Dodd, Land Officer—172/44.81, Victor Nater, 208a, 2r. 3p., Moyston West.

LAND OFFICE, BALLARAT, Tuesday, 29th November, 1949, at Ten a.m., H. H. Dodd, Land Officer-

01030/86, Kathleen Tuddenham, 19a. 3r. 38p., Smythesdale.

378/129, Olive May Fuhrmeister, 33 2/10 perches, Ballarat.

LANDS DEPARTMENT, PUBLIC OFFICES, Melbourne, Tuesday, 22nd November, 1949, at Eleven a.m., C. E. Rice, Land Officer—

770/44, Percival Norman Banister, 730 acres, Wabonga.

LAND OFFICE, BENDIGO, Monday, 28th November, 1949, at Ten a.m., H. J. Henkel, Land Officer—

0504/129, Steward McCulla Harvey, 2 acres, Raywood.

0666/129, Robert Roy Moore, 1 rood, Bendigo.

0481/129, Cyril Arthur Dean, 1 acre, Sandhurst.

0544/129, Carl Oscar Olsson, 2 acres, Bendigo.

0581/129, William George Foley, 2 roods, Bendigo. 0639/129, Clyde Emanuel Middling, 1 rood, Bendigo.

PUBLIC HEARING BY A PERSON APPOINTED UNDER THE 34TH SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that at the time and place mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Act deemed liable to forfeiture,

will be publicly heard by the person whose name is set opposite such place in such Schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

R. C. GUTHRIE,

Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 9th November, 1949.

SCHEDULE.

COURT HOUSE, WARRAGUL, Thursday, 1st December, 1949, at 1.30 p.m.—C. E. Rice, Land Officer.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE ESSENDON RECREATION RESERVE

WHEREAS by section 182 of the Land Act 1928 it is enacted that where, under the provisions of any Act relating to Crown lands, the Governor in Council has relating to Crown lands, the Governor in Council has reserved from sale permanently any Crown lands for any public purpose whatsoever, or for any of the purpose specified in section 14 of such Act and has vested such land in trustees or jointly in the Board of Land and Works and trustees, it shall be lawful for the trustees of any such land, with the approval of the Governor in Council, to make Rules and Regulations for all or any of the purposes mentioned in sub-section (1) of section 182 of the Land Act 1928: And whereas a Crown grant has issued in favour of the Board of Land and Works and the Mayor, Councillors, and Burgesses of the Borough of Essendon (now called the City of Essendon) and to their successors in respect of land permanently reserved by Order in Council of 20th February, 1884, as a site for Public Recreation in the municipal district of Essendon, and known as the "Essendon Recreation Reserve," hereinafter referred to as the "Reserve": Now therefore in view of the power conferred as aforesaid and every other power so enabling, the Board of Land and Works and the Council of the City of Essendon do hereby rescind Regulations Nos. 1, 2, and 5 of the Regulations made in 1922 in respect of the said Reserve, and in lieu thereof do make the following Regulations: the following Regulations:-

REGULATIONS.

1. The Reserve shall be parcelled out in the following divisions, in accordance with the plan approved by the Council and the Board of Land and Works:—

First.—The Council Grandstand and Members' Reserve; the A. F. Showers Pavilion and Members' Reserve; the press box; the playing arena.

Second.—The bowling greens; the tennis courts and tennis pavilion; the croquet lawns and croquet pavilion.

Third.—The remainder of the Reserve.

- 2. The third division of the Reserve shall be open to 2. The third division of the Reserve shall be open to the public from 8 a.m. to 6 p.m. on week-days only, free of charge, except on such days (not exceeding 52 in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, entertainments, performances, sports, or holiday amusements.
- 5. No charge or fee for admission to the Reserve shall exceed Three shillings for each adult person and One shillings and six pence for each child under the age of twelve years and over four years old.

Clauses 1, 2, and 5 of the Regulations adopted and confirmed by the Council and the Board of Land and Works on 27th April, 1922, are hereby repealed, and the above clauses substituted therefor.

Every person offending against these Regulations shall, in accordance with the provisions of section 182 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who so offends, and who, after he has been warned by any bailiff of Crown lands or officer or servant of the Trustees, or by any member of the Police Force, does not desist from so offending may be forthwith apprehended by such bailiff, officer or servant, 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 Ten pounds (£10).

Resolution for passing this By-law was agreed to at a meeting of the Council held on 20th June, 1949, and confirmed on the 18th July, 1949.

The common seal of the Council of the City of Essendon was hereunto affixed this 18th day of July, 1949, in the presence of—

P. M. SALMON, Mayor. E. C. PETHEBRIDGE, Councillor. L. W. SCOTT, Town Clerk. (SEAL)

The common seal of the Board of Land and Works was hereunto affixed this 23rd day of August, 1949, in the presence of-

(SEAL)

R. C. GUTHRIE, President. J. E. HUNTER, Member.

(Corres. Rs.91.)

Approved by the Governor in Council, 2nd November, 1949.

A. MAHLSTEDT, Clerk of the Executive Council.

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

WHEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporary or permanently for any of the purposes set out in section 14 of the Land Act 1928, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the under-mentioned persons to be members of the Committee of Management of the Reserves named:—

"PICNIC POINT RESERVE," LONGWARRY.

Stanley Nevern Evans, Victor Gordon Harvey, James Thomas Hoggan, William Hanna, Thomas Henry Frederick Holland, William Henry Davis, John Henry Elston, Roy Alfred Berryman, John Hollard Bryce, and Arthur Keith Turner as a Committee of Management for a period of three (3) years from 21st October, 1949, of the land temporarily reserved by Order in Council dated 8th May, 1917, as a site for Public Recreation in the Parish of Drouin West, and known as "Picnic Point Reserve."—(Corres. Rs.1507.)

"SAN REMO FORESHORE RESERVES."

Jack Vorwerg and Leonard John Bagley as Members of the Committee of Management for the period ending 30th March, 1950, of such portions of the Reserves for Public purposes in the Township of San Remo, as indicated by red colour on plan marked S.R./22.1.35 with Lands Department correspondence Rs.3972, and known as the "San Remo Foreshore Reserves," in place of Harold Newman and Thomas Walter Williams, both resigned.—(Corres. Rs.3972 and Rs.3973.)

"HEXHAM CRICKET GROUND RESERVE."

Robert Cooper, Patrick William Jubb, and Ernest John Holdsworth as a Committee of Management for a period of three (3) years from 4th October, 1949, of the land temporarily reserved by Order in Council dated 3rd September, 1918, as a site for a Cricket Ground in the Town of Hexham, and known as "Hexham Cricket Ground Reserve."—(Corres. Rs.1839.)

"PAYNESVILLE FORESHORE RESERVE."

"PAYNESVILLE FORESHORE RESERVE."

Alfred James Gilsenan, George Calder Henry Gardner, James Francis Fleischer, George Richard Ray, Robert Simpson, Leonard James Herdman Chatwood, Clarence William Southon, and William Harold Bolleman, as a Committee of Management for a period of three (3) years from 7th October, 1949, of such portion of the Reserve for Public purposes (Foreshore) at Paynesville as is indicated in red colour on plan marked "P" over 12.10.1937 attached to Lands Department correspondence C.79498, with the exception of the area in use for road purposes by the Country Roads Board, and known as the "Paynesville Foreshore Reserve."—(Corres. C.79498.)

"CERES LOOKOUT-PANORAMA HEIGHTS RESERVE."

Frank Evan Richardson, George Neunhoffer, Harold Robert Leach, Leslie Thomas Woodard, and William Douglas Anderson, as a Committee of Management of the land permanently reserved by Order in Council of 13th January, 1911, as a site for Public Recreation in the Parish of Barrabool, and known as the "Ceres Lookout—Panorama Heights Reserve": Provided, however, that the gentlemen named shall hold office as members of such Committee of Management for so long only as they the gentlemen named shall not office as inclines such Committee of Management for so long only as they continue to be councillors and the elect of the Councils of the Cities of Geelong, Geelong West, and Newtown and Chilwell, and the Shires of South Barwon and Barabool respectively.—(Corres. Rs.2506.)

This appointment is made in lieu of all previous appointments, which are hereby rescinded.

"Murchison Recreation Reserve."

Claude Harold Neely, Edward Ernest Hammond, James Goulburn Lyons, Henry Albany Bradbury, John Andrew Orr, James George Kenny, and John Kenneth Finlay as a Committee of Management for a period of three (3) years of the remaining portion of the land temporarily reserved by Order in Council dated 27th April, 1868, for Recreative purposes at Murchison, and known as the "Murchison Recreation Reserve."—(Corres. Rs.1864.)

"Murchison Show Grounds Reserve."

Claude Harold Neely, Edward Ernest Hammond, James Goulburn Lyons, Henry Albany Bradbury, John Andrew Orr, James George Kenny, and John Kenneth Finlay as a Committee of Management for a period of three (3) years of the lands in the Parish of Murchison temporarily reserved by Orders in Council dated 27th April, 1874, and 15th May, 1889, as sites for the North Eastern Pastoral and Agricultural Society's Show Yards, and of the land temporarily reserved by Order dated 4th May, 1927, for Show Yards in the said parish, which Reserves are known as "Murchison Show Grounds Reserve."—(Corres. Rs.1865.)

"BANNERTON RECREATION RESERVE."

William John Rae, Leonard John Taylor, Warwick Spencer Hayes, Ernest Edward Hocking, Jack Knight, George Fleetwood Rowe, and Edwin Joffre Taylor as a Committee of Management for a period of three (3) years of the land in the Parish of Tol Tol temporarily reserved by Orders in Council dated 24th February, 1927, and 31st March, 1927, as a site for a Racecourse and the additional purpose of Public Recreation and Public purposes, and known as the "Bannerton Recreation Reserve."—(Corres. Rs.3422.)

"BANNERTON PUBLIC HALL RESERVE."

William John Rae, Leonard John Taylor, Warwick Spencer Hayes, Ernest Edward Hocking, Jack Knight, George Fleetwood Rowe and Edwin Joffre Taylor as a Committee of Management for a period of three (3) years of the land in the Township of Bannerton temporarily reserved by Order in Council dated 26th July, 1926, as a site for a Public Hall, and known as the "Bannerton Public Hall Reserve."—(Corres. Rs.3342.)

"PINE TANK RESERVE," IN THE PARISH OF KARWEEN.

William Henry Braun, C. W. H. Gerschwitz, Ewan Cameron, Angus Cameron, Alexander Frank Duncan, and Reuben John Croft as a Committee of Management for a period of one (1) year from 8th November, 1949, of the land in the Parish of Karween temporarily reserved by Order in Council dated 11th November, 1929, as a site for Public Recreation, and known as the "Pine Tank Reserve."—(Corres. Rs.3928.)

"DERGHOLM PUBLIC PARK AND RECREATION RESERVE."

Russell Sawyer Gull, William Arthur James Astbury, W. L. Howlett, R. W. McFarlane and R. M. Howlett as a Committee of Management for a period of three (3) years of the lands in the Parish of Dergholm temporarily reserved by Orders in Council dated 1st December, 1904, 1st September, 1924, and 10th January, 1939, as sites for Public Recreation and a Public Park, and known as the "Dergholm Public Park and Recreation Reserve."—(Corres. Rs.4672.)

MUNICIPAL OFFICES, SHIRE HALL, INFANT WELFARE PURPOSES, AND MUNICIPAL DEPOT IN THE TOWN OF CRANBOURNE.

The Council of the Shire of Cranbourne as a Committee of Management of the land temporarily reserved by Order in Council of 26th April, 1949, as a site for Municipal Offices, Shire Hall, Infant Welfare purposes, and Municipal Depot in the Town of Cranbourne.—(Corres. Page 1000) Rs.1909.)

"KAMAROOKA PUBLIC HALL RESERVE."

Donald James Aitken, Thomas Andrew Watson, Hans Frederik Pedersen, Claus Henry Ludeman, Bruce Albert Cail, John Home Hay, and Alfred Watts as the Committee of Management for a period of three (3) years of the land in the Parish of Kamarooka temporarily reserved by Order in Council dated 8th November, 1910, as a site for Public purposes, and known as the "Kamarooka Public Hall Reserve."—(Corres. Rs.5894.)

"HEYWOOD MECHANICS' INSTITUTE RESERVE."

William Henry Matthews, Norman Avenel Beavis. Roy Allan Cundy, Arthur Gilbert Dusting, and Lawrence William Porter as the Committee of Management for a period of three (3) years from 1st November, 1949, of the land temporarily reserved by Order in Council dated 24th November, 1873, as a site for Mechanics' Institute at Heywood, and known as the "Heywood Mechanics' Institute Reserve."—(Corres. Rs.2692.)

"TOORADIN FORESHORE AND RECREATION RESERVE."

Frederick Phillip Goepel, Roy Geoffrey Charlton, Francis Hawthorne, Alfred V. Atyeo, James Dudley Singleton, and Robert Wallace Scott as a Committee of Management for a period of three (3) years from 22nd October, 1949, of the land temporarily reserved by Order in Council dated the 23rd April, 1929, as a site for Public purposes in the Parish of Koo-wee-rup (Tooradin Foreshore) and the land temporarily reserved by Order in Council dated the 28th June, 1928, as a site for Public Park and Recreation in the Parish of Sherwood, at Tooradin, and known as the "Tooradin Foreshore and Recreation Reserve."— (Corres. Rs.3850 and Rs.3697.)

"PENSHURST RACECOURSE RESERVE."

Roy Schramm, John Wilfred Ewing, John Stanley Hutton, Lyal Eddie Eales, and Michael Page as a Committee of Management for a period of three (3) years of the land in the Parish of Yalimba (at Penshurst) temporarily reserved by Orders in Council dated 17th October, 1864, and 4th July, 1872, as a site for a Racecourse and other purposes of Recreation, and known as the "Penshurst Racecourse Reserve."—(Corres. Rs.974.)

"MERBEIN SOUTH RECREATION RESERVE."

James Henry Power, William Norman Wallis, Gordon McKelvie Hudson, Albert George Schultz, Harold Mervyn Henderson, Alfred Carthew Tonzing, and Mark Lemon as a Committee of Management for a period of three (3) years of the land in the Parish of Mildura temporarily reserved by Orders in Council dated 12th June, 1923, and 7th January, 1936, as a site for Public Recreation, and known as the "Merbein South Recreation Reserve."—(Corres. Rs.2766.)

"COBRAM RECREATION RESERVE."

Joseph George Martindale, Norman Henry Jordan, Sidney Murray Scott, John Edward Clarence Radcliffe, Andrew O'Brien, and William Roy Denson as a Committee of Management for a period of three (3) years from 4th October, 1949, of the land temporarily reserved by Order in Council dated 14th February, 1888, as a site for Cricket and other purposes of Public Recreation in the Township of Cobram, and known as the "Cobram Recreation Reserve."—(Corres. Rs.659.)

"EMU RECREATION AND PUBLIC HALL RESERVES."

Francis Alexander Whyte, John Frederick Bicknell, Lloyd James Chivers, William Kelly, and Henry Milner Postle, as a Committee of Management for a period of three (3) years from the 8th November, 1949, of the remaining portion of the land temporarily reserved by Order in Council dated the 16th July, 1901, as a site for Public Recreation, and the land temporarily reserved by Order in Council dated the 7th March, 1923, as a site for a Public Hall in the Township of Emu, and known as the "Emu Recreation and Public Hall Reserves."—(Corres. Rs.2454.) (Corres. Rs.2454.)

"MARNOO SOLDIERS' MEMORIAL PARK."

James Patience McKinnon, Alan Rupert Newall, and Stanley Harry Corrie as a Committee of Management for a period of three (3) years from the 8th November, 1949. of the land in the Parish of Marnoo permanently reserved by Order in Council dated the 26th May, 1924, as a site for a Public Park and Recreation Grounds to serve as a memorial of the soldiers who took part in the recent war, and known as the "Marnoo Soldiers' Memorial Park."—(Corres. Rs.1696.)

"CLARENDON RECREATION RESERVE."

James Frederick Bert Smith, Stephen Ambrose Emery, James Frederick Bert Smith, Stephen Ambrose Emery, Robert Joseph Knowles, Aloysius Christopher Prunty, Alphonsus Patrick Gleeson, and James Bowers as a Committee of Management for a period of three (3) years from 18th October, 1949, of the land temporarily reserved for Recreation purposes in the Parish of Clarendon, and known as the "Clarendon Recreation Reserve."—(Corres. Parish) Rs.4743.)

"Douglas Mechanics' Institute Reserve."

James Thomas Shields, Raymond Alfred Brooksby, Thomas Gordon Penny, Albert Clive Hobbs, and William Leslie Harold Hobbs as a Committee of Management for a period of three (3) years of the land in the Township of Kerrareek (Douglas) temporarily reserved by Order in Council of 6th February, 1903, as a site for a Mechanics' Institute, and known as "Douglas Mechanics' Institute Reserve."—(Corres, Rs.3070.)

"WYCHEPROOF NORTH RECREATION RESERVE."

Gordon Treverton Allan, Arthur Allan, James Henry Forrest, James Milburn, and Leo Clement Marx as the Committee of Management for a period of three (3) years of the reserved Crown land in the Parish of Bunguluke, shown in red colour on plan marked "B" over 20.7.49 attached to Lands Department correspondence file No. Rs.681, and known as the "Wycheproof North Recreation Reserve."—(Corres. Rs.681.)

"LORNE FORESHORE AND OTHER RESERVES."

Horace John Nichols, John Neville Graham, and Cyril George Crabbe (for a. period of three (3) years from 16th September, 1949), Alexander Duncan McKinnon, Geoffrey Butler, and Theophilus William Joseph Grace (as representatives of the Board of Land and Works), and Patrick John Howe (for so long only as he continues to be a councillor and the elect of the Council of the Shire of

Winchelsea), as a Committee of Management of those portions of the reserved Crown lands in the Township and Parish of Lorne as are indicated by red colour on plan marked L over 8.5.42 attached to Lands Department correspondence Rs.1690, and known as the "Lorne Foreshore and Other Reserves."—(Corres. Rs.1690).

This appointment is in lieu of all previous appointments, which are hereby revoked.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this fourth day of November, One thousand nine hundred and forty-nine, in the presence of-

(SEAL)

R. C. GUTHRIE, President. W. M. CRAWFORD, Member.

LAND AVAILABLE UNDER THE SOLDIER SETTLEMENT ACTS.

NOTIFICATION is hereby given, in accordance with section 16 of the Soldier Settlement Act 1946, that the under-mentioned lots are available or are about to become available for settlement. Any discharged soldier who has applied to the Commission on or before the 9th day of November, 1949, for classification in the required class or classes of primary production for which the lots are made available and whose application has not been finalized,! or any discharged soldier who has been classified as suitable, in such class or classes of primary production may apply on the proper form for settlement on any lot or lots, indicating, where he applies in respect of more than one lot, his order of preference therefor. Application forms, plans, and further particulars may be obtained from the Enquiry Branch, Soldier Settlement Commission, State Public Offices, Melbourne, at which office completed applications for settlement should be lodged on or before the 5th day of December, 1949.

December, 1949.

E. SINGLETON.

Secretary.

Soldier Settlement Commission, Melbourne, C.2, 4th November, 1949.

SCHEDULE OF ALLOTMENTS.

SUBDIVISION OF PORTION OF "COOMETE" ESTATE. PARISHES OF QUAMBY AND YETH YOUANG .- COUNTY OF VILLIERS. Suitable for Grazing (Sheep) and Mixed Farming.

Lot Number on Plan.	Approximate Area in Acre (Subject to Survey).
1	580
2	580
3	592
4	600
5	590
6	600
7	630
8	618 .
9	665

THE CLOSER SETTLEMENT ACTS

N OTICE is hereby given that the Board of Land and Works has accepted the surrender of the leases mentioned in the Schodule hereunder for the reason specified. for the reason specified.

LEASES	UNDER	THE	CLOSER	SETTLEMENT	ACT	1938.

Corr.	District.	Lessee.	Allotment.	Section.	Parish.	Area.	Remarks.
06530/198	Mallee	Alford, R. W	14	••	Yelta	A. R. P. 915 1 39	Pursuant to the provisions of the North-West Mallee Settlement Areas Act 1948.
540/12	Mallee	Christie, W	18a, 24a		Karween	1,330 2 22	,, ,, ,,
556/12	Mallee	Collins, W. C	and 25 16		Tarrango	692 1 37	,, ,, ,,
944/12 .	Mallee	Penny, L. H	16	:: .	Karawinna	800 1 5	" , " , " , " , " , " , " , " , " , " ,

WM. CRAWFORD,

OF CROWN LANDS AVAILABLE.

I HE under-mentioned areas are available for application as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, 7th December, 1949, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.

Applicants may obtain from Local Land Officers, or the Enquiry Office, Landa Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return toket at concession fares to enable them to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also ireight concessions in regard to some of his effects.

Subject to the approval of the Secretary for Lands, when the survey fee exceeds £25 but does not exceed £50, a deposit of £25 may be paid, and when the fee exceeds £50 a deposit of 50 per cent. of the fee, the balance in either case being payable over six years in half-yearly instalments.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Ballarat, Beechworth, and Hamilton.

Melbourne, 9th November, 1949. Department of Crown Lands and Survey,

Commissioner of Crown Lands and Survey. R. C. GUTHRIE,

* Improvements may be subject to re-valuation after land has been grunted to an applicant.

	General Description of Land— Soil, Timber, Suitability (Grazing, &c.).	
	Water Supply.	
	How Accessible.	
Nearest Railway	Station or Township and Distance in miles therefrom.	
	Location of Land, &c.	
•	of Improve- ments (If any).	
	Survey Fee.	£ 8. d.
How Available.	Classifi- Value cation. per Acre.	£ 8. d. £ 8.
	Area.	A. B. P.
'u		
	County.	
-	Local Land Office.	

(Z35582) Suitable for residence and garden. (H.018573) road By con- Dwelling site. (J.27505) Suitable for a dwelling. To be con-served R.S., | By Wangaratta R.S., 13 miles Dartmoor, 1 Eldorado Town-ship, 1 mile; Beaufort 1 mile In south-east of parish North-west of the Town of Dartmoor AVAILABLE UNDER SECTION 129, LAND ACT 1928. In south of parish One month Z Annual | 6 2 6 | o 5 15 9 Residence Dwelling Dwelling 0 0 0 **ث**ا ٥ 0 亞 Ą, : 40 15 F **@** Byawatha Dartmoor Follett Beechworth (a) Hamilton .. Ballarat

Corrigendum .- Cazette of 26th October, 1949, page 5900-. List of Crown Lands Available "-Allotment 11a, Section C, Parish of Waarre-for "Classification 1st" read "Classification 2nd. (a) Subject to race easement.——(b) Land lying north of allotment 3, section 10, Town of Dartmoor.

PUBLIC SERVICE NOTICES.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 23rd November, 1949, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the under-mentioned positions:—

ADMINISTRATIVE DIVISION.

Divisional Officer, Class "B1," Occupation Branch, Department of Lands and Survey.

Yearly Salary.-£748, minimum; £800, maximum.

Yearly Salary.—£748, minimum; £800, maximum. Duties.—To have charge of one of the divisions of the State; to deal with correspondence from persons holding or seeking land under the Land Acts and Closer Settlement Act; to deal with applications for advances under the Wire Netting Act.

Qualifications.—To possess an intimate knowledge of the Land Acts, the Closer Settlement Act, the Wire Netting Act, and Part 42 of the Local Government Act and of the Regulations and procedure and practice thereunder; to have experience and tact in dealing with the public.

Examiner, Grade III., Class "C," Audit Office, Department of Premier. (Three vacancies.)

Yearly Salary .- £449, minimum; £501, maximum. Duties.—To be an examiner of accounts of the various State Departments, as directed by the Auditor-General.

-To have a thorough knowledge of the Audit Act and the General Regulations respecting Public Accounts, and of the Treasury directions issued from time to time. A knowledge of the departmental systems of account in operation is also necessary. Evidence of having passed the intermediate standard of a recognized institute in accountancy is required.

Clerk, Class "C," Penal and Gaols Branch, Department of Chief Secretary.

Yearly Salary.-£449, minimum; £501, maximum.

Duties.—To deal with correspondence; to maintain staff records and prepare statistical returns and

reports relating to gaols and reformatory prisons.

Qualifications.—To have had experience in handling correspondence and card systems and ability to draft letters. A knowledge of shorthand and draft letters. A kno typewriting is desirable.

PROFESSIONAL DIVISION.

Radiologist, Mass X-Ray Section, Department of Health. (Two vacancies.)

Yearly Salary.—£1,150, minimum; £1,250, maximum. Duties.—To examine X-ray films and to report thereon to the Supervisor of Mass X-Ray Surveys.

Qualifications.—To be a legally qualified medical practitioner, and to possess the Diploma of Diagnostic Radiology or its equivalent.

Medical Officer (Male), Class "A," Mental Hygiene Branch, Department of Health.

Beechworth Mental Hospital ... 1 vacancy. Ararat Mental Hospital ... 1 vacancy.

Yearly Salary.—£850, minimum; £1,000, maximum, subject to a charge of 10 per cent. of total emolument payable by way of salary for quarters and allowances.

Duties.-To undertake the treatment of mental disorders.

Qualifications.—To be a legally qualified medical practitioner. Previous experience in treatment of mental disorders is desirable.

TECHNICAL AND GENERAL DIVISION.

Overscer of Woollen Manufactures, Penal and Gaols Branch, Department of Chief Secretary

Salary.—£534 a year.

ies.—To have charge and direct the working of the Woollen Factory in all its branches, and to perform other duties allotted by the Governor of the Gaol.

of the Gaol. "Mifications.—A general knowledge of wool and its adaptability for manufacturing into various classes of goods; a knowledge of dyeing plain and fancy colours, both with wool and coir yarn; a practical and experimental knowledge of carding and spinning and ability to manage looms, tuning (jacquard and plain); ability to give instructions in finishing tweeds and other goods for market; and generally to be able to control prison labour, and to conduct a woollen factory in all its branches. Qualifications. branches

Apprenticeship Supervisor, Apprenticeship Commission, Department of Labour. (Three vacancies.)

Yearly Salary.--£396, minimum; £474, maximum.

ies.—To visit places of employment, and to assist in the supervision over the employment of appren-tices, in accordance with the requirements of the Apprenticeship Acts and Regulations; to report as required on the extent and nature of the practical experience obtained by apprentices, and generally to encourage apprenticeship up to the limit prescribed by the Regulations.

Qualifications-

Position No. 1.—To have a thorough knowledge of the

Motor Mechanics trade, and preferably some engineering experience.

Position No. 2.—To have a thorough knowledge of the Electrical trades. Applicant should hold an "A" Grade licence issued by the State Electricity Commission, and have some practical experience of electrical fitting work.

Position No. 3.—To have a thorough knowledge of the

Carpentry and Joinery trades.

Applicants to have approved technical qualifications and a knowledge of industrial conditions, labour laws, and Apprenticeship Acts.

Experience in the technical training of apprentices is desirable.

Shorthand Writer and Typist (Male), Grade I., (Live Stock Division), Department of Agriculture.

Yearly Salary.—£364, minimum; £416, maximum. Qualifications.—To be a competent shorthand writer and typist, and to be experienced in reporting deputations and conferences

Typist and Assistant (Male), Grade II., Office of the Government Statist, Department of Chief Secretary.

Yearly Salary.—£286, minimum; £364, maximum.

Duties.—To make searches in indexes of births, deaths, and marriages, and to type certificates

relating thereto.

Qualifications.—To be a competent typist with a knowledge of index systems, and capable of handling heavy registers.

Assistant Chief Nurse, Kew Children's Cottages, Mental Hygiene Branch, Department of Health.

Salary.—£338 a year.
Duties.—To assist Chief Nurse in management of Female Division and to prepare leave sheets and

other records as directed, and to act as Chief Nurse in her absence.

Qualifications.—Ability to direct and control staff and patients, and to keep records relating thereto. To have had some experience as Acting Assistant Chief Nurse. Chief Nurse.

Hospital Nurse, Bundoora Mental Hospital, Department of Health.

Salary.—£338 a year.
Duties.—To be in charge of a Hospital Ward—staff and patients.

Qualifications.—To be a General Trained Nurse cap-

able of controlling male staff and patients.

Laundryman, Sunbury Mental Hospital, Department of Health.

Yearly Salary.—£299, minimum; £338, maximum. Duties.—To be responsible for carrying out general laundry operations under the direction of the Senior Laundress.

Qualifications.—To have had experience with steam and electrical laundry equipment and general laundry routine

Carter, Beechworth Mental Hospital, Department of Health.

Yearly Salary.—£286, minimum; £325, maximum. Duties.—To assist in all farm work.

Qualifications.- Ability to carry out all ordinary farm

Assistant Embossing Examiner, Stamp Duties Branch. Department of Treasurer.

Yearly Salary.—£284, minimum; £323, maximum.

Duties.—To assist in the inspection of stamp duty
embossed on instruments and material; to check embossed on instruments and material; to check the value of the stamp duty impressed on material against payments on requisitions; to pack stamped material for transport, and to assist with the embossing of stamp duty on legal documents. Qualifications.—To be conversant with the form and construction of the several types of instruments presented for stamping; to be accurate and quick at figures and of good physique.

at figures and of good physique.

Gardener, Grade II., Botanic Gardens, Department of Lands and Survey.

Salary.—£318 a year.

Duties .- To have charge of a section of the Gardens

Qualifications.—A Regulations.

Shorthand Writer and Typist (Female), Grade III., Explosives Branch, Department of Chief Secretary.

Yearly Salary.—£286, minimum; £299, maximum.

Duties.—To prepare correspondence and scientific reports from dictation, take shorthand notes of conferences, file technical records, and assist

Qualifications.—To be a competent typist, capable of writing shorthand at the rate of 120 words a minute, and of preparing scientific reports and correspondence from dictation.

Caretaker, Public Offices, Ballarat, Department of Public

Yearly Salary.-£273, minimum; £299, maximum.

Duties.—To be responsible for the care and maintenance of the buildings and grounds of the Public Offices and Law Courts; to supervise and assist with the cleaning, and control the work of the staff; to order and take charge of maintenance stores and fuel, and attend to boiler used for central heating.

Qualifications.—To be capable of controlling and allotting duties to cleaning staff and effecting small maintenance repairs.

Note.—In addition to the salary rates quoted, a cost of living adjustment (£102 a year for adult males and £68 a year for adult females), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order,

E. F. FITZGIBBOM,

Secretary.

Office of the Public Service Board, Melbourne, 7th November, 1949.

> PUBLIC SERVICE OF VICTORIA.-VACANCY. TEMPORARY APPOINTMENT.

 $\boldsymbol{\Lambda}$ PPLICATIONS will be received by the Public Service Board up to Wednesday, the 23rd November, 1949, from persons, who are qualified, for appointment to the under-mentioned position:—

Technical Assistant, Department of Agriculture.

Yearly Salary.—£286, minimum; £338, maximum.

Duties.—To carry out experimental flour milling and test baking, and such simple tests on cereal products as may be directed. To prepare samples and attend to cleanliness and general maintenance of cereal equipment, &c.

Qualifications.—To have had some technical training or experience in flour milling, baking, or cereal laboratory work.

laboratory work.

Note.—In addition to the salary rate quoted, a cost of living adjustment (£102 a year for adult males), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order,

E. F. FITZGIBBON.

Secretary.

Office of the Public Service Board, Melbourne, 8th November, 1949.

> EXAMINATION .- CLERKS OF COURTS. PRELIMINARY NOTICE.

TT is hereby notified that it is proposed to hold an 1 is nerecy notined that it is proposed to hold an examination of officers desirous of qualifying for promotion to Class "C," Professional Division, as Clerks of Courts (Regulation 42a, Public Service (Public Service Board) Regulations) on the 24th and 25th March, 1950.

By order.

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 7th November, 1949. No. 675.

Public Service Act 1946, Section 39.

REGULATIONS.—PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1946, hereby amends its Regulations as shown below:

FIRST SCHEDULE.

PROPESSIONAL DIVISION. Offices and Rates of Salaries.

O.W.	Yearly Rat	Yearly Rate of Salary.		
Office.	Minimum.	Maximum,		
DEPARTMENT OF HEALTH.	£	£		
MENTAL HYGIENE BRANCH.				
OLASS "D1" (Female).				
Speech Therapist	364	436		

D. D. PAINE, Chairman. E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 25th October, 1949.

No. 677.

Public Service Act 1946, Section 50. REGULATIONS.—PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1946, hereby amends its Regulations as shown below :-

SECOND SCHEDULE.

TECHNICAL AND GENERAL DIVISION. Offices and Rates of Salaries.

D. 4 1000	Yearly Rate of Salary.		
Department and Office.	Minimum.	Maximum.	
DEPARTMENT OF TREASURES.	£	£	
HOUSING COMMISSION.			
Field Officer	436	475	

D. D. PAINE, Chairman. E. F. FITZGIBBON, Secretary

Office of the Public Service Board.

Melbourne, 3rd November, 1949.

No. 676.

Public Service Act 1946, Section 50.

REGULATIONS.—PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1946, hereby amends its Regulations

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES. Designations of Positions and Rates of Salaries.

	Yearly Rat	Incrementa		
Department and Designation of Position.	Minimum.	Maximum.	(Annual).	
DEPARTMENT OF CHIEF SECRETARY. IMMIGBATION BRANCH.	· £	£		
Officer in Charge, Reception Centre, Exhibition		436*		
Housekeeper, Reception Contre, Exhibition		208*		

Less deduction of £45 a year for quarters and rations.

D. D. PAINE, Chairman. E. F. FITZGIBBON, Secretary,

Office of the Public Service Board, Melbourne, 24th October, 1949.

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 36A.—RECLASSIFICATIONS.

THE Public Service Board has raised the classification of the under-montioned offices as shown, and the Permanent Heads of the Departments have recommended the officers named for appointment.

Office and	Revised			Officer Recomme	ended for Appointπ	nent.
Present Classification.	Classification.	Duties.	Qualifications,	Name.	Classification,	Date of Classi- fication.
Clerk. Class "Cl" Clerk, Class "D"	Class "C2" Class "C"		VISTRATIVE DIVISION. RETMENT OF TREASURER. To possess a sound knowledge of correspondence procedure, particularly in relation to the Treasury; and also of the Regulations made under the Public Service Act A sound knowledge of the Treasury system of accounts, the Audit Act, and the General Regulations respecting Public Accounts; to be conversant with the various Acts of Parliament relating to expenditure of moneys from the Public Account	Thompson, N. C. MacPherson, P. A. W.	Clerk, Classes "E" and "D"	5.10.4° 3.4.3°
		De	PARTMENT OF HEALTH.			
Accountant, Class "B1"	Class "A" (£850- £900)	To prepare estimates of annual receipts and ex- penditure, financial returns, &c. to direct the work of the Accounts Section, and to exercise control of revenue and expenditure of the Department	To be a qualified Accountant, to have a thorough knowledge of the Health and other Acts administered by the Ministry of Health, of the Regulations thereunder, and of the financial arrangements concerning hospital benefits and tuberculosis expenditure made by the Com-	Shiels, J. S	Accountant, Class "B1"	9.6.48
Clerk, Class "Cl"	Class " C2 "	To have sub-charge of the Accounts Section and assist in the preparation of esti- mates, &c., and to be directly responsible for the Private Hospital Benefits Scheme	monwealth and the State To have a thorough know- ledge of the Acts and Regulations administered by the Department and of the Regulations respecting Pub- lic Accounts; to be con- versant with the financial arrangements concerning hospital benefits and tuberculosis expenditure made between the Com-	Douds, A. D	Clerk, Class	5.10.4
Clerk, Class "C"	Class " C1 "	To be responsible for the purchase of stores and equipment, &c., for the Department (other than the Mental Hygiene Branch), and to supervise the Stores and Stock Records at Tuberculosis Sanatoria, &c.	monwealth and the State To have a thorough know- ledge of the Stores and Transport Regulations, and to have had experience in the purchase of drugs and other items peculiar to institutions other than mental hospitals controlled by the Health Department	Coutts, H	Clerk, Class	5.10.47
		De	PARTMENT OF LABOUR.			
Clerk, Class "C" (three positions)	Class "Cl" (three positions)	To be Assistant Accountant; to keep the Advance Ac- count; to deal with claims for travelling and personal expenses; and to keep records incidental thereto, and to act as Stores Officer	To possess an intimate knowledge of the accounting procedure of the Department, the Audit Acts, and General Regulations respecting Public Accounts	Roscholler, C. N.	"C"	1.2.4
		To be in charge of the de- tailed work connected with applications for the registration of promises as factories; to conduct the necessary correspondence in connexion therewith, and to ensure that steps are taken to enforce pro- visions of the Regulations	To have a thorough know- ledge of the provisions of the Factories and Shops Acts and the Regulations thereunder; to be con- versant with the adminis- trative practice of the Department with regard to the registration of factories, and to be experienced in dealing with the public	Duffy, R.	Clerk, Class	11.8.4

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 36a.—RECLASSIFICATIONS—continued.

0.83				Officer Recommended for Appointment.			
Office and Present Classification.	Revised Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.	
		ADMINICTE	RATIVE DIVISION—continued				
			ENT OF LABOUR—continued.	•			
Clerk, Class "C" (three positions) —cont.	Clerk Class "C1" (three positions) —cont.	To act as Secretary to Wages Boards; to draft Deter- minations and assist in the supervision of periodical adjustments of Deter- minations for the clerical work of the Wages Boards Branch	To possess a thorough know- ledge of the Factories and Shops Acts and Regulations and Federal Acts and Regulations so far as they affect the functions of Wages Boards, the pro- cedure of the Department, and ability to draft De-	Willox, J. V	Clerk, Class "C"	5.10.4	
Clerk, Class "D"	Class "C"	To assist the officer in charge of the registration of fac- tories, and to prepare and check applications for new and transferred registra- tions, and conduct corre- spondence relating thereto	terminations To have a good knowledge of the provisions of the Factories and Shops Acts and the Regulations there- under, and to be conversant with the Departmental pro- cedure regarding the regis- tration of factories	Williams, E. G.	Clerk, Classes "E" and "D"	4.4.2	
		PRO	FESSIONAL DIVISION.				
		Γ	PEPARTMENT OF LAW.				
			Office of Titles.				
Draughts- man, Class " C "	Surveyor, Grade II., Class "C1"	To carry out surveys in connexion with Titles Office requirements, particularly in respect to the verification and marking of title boundaries and alignments, and to carry out surveys for other Departments when required; to assist in the correlation of surveys	To be a Licensed Surveyor with a sound knowledge of the Transfer of Land Act and Cognate Acts, with ex- tensive experience of all phases of Titles Office pro- cedure under such Acts	Johnston, R. R.	Draughtsman, Class "C"	28.2.4	
		DEPAR	TMENT OF PUBLIC WORKS.				
Assistant Engineer, Class " C2"	Engineer, Class "B"	To prepare and supervise, under direction, reports, schemes, contract plans, specifications, and estimates for mechanical plant, and installations in all types of Government buildings and hospitals	To have had a sound technical training in theory and practice of mechancial engineering, and extensive practical experience in the design, operation, and testing of modern mechanical equipment in large buildings and hospitals, especially in relation to heating, hot water supply, air conditioning, refirgeration, steam plants, lifts, kitchen equipment, pumping, &c. to possess experience in the control and direction of staff	Cheetham, G	Assistant Engineer, Class "C2"	31.10.4	
Assistant Engineer, Class " C2"	Engineer, Class "B"	To prepare and supervise, under direction, reports, schemes, contract plans, specifications, and estimates for electric light and power installations in all types of Government buildings and hospitals	To have had a sound technical training in theory and practice of electrical engineering, and to have had extensive practical experience in the design and operation of modern electric light and power installations in large buildings and hospitals, including fluorescent lighting, lifts, motive power, cooking and heating equipment, telephone systems, &c. to possess experience in the control and direction of staff engaged on above duties	McAllister, B. K.	Assistant Engineer, Class "C2"	31.10.4	

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 19th November, 1949.

By order, E. F. FITZGIBBON,

Office of the Public Service Board,

Melbourne, 8th November, 1949.

Secretary.

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 36A.—VACANCIES.

THE Permanent Heads of the Departments shown have recommended the officers named hereunder for appointment to the

			Officer Recon	nmended for Appointmen	nt.
Office and Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.
		ADMINISTRATIVE DIVISION. DEPARTMENT OF STATE FORESTS.			
Accountant, Class "A" (£850-£1,000)	To direct and control the work of 'the Accounts Branch, and to advise the Forests Commission in financial matters relating to the various operations and activities	To be a qualified Accountant, and to have a sound know-ledge of the general regulations respecting Public Accounts; to have had experience in the direction of mechanized accounting, and to be thoroughly versed in forestry accounting procedure and departmental practice	Murphy, H. G	Clerk, Class " B1 "	5.10.4
		PROFESSIONAL DIVISION. DEPARTMENT OF LAW. Office of Titles.			
Assistant Superintending Draughtsman, Class "B1" (four positions)	To assist and deputise for the Superintending Draughtsman in charge of the Transfer and New Title, Amendment, Application, or Sub-division Section as directed; to interview and advise the public and staff on all matters relating to sub-divisional and other survoys, and to the transfer of land; to assist in the direction and training of the staff	To have had extensive experience in all sections of the office, with a thorough knowledge of the application of survey and of the Transfer of Land and cognate Acts	Hickey, M. M Roid, W. R Bennett, F. H Pollard, J. L	Section Leader Draughtsman, Class "B"	22.11.48
Assistant Chief Superintendent of Plantations and Nurseries, Class "A" (£850-£950)	To assist the Chief Superintendent in the planning and organization of plantation and nursery activities throughout the State, together with routing field inspections and reports and recommendations with respect to acquisition of prospective plantation areas; also as directed to give technical advice in all matters pertaining to the selection, planting, and maintenance of various species	DEFARTMENT OF STATE FORESTS. To be a graduate of the School of Forestry, Creswick, and to possess a degree in Forestry or a Diploma of a recognized School of Forestry; to be thoroughly competent in the establishment, protection, silvicultural treatment, and utilization of plantations; to be experienced in plantation and nursery practice, and the supervision of staff employed therein; also to be fully conversant with the Forests Acts and Regulations	Venville, R. G	Working Plans Officer, Class	28.11.48
		INICAL AND GENERAL DIVISE EPARTMENT OF LANDS AND SURVE			
Senior Painter and Writer (£381)	To take charge of all painting, label and signwriting required at the Botanic Gardens	Botanic Gardens. To be an efficient painter and signwriter	Stent, J. H	Painter and Writer	15.6.28
		DEPARTMENT OF HEALTH. General Health Branch.			
Health Inspector (Female), Grade I. (£364-£416)	Under the direction of the Senior Health Officer, to supervise the inspections of private hospitals	trained nurse and a regis- tered midwife; to hold the certificate of the Royal Sani- tary Institute of London, as a health inspector	Dudley, D. A	Health Inspector (Female), Grade II	23.6.4
Inspector of Factories and Shops (£396-£474)	To visit and inspect factories, shops, and other places, for the purpose of advising upon and enforcing the provisions of the Factories and Shops Acts and other Acts administered in the Department, particularly in relation to wages, working conditions, and dangerous machinery in factories, and to the health, safety, and convenience of workers	Department of Labour. To have had experience as a Junior Inspector of Factories and Shops, and have passed the prescribed examination for appointment as an Inspector; to be physically strong and mentally alert; to be capable of conducting investigations efficiently, and to be willing to reside, if required, within the district to which he is, from time to time, assigned	Newcombe, D. J.	Inspector of Factories and Shops, Junior	24.4.4

Appeals against such recomme Saturday, the 19th November, 1949. By order,

Teaching Service Act 1946.

TEACHING SERVICE (TEACHERS TRIBUNAL) REGULATIONS.

THE Teachers Tribunal, in pursuance of the powers conferred by the *Teaching Service Act* 1946, hereby amends Regulation 12 of the Teaching Service (Téachers Tribunal) Regulations made on the twenty-ninth day of October, 1946, and published in the *Government Gazette* of the thirtieth day of October, 1946, in the manner following, that is to say:—

REGULATION 12.

Studentships and Courses at Teachers' Colleges.

1. In clause 29-

For the expression "fee prescribed in clause 29", substitute the expression "fee prescribed in clause 28".

2. In clause 31 (a)-

For the expression "conditions prescribed in clause 25". substitute the expression "conditions prescribed in clause 24".

W. H. ELLWOOD, Chairman. E. V. B. HIGGINS, Acting Secretary.

Office of the Teachers Tribunal, Melbourne, 31st October, 1949.

TENDERS.

TENDERS will be received at this office until TEN A.M. on the days and for the purposes under mentioned.

Particulars may be learnt at this Office and also at places shown in parenthesis.

W.O. means Inspector of Works Office; P.S.—Police Station; T.S.—Technical School; H.E.S.—Higher Elementary School; S.S.—State School; H.S.—High School; P.D.—Preliminary deposit; F.D.—Final deposit.

The Board of Land and Works will not necessarily accept the lowest or any tender.

15th November, 1949.

Ascot Vale.—Erection of new station, P.S. P.D., £25. F.D., 2 per cent. (Amended Specification.)

Ballarat East.—Erection of new station and residence, P.S., corner Victoria and East streets. (W.O., Ballarat; P.S., Ballarat East.) P.D., £25. F.D., 2 per cent.

Bendigo.—Fencing and provision of display boards, S.S. No. 877. (W.O., Bendigo; P.S., Bendigo; S.S., Bendigo.) P.D., £5. F.D., 2 per cent.

Bendigo.—Provision of window screens, School of Mines. (W.O., Bendigo; P.S., Bendigo; School of Mines, Bendigo.) P.D., £4. F.D., 2 per cent.

Bendigo.—Adaptation of existing brick residence, Men's Hostel, Teachers' College. (W.O., Bendigo.) P.D., £25. F.D., 2 per cent.

Boisdale.—Erection and completion of fencing, Consolidated School. (W.O., Bairnsdale; Consolidated School, Boisdale.) P.D., £10. F.D., 2 per cent.

Brighton North.—Renewal of ductwork and installation of fan, T.S. P.D., f3. F.D., 2 per cent.

Colac.—Repairs and painting to station, cells, and double garage, P.S. (W.O., Camperdown; P.S., Colac.) Deposit,

Corryong.—Additions, painting, and repairs, school and residence, S.S. No. 1309. (W.O., Wangaratta; P.S., Tallangatta; S.S., Corryong.) P.D., £20. F.D., 2 per cent.

Darraweit Guim.—Erection of sleep-out, internal repairs and renovations to existing dwelling, S.S. No. 878. (S.S., Darraweit Guim.) Deposit, £3.

Dookie.—Erection of science master's residence, Agricultural College. (W.O., Shepparton; P.S., Tallygaroopna, Tatura; Agricultural College, Dookie.) P.D., £15. F.D., 2 per cent.

Eltham.—Enlarging of out-offices, Higher Elementary School No. 209. (H.E.S., Eltham.) P.D., £5. F.D., 2 per cent.

 Geelong South.—Erection of station and residence, P.S. (W.O., Geelong; P.S., Geelong South.) P.D., £25. F.D., 2 per cent.

Grassy Spur.—Repairs, painting, and improved lighting, S.S. No. 3450. (W.O., Korumburra; P.S., Foster; S.S., Grassy Spur.) P.D., £5. F.D., 2 per cent.

Greenvale.—Supply and installation of refrigerating plant in the main kitchen, Sanatorium. P.D., £10. F.D., 2 per cent.

Hexham.—Internal and external renovations and painting, and minor repairs to school, shelter, out-offices, and residence, S.S. No. 296. (W.O., Warrnambool; P.S., Camperdown, Terang; S.S., Hexham.) P.D., £5. F.D., 2 per cent.

Invergordon.—Repairs, external and internal painting, residence, S.S. No. 2076. (W.O., Shepparton; P.S., Shepparton; S.S., Invergordon.) P.D., £4. F.D., 2 per cent.

Jamieson.—Renovation of interior, Police Station. (W.O., Alexandra, Benalla; P.S., Jamieson.) Deposit, £4.

Kaniva.—Supply and installation of a fuel hot-water service, P.S. (W.O., Horsham; P.S., Kaniva.) P.D., £2. F.D., 2 per cent.

Kew.—New steam, condensate, and hot-water services, Laundry, Mental Hospital. P.D., £15. F.D., 2 per cent.

Kew.—Supply and installation of switchboards and submains and alterations for conversion to M.E.N. system, Mental Hospital. P.D., £20. F.D., 2 per cent.

Maffra.—Repairs and painting, Court House. (W.O., Bairnsdale; P.S., Rosedale, Maffra.) P.D., £5. F.D., 2 per cent.

Melbourne.—Renewal of hot-water reticulation and storage calorifier, Royal Mint. P.D., £4. F.D., 2 per cent. Merbein West.—Repairs and painting, school, and repairs to residence, S.S. No. 3996. (W.O., Mildura; P.S., Irymple, Ouyen, Redcliffs; S.S., Merbein West.) P.D., £5. F.D., 2 per cent.

Mordialloc-Chelsea.—Repairs and painting, H.S.. P.D., £15. F.D., 2 per cent.

Myrrhee.—Erection and completion of new timber residence, garage, &c., S.S. No. 2677. (W.O., Benalla, Wangaratta; S.S., Myrrhee.) P.D., £15. F.D., 2 per cent.

Omeo.—Fencing and base to E.C., P.S. (W.O., Bairnsdale; P.S., Omeo.) P.D., £5. F.D., 2 per cent.

Pine Grove Estate (near Warragul).—Erection of a new timber residence and out-buildings, Soldier Settlement Commission. (W.O., Korumburra, Traralgon; P.S., Warragul; S.S., Seaview.) P.D., £15. F.D., 2 per cent.

Port Melbourne.—Renovations, S.S. No. 1427. P.D., £20. F.D., 2 per cent.

Port Welshpool.—Erection and completion of teacher's residence, &c., S.S. No. 3375. (W.O., Korumburra; P.S., Foster; S.S., Port Welshpool.) P.D., £15. F.D., 2 per cent.

Rutherglen.—Erection of new timber residence, Research Station. (W.O., Wangaratta; P.S., Rutherglen, Wodonga.) P.D., £15. F.D., 2 per cent.

St. Kilda.—Renovations, S.S. No. 1479. (S.S., St. Kilda.) P.D., £15. F.D., 2 per cent.

P.D., £15. F.D., 2 per cent.
Seymour.—Repairs and painting to school, new ramp,
&c., to residence, S.S. No. 547. (W.O., Alexandra; P.S.,
Euroa; S.S., Seymour.) P.D., £10. F.D., 2 per cent.
Stawell East.—Repairs and renovations, P.S. (W.O.,
Ararat; P.S., Stawell East.) Deposit, £3.
Swan Reach.—Supply and installation of a fuel hotwater service, S.S. No. 1631. (W.O., Bairnsdale.) P.D.,
£2. F.D., 2 per cent.
Timboon.—New Infant school in timber, Consolidated
School. (W.O., Camperdown, Warrnambool; Consolidated
School, Timboon.) P.D., £25. F.D., 2 per cent.

22nd November, 1949.

Ballarat.—Supply and installation of mechanical exhaust equipment to fume cabinets, Chemistry School, School of Mines. (W.O., Ballarat.) P.D., £4. F.D., 2 per cent. Beechworth.—Erection of new garage, woodshed, and repairs, &c., to building, Court House. (W.O., Wangaratta; P.S., Myrtleford; Court House, Beechworth.) P.D., £15. F.D., 2 per cent.

Bendigo.—Improvements of accommodation for principal and staff. Tocaboxic College. (W.O., Bondigo, P.S.)

and staff, Teachers' College. (W.O., Bendigo; P.S., Bendigo; Teachers' College, Bendigo.) P.D., £4. F.D., 2 per cent. (amended specification).

Berwick.—Repairs, painting and fencing, Court House. (W.O., Korumburra; P.S., Berwick.) P.D., f5. F.D., 2

(W.O., Korumburra; P.S., Berwick.) P.D., 15. P.D., 2 per cent.

Berwick.—Repairs and painting to school, residence, and out-buildings, S.S. No. 40. (W.O., Korumburra; S.S., Berwick.) P.D., 110. F.D., 2 per cent.

Branxholme.—Repairs to school, renovations and alterations to residence, S.S. No. 1978. (W.O., Hamilton, Warrambool; P.S., Portland; S.S., Branxholme.) P.D., 110. F.D., 2 per cent.

Carlton.—Supply and installation of electric refrigerator in lunch room, Transport Regulation Board, Exhibition Building. P.D., £4. F.D., 2 per cent. Ecklin South.—Erection of teacher's residence in timber, S.S. No. 2647. (W.O., Camperdown, Warrnambool; P.S., Port Fairy; S.S., Ecklin South.) P.D., £15. F.D., 2 per

Fish Point.—Erection of new teacher's residence. S.S. No. 2748. (W.O., Swan Hill; P.S., Kerang, Lake Boga, Sea Lake.) P.D., £15. F.D., 2 per cent. Footscray.—Supply and delivery of one (1) Argon arcwelding outfit, T.S. Deposit, £2.

Gorae West.—Alterations, repairs, and renovations, S.S. No. 4556. (W.O., Hamilton, Warrnambool; P.S., Portland; S.S., Gorae West.) P.D., £5. F.D., 2 per cent.

Hill End.—Repairs and painting, school and residence, S.S. No. 3054. (W.O., Traralgon; P.S., Moe; S.S., Hill End.) P.D., £5. F.D., 2 per cent.

Horsham.—Supply and installation of fuel hot-water service, Assistant District Architect's Residence, Public Works Department. (W.O., Ararat, Horsham, Warrack-nabeal.) Deposit, £3.

Horsham.—Supply and installation of fuel hot-water service, Inspector of Works Residence, Public Works Department. (W.O., Ararat, Horsham, Warracknabeal). Deposit, £3.

Kaniva.—Erection of new teacher's residence in timber, Consolidated School. (W.O., Warracknabeal; P.S., Nhill; Consolidated School, Kaniva.) P.D., £15. F.D., 2 per cent.

Kew.—Supply and installation of refrigerated ice-cream cabinet, Kiosk, Mental Hospital. P.D., £4. F.D., 2 per cent.

Korumburra.—Alterations, external and internal painting to office building, P.S. (W.O., Korumburra; P.S., Drouin.) P.D., f5. F.D., 2 per cent.

Melbourne.—Erection of superstructure of Commerce School, Technical College. P.D., f50. F.D., 2 per cent.

(Quantities available.)

Mont Park.-Provision of sewer drains, Gresswell Sanatorium. P.D., £15. F.D., 2 per cent.

Mount Clear.—Erection of teacher's residence in timber, S.S. No. 427. (W.O., Ballarat; S.S., Mount Clear.) P.D., £15. F.D., 2 per cent.

Queenscliff.—Purchase and removal of residence, S.S. No. 1190, 55 Flinders-street. (W.O., Geelong; P.S., Queenscliff.) Deposit, £10.

Wangaratta.—Repairs and painting, State Offices. (W.O., Wangaratta.) P.D., £15. F.D., 2 per cent.

Warracknabeal.—Supply and installation of fuel hot-water service, Inspector of Works Residence, Public Works Department. (W.O., Ararat, Horsham, Warracknabeal.) Deposit, £3.

Weerite.—Erection of teacher's residence in timber, S.S. No. 3383. (W.O., Camperdown; S.S., Weerite.) P.D., £15. F.D., 2 per cent.

Welshpool.—Supply and installation of fuel hot-water service, residence, S.S. No. 3011. P.D., £2. F.D., 2 per

Wickliffe.—Erection of new fencing, residence, S.S. No. 48. (W.O., Ararat, Camperdown; S.S., Wickliffe.) Deposit, £3.

29th November, 1949.

Bacchus Marsh.—Alterations to out-offices and plumbing repairs, H.E.S. No. 28. (H.E.S., Bacchus Marsh.) P.D., 15. F.D., 2 per cent.

Clarinda.—Repairs and external painting, S.S. No. 3336. (S.S., Clarinda.) P.D., £4. F.D., 2 per cent.

Dookie.—Erection of residence for house supervisor, Agricultural College. (W.O., Shepparton; P.S., Tallygaroopna, Tatura; Agricultural College, Dookie.) P.D., 115. F.D., 2 per cent.

Dookie.—Erection of Women's University Hostel, Agricultural College. (W.O., Shepparton; P.S., Tallygaroopna, Tatura; Agricultural College, Dookie.) P.D., £15. F.D., 2 per cent.

Dookie.—Renovations and external painting to Staff Cottage, Agricultural College. (W.O., Shepparton; P.S., Benalla; Court House, Numurkah; Agricultural College, Dookie.) Deposit, £5.

Echuca.—Erection of Inspector's Residence, Fisheries and Games Department. (W.O., Shepparton; P.S., Echuca.) P.D., f15. F.D., 2 per cent.

Geelong.—Drainage to scouring and wet finishing plant, Textile College, Gordon Institute of Technology. (W.O., Geelong; Gordon Institute of Technology, Geelong.) P.D., f15. F.D., 2 per cent.

Gravel Hill.—Repairs and renovations of lockers, etc., and provision of new benches and cupboards, S.S. No. 1566. (W.O., Bendigo; P.S., Bendigo; S.S., Gravel Hill.) P.D., 44. F.D., 2 per cent.

Heidelberg West.—Extension of out-offices and internal renovations, S.S. No. 4267. (S.S., Heidelberg West.) P.D., £15. F.D., 2 per cent.

Macclesfield.—Erection of new park rail fence, and internal repairs and painting, S.S. No. 3620. (S.S., Macclesfield.) P.D., f3. F.D., 2 per cent.

Marcus Hill.—Re-blocking school and residence, and renewal of flooring and renovations, S.S. No. 2029. (W.O., Geelong; P.S., Queenscliff; S.S., Marcus Hill.) Deposit,

Melbourne.—Supply and delivery of scientific apparatus, Technical College. Deposit, ${\it £2}$.

Melbourne.—Supply and delivery of equipment for book-binding section, Printing Trades School P.D., £2 F.D.,

Melbourne.—Sewerage and sanitary plumbing, Law Courts. P.D., £25. F.D., 2 per cent.

Mont Park.—Alterations to south-east block, Mental Hospital. P.D., £15. F.D., 2 per cent.

Moorooduc.—Erection of new classrooms, painting and repairs to school and residence, S.S. No. 2327. (P.S., Mornington; S.S., Moorooduc.) P.D., £15. F.D., 2 per

Purrumbete South.—Renovations, repairs, and painting, school and residence, S.S. No. 1822. (W.O., Camperdown; P.S., Cobden, Colac; S.S., Purrumbete South.) P.D., £5. F.D., 2 per cent.

Rutherglen.—Repairs and painting, Court House. (W.O., Wangaratta; P.S., Rutherglen.) P.D., £5. F.D., 2 per

Telford.—Provision of new fencing, S.S. No. 2241. (W.O., Shepparton; P.S., Shepparton; S.S., Telford.) P.D., £4. F.D., 2 per cent.

Wurruk.—Repairs and painting, S.S. No. 2518. (W.O., Traralgon; P.S., Sale; S.S., Wurruk.) P.D., £4. F.D., 2 per cent.

Yackandandah.—Repairs and painting, P.S. (W.O., Wangaratta; P.S., Yackandandah, Myrtleford.) P.D., £10. F.D., 2 per cent.

6th December, 1949.

Melbourne.—Supply and delivery of equipment to photoengraving section, Printing Trades School. P.D., £2. F.D., 2 per cent.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and envelope containing tender marked "Tender for due

J. A. KENNEDY Commissioner of Public Works.

Melbourne, 8th November, 1949.

TENDERS FOR THE SERVICE, 1949.

PROVISIONS-MEAT.

TENDERS will be received until Eleven o'clock a.m. on Friday, 2nd December, 1949, from persons willing to furnish the under-mentioned supplies, in such quantities as may be ordered by the Victorian Government—delivery to be made at the under-mentioned places—during the three months commencing on 1st January, 1949.

The estimated quantities shown in the Schedules will be subject to variation in accordance with the requirements of any Regulations for the rationing of meat in force during the contract period.

The prices tendered must not include sales tax.

In all cases, the total cost of each item must be extended in the columns provided.

The places for which tenders will be received, the amount of the preliminary deposit, and the security required for the due fulfilment of each contract, are as follows:—

	Preliminary Deposit.	Security
Schedule No. 1.—Melbourne District—	£	£
Meat-Kew Mental Hospital	. 2	35
,, Pentridge Penal Establishment		
Female Penitentiary, and Metro politan Gaol, Coburg	. 2	35
" Children's Welfare Depot, Royal Park	:,	
and Police Hospital	. 1	8
,, Receiving House and Mental Hospita Royal Park		10
Schedule No. 2.—Mont Park, Bundoora, Janefield and Gresswell—	,	
Meat	. 3	50
Schedule No. 3.—s.s. Rip and Dredges—		
Meat		5
Schedule No. 4.—Teachers' College, Carlton, and	i	
Travancore, Flemington— Meat	. 1	8
Schedule No. 5.—Ararat District—	-	J
Meat	. 2	30
Schedule No. 6.—Ballarat District—		
Meat	. 2	35
Schedule No. 7.—Beechworth District—		
Meat	. 2	30
Schedule No. 8.—Castlemaine District—		
Meat	. 1	5
Schedule No. 9.—School of Forestry, Creswick-	_	
Meat	. 1	3
Schedule No. 10McLeod Settlement, French	1	
Island—	_	_
Meat		5
Schedule No. 11.—Heatherton Sanatorium Cheltenham—	,	
Meat	. 1	5
Schedule No. 12.—Sanatorium, Greenvale—		
Meat	1	7
Schedule No. 13.—Cooriemungle Prison Camp Heytesbury Forest—	•	
Meat	. 1	. 4

		•]	Preliminary	
					Deposit.	Security
					£	£
Schedule No. 16	-Sale G	aol—				
Meat					1	3
Schedule No. 17 Stawell	-Pleasar	t Creek	Special S	chool,		
Meat		• •			1	3
Schedule No. 18	-Sunbur	y Distric	et—			
Meat	• •				2	40
Schedule No. 21	-Geelon	g Distric	t			
Meat					1	5

Printed forms of tender and the conditions of contract may, in all cases, be obtained from the Secretary to the Tender Board, Gisborne-street, Melbourne, by whom also any information or explanation will be afforded to persons tendering.

Tenders must be accompanied by the preliminary deposit, as shown above, preferably by non-negotiable cheque payable to the order of the Secretary to the Tender Board. The amount and designation of the preliminary deposit enclosed must be clearly stated in the tender. Savings Bank deposit books, fixed deposit receipts, Commonwealth Treasury bonds, or reference to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within 30 days to unsuccessful tenderers on their application.

Security will be required either in Commonwealth Treasury Bonds, or approved bank guarantee, fixed deposit receipt, Savings Bank deposit book, or non-negotiable cheque in favour of the Secretary to the Tender Board, as the tenderer may elect.

The security must be completed and the contract signed within five days of acceptance of the tender, failing which the service may be again advertised, or another tender accepted.

The lowest or any tender will not necessarily be accepted.

In the event of tenderers withdrawing or attempting to withdraw their tenders before notification of acceptance of same, or failing to take up their accepted tenders within the prescribed period after notification of acceptance, the preliminary deposit will be forfeited and, in addition, they may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender. It is also stipulated that, if a tenderer be a member of a firm and such firm be interested in the contract, the tender shall be in the name of the firm and not in that of the individual and that, for a breach of this condition, the preliminary deposit will be forfeited and the tender declared informal.

Tenders, enclosed in a separate envelope, and having the words "Tender for at " (as the case may be) written thereon, must be deposited in the Tender-box at the Tender Board Offices, Gisborne-street, Melbourne, or, if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Tender Board Offices, Gisborne-street, Melbourne, C.2, which office they must reach not later than by first post on the date of closing of tenders.

CONDITIONS OF CONTRACT.

The conditions of contract are those published in the Victoria Government Gazette, No. 328, dated 4th May, 1949, pages 2375 to 2377.

T. T. HOLLWAY,

The Treasury,

Melbourne, 7th November, 1949.

TENDERS FOR THE SERVICE, 1949-50.

GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday, the 2nd December, 1949, from persons willing to supply the under-mentioned goods, in such quantities as may be ordered by the Victorian Government, during the twelve months commencing 1st February, 1949:—

Schedule No.

Preliminary Deposit.

56. Motor Spirit and Kerosene

The prices tendered must not include sales tax. Security.—Five per cent. of total amount of tender accepted, but in no case will security of less than £3 be

schedules as above, with full particulars, may be obtained from the Secretary to the Tender Board, Gisborne-street, Melbourne, by whom also the samples will be shown and any information afforded to persons tendering.

In all cases the total cost of each item must be extended in the columns provided.

In all cases the total cost of each item must be extended in the columns provided.

Tenders must be accompanied by the preliminary deposit, as shown above, preferably by non-negotiable cheque payable to the order of the Secretary to the Tender Board. The amount and designation of the preliminary deposit enclosed must be clearly stated in the tender. Savings Bank deposit books, fixed deposit receipts, Commonwealth Treasury bonds, or reference to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within 30 days to unsuccessful tenderers on their application.

application.
Security will be required either in Commonwealth Treasury bonds, or approved bank guarantee, fixed deposit receipt, Savings Bank deposit book, or non-negotiable cheque in favour of the Secretary to the Tender Board,

as the tenderer may elect.

The security must be completed and the contract signed within five days of acceptance of the tender, failing which the service may be again advertised, or another tender

accepted.

The lowest or any tender will not necessarily be accepted. In the event of tenderers withdrawing or attempting to withdraw their tenders before notification of acceptance of same, or failing to take up their accepted tenders within the prescribed period after notification of acceptance, the preliminary deposit will be forfeited and, in addition, they may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender. It is also stipulated that, if a tenderer be a member of a firm and such firm be interested in the contract, the tender shall be in the name of the firm and not in that of the individual and that, for a breach of this condition, the preliminary deposit will be forfeited and the tender declared informal.

Tenders enclosed in a separate envelope, and having the words "Tender for ______" (as the case may be) written thereon, must be deposited in the Tender-box at the Tender Board Offices, Gisborne-street, Melbourne, or, if sent by post, postage must be prepaid and the tenders addressed to the Chairman of the Tender Board, Tender Board Offices, Gisborne-street, Melbourne, C.2, which office they must reach not later than by first post on the date of closing of tenders.

The conditions of contract are those published in the Victoria Government Gazette, No. 295, of 6th April, 1949, pages 2045 to 2047.

T. T. HOLLWAY, accepted.

The lowest or any tender will not necessarily be accepted.

T. T. HOLLWAY, Treasurer.

The Treasury, Melbourne, 7th November, 1949.

PRIVATE ADVERTISEMENTS.

I OLIVER GEORGE OLIVER, of 33 Saturn-street, Caul-OLIVER GEORGE OLIVER, of 33 Saturn-street, Caulfield, radio engineer, formerly known by the name of
"Oliver George Oppenheim," give notice that on the 4th
day of November, 1949, I renounced and abandoned the
use of my said surname of "Oppenheim" and assumed
in lieu thereof the said surname of "Oliver," and such
change of name is evidenced by a deed dated the said
4th day of November, 1949, duly executed by me and
deposited in the office of the Registrar-General.

Dated this 4th day of November, 1949.

· O. G. OLIVER.

Water Act 1928.

PROPOSED YARRAGON WATERWORKS TRUST.

NOTICE is hereby given that the Council of the Shire of Narracan have made application to the Honorable the Minister of Water Supply for the constitution of a Waterworks Trust and for a loan of £20,000 for the purpose of constructing and maintaining works for the supply of water to the Township of Yarragon under the provision of the Water Acts.

A general plan and description of the proposed works have been submitted with the application, and copies of same may be seen at Shire Office at Trafalgar, and at the State Rivers and Water Supply Commission, Melbourne.

Dated 24th October, 1949.

T. SHANAHAN, Shire Secretary.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE MURRAY RIVER AT COLIGNAN.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 17 acre-feet per annum at a maximum rate of 1 acre-foot per day of 24 hours for irrigation and domestic purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

ALAN BRUCE COOPER. Colignan, 1st November, 1949. 728

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE MURRAY RIVER AT COLIGNAN.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 17 acre-feet per annum at a maximum rate of 1 acre-foot per day of 24 hours for irrigation and domestic purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

JOHN GEORGE COOPER

Mildura, 1st November, 1949.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE MURRAY RIVER AT COLIGNAN.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 16 acre-feet per annum at a maximum rate of 2 acre-feet per day of 24 hours for irrigation and domestic purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

of the date necess.

LEONARD M. MURRELL.
722

Colignan, 19th October, 1949.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE MURRAY RIVER AT COLIGNAN.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 14 acre-feet per annum at a maximum rate of 11 acre-foot per day of 24 hours for irrigation and domestic purposes, and to occupy certain crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

W. D. FLYNN, 721

19th October, .1949. ..

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE MURRAY RIVER, AT COLIGNAN.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 17 acre-feet per annum, at a maximum rate of 1 acre-feet per day of 24 hours for irrigation and domestic purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon. Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

FRANCIS WILLIAM ZOCH.

Sunny Cliffs P.O., 1st November, 1949.

6077

DANDENONG SEWERAGE AUTHORITY.

GENERAL NOTICE.

THE above-mentioned Sewerage Authority, having made provision for carrying off the sewage from each and every property which or any portion of which is within the Sewerage Area hereinafter described, doth hereby declare that on and after the 1st day of December, 1949, because of account part of which is each and every property which or any part of which is within the said sewered area shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1928.

Sewerage Area No. 9.

The boundaries of the Sewerage Area hereinbefore referred to are: Commencing at a point on the south side of David-street distant 511 feet east from the intersection of the south side of David-street and the north-east side of Princes Highway; thence south-easterly along a line parallel to the north-east side of Princes Highway to a point on the south-east side of James-street distant 330 feet north-east from the north-east side of Princes Highway; thence north-easterly along the south-east side of James-street and the north-east side of Herbert-street; thence northerly along the east side of James-street and the north-east side of James-street and the north-east side of James-street a distance of 11 feet; thence easterly along a line parallel to David-street a distance of 278 feet; thence northerly along a line parallel to James-street a distance of 50 feet; thence northerly along a line parallel to David-street a distance of 180 feet; thence westerly along a line parallel to David-street a distance of 59 feet; thence northerly along a line parallel to James-street to the point of intersection of the said line with the south side of David-street; thence westerly along the south side of David-street to the point of commencement. The boundaries of the Sewerage Area hereinbefore reof commencement.

By order of the said Authority,

VICTOR R. THARLE, Chairman. C. H. MASTERS, Secretary.

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CITY OF COBURG.

BY-LAW No. 77.

A By-law of the City of Coburg, made under section 197, sub-section 1 (XXXVIII.) (d) of the Local Government Act 1946, and numbered 77, for prohibiting the temporary herding of cattle within any area within the municipal district of the City of Coburg, and declaring such area to be a populous and residential area.

IN pursuance of the powers conferred by the *Local Government Act* 1946, the Mayor, Councillors, and Citizens of the City of Coburg order as follows:—

1. That the following area within the municipal district of the City of Coburg is hereby declared to be a populous and residential area:-

nd residential area:—

All that area within the following boundaries:—

Commencing at a point at the intersection of the northern and eastern boundaries of the municipal district of the City of Coburg; thence proceeding southerly along the eastern boundary of the City of Coburg to Bell-street; thence westerly along the centre of Bell-street to the Merri Creek; thence southerly along the centre of the Merri Creek to Moreland-road: thence westerly along the centre of Moreland-road to the Moonee Ponds Creek; thence northerly along the centre of the Moonee Ponds Creek to Gaffney-street; thence easterly along the centre of Gaffney-street to Northumberland-road; thence northerly along the centre of Northumberland-road to the northern boundary of the City of Coburg; thence easterly along the northern boundary of the City of Coburg to the Merri Creek; thence southerly along the centre of the Merri Creek to McMahon's street; thence easterly and north-easterly along the No. 896.—11039/49.—4

centre of McMahon's-street, Riley-street, and Summitavenue to the eastern end of Summit-avenue; thence easterly from the centre of the eastern end of Summit-avenue to the centre of the western end of Biggs-street; thence easterly along the centre of Biggs-street to Elizabeth-street; thence northerly along the centre of Elizabeth-street to the northern boundary of the City of Coburg, and thence easterly along such northern boundary to the commencing

point.

2. The temporary herding of cattle within the area described in the preceding clause is hereby prohibited, and no person being the owner or having the care, custody, or control of any cattle shall permit, suffer, or cause such cattle to be temporarily herded within the area referred

to.

3. Any person who shall by any wilful act or default be guilty of any breach of the provisions of this By-law shall be liable for any such offence to a penalty not exceeding £20 or less than 20s. for each such breach.

4. This By-law shall apply to and have operation throughout that portion of the municipal district of the City of Coburg referred to in clause 1 hereof.

5. By-law No. 52 of the City of Coburg prohibiting the temporary herding of cattle within certain areas within the municipal district of the City of Coburg and declaring such areas to be populous and residential areas is hereby repealed. repealed.

The Resolution for passing this By-law was agreed to by the Council on the 6th day of June, 1949, and confirmed on the 4th day of July, 1949.

In witness hereof the common seal of the Mayor, Councillors, and Citizens of the City of Coburg was hereunto affixed this 22nd day of July, 1949, in the presence of-

> S. COLE, Mayor. H. TATE, Councillor. F. W. SHORE, Town Clerk. (SEAL)

Approved by the Governor in Council, on the 27th day of September, 1949.—A. G. COULTHARD, Acting Clerk of the Executive Council.

CITY OF MELBOURNE.

NOTICE is hereby given that, in order to obviate the existing confusion as to the correct designation of the street being the continuation of Swanston-street between the south side of Flinders-street and the north bank of the Yarra River, in the City of Melbourne, the City Council, at its meeting held on the 26th September, 1949, decided that the thoroughfare in question be named and known as "Swanston-street."

H. S. WOOTTON, Town Clerk. 734

CITY OF MELBOURNE.

NOTICE is hereby given that, in order to obviate the existing confusion caused by there being two streets known as Union-place in Carlton, the City Council, at its meeting held on the 10th October, 1949, decided that corporation right-of-way No. 1052, Smith Ward, adjoining No. 253 Drummond-street, Carlton, at present known as Union-place, be renamed and known as "Naughton-place." 733

H. S. WOOTTON, Town Clerk.

CITY OF MOORABBIN.

By-LAW No. 116.

A By-law of the City of Moorabbin, made under section 197 (1) (XVII.) of the *Local Government Act* 1946, and numbered 116 for the purpose of regulating traffic.

IN pursuance of the powers conferred by the *Local Government Act* 1946, the Mayor, Councillors, and Citizens of the City of Moorabbin order as follows:—

1. In this By-law, unless repugnant to or inconsistent with the context or subject-matter—

"Council" means the Council of the City of

"Council" means the Council of the City of Moorabbin.

"Motor car" has the same meaning as in the Motor Car Act 1928.

"Vehicle" includes any conveyance propelled or drawn by human animal or mechanical power, and includes a motor car.

2. By-law numbered 76 of the City of Moorabbin is greatly repealed.

2. By-law numbered 76 of the City of Moorabbin is hereby repealed.

3. No person shall drive any motor car or other vehicle, or ride any horse or bicycle on that part of the Nepean Highway at Cheltenham lying to the eastward of the central roadway which has been proclaimed a State Highway by the Country Roads Board except in a southerly direction.

£35,000

- 4. No person shall drive any motor car or other vehicle, or ride any horse or bicycle on that part of the Nepean Highway at Cheltenham lying to the westward of the central roadway which has been proclaimed a State Highway by the Country Roads Board except in a northerly direction.
- 5. Any person driving any motor car or other vehicle, or riding any horse or bicycle on those parts of the Nepean Highway at Moorabbin lying to the eastward or westward of the central roadway which has been proclaimed a public highway by the Country Roads Board may travel in either a northerly or a southerly direction upon either of such parts.
- 6. For the purpose of this By-law it is assumed that Nepean Highway runs due north and south.
- 7. This By-law shall apply to and have operation throughout the following parts of the municipal district, that is to say-
 - At Cheltenham.-From an imaginary line being the At Cheutenham.—rrom an imaginary line being the continuation of the southern building line of Devonstreet crossing Nepean Highway northerly along Nepean Highway to an imaginary line being a continuation of the northern building line of Bay-road across Nepean Highway.
 - At Moorabbin.—From an imaginary line crossing Nepean Highway being a continuation of the southern building line of Dane-road northerly along Nepean Highway to an imaginary line being the northern building line of South-road crossing Nepean Highway.

The Resolution for making and passing this By-law was agreed to by the Council at a meeting held on the 15th day of December, 1947, and confirmed at a meeting held on the 19th day of January, 1948.

The common seal of the Mayor, Councillors, and Citizens of the City of Moorabbin was hereto affixed in pursuance of a Resolution of the Council and in the presence of—

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(SEAL)

J. W. ALLNUTT, Mayor. L. R. COATES, Councillor. W. B. THOMAS, Town Clerk.

CITY OF MOORABBIN.

BY-LAW No. 126.

A By-law of the City of Moorabbin, made under section 197 (1) (xii) of the Local Government Act 1946, and numbered 126, for the purpose of controlling and managing and preserving public reserves of which the management is vested in the Council of the City of Moorabbin.

IN pursuance of the powers conferred by the Local Programme of the powers conferred by the Local Government Act 1946, the Mayor, Councillors, and Citizens of the City of Moorabbin order as follows:—

1. By-law No. 55 of the City of Moorabbin is hereby amended by striking out clause 13 thereof and substituting the following it its stead—

- . "13. No person shall play practise or engage in any game or sport within any public reserve the management of which is vested in the Council of the City of Moorabbin on any Sunday except non-commercialized games or sport between the hours of 1.30 o'clock and 6.30 o'clock in the afternoon."
- 2. This By-law shall have operation throughout the whole of the municipal district of the City of Moorabbin.

The resolution for making and passing this By-law was agreed to by the council at a meeting held on the 2nd day of May, 1949, and confirmed at a meeting held on the 6th day of June, 1949.

The common seal of the Mayor, Councillors, and Citizens of the City of Moorabbin was hereto affixed in pursuance of a Resolution of the council and in the presence of—

(SEAL)

J. W. ALLNUTT, Mayor. L. R. COATES, Councillor. W. B. THOMAS, Town Clerk.

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CITY OF SOUTH MELBOURNE.

LOAN No. 19.

NOTICE OF INTENTION TO BORROW THE SUM OF £35,000 FOR CERTAIN PERMANENT WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Council of the City of South Melbourne proposes to borrow, on the credit of the Mayor, Councillors, and Citizens of the City of South Melbourne, the sum of Thirty-five thousand pounds

- (£35,000) by the issue of debentures for such amount, in accordance with the provisions of the Local Government Act, under the following conditions:—
- (1) The maximum rate of interest to be paid is £3 4s. 6d. per centum per annum.
- (2) Such money shall be repayable by 40 half-yearly instalments of £1,194 2s. 4d. each, covering principal and interest, on the 1st day of January and the 1st day of July in each year at the English, Scottish, and Australian Bank Limited, or at the Melbourne office of the Council's bankers for the time being.
- (3) The permanent works and undertakings for which the loan is borrowed are-

(a) Purchase of plant and equipment
(b) Reconstruction of Material and Child
Welfare Centre
...
(c) Streets (footpaths) reconstruction
(d) Preference 22,240 2.000 6,000 (d) Drainage 4,760

(4) The plans and specifications and estimates of cost of such works and undertakings, together with a full statement of proposed expenditure of the money to be borrowed, are open for inspection at the Town Hall, South Melbourne.

Dated this 28th day of October, 1949.

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H. ALEXENDER, Town Clerk.

CITY OF SOUTH MELBOURNE.

LOAN No. 20.

NOTICE OF INTENTION TO BORROW THE SUM OF £10,000 FOR CERTAIN PERMANENT WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Council of the City of South Melbourne proposes to borrow, on the credit of the Mayor, Councillors, and Citizens of the City of South Melbourne, the sum of Ten thousand pounds (£10,000) by the issue of debentures for such amount, in accordance with the provisions of the Local Government Act, under the following conditions:—

(1) The maximum rate of interest to be paid is £3 4s. 6d. per centum per annum,

(2) Such money shall be repayable by twenty half-yearly instalments of £588 19s. 8d. each, covering principal and interest, on the 1st day of January and the 1st day of July in each year at the English, Scottish, and Australian Bank Limited, or at the Melbourne office of the Council's bankers for the time being.

(3) The permanent works and undertakings for which the loan is borrowed are--

Completion of offal treatment plant at South Melbourne Municipal Abattoirs—£10,000.

(4) The plans and specifications and estimates of cost of such works and undertakings, together with a full statement of proposed expenditure of the money to be borrowed, are open for inspection at the Town Hall, South Melbourne

Dated this 28th day of October, 1949.

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H. ALEXANDER, Town Clerk.

BOROUGH OF EAGLEHAWK. By-LAW No. 31.

- A By-law of the Borough of Eaglehawk, made under the provisions of the *Health Act* 1928, and numbered 31, for the purpose of 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 the materials to be used in the construction of such receptacles, and for the removal and disposal of refuse, and for other purposes.
- 1. This By-law shall apply to and have operation in the whole of the municipality of the Borough of Eaglehawk, and shall apply to every house, building, and premises therein, unless exempted by the Council.

 2. In this By-law, unless inconsistent with the context

or subject matter-

"Proprietor" means the proprietor of any house, building, flat, shop, and premises, and includes the owner, occupier, and any person having the management or control thereof.

"Refuse" includes all wastes produced or accumulated in or about any house, building, flat, shop, or premises, and includes jam tins, but does not include garden clippings ashes severe on and include garden clippings, ashes, sewage, and 3. The proprietor of every house, building, flat, shop, or premises shall provide, keep, and maintain at all times upon his premises a properly-constructed receptacle or receptacles which comply with the provisions of this By-law and/or meets with the approval of the Council, in which he shall cause to be deposited all refuse produced or accumulated in or about such house, building, flat, shop, or premises.

4. Every such receptacle shall be constructed of galvanized iron, of not more than 26-gauge, in such manner as to prevent any absorption by any part of such receptacle of any offensive matter which may be deposited therein, or any escape by leakage or otherwise of any part of the contents of such receptacle.

5. Every such receptacle shall have a capacity of not less than 1 cubic foot and not more than 3 cubic feet, and shall be so constructed as to be capable of being easily and conveniently carried by one man.

6. Every such receptacle shall be strongly constructed and provided with properly attached side-lifting handles.

7. Every such receptacle shall be provided with a suitable

- 1. Every such receptacle shall be provided with a suitable close-fitting lid fitting over such receptacle and not into the same, and shall be kept constantly covered (except when refuse is being deposited therein or discharged therefrom), and a sufficient quantity of some efficient deodorant shall be from time to time introduced therein when necessary to keep such refuse in an inoffensive condition.

 8. No person shall place or cause or permit to be placed any garden clippings or live ashes in such receptacle or recenteels.
- 9. The proprietor shall cause such receptacle or receptacles to be kept at all times in good and sweet order and condition, and shall coat the inside of such receptacles with tar or other suitable substance.
- ar or other suitable substance.

 10. The proprietor of every house, building, shop, flat, or premises shall cause, at such hours and on such days as may be appointed by the Council for the removal of refuse, such receptacle to be conveniently deposited in order that the contents of such receptacle may be easily removed by the contractor or person authorized or employed in that behalf by the Council.

 11 The proprietor of any shop, flat, and business premises.
- 11. The proprietor of any shop, flat, and business premises built on a street alignment where such premises do not abut on suitable land on which such receptacle or receptacles could be placed for collection and emptying may place such receptacles in or upon the street upon which such shop, flat, or business premises abut.
- such shop, flat, or business premises abut.

 12. The contractor or person authorized or employed by the Council for the removal of such refuse shall be responsible for the complete emptying (without spilling any of the contents) of such receptacle or receptacles directly into a vehicle for its reception, at such hours and on such days as may be appointed by the Council; such contractor or person shall be responsible for the replacement of such receptacle or receptacles properly covered with its lid, and shall close the gate or gates of the premises from which such receptacle or receptacles are taken.
- 13. The contractor or persons authorized or employed by the Council for the removal of such refuse shall, at least once in each week, or at such greater frequency as may be necessary, collect and remove such refuse in a suitable covered vehicle, in such a manner as not to cause nuisance, danger to health, or offensiveness.
- 14. Such vehicle shall be provided with a cover and kept covered, except when refuse is being put into or discharged from such vehicle.
- 15. Such vehicle shall, so far as practicable, be rendered watertight by means of an impervious lining of galvanized iron or other suitable and approved means.
- 16. Such vehicle, when full, shall be taken by the shortest convenient route to the tip, incinerator, or destructor, where, as soon as practicable, the refuse shall be rendered innocuous by means of fire or such other methods as may be approved by the Council, and in such manner as not overeit a puicence. to create a nuisance.
- 17. The contractor or person authorized or employed by the Council for the removal of such refuse shall cause all vehicles used for the reception and removal of such refuse to be properly constructed, kept clean, and thoroughly disinfected with approved disinfectant, and maintained in a proper state of repair.
- 18. If any refuse is authorized to be deposited or disposed of in or on any land, hole, quarry, or indenture, such refuse shall be deposited in a regular and orderly manner, and at the conclusion of each day's depositing the contractor or the person or persons authorized or employed by the Council shall bind the surface with clean earth, lime, or other approved materials, so as not to create any nuisance.

19. Any person committing a breach of this By-law shall be guilty of an offence against the By-law, and for every such offence shall be liable to a penalty of not more than Twenty pounds, and in the case of continuing the offence to a further penalty of not more than Five pounds for each

day on which such offence continues.

20. This By-law shall apply to and have operation throughout the whole of the municipal district of the Borough of Eaglehawk.

The common seal of the Mayor, Councillors, and Burgesses of the Borough of Eaglehawk was hereunto affixed this 25th day of August, 1949, in the presence of-

P. J. FINCH, J.P., Mayor. J. W. POTTER, Councillor. L. D. COOK, Town Clerk.

Submitted to the Commission of Public Health at its meeting on 13th September, 1949.—J. WHITLOCK, Secretary, Commission of Public Health.

Approved by the Governor in Council, 19th October, 1949. -A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF CORIO.

BY-LAW No. 33.

- A By-law of the municipality of the Shire of Corio, made under the provisions of the Local Government Act 1946 and the Health Act 1928, and numbered 33, amending By-law No. 18 of the said municipality, and relating to the collection, removal, and disposal of refuse.
- IN pursuance of the powers conferred by the Local Government Acts and the Health Act 1928 and every other Act or power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Corio doth hereby make the By-law, and order as
- 1. By-law No. 18 of the said municipality is hereby an amended by deleting therefrom, in section 3 thereof, the words "thence by the Anakie-road to Separation-street; thence by Separation-street to Corio Bay," and substituting therefor the words "thence by the Anakie-road to Coxroad; thence by Cox-road and St. George's-road to Corio Bay."
- 2. This By-law shall be read and construed with and as part of section 3 of the said By-law No. 18 of the said municipality as now amended.
- 3. This By-law shall come into full force and operation on its approval by the Governor in Council, and immediately after its publication in the Government Gazette.

Resolution for the passing of this By-law agreed to by the Council of the Shire of Corio on the 29th day of June, 1949, and confirmed on the 27th day of July, 1949.

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

D. W. HOPE, President.
A. A. McCLELLAND, Councillor.
ALEX. ANDERSON, Shire Secretary. (SEAL)

Submitted to the Commission of Public Health and approved on the 30th day of August, 1949.—J. WHITLOCK, Secretary of the Commission.

Approved by the Governor in Council, the 19th day of October, 1949.—A. Mahlstedt, Clerk of the Executive Council.

SHIRE OF KYNETON.

By-LAW No. 39.

- A By-law of the Shire of Kyneton, made under section 197 (XXII.) (i) of the *Local Government Act* 1946, and numbered 39, for the purpose of regulating and controlling traffic in Welsh-street, Kyneton.
- pursuance of the powers conferred by the Local Government Act 1946, the President, Councillors, and Ratepayers of the Shire of Kyneton order as follows:

That no person shall leave (whether unattended or not), a motor car, motor truck, or other vehicle standing on the south side of Welsh-street, in the Town of Kyneton.

Any contravention of the foregoing section shall be an offence against this By-law.

Every person who is guilty of an offence against this By-law shall, on conviction, be liable to a penalty not exceeding Five pounds.

This By-law shall apply and have operation in Welsh-street, Kyneton.

The common seal of the President, Councillors, and Ratepayers of the Shire of Kyneton was hereto affixed, this 12th day of October. 1949, in the presence of—

(SEAL)

ROBERT GEDDIS, President. GEO. SWANSON, Secretary.

The Resolution for passing this By-law was agreed to by the Council, the 13th day of August, 1949, and confirmed the 8th day of October, 1949.

SHIRE OF GLENELG.

NOTICE is hereby given that First Constable Kenneth Hodgson, of Merino, has been appointed Prosecuting Officer for the South Riding of the above shire, in place of Senior Constable J. A. Ottery, transferred.

741

N. S. McLEOD, Shire Secretary.

SHIRE OF MANSFIELD.

Notice of Intention to Borrow the Sum of Two Thousand Pounds (£2,000) for Permanent Works and Undertakings in the Shire of Mansfield.

TAKE notice that the Council of the Shire of Mansfield proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said shire, the sum of Two thousand pounds (£2,000), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act 1946.

The maximum rate of interest that may be paid is £3 5s. per centum per annum.

Such moneys shall be repayable by 40 equal half-yearly instalments, each including principal and interest, by providing out of the municipal fund such amounts on the 1st day of March and the 1st day of September in each respective year during the currency of the loan.

Such moneys shall be repayable, at Melbourne, at the Bank of New South Wales, or at the Council's bankers for the time being in Melbourne.

The purpose for which the loan is to be applied is—
"Construction of cattle saleyards."

The plans and specifications and estimate of the cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Shire Office, Mansfield.

Dated this 2nd day of November, 1949.

738

R. WOMERSLEY, Shire Secretary.

SHIRE OF MINHAMITE.

NOTICE OF INTENTION TO BORROW THE SUM OF £1,250 FOR PERMANENT WORKS.

NOTICE is hereby given that the Council of the Shire of Minhamite proposes to borrow the sum of One Thousand two hundred and fifty pounds (£1,250), on the credit of the President, Councillors, and Ratepayers of the said Shire, by issue of debentures for such amount, in accordance with the provisions of the Local Government Act 1946.

The rate of interest payable will not exceed £3 5s. per centum per annum. Such moneys shall be repayable by providing out of the Municipal Fund twenty half-yearly instalments of approximately £73 14s. 2d. each, including principal and interest, on the 1st day of March and the 1st day of September in each respective year during the currency of the loan, and commencing on 1st September, 1950. Instalments shall be payable at the National Bank of Australasia Limited, Melbourne, or at the Council's bankers for the time being in Melbourne.

The purpose for which the loan is to be applied is for part payment of purchase of road-making equipment, viz.:—

One shovel loader.

Plans, specifications, estimate of cost, and a statement showing the proposed expenditure, are open for inspection at the Shire Office, Hawkesdale.

Dated this 1st day of November, 1949.

727

JAMES W. WATERS, Shire Secretary.

SHIRE OF MULGRAVE

NOTICE is hereby given that the Council of the Shire of Mulgrave has altered, under the provisions of the Local Government Act 1946, the names of the streets shown hereunder:—

Old Name; New Name; Locality; Extent.

Charles-street; Charlton-street; Mount Waverley; west of Stephensons-road to Park-lane, and east of Stephensons-road.

sons-road. Arthur-street; Virginia-street; Mount Waverley; between Stephensons-road and Woodstock-road.

Oakleigh-street; Parkinson-street; Oakleigh; between Ferntree Gully-road and Estelle-street.

Arthur-street; Edinburgh; Clayton; between Madeline-road and Flora-road.

Closter-avenue; Park-lane; Mount Waverley; between Waverley-road and Winborne-road.

GEO. CARMICHAEL, A.F.I.A., Shire Secretary.

SHIRE OF OTWAY.

ORDER FOR NAMING A STREET.

NOTICE is hereby given that at a Meeting of the Council held on 21st September, 1949, the Council of the Shire of Otway has declared, under provisions of the *Local Government Act* 1946, the names of the streets shown hereunder:—

Township of Apollo Bay.

Costin-street, extending from the border of allotment 57 of McLennan's subdivision to meet allotment 19.

Cawood-street, between Collingwood-street extending to meet Costin-street.

735

T. J. FRY, Shire Secretary.

SHIRE OF RUTHERGLEN.

NOTICE OF INTENTION TO BORROW £2,760 FOR PERMANENT WORKS AND UNDERTAKINGS IN THE SHIRE OF RUTHERGLEN.

NOTICE is hereby given that the Council of the Shire of Rutherglen proposes to borrow, on the credit of the municipality, the sum of £2,760 to be raised by the issue of debentures for such amount, in accordance with the provisions of Part XV. of the *Local Government Act* 1946.

(a) The amount of the principal moneys which it is proposed to borrow is £2,760.

(b) The maximum amount of interest that may be paid is ${\bf f3}$ 5s. per cent. per annum.

(c) The term of the loan is for twenty years, and is repayable at the Commercial Banking Company of Sydney Limited, Melbourne, or at the Council's bankers for the time being in the City of Melbourne, by half-yearly payments on the 1st day of September, and the 1st day of March in each year during the term of the loan, the first of such payments commencing on the 1st day of September, 1950.

(e) The manner in which the loan is to be liquidated is by providing out of the Municipal Fund forty half-yearly payments of approximately £94 7s. 7d., including principal and interest, during the term of the loan.

Fertilizer spreader

The plans, specifications and estimates of such works and undertakings, and a statement of the proposed expenditure of the money to be borrowed, are available, and are open for inspection during office hours at the office of the Council, Memorial Hall, Rutherglen.

Dated at Rutherglen this 5th day of November, 1949.

765

C. A. RICKETTS, Shire Secretary.

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NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Neil Walker, Leo Lindsay, Noel Kane, and Cedric Charles Murfett, carrying on business as painters and decorators under the style of "The Brighter Decorators," at 84 Murray-street, Caulfield, has been dissolved as from the 29th day of September, 1949. The said Cedric Charles Murfett will continue to carry on the said business under the same style, and will receive all moneys due to the firm, and will pay all liabilities thereof.

N. WALKER. L. L. KANE. C. C. MURFETT.

Kenneth J. Clements, solicitor, 29 Glenhuntly-road

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Maurice Hiller and Clare Reva Rose, carrying on business as buyers and treaters of textile cuttings at 66-68 Oakover-road, Preston, under the name of "Victorian Textile Cuttings," has been dissolved by mutual consent from the 31st day of October, 1949. All debts due and owing by the said late firm will be received and paid by the said Maurice Hiller, who will continue to carry on business at the same place.

Dated the 31st day of October, 1949.

MAURICE HILLER. C. R. ROSE.

Witness to both signatures-E. A. Cook.

Russell, Kennedy, and Cook, solicitors, 401 Collins-street

NOTICE is hereby given that the partnership heretofore subsisting between Harry Edwin Winslade, of 107 Murray-road, Preston, and Edwin Harcourt Winslade, of 634 Plenty-road, Preston, carrying on the business of builders, under the style or firm name of "H. E. Winslade & Son," has been dissolved as from the 31st day of October. All moneys due to the partnership will be received by the said Harry Edwin Winslade, who will also pay and satisfy all debts and liabilities of the late partnership, and continue to carry on the business under the said firm name. NOTICE is hereby given that the partnership heretofore

NOTICE is hereby given that the partnership heretofore subsisting between William John Wright, and William Bates Riley, carrying on business as butchers at Firebracestreet, Horsham, under the business name of "Wright & Riley," has been dissolved owing to the death of William Bates Riley, as from the 14th day of March, 1949. The said William John Wright will continue to carry on the said business at the same place and under the same purposes name. business name.

Dated this 3rd day of November, 1949.

W. J. WRIGHT.

J. Weldon Power and Bennett, solicitors, Horsham, 779

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned John McGee Fisher, Cyril Banool Fox, Gordon Charles Thomas, and Ian Wilsden Fisher, carrying on business as sawmillers at Tanybryn, under the style or firm name of "Tanybryn Sawmilling Co.," has been dissolved as from the 21st day of October, 1949, by mutual consent.

Dated this 26th day of October, 1949.

J. M. FISHER. C. B. FOX. G. C. THOMAS. I. W. FISHER.

Sewell and Sewell, Colac, solicitors for all parties.

NOTICE is hereby given that the partnership heretofore subsisting between Leslie Hindley Walker and Thomas Henry Barker, carrying on business as pharmaceutical chemists, under the firm name of Craven's Pharmacy, at 134 Bridport-street, Albert Park, has been dissolved by mutual consent as from the 1st October, 1949, on which date the said Thomas Henry Barker cetired from the firm. The said Leslie Hindley Walker will continue to carry on the said business under the same firm name and at the same address and will receive all moneys and pay all debts and liabilities of the partnership.

HENDERSON & BALL, solicitors, 430 Little Collins-

Companies Act 1938.

SUNRAYSIA FLOUR MILLS PROPRIETARY LIMITED, MILDURA.

PURSUANT TO SECTION 226 (1).

 $A^{\rm T}$ an Extraordinary Meeting of the company, properly convened and duly held on 28th October, 1949, the following Special Resolution was carried:—

"That the company be wound up voluntarily, and that Cyril Joseph Batchelor, chartered accountant (Aust.), be and is hereby appointed liquidator of the company."

C. J. BATCHELOR, F.C.A. (Aust.), liquidator, 61 Deakinavenue, Mildura.

MORAN'S FREEHOLDS PTY. LTD.

NOTICE OF RESOLUTION TO WIND UP VOLUNTARILY.

NOTICE is hereby given that at an Extraordinary Meeting of the shareholders of Moran's Freeholds Pty. Ltd., held on 2nd November, 1949, the following Resolution was duly passed:-

"That the company be wound up voluntarily."

F. OSWALD BARNETT, Liquidator.

422 Collins-street, Melbourne.

GARTSIDE BROTHERS PRODUCTS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a General Meeting of members of the above-named company will be held at the office of the liquidator, Austral Chambers, 97-99 Queenstreet, Melbourne, on Wednesday, the 14th day of December, 1949, at Eleven o'clock a.m., for the purpose of laying before members an account, showing how the winding up of the company has been conducted and the property of the company disposed of.

L. C. TRIST, Liquidator.

Companies Act 1938.

CATALIN (AUSTRALIA) PTY, LIMITED (IN LIQUIDATION.)

NOTICE is hereby given, pursuant to section 236 of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at the registered office of the liquidator, 360 Collins-street, Melbourne, on 12th day of December, 1949, at Twelve noon, for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the liquidator.

Dated this 7th day of November, 1949.

R. J. BURNS, Liquidator.

Authorized by R. J. Burns, chartered accountant (Aust.), 360 Collins-street, Melbourne.

JOHN EDMUND KERR, late of 81 Clauscen-street, North Fitzroy, retired master printer (who died on the 11th August, 1949).

CREDITORS, next of kin, and all others having claims in respect of the estate of the above-named deceased, are required by the executor the Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, to send particulars of such claims to the said company, on or before the 24th January, 1950, after which date the said company will proceed to distribute the estate of the said deceased, having regard only to the claims of which it then has notice.

DAVIES, CAMPBELL, & PIESSE, 401 Collins-street, Melbourne, solicitors.

LIONEL TREVOR FRANKLIN EMRYS-JONES, formerly of "Two Gables," Pembroke Gardens, Hove, in the County of Sussex, England, serving with the Royal Navy, but late of No. 14 Urquhart-street, Hawthorn, in the State of Victoria, Commonwealth of Australia, sales manager, DECEASED (who died on 31st December, 1948).

manager, DECEASED (who died on 31st December, 1948).

CREDITORS and all other persons having claims against the estate of the deceased are required by Yvonne Emrys-Jones, of 14 Urquhart-street, Hawthorn aforesaid, widow, to whom letters of administration with the will annexed of the estate of the said deceased have been granted by the Supreme Court of Victoria, to send particulars of such claims, in writing, to the undersigned, on the before the 11th January, 1950, after which date the assets will be distributed, having regard only to the claims of which notice has then been received.

EMANUE & HENTEY, 295 Colling street, Molhoume, sali-

PLANTE & HENTY, 395 Collins-street, Melbourne, solicitors for the administratrix with the will annexed. 77

Trustee Act 1928.

NOTICE TO CLAIMANTS.

PURSUANT to the *Trustee Act* 1928, creditors, next of kin, and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars thereof to the legal personal representative or representatives at the address stated below, on or before the date stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been

William James McCoombe, late of Nalangil, farmer, died 7th September, 1944.—Claims to the executors, Laura Mary McCoombe, of Queen-street, Colac, widow, William Samuel McCoombe, of Gravesend-street, Colac, Lands Department employee, and Thomas John McCoombe, of 41 Bowden-street, Castlemaine, dairy supervisor, by 18th January, 1950. Sewell and Sewell, solicitors, Colac. 777

Joseph William Johnson, late of 48 Filson-street, Ascot Vale, liftman, died 29th September, 1949.—Claims to the executor, William Levi Davies, care of Alan H. Wells, solicitor, 443 Chancery-lane, Melbourne, by 11th January, 1950.

Gertrude Ethelwyn Brunt, late of 221 Canterbury-road, Gertrude Ethelwyn Brunt, late of 221 Canterbury-road, St. Kilda, in the State of Victoria, music teacher, who died on the 9th August, 1949, intestate.—Claims to the administratrix, Annie Evelyn McKenzie, of 8 Forrest-street, Sunshine, in the said State, married woman, in the care of the undersigned solicitors, by 13th January, 1950. Hedderwick, Fookes, and Alston, 103 William-street, Melbourne, solicitors for the administratrix.

Francis Evans, late of 22 Kelvin-grove, Armadale, gentleman, deceased, died 15th June, 1949.—Claims to the executor, The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by 4th January, 1950. W. M. Bourke, M.A., LL.B., solicitor, 317 Collins-street, Melbourne.

Margaret Maud Danaher, late of 140 Page-street, Middle Margaret Maud Dananer, late of 140 Page-street, Middle Park, widow, deceased, died 2nd July, 1949.—Claims to the executor National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by 4th January, 1950. W. M. Bourke, M.A., LL.B., solicitor, 317 Collins-street, Melbourne.

CREDITORS, next of kin, and all others having claims in respect of the estate of Richard Henry Darley, late of Hopevale, in the State of Victoria, farmer, deceased (who died on the 22nd day of July, 1949), are to send particulars of their claims to the executor, Darcey Clive Darley, care of the undersigned, on or before the 14th day of January, 1950, after which date he will distribute the assets, having regard only to the claims of which he then have notice. has notice.

D. J. COMMONS, solicitor, Hopetoun.

PURSUANT to the Trustee Act 1928, creditors, next of PURSUANT to the Trustee Act 1928, creditors, next of kin, and all other persons having claims in respect of the estate of Isaac Martin Kelly (usually known as Isaac Kelly), late of Norong, in the State of Victoria, farmer (who died on the 24th day of July, 1949), are to send particulars of their claims to the administrator, The Trustees, Executors, and Agency Company Limited, whose registered office is at No. 411 Collins-street, Melbourne, by the 14th day of January, 1950, after which date the said company will distribute the assets of the said estate, having regard only to the claims of which the said company shall then have had notice.

W. M. STRONG & SON, solicitors, Rutherglen.

CREDITORS, next of kin, and others having claims in respect of the estate of Raymond James Beecroft, formerly of Outtrim, in the State of Victoria, farmer, but late of Inverloch, in the said State, cartage contractor, deceased (who died on the 11th day of June, 1949), are to send the particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, in the said State, by the 12th day of January, 1950, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

SHEGOG & BIRCH, solicitors, Korumburra.

CREDITORS, next of kin, and others having claims in respect of the estate of George William Selby, late of 9 Glenbrook-avenue, East Malvern, in the State of Victoria, chartered accountant (Aust.), deceased (who died on 11th July, 1949), are to send particulars to The Union Trustee Company of Australia Limited, of 333 Collinsstreet, Melbourne, in the said State, and Katie Doris Selby, care of the said company, on or before 11th January, 1950, after which date the executors will distribute the estate, having regard only to the claims of which it and she then have notice.

MOULE, HAMILTON, & DERHAM, solicitors, 394

MOULE, HAMILTON, & DERHAM, solicitors, 394 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims against the estate of Myrtle Lucinda Uren, late of Castlemaine, in the State of Victoria, married woman, deceased, are requested to send particulars of such claims to her executors, George Robert Augustus Yandell and Albert Alexander Heather, in care of the undersigned solicitors, on or before the 15th day of January, 1950, after which date the executors will distribute the estate, having regard only to claims of which they shall then have had notice. notice.

Dated the 31st day of October, 1949.

H. S. W. LAWSON & CO., solicitors, Castlemaine,

WILLIAM CHARLES WILSON, late of 8 Ajax-street, Ballarat, in the State of Victoria, public servant, DECEASED (who died on the 31st day of August, 1949).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the executor, The Ballarat Trustees, Executors, and Agency Company Limited, to send detailed particulars of the claims in respect of the said property to the said company, at its registered office, 101 Lydiard-street north, Ballarat, aforesaid, on or before the 18th day of January, 1950, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

Dated this 7th day of November, 1949.

R. H. RAMSAY, 41 Lydiard-street, Ballarat, solicitor for the said executor.

ROSA ELLINOR RUDALL, late of 126 Walsh-street, South Yarra, widow, Deceased (who died on the 27th day of August, 1949).

August, 1949).

CREDITORS, next of kin, and others having claims against the estate of the deceased are required by the executors of her will and codicils, National Trustees, Executors, and Agency Company of Australasia Limited, registered office of which is situate at 95 Queen-street, Melbourne, and Rex Gordon Peile, of 99 Queen-street, Melbourne, solicitor, to send particulars to the said executors, in care of the said company, on or before the 11th day of January, 1950, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

BARKER & DETLE solicitors 99 Queen-street Mela

BARKER & PEILE, solicitors, 99 Queen-street, Mel-

CREDITORS, next of kin, and all others having claims against the estate of Albert Alfred Wade, late of 80 Parkins-street, Hawthorn, in the State of Victoria, poster artist, deceased, intestate (who died on the 25th day of August, 1949), are required to send particulars of their claims to the administratrix, Lilian May Eileen Wade, in care of the undersigned, on or before the 13th day of January, 1950, after which date she will distribute the assets, having regard only to the claims of which she then has notice. has notice.

MICHAEL NIALL & CO., solicitors, Collins House, 360 Collins-street, Melbourne. 747

STANLEY VICTOR BOXER, formerly of care of Captain Herbert Martyn Boxer, R.N., Emery Down, Kiln-road, Farnham, County of Hants, England, missionary, but late of 28 Warrigal-road, Surrey Hills, Victoria, senior lecturer in surveying (who died 9th July, 1949).

CREDITORS, next of kin, and all other persons having CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are requested to forward particulars thereof to Raynor Carey Johnson and John Paterson Adam, the executors of the will of the said deceased, as regards his Australian estate, at the address of their solicitors hereinafter named, on or before the 16th January, 1950, otherwise they may be excluded when the assets of deceased in Victoria are being distributed.

WEIGALL & CROWTHER, 459 Chancery-lane, Melbourne, solicitors to the said executors. 746

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Elizabeth Hodgkinson, late of 660 Malvern-road, Prahran, in the State of Victoria, widow, deceased (who died on the 9th day of July, 1949, and probate of whose will was granted by the Supreme Court of Victoria on the 21st day of October, 1949, to Dudley Ackerley Tregent, of 291 Walsh-street, South Yarra, in the said State solicitor and Lames Francis Neagle of Dudley Ackerley Tregent, of 291 Walsh-street, South Yarra, in the said State, solicitor, and James Francis Neagle, of 19A New-street, Hampton, in the said State, insurance officer, the executors named in and appointed by the said will), are hereby required to forward particulars of such claims to the executors, in care of their solicitor, Dudley A. Tregent, B.A., LL.M., 422 Collins-street, Melbourne, on or before the 12th day of January, 1950, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which he shall have had notice. which he shall have had notice.

Dated this 2nd day of November, 1949.

DUDLEY A. TREGENT, B.A., LL.M., solicitor, 422 Collins-street, Melbourne. 748

LEWIS STRANGE GUNION, late of Surrey-road, Coburg, in the State of Victoria, labourer, DECEASED, intestate.

in the State of Victoria, labourer, Deceased, intestate. PURSUANT to the Trustee Act, 1928, notice is hereby given that all persons having claims, whether as creditors, beneficiaries, next of kin, or otherwise, against the estate of the above-named Lewis Strange Gunion, deceased (who died intestate on the 21st day of August, 1949, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the 27th day of October, 1949, to Herbert Sydney Blackford Warr, of 405 Glenferrie-road, Hawthorn, in the said State, cartage contractor), are hereby required to send particulars, in writing, of such claims to the said administrator, at his address aforesaid, on or before the 17th day of January, 1950, after which date the said administrator will proceed to distribute the estate of the said deceased, which shall then have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice, and the said administrator will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid. as aforesaid...

ABBOTT, STILLMAN, & WILSON, solicitors, of 422 Little Collins-street, Melbourne. 744

CREDITORS, next of kin, and others having claims in respect of the estate of Rupert Whicker, late of 199 Stanley-street, West Melbourne, in the State of Victoria, hotel employee (who died on 14th day of August, 1947), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 9th day of January, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has noting regard only to the claims of which it then has notice

FRANCIS P. WILLIAMS, LL.B., solicitor, 379 Collins street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Ellen Maria Rees, late of 33 Clarence-street, East Malvern, in the State of Victoria, spinster, deceased (who died on the 5th day of July, 1949), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, by the 11th day of January, 1950, after which date it will distribute the assets, having regard only to the claims of which it the beautiful to the state of the claims of which it the beautiful to the state of the claims of which it the beautiful to the claims of which it the claims of t having regard only to the claims of which it then has

MIDDLETON, McEACHERN, & SHAW, solicitors, 60 Market-street, Melbourne. 742

EDITH HENHAM, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of Edith Henham (sometimes known as Edith Iden Henham), late of 5 Woodmason-street, Malvern, in the State of Victoria, spinster, deceased (who died on the 9th day of March, 1949, and probate of whose will was granted by the Supreme Court of Victoria on the 10th day of June, 1949, to Frank Newington Heathfield, of 230 Collins-street, Melbourne, in the said State, solicitor), are hereby required to send particulars in writing for the of 230 Collins-street, Melbourne, in the said State, solicitor), are hereby required to send particulars, in writing, of such claims to the said executor, at his above-mentioned address, on or before the 20th day of January, 1950, after which date the said executor will proceed to distribute the assets of the said Edith Henham, deceased, which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. notice.

Dated this 8th day of November, 1949.

SETON, WILLIAMS, & HEATHFIELD, 230 Collins street, Melbourne, solicitors for the executor.

ELIZABETH MARY EASTON, late of 14 Royal-crescent, Camberwell, in the State of Victoria, widow, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased are required by the executor, Richard Edward Ballard, to send particulars to him, at the under-mentioned address, on or before 14th January, 1950, after which date he will distribute the assets of the estate, having regard only to the claims of which he then has notice.

VROLAND, PEARCE, & WEBSTER, solicitors, 430 Little Collins-street, Melbourne.

NOTICE is hereby given that all persons having claims in respect of the estate of Esther May Lucas, late of 7 Allambee-avenue, East Camberwell, widow, deceased (who died on the 3rd day of September, 1949, probate of whose will and codicil thereto was granted on the 19th day of October, 1949, to Clarence Stanley Harvey, of 16 Spofforth-street, Cremorne, in the State of New South Wales, bookseller, the executor thereof), are required to send particulars of such claims to the executor, care of his solicitors below, on or before the 11th day of January, 1950, after which date the executor will distribute the assets, having regard only to the claims of which he shall then have notice. then have notice.

UPTON, ETTELSON, & OWEN, 395 Collins-street, Melbourne, solicitors to the executor.

CREDITORS, next of kin, and others having claims against the estate of Lilian Mary Parsons, late of 7 Graham-street, Sunshine, in the State of Victoria, married woman, deceased (who died on the 27th day of July, 1949), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, the registered office of which is situated at 472 Bourke-street, Melbourne, in the said State, by the 12th day of January, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collins street, Melbourne.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Walter Herbert Williamson, late of 10 Queen's-parade, Burwood, gentleman, deceased (who died on the 15th day of August, 1949, and probate of whose will was granted by the Supreme Court of Victoria on the 24th day of October, 1949, to May Bright, of 171 Williamstom-road, Footscray, married woman, and Vera Jean Williamson, of 10 Queen's-parade, Burwood, spinster, the executrices appointed by deceased's will), are hereby required to send particulars of such claims to the said May Bright and Vera Jean Williamson, care of the under-mentioned solicitors, on or before the 10th day of January, 1950, after which date the said executrices will distribute the assets, having regard only to the claims of which notice has then been received.

MARTIN & MARTIN, solicitors, 37 Queen-street, Mel-

MARTIN & MARTIN, solicitors, 37 Queen-street, Melbourne.

PURSUANT to the *Trustee Act* 1928, all persons having claims against the estate of Marie Steele Baillie, late claims against the estate of Marie Steele Baillie, late of 39 Kialla-avenue, Glen Iris, spinster, deceased (who died on the 9th day of September, 1949, and probate of whose will was granted by the Supreme Court of Victoria on the 2nd day of November, 1949, to Sydney Morrison Baillie, of 33 Holywood-grove, Carnegie, supervisor, and John McDonald Martin, of 37 Queen-street, Melbourne, solicitor, the executors appointed by deceased's will), are hereby required to send particulars of such claims to the said Sydney Morrison Baillie and John McDonald Martin, care of the under-mentioned solicitors, on or before the 10th day of January, 1950, after which date the said executors will distribute the assets, having regard only to the claims of which notice has then been received.

MARTIN & MARTIN, solicitors, 37 Queen-street, Mel-

MARTIN & MARTIN, solicitors, 37 Queen-street, Melbourne.

JOHN ARUNDEL HENTY-WILSON, late of 33 Wellingtonstreet, Kew, gentleman, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased are required by the executors, Florence May Henty-Wilson, Keppel John Henty-Wilson, and Richard Edward Ballard to send particulars to them, at the under-mentioned address, on or before the 11th January, 1950, after which date they will distribute the assets, having regard only to claims of which thou have notice. which they have notice.

VROLAND, PEARCE, & WEBSTER, solicitors, 430 Little Collins-street, Melbourne. 802

CREDITORS, next of kin and others having claims in respect of the estate of Reginald Ernest Weddell, late of 435 Moorabool-street, Geelong, master baker, deceased (who died on the 21st day of July, 1949), are to send particulars of their claims to The Ballarat Trustees, Executors, and Agency Company Limited, of Malop-street, Geelong, and Emily Sophie Weddell, care of the said company, by the 12th day of January, 1950, after which date it and she will distribute the assets, having regard only to the claims of which it and she then have notice.

WHYTE, JUST, & MOORE, solicitors, 27 Malop-street,

CREDITORS, next of kin, and others having claims in respect of the estate of Elsie Annie McDonald, late of Inverleigh, married woman, deceased (who died on the 29th day of July, 1949), are to send particulars of their claims to The Ballarat Trustees, Executors, and Agency Company Limited, of Malop-street, Geelong, and John James McDonald, care of the said company, by the 12th day of January, 1950, after which date it and he will distribute the assets, having regard only to the claims of which it and he then have notice.

WHYTE, JUST, & MOORE, solicitors, 27 Malop-street, Geelong.

In the will and codicil of ISAAC BENSON, late of Kyneton, in the State of Victoria, funeral director, DECEASED.

NOTICE is hereby given that creditors and others having claims against the estate of the above deceased, should give notice thereof, in writing, to Armstrong and Collins, 2 Jennings-street, Kyneton, solicitors to the executors of the will and codicil of the said Isaac Benson, deceased, on or before the 14th day of January, 1950, after which time the executors intend to distribute the estate of the said Isaac Benson, deceased, among the parties entitled thereto, having regard only to the claims of which notice has then been received by the said solicitors.

ARMSTRONG & COLLINS, 2 Jennings-street, Kyneton solicitors for the executors.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, next of kin, and other persons having claims against the estate of John Joseph Glavocin, late of Seymour, in the State of Victoria, firewood merchant, deceased, intestate (who died on the 12th day of August, 1949, and letters of administration were granted by the Supreme Court of the State of Victoria on the 24th day of October, 1949, to Doreen Winifred Glavocin, of Seymour, in the said State, widow), are hereby required to send particulars of such claims to the administratrix, in care of the undersigned at his address hereunder set out. care of the undersigned, at his address hereunder set out, on or before the 10th day of January, 1950, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice.

W. J. OSBORNE, LL.B., solicitor, Seymour.

CREDITORS, next of kin, and others having claims in respect of the estate of Nora Eileen McDougall, late of Poowong, in the State of Victoria, wildow (who died on the 6th day of July, 1949), are to send particulars of their claims to The Union Trustee Company of Australia Limited, whose registered office is at No. 333 Collins-street, Melbourne, by the 18th day of January, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated this 3rd day of November, 1949.

BOOTHBY & BOOTHBY, 408 Collins-street, Melbourne and at Korumburra, solicitors for the said association. 781

CREDITORS, next of kin, and others having claims in respect of the estate of Mary Teresa O'Brien, formerly of Stuart-street, Adelaide, but late of 2 Chambers-street, Coburg, widow, deceased (who died on 20th June, 1927), are to send particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 20th January, 1950, after which date they will distribute the assets, having regard only to the claims of which it then has notice.

JAMES P. OGGE, LL.B., solicitor, &c., 165 Greville

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons claiming against the estate of Arthur Langlands Jack, late of 12 Huntingfield-road, Toorak, in the State of Victoria, solicitor, deceased (who died on the 29th day of June, 1949, and probate of whose will was on the 31st day of August, 1949, granted by the Supreme Court of Victoria, to Marjorie Maude Jack, of 12 Huntingfield-road, Toorak, aforesaid widow, the executor appointed thereby), are hereby required to send particulars, in writing, of such claims to the said Marjorie Maude Jack, to care of Malleson, Stewart and Co., at the address below, on or before the 11th day of January, 1950, after which date the said executor will proceed to convey or distribute the said exate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which she shall then have had notice, and will not be liable for the assets so distributed to any person of whose claim she shall not then have had notice.

MALLESON, STEWART & CO., solicitors, 46 Queen-

MALLESON, STEWART & CO., solicitors, 46 Queenstreet, Melbourne.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Eleanor Baker, formerly of 55 Holmes-road, Moonee Ponds, in the State of Victoria, but late of 12 Brinsley-road, Caulfield, in the said State, widow, deceased (who died on the 9th day of August, 1949), are hereby required to send particulars, in writing, of such claims to James Francis Brown and Henry Douglas Milne, the executors to whom probate of the will of the above-named deceased was granted, such claims to be addressed to the said executors, care of the above-named solicitors, at their office hereunder mentioned, on or before the 11th day of January, 1950, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice. to the claims of which they then have notice

Dated this 1st day of November, 1949.

KIDDLE, BRIGGS, & WILLOX, solicitors, 15 Queenstreet, Melbourne.

MARY GARVEY, late of Heyfield, spinster, DECEASED (who died 11th August, 1949)

CREDITORS, next of kin, and others having claims against the estate of the deceased, are required by the executor of her will and codicil, National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, to send particulars to the said company, on or before 11th January, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

FITZGERALD & FITZGERALD, 396 Little Flinders street, Melbourne, solicitors.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of William Ariel Farr Rucker, late of 15 Queen-street, Melbourne, solicitor, deceased (who died on the 31st day of January, 1949, and probate of whose will was granted by the Supreme Court of Victoria on the 4th day of November, 1949, to John Ralph Burt, of 120 William-street, Melbourne, solicitor), are hereby required to send particulars of such claims to the said executor, at his address abovementioned, on or before the 10th day of January, 1950, after the expiration of which time he will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice.

Dated this 7th day of November, 1949.

Dated this 7th day of November, 1949.

KIDDLE, BRIGGS, & WILLOX, 15 Queen-street, Melbourne, solicitors for the said executor. $\ensuremath{\mathsf{787}}$

NOTICE TO CREDITORS,—FRANK DEAN, late of 90 Pascoe Vale-road, Moonee Ponds, in the State of Victoria, manufacturer, Deceased.

toria, manufacturer, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased (who died on the 6th day of April, 1949, and probate of whose will has been granted to the National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queenstreet, Melbourne, in the said State, the executor named therein), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the 12th day of January, 1950, after which date the said company will distribute such assets of the said deceased as shall have come into its possession amongt the persons entitled thereto, having regard only to the claims of which notice shall have been received as aforesaid.

J. J. CARROLL. 191 Queen-street, Melbourne, solicitor

J. J. CARROLL, 191 Queen-street, Melbourne, solicitor for the company.

NOTICE TO CREDITORS

PURSUANT to the Trustee Act, notice is hereby given PURSUANT to the Trustee Act, notice is hereby given that all persons having claims against the estate of Leigh Massey, late of 1 Amelia-street, Cauffeld, in the State of Victoria, gentleman, deceased (who died on the 29th day of August, 1949, and probate of whose will was granted by the Supreme Court of Victoria, on the 24th day of October, 1949, to Kenneth John Clements, of 29 Glenhuntly-road, Elsternwick, in the said State, solicitor), are hereby required to send particulars, in writing, of such claims to the said executor, at his above-mentioned address, on or before the 20th day of January, 1950, after which date the said executor will proceed to distribute the assets of the said Leigh Massey, deceased, which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated the 2nd day of November, 1949.

KENNETH J. CLEMENTS, solicitor, 29 Glenhuntly-road, Elsternwick.

NOTICE TO CLAIMANTS .-- RE THOMAS CLARKE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Thomas Clarke, late of 100 Fergie-street, North Fitzroy, bootmaker, deceased (who died on the 9th day of September, 1949, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 17th day of October, 1949, to Lillian McDuff, of 145 Errol-street, North Melbourne, in the State of Victoria, married woman), are hereby required to send particulars to the above-named executrix, care of J. M. Smith and Emmerton, at the address hereunder mentioned, on or before the 11th day of January, 1950, after which date the said Lillian McDuff will proceed to distribute the assets of the said Thomas Clarke, deceased, which shall have come to her hands, amongst the persons entitled thereto, having regard only to the claims of which she shall have had notice, and notice is hereby further given that the said Lillian McDuff will not be liable for the assets so distributed, or any part thereof to any person of whose claim she shall not have had notice as aforesaid.

Dated the 3rd day of November, 1949.

Dated the 3rd day of November, 1949.

J. M. SMITH & EMMERTON, 480 Bourke-street, Melbourne, solicitors for the said Lillian McDuff. 775

FREDERICK JAMES BELL, late of 56 Hall-street, Newport, in the State of Victoria, joiner, Deceased (who died on the 4th August, 1949).

CREDITORS, next of kin, and others having claims against the estate of the deceased, are required to send particulars of their claims to the executor of his will, John Francis Hogan, care of Rogers and Gaylard, at the address hereunder mentioned, by the 15th January, 1950, after which date the executor will distribute the assets, having regard only to the claims of which he shall then have notice.

ave notice.

ROGERS & GAYLARD, solicitors, 422 Collins-street,
755 Melbourne.

ALL persons having claims against the estate of William Aitkenhead Doig, late of "Duntober," 39 Battlefieldroad, St. Albans, Hertfordshire, England, deceased (who died on the 23rd day of September, 1948), and probate of whose will was on the 6th day of January, 1949, granted by the principal probate registry of the High Court of Justice, England, to Midland Bank Executor and Trustee Company Limited, and application to the Supreme Court of Victoria (probate jurisdiction) by The Perpetual Executors and Trustees Association of Australia Limited, to seal such probate, having been granted on the 2nd day of November, 1949), are hereby required to send particulars of such claims to The Perpetual Executors and Trustees Association of Australia Limited, at its registered office, at 100-104 Queen-street, Melbourne, on or before 11th day of January, 1950, after which date the said company will proceed to transfer, convey, or distribute the said estate to or among the persons entitled thereto, having regard only to the claims of which it shall then have had notice and will not be liable for the assets so transferred, conveyed, or distributed to any persons of whose claim it shall not then have had notice. Dated the 4th day of November, 1949.

Dated the 4th day of November, 1949.

WILLAN & COLLES, solicitors, of 100 Queen-street, Melbourne, proctors.

No. 896.-11039/49.--5

LEGAL NOTICE.

PURSUANT to the Trustee Act 1928, notice is hereby PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Oswald Manner Sutton, late of Ultima, retired farmer, deceased (who died on the 29th day of January, 1949, and probate of whose will was granted on the 7th day of July, 1949, to Thomas Charles Sutton, of 19 Scottstreet, Canterbury, retired farmer, Herbert George Squires, of 14 Beveridge-street, Swan Hill, retired water bailiff, and Clement Perron Baldwin, of Ultima, garage proprietor), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the 31st day of January, 1950, after which date the said executors will distribute the said estate amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and the said executors will not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.

DAVIES & HAVES solicitors 113 Campbell-street.

DAVIES & HAYES, solicitors, 113 Campbell-street Swan Hill.

ALEXANDER McWHAE, formerly of Crib Point, in the State of Victoria, but late of 17 Lambert-street, Ararat, in the said State, retired farmer, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims, whether as creditors, beneficiaries, next of kin, or otherwise, against the estate of the above-named Alexander McWhae, decased (who died on the 6th day of September, 1949; and probate of whose will was granted by the Supreme Court of Victoria, on the 27th day of October, 1949, to Walter Patten, of 17 Lambert-street, Ararat, aforesaid engineer), are hereby required to send particulars, in writing, of such claims to the said executor of the will, care of the undersigned solicitors, on or before the 21st day of January, 1950, after which date the said executor will proceed to distribute the estate of the said deceased which shall then have come to his hands, amongst the persons entitled have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice, and the said executor will not be liable for the assets so distributed, or any part thereof to any person of whose claim he shall not have had notice as aforesaid.

ABBOTT, STILLMAN, & WILSON, 422 Little Collinsstreet, Melbourne.

MINING NOTICES.

DEBORAH GOLD MINES NO LIABILITY.

NOTICE.

NOTICE is hereby given that an Extraordinary Meeting of shareholders will be held at the company's office, Charing Cross, Bendigo, on Friday, the 25th November, 1949, at Eleven o'clock a.m.

Business.

- 1. To consider the future policy of the company in regard to development and prospecting of the mine, or otherwise as may be determined, and convey such recommendations and/or instructions to the directors as may be considered necessary.
 - 2. To confirm the minutes of the meeting.

Dated this 1st day of November, 1949.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager. Commonwealth Bank Chambers, Charing Cross, Bendigo.

AURORA GOLD NO LIABILITY.

NOTICE is hereby given that a Call (the 1st) of Four shilling and nine pence per share (making shares 5s. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 430 Little Collins-street, Melbourne, on Wednesday, the 14th day of December, 1949.

By order of the Board.

A. E. LLEWELLYN, Manager.

CHEWTON GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 82nd (October) Call of Three pence per share will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, at a quarter to Twelve o'clock a.m., on Wednesday, the 16th day of November, 1949, unless redeemed on or before 5 p.m. on Tuesday, the 15th day of November, 1949.

By order of the Board

A. E. LLEWELLYN, Manager.

430 Little Collins-street, Melbourne, C.1., 8th November 1949.

DEBORAH GOLD MINES NO LIABILITY. NOTICE.

ALL shares in this company (included in Nos. 1 to 61,000) on which the 54th Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Thursday, 17th November, 1949, at Four o'clock p.m., unless previously redeemed as required by the Companies Act 1938.

736

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

IMPOUNDINGS.

RALLARAT.—Impounded in the Ballarat Shire Pound.

Jersey heifer, blotch brand on rump brindle heifer, white markings, blotch brand Jersey heifer, white markings, indistinct brand

If not claimed and expenses paid, to be sold on 23rd November, 1949.

764-6/8

H. WILSON, Poundkeeper.

RENDIGO.—Impounded at Bendigo.

1 red steer, white patch on belly, no visible brand If not claimed and expenses paid, to be sold on 24th November, 1949. A. MOOG

763 - 5/

Poundkeeper.

CROYDON.—Impounded at Croydon, on 31st October,

1 brown pony mare, aged, no visible brand

If not claimed and expenses paid, to be sold on 1st December, 1949.

759-5/10

A. C. HALL Poundkeeper.

DANDENONG.—Impounded at Dandenong, by Ranger E. Osborne from Ross-street, Dandenong.

1 red steer, V out of near ear
1 red heifer, no visible brand

If not claimed and expenses paid, to be sold on 29th November, 1949.

A. A. WALKER

758-6/8

Poundkeeper.

FLTHAM.—Impounded in Eltham Pound, by Ranger. 1 black and white heifer, two notches near ear, no visible brand, calf at foot

1 Jersey heifer, milking, no visible brand

1 red heifer, no visible brand

If not claimed and expenses paid, to be sold on 23rd November, 1949.

803-7/6

W. J. WALSH, Poundkeeper.

KERANG,-Impounded at Kerang.

1 red Poll cow, two slits left ear, one slit right ear, like

R.N. on right rump
1 yellow Jersey cow, slit right ear, no visible brand
1 brindle and white cow, slit left ear, no visible brand
1 brindle steer, slit both ears, no visible brand
1 brindle steer, slit both ears, no visible brand
1 white heifer, no visible brand

If not claimed and expenses paid, to be sold on 25th

November, 1949. F. NANCARROW,

760-10/ Poundkeeper. MELBOURNE.—Impounded in Arden-street Pound, by A. Thomas

1 bay pony gelding, star, black points

If not claimed and expenses paid, to be sold on 24th: November, 1949.

732--5/10

D. CROWE. Poundkeeper.

MOOROOPNA.—Impounded at Mooroopna, on 31st

October, 1949.

1 light bay gelding, aged, star, white hind fetlocks, one-white off front fetlock, B near shoulder

If not claimed and expenses paid, to be sold on 24th November, 1949.

T. J. CHALKER, Poundkeeper. 761-6/8

ORBOST.-Impounded in Orbost Pound, by Shire Herds-

man. 1 creamy pony gelding, black mane and tail, like JX near shoulder

If not claimed and expenses paid, to be sold after fourteen days.

H. DOMINEY, 804-6/8

Poundkeeper.

WANGARATTA.—Impounded at Wangaratta.

1 brown and white Jersey cross steer, piece out of top of

off ear, notch out of top of both ears, bang tail
1 light-yellow and white Jersey cross steer, 12 to 14
months, slit under near ear

If not claimed and expenses paid, to be sold on 1st December, 1949.

J. McDONNELL, 770-7/6

Poundkeeper.

WERRIBEE.—Impounded at Werribee from Tarneit, on 5th November, 1949, by the Acting Ranger.

I dark-brown draught mare, white face, milky mouthed, white stockings, unshod, no visible brand bay draught mare, white socks, light white blaze, collar marked, no visible brand

bay draught mare, white blaze, near fore foot white, no visible brand

1 bay draught mane, white blaze, near tote foot white, no visible brand
1 bay draught gelding, white blaze, underlip white, white hind stockings, collar marked like M on near shoulder, and JB on upper thigh

1 bay gelding hack, black points, no visible brand

If not claimed and expenses paid, to be sold on 24th November, 1949.

TIMOTHY MAHER,

Poundkeeper.

YINNAR.—Impounded at Yinnar, by Road Ranger, from the Highway, on 17th October, 1949. 1 dark-brown gelding, three white feet, star on forehead, short tail, like T (upside down) on near shoulder

1 bay baldy-faced draught gelding, white legs, white patch on near side ribs, short tail

If not claimed and expenses paid, to be sold on 11th November, 1949. F. C. KEOGH,

726 - 8/4

Poundkeeper.

STATE ACTS, 1948.

COPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:-

			PI	ce.
No.	•		3.	d.
5263.	Essential Services	٠.	0	9.
5264.	Landlord and Tenant		2	6
	Public Works Committee		0	6
	Midwives (Amendment)	٠.	0	6
	Carriers and Innkeepers		0	6
	Camberwell Lands		0	9
	Consolidated Revenue		0	6
5270.	Miners' Phthisis (Treasury Allowanc	es)		
	Amendment		0	6
5271.	Building Operations and Building Materi	als		
	Control (Amendment)		0	6.
	State Electricity Commission	٠.	0	9
	Town and Country Planning	٠.	0	6
	Coranderrk Lands		0	9
	Coroners (Medical Witnesses)	٠.	0	6
	Vegetation Diseases (Fruit Fly)	٠.	0	6
	Administration and Probate (Amendment)	٠.	0	9
	Country Roads (Permanent Works)		0	6
	Shrine of Remembrance Trustees	٠.	0	6
	Non-Contributory State Pensions		0	6
5281.	Closer Settlement (Disposal of Land)	٠.	0	6.

	STATE ACTS, 1948—continued.	D-1	
No.		Prie	ce. d.
	Melbourne North Land	0	6
5283.	Melbourne Harbor Trust (Chairman's Salary)		ĕ
5284.	Police Offences (Race-meetings) Statute Law Revision Committee	1	0
5285.	Statute Law Revision Committee		9
5286.	Public Trustee Horse Breeding (Amendment)	1 0	3
5288.	Building Operations Control (Amendment)	ŏ	6 6 3 6 3 6
5289.	Building Operations Control (Amendment) Local Government (Streets)	1	3
SOON .	Country Roads	0	6
5291.	Landlord and Tenant (Amendment)	1	3
5292.	Hepburn Springs Land		6
5294.	Gas Regulation (Amendment) Commonwealth Transferred Officers	_	6
5295.	Forests (Amendment):	0	6
5296.	Parliamentary Salaries and Allowances		9
5297.	Forests (Amendment) Parliamentary Salaries and Allowances Farmers Debts Adjustment (Board) Justices (Courts) Justices (Courts) Justices (Courts) Justices (Courts)	0	6
5299.	Local Authorities Superannuation (Amend-	·	•
		0	6
5300.	ment)	2	3 9
5301.	Health (Hospitals)		9
5302.	Geelong Harbor Trust (Land)	_	6
5304.	Stipendiary Magistrates	_	6
5305.	Consolidated Revenue	0	6
5306.	Consolidated Revenue	0	6
5307.	Local Government (Footscray Street Con- struction)	0	6
5308.	Teaching Service (Application of Enactments)		6
53 09.	Parliamentary Contributory Retirement Fund	0	6
5310.	Prices Regulation		0
5311. 5319	marine (Photage Rates)		6 6
5313.	State Savings Bank	•	9
5314	Transfer of Land (Acquisitions)		6
5315.	Workers' Compensation (Police Force)	0	6
5316.	Workers' Compensation (Police Force) Fire Brigades (Borrowing and Salaries) Public Officers Salaries		6 6
5318.	Mildura Irrigation and Water Trusts (Amend-	U	U
		0	6
5319.	ment) Thornbury Land		0
5320.	N. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.		0
5321.	Latrobe-street Tramway Construction	1	0 6
5323.	Gippsland Railway (Duplication and Re-	v	•
	grading)	0	6
5324.			6
5325.	Stores (Increased Date Grations)		6
5326.	Country Roads Board Fund (Amendment)		ě
5327.	Land Tax	0	6
5328.	Housing Master of the Supreme Court Treasury Bonds Statute Law Revision Forests (Land Acquisition) State Forests Loan and Application Water Supply Loans Application		0
5330.	Treasury Bonds	^	9 6
5331.	Statute Law Revision	_	9
5332.	Forests (Land Acquisition)		6
5333.	Forests (Land Acquisition) State Forests Loan and Application Water Supply Loans Application Country Roads (Works and Evidence) Friendly Societies (War Service) Repeal Teaching Service (Amendment) Wheat Industry Stabilization Administration and Probate Duties Nurses (Registration)	0	6
5335	Country Roads (Works and Evidence)	Ţ	3 6
5336.	Friendly Societies (War Service) Repeal	ŏ	6
5337.	Teaching Service (Amendment)	Ō	6
5338.	Wheat Industry Stabilization	0	9
5340.	Nurses (Registration)	Ü	6 6
5341.	Cancer Institute Melbourne and Metropolitan Tramways	1	3
5342.			
E242	(Financial)	0	6
5344	Railways Standardization Agreement Public Works Loan and Application (Amend-	1	0
0011	ment)	0	6
5345.	Alphington to East Preston Railway Con-	-	
524C	struction	0	9
5347.	Public Works Loan and Application Building Operations (Amendment)	0	6 6
5348	Prices Regulation (Amandment)	ŏ	6
5349.	Parliamentary Salaries and Allowances (No. 2) Land (Leases)	0	6
5350.	Conl (Ourgons Burnham) I am	0	6
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5352.	Moe to Yallourn Railway Construction Hide and Leather Industries	ŏ	9
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5355.	Fern Tree Gully and Gembrook Railway	1	0
	(Reconstruction)	0	9
5356.	Railway Loan and Application	1	0
5357. 5358	Co-operative Housing Societies Hospital Benefits	0	9
	Police Regulation (Amondment)	1 0	6
5361.	Railways (Amendment)	ŏ	9
	J J COURTEV		

Government Printer.

STATE ACTS, 1949.

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		- 1	FIL	e.
No.			8.	d.
5362.	Miners' Phthisis (Treasury Allowance	es)		
	Amendment		0	6
5363.	Country Roads (Financial)		0	6
5364.	Horsham Land		Ō	6
5365.	Mental Institution Benefits		0	6
5366.	Royal Commission (Communist Party)		Õ	6
5367.	Melbourne and Metropolitan Tramwa		•	•
	(Chairman)		0	6
5368.	State Electricity Commission (Chairman)		ŏ	6
5369.	River Murray Waters		ŏ	ě
	Soldier Settlement		ŏ	9
5371.	Consolidated Revenue		ŏ	6
	Agricultural Education		ň	ğ
	Forestry Pulp and Paper Company's Affores		٠	•
	tion Contracts		1	0
5374.	Shearers Accommodation	• •	1	3
	Water		ō	9
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2386.	Royal Commission (Communist Party) Ame	na-	_	_
	ment		0	6

J. J. GOURLEY,
Government Printer.

THE "VICTORIA GOVERNMENT GAZETTE."

Subscriptions.—The subscription, including postage, is f1 12s. 6d. per annum, 16s. 3d. half-yearly, or 8s. 2d. per quarter, payable in advance.

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On an average, ten words make a line.

Every signature must likewise be counted as a line.

The final words of a paragraph, though only portion of a line, must be counted as one line.

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A TTENTION is invited to the following procedure in relation to the publication of official matter in the Government Gazette:—

1. Matter submitted to the Executive Council.

Matter submitted to the Executive Council which requires gazettal will normally be published in the issue of the following week.

Where urgent gazettal is required, special arrangements should be made with the ${\it Gazette}\text{-}{\it Officer}.$

Publication will be facilitated by the submission of carbon copies for the use of the Gazette Officer.

2. Other matter.

(a) All other matter duly certified by a responsible officer for publication should be lodged with the Gazette Officer not later than half-past Ten a.m. on Tuesday.

(b) Lengthy or involved notices should be forwarded several days before publication.

(c) Proofs, which will be supplied only when specifically requested or at the direction of the *Gazette* Officer, should be returned promptly to avoid delay in publication.

(d) No additions or amendments to matter for publication will be accepted by telephone.

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A copy of the Gazette filed at each place for public reference.

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VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 897]

WEDNESDAY, NOVEMBER 9.

[1949

ACT OF PARLIAMENT.

PROCLAMATION

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

I. THE Governor of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bill passed by the Parliament of the said State, the title whereof is hereunder set forth, that is to say:—

No. 5417. "An Act to provide for the equitable distribution of supplies of liquid fuel available in Victoria, and for other purposes."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this ninth day of November, in the year of our Lord One thousand nine hundred and forty-nine, and in the thirteenth year of the reign of His Majesty King George VI.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

T. T. HOLLWAY,

Premier.

LIQUID FUEL ACT 1949.

PROCLAMATION

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

WHEREAS by an Act of Parliament of the State of Victoria, passed in the thirteenth year of the reign of His Majesty King George VI., initiuled the Liquid Fuel Act 1949, it is amongst other things enacted that the said Act shall come into operation on a date to be fixed by Proclamation of the Governor in Council published in the Government Gazette: Now therefore I, the Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, do by this my Proclamation fix Wednesday, the ninth day of November, One thousand nine hundred and forty-nine, as the day upon which the Liquid Fuel Act 1949 shall come into operation.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this ninth day of November, in the year of our Lord One thousand nine hundred and forty-nine, and in the thirteenth year of the reign of His Majesty King George VI.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

T. T. HOLLWAY,

Minister of Transport.

GOD SAVE THE KING!

GOD SAVE THE KING!

No. 897.—11350/49.

LIQUID FUEL ACT 1949.

At Government House, Melbourne, the ninth day of November, 1949.

PRESENT:

His Excellency the Governor of Victoria.

Lieut.-Colonel Leggatt

Mr. Bolte.

REGULATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the Liquid Fuel Act 1949, doth hereby make the Regulations following, that is to say:—

LIQUID FUEL (RATIONING) REGULATIONS.

PART I.—PRELIMINARY.

Citation.

1. These Regulations may be cited as the Liquid Fuel (Rationing) Regulations.

Commen**ce**

- 2.—(1.) Regulations 10, 13, 14, 17, 18 and 21 of these Regulations shall come into operation on the fifteenth day of November, 1949.
- (2.) The remaining provisions of these Regulations shall come into operation on the day on which these Regulations are published in the Government Gazette.

Parts.

- 3. These Regulations are divided into Parts, as follows:-
 - Part I.—Preliminary.
 - Part II .-- Administration.
 - Part III.—Rationing of Motor Spirit.
 - Part IV.—Orders.
 - Part V.—Miscellaneous.

Definitions.

- 4. In these Regulations, unless the contrary intention appears-
 - "appropriate ration tickets", in relation to an act or transaction, means ration tickets which are appropriate to that act or transaction by virtue of an order under these Regulations and, except as otherwise expressly provided in any such order—
 - (a) includes ration tickets which, under the law of the Commonwealth or of a State would be appropriate, under the law of the Commonwealth or of that State relating to the distribution or rationing of liquid fuel, to that act or transaction if it took place in the Australian Capital Territory or in that State; and
 - (b) subject to the last preceding sub-paragraph, does not include ration tickets which, on their face, are not appropriate to that act or transaction;
 - "authorized" means authorized by the Board or by the Controller;
 - "aviation spirit" means motor spirit of an octane rating of seventy-three or more;
 - "Board" means the Liquid Fuel Control Board referred to in Part II. of these Regulations;

- "bulk supplier" means a person who supplies liquid fuel in bulk to motor spirit retailers;
- "delivery" includes transfer of possession, and "deliver" has a corresponding meaning;
- "diesel oil fuel" means petroleum distillate or residual, either crude or refined, suitable for use in compression ignition engines, and includes diesel oil fuel distilled from coal-tar;
- "fuel oil" means crude petroleum distillate or residual product of petroleum suitable for use in burners for the production of heat or steam;
- "kerosene" means petroleum distillate normally marketed as kerosene, and includes lighting kerosene and power kerosene;
- "licence" means a licence granted or deemed to have been granted under these Regulations and, where it refers to a motor spirit consumer's licence, includes a motor spirit consumer's licence granted or deemed to have been granted under a law of the Commonwealth or of a State dealing with the distribution or rationing of motor spirit;
- "lighting kerosene" means petroleum distillate normally marketed as lighting kerosene;
- "liquid fuel" includes motor spirit, kerosene, diesel oil fuel, fuel oil, lubricating oil, rectified spirit and shale oil;
- "lubricating oil" means petroleum or other oils or mixtures of oils suitable for the lubrication of moving parts of machinery, and includes petroleum greases, compounds of oils with other substances to form lubricating grease, and mixtures of oils with plastics;
- "motor spirit" means liquid petroleum products or similar hydrocarbons distilling completely below two hundred and twenty-five degrees centigrade and suitable for use as fuel in internal combustion engines, and includes motor benzole and power alcohol;
- " power kerosene" means petroleum distillate normally marketed as power kerosene and suitable for use as fuel in internal combustion engines with spark ignition;
- "purchase", in relation to any liquid fuel, includes acquire by any means whatsoever, and "purchased" has a corresponding meaning;
- "ration ticket" means a ration ticket in accordance with an authorized form, and includes a ration ticket issued under a law of the Commonwealth or of a State dealing with the distribution or rationing of motor spirit;
- "rectified spirit" means any spirit produced by fermentation of any material and denatured for industrial or power purposes;
- "shale oil" means shale distillate or residual either crude or refined produced from shale or coal and suitable for use, either alone or when mixed with any other liquid, as a fuel or as a source of power in internal combustion engines;
- "State" means a State of the Commonwealth;
- "the Australian Capital Territory" includes the Territory accepted by the Commonwealth by the Commonwealth Act known as the Jervis Bay Territory Acceptance Act 1915;
- "the Controller" means the Controller of Liquid Fuel appointed under the Commonwealth Act known as the Liquid Fuel (Rationing) Act 1949 or the Regulations thereunder, and includes any person performing the duties of the Controller.
- 5. The purported exercise by any person of any powers of disposition of tion over any liquid fuel shall, for the purposes of these Regulations liquid fuel. and of orders made thereunder, be deemed to be a disposition thereof, notwithstanding that the liquid fuel may not be within the ownership or possession of that person.

PART II .- ADMINISTRATION.

Liquid Fuel Control Board.

- 6.—(1.) There shall be a Liquid Fuel Control Board which subject to these Regulations shall be responsible for the administration of these Regulations.
- (2.) For the purposes of these Regulations the Transport Regulation Board of Victoria shall be the Liquid Fuel Control Board.

Functions of Controller. (3.) Subject to any directions of the Board, the Controller may exercise any powers and functions which by these Regulations he is authorized to exercise.

Liquid Fuel Advisory Committee.

- 7. (1.) For the purposes of these Regulations there shall be a committee to be known as the Liquid Fuel Advisory Committee.
- (2.) The Committee shall consist of the members of the Board sitting in consultation with persons appointed by the Governor in Council of whom—
 - (a) one shall be a representative of licensed liquid fuel retailers who is nominated by the Minister after consultation with the governing body of the body known as the Victorian Automobile Chamber of Commerce;
 - (b) two shall be representative of owners of commercial vehicles, of whom one is nominated by the Minister after consultation with the governing body of the body known as the Victorian Road Transport Association and the other is nominated by the Minister after consultation with the governing body of the body known as the Victorian Council of Omnibus Proprietors;
 - (c) one shall be a representative of owners of motor cars who is nominated by the Minister after consultation with the governing body of the body known as the Royal Automobile Club of Victoria;
 - (d) one shall be a representative of the automotive industry who is nominated by the Minister after consultation with the governing body of the body known as the Victorian Chamber of Automotive Industries; and
 - (e) one shall be a representative of oil companies who is nominated by the Minister after consultation with the body known as the Victorian State Advisory and Consultative Committee of Oil Companies.
- (3.) The Committee shall meet from time to time as may be considered necessary to enable the Board to have the advice of representative bodies on such matters as may be raised for discussion by the Board or by any body or interest represented on the Committee.

PART III.-RATIONING OF MOTOR SPIRIT.

Restriction on movement of motor spirit by bulk suppliers. 8. A bulk supplier shall not, during any period, move out of any Customs warehouse or Excise factory any motor spirit in excess of the quantity authorized in writing by the Controller to be so moved out by him during that period.

Distribution or delivery by retailers before 15th November, 1949. 9. A motor spirit retailer (whether licensed or not) shall not, on or after the eighth day of November, 1949, and before the fifteenth day of November, 1949, deliver motor spirit from any premises at which he carries on business as a motor spirit retailer, being premises at which he carried on business as a motor spirit retailer throughout the month of May, 1949, if the quantity of motor spirit remaining at those premises after the delivery would be less than one quarter of the quantity of motor spirit delivered from those premises during that month.

Motor spirit not to be acquired except unde sicence, &c.

- 10.—(1.) Subject to these Regulations, a person (other than a bulk supplier) shall not—
 - (a) purchase motor spirit except under and in accordance with a licence; or
 - (b) accept delivery of motor spirit purchased unless-
 - (i) he surrenders, or has surrendered, to the person making the delivery, in accordance with these Regulations, appropriate ration tickets corresponding to the quantity of that motor spirit and duly endorsed in accordance with these Regulations; and
 - (ii) in the case of a consumer's licence other than a licence in respect of a road vehicle, he produces to the person making the delivery the licence under which the motor spirit is or was purchased.

- (2.) For the purposes of the last preceding sub-regulation, the quantity of motor spirit to which any ration tickets correspond shall be deemed to be reduced by the quantity of any motor spirit which has previously been delivered in reliance on the surrender of those tickets.
- (3.) Except with the permission of the Board, a person shall not accept surrender of a ration ticket otherwise than at the time at which he delivers the quantity of motor spirit to which the ticket corresponds, and a person who, with the permission of the Board, so accepts surrender of a ration ticket shall comply with all instructions of the Board in connexion with the handling of tickets so surrendered.
- (4.) A person to whom there is issued a ration ticket specifying the name of a particular supplier shall not surrender that ticket otherwise than to that supplier.
- (5.) A licensed retailer shall not surrender a ration ticket to a licensed bulk supplier unless-
 - (a) the surrender is effected in the manner directed by the Board or the Controller; and
 - (b) the ticket has been cancelled by the retailer in accordance with these Regulations.
- 11.—(1.) A person desiring to obtain a motor spirit consumer's Consumer's licences. licence authorizing him to acquire motor spirit as a consumer may make application accordingly to the Board or, in the case of aviation spirit, to the Controller.
- (2.) Where application is made under the last preceding subregulation to the Board or the Controller, the Board or the Controller may grant to the applicant a motor spirit consumer's licence, either in terms of the application or in such other terms, and subject to such conditions, as it or he thinks fit, or may refuse the application.
- 12.—(1.) The holder of a motor spirit consumer's licence may, Supply and endorsement subject to orders or directions of the Controller-

of ration tickets.

- (a) upon production of the licence for endorsement as approved by the Board or the Controller; and
- (b) in the case of a licence in respect of a road vehicle, upon production of a current certificate of registration of the vehicle.

obtain, at a post office or at an office of the Board or of the Controller, free of charge, ration tickets corresponding to the quantities of motor spirit authorized by the licence.

- (2) The Board or the Controller may, in special circumstances, issue to the holder of a motor spirit consumer's licence ration tickets additional to those corresponding to the quantities of motor spirit authorized by the licence, and in any such case the licence shall be deemed to authorize the holder to purchase the additional motor spirit.
- (3.) The licensee shall, as soon as practicable after receipt of any such ration ticket (other than a bulk ration ticket), endorse in ink on the back thereof the number of the licence and, in the case of a ticket obtained by virtue of a licence issued in respect of a road vehicle, the registration number of the vehicle, and shall sign his name in ink to the endorsement.
- (4.) It shall be a sufficient compliance with the last preceding sub-regulation if the endorsement is duly made and signed by an authorized agent of the licensee, and includes the name of the licensee.
- motor spirit consumer's licence granted under these Regulations shall not, without the consent in writing of the Board or the Controller—

 without the consent in writing of the Board or the Controller—

 activated that 13. (1.) A person who purchases motor spirit in pursuance of a Restriction

 - (a) sell, transfer, give or otherwise dispose of any of that under a spirit to any other person, whether for valuable consideration or not:
 - (b) use any of that spirit otherwise than for the purpose (if any) stated in that licence or for a purpose stated in a permit in writing issued to him by the Board or the Controller, or otherwise than in the vehicle or engine (if any) described in that licence or in any such permit;

- (c) in the case of motor spirit purchased in pursuance of a licence other than a private licence (that is to say, a licence marked "Class 2", with the addition of a letter)—
 - (i) use any of that spirit for the purpose of an occupation, employment or business other than an occupation, employment or business in respect of which the licence was granted; or
 - (ii) use for private purposes any of that spirit in excess of the quantity (if any) stated in the licence, or, in the licence as deemed to be varied by order under these Regulations, to be for private purposes.
- (2.) In a prosecution for a contravention of sub-regulation (1.) of this regulation—
 - (a) any motor spirit which is or has been in the possession of, or which has been used by, the person charged shall, unless the contrary is proved, be deemed to have been purchased in pursuance of the motor spirit consumer's licence held by that person and referred to in the charge;
 - (b) the onus of proving any permit or consent shall be upon the person charged; and
 - (c) the holder of a motor spirit consumer's licence shall, unless the contrary is proved, be deemed to have used, before the commencement of any period in respect of which he is authorized to acquire any motor spirit, all motor spirit which it was lawful for him to have purchased for any particular purpose in respect of any previous period.

Motor spirit not to be disposed of except in accordance with a licence.

- 14.—(1.) A person shall not sell or otherwise dispose of, whether for valuable consideration or not, any motor spirit, except in pursuance of, and in accordance with the terms of, a licence and to a person authorized by these Regulations to purchase the motor spirit.
- (2.) The holder of a motor spirit retailer's licence shall not appropriate for his own use, or for use on his behalf, any motor spirit purchased in pursuance of that licence except in pursuance of a motor spirit consumer's licence held by him, and unless he has first endorsed, signed and cancelled, in the manner described in sub-regulation (3.) of regulation 12 and sub-regulation (2.) of regulation 17 of these Regulations, respectively, appropriate ration tickets obtained in pursuance of that consumer's licence corresponding to the quantity of motor spirit to be so appropriated.
- (3.) In any prosecution for a contravention of sub-regulation (2.) of this regulation, where it is proved that the person charged was, at the time of the alleged offence, the holder of a motor spirit retailer's licence, the onus of proving that any motor spirit used by or on behalf of, or appropriated for use by or on behalf of, the person charged was not purchased in pursuance of that licence, shall be on the person charged.

Application for retailer's licence.

- 15.—(1.) A person desiring to obtain a motor spirit retailer's licence authorizing him to purchase and dispose of motor spirit as a retailer may make application to the Board accordingly.
- (2.) Where it is desired to dispose of motor spirit at more than one place of business, a separate application shall be made in respect of each such place of business.

Grant of retailer's licence.

- 16.—(1.) Where application is made under the last preceding regulation to the Board, the Board may grant a motor spirit retailer's licence in terms of the application or in such other terms, and subject to such conditions, as it thinks fit, or it may refuse the application.
- (2.) The holder of a retailer's licence shall cause the licence to be displayed in a prominent place at the place of business in respect of which the licence is granted.

Delivery of motor spirit to licensed consumers.

- 17.—(1.) A person shall not deliver motor spirit to the holder of a motor spirit consumer's licence unless—
 - (a) that holder complies with the provisions of regulation 10 of these Regulations in relation to the delivery; and
 - (b) where the motor spirit is delivered into the fuel tank of a road vehicle, he verifies that the registration number shown on the number-plate of the road vehicle is correctly endorsed on each ration ticket surrendered.

- (2.) A person who delivers motor spirit to the holder of a motor spirit consumer's licence upon the surrender to that person of a ration ticket shall, immediately on receipt of the ticket, cancel the ticket by writing in ink on, or stamping across, its face the word "Cancelled", followed by the name and licence number of that person.
- 18. A person, not being the holder of a motor spirit bulk supplier's Bulk licence, shall not sell or otherwise dispose of motor spirit to the holder to be of a motor spirit retailer's licence.

19. A person desiring to obtain a motor spirit bulk supplier's Application licence, authorizing him to sell or otherwise dispose of motor spirit to supplier's retailers, may make application to the Controller accordingly.

20.—(1.) Where application is made under the last preceding Grant of regulation to the Controller, the Controller may grant a motor spirit supplier's bulk supplier's licence in terms of the application or in such other licences. terms, and subject to such conditions, as he thinks fit, or he may refuse the application.

- (2.) The holder of a bulk supplier's licence shall cause the licence to be displayed in a prominent place at the premises where the business or branch in respect of which the licence is granted is carried
- 21.—(1.) A person shall not sell or otherwise dispose of or deliver supply of motor spirit to the holder of a motor spirit retailer's licence unless— to retailers.

- (a) the licence is displayed as required by these Regulations; and
- (b) that holder complies with the provisions of regulation 10 of these Regulations in relation to that disposal or delivery.
- (2.) A bulk supplier who delivers motor spirit to a licensed retailer upon the surrender of ration tickets may deliver, in addition to the quantity of motor spirit represented by the tickets surrendered, a quantity of motor spirit representing an allowance, as authorized by the Controller, for evaporation, and the retailer may accept delivery of that motor spirit accordingly.
- (3.) A licensed retailer shall retain any ration tickets surrendered to him, and not surrendered by him to a bulk supplier, until directed by the Board to deliver them to it, when he shall deliver them accordingly.
- 22.—(1.) A licence shall, unless it is suspended, be in force until Duration of revoked or cancelled or for such period as is specified in or endorsed on the licence.

- (2.) The Board, or (in the case of a licence granted by the Controller) the Controller, may, upon application, renew a licence.
- 23.—(1.) The Board or (in the case of a licence granted by the Suspension, revocation and Controller) the Controller may, by notice in writing to the holder of the cancellation of licence, for good cause, suspend for a specified period a licence granted licences, and disposal of under these Regulations, or revoke any such licence, and the holder vehicles. of the licence shall thereupon deliver the licence, and any ration tickets held by him by virtue of the licence, to the Board (or as the case requires) to the Controller.

- (2.) Before suspending or revoking a licence under this regulation, the Board or the Controller shall serve by post on the holder of the licence notice of its or his intention to revoke the licence, and shall state in the notice the cause for which the Board or Controller has decided to suspend or revoke the licence, and, in the case of suspension, the period of the suspension.
- (3.) The holder of the licence may, within fourteen days after service of the notice, appeal against the decision to the Supreme Court or a Judge thereof.
- (4.) Jurisdiction is hereby conferred on the Supreme Court or any Judge thereof to hear and determine appeals under this regulation.
- (5.) The Board or the Controller (as the case may be) shall be the respondent in any such appeal.
 - (6.) Upon the hearing of any such appeal, the Court or Judge may-
 - (a) admit further evidence, either orally or upon affidavit or otherwise;
 - (b) permit the examination and cross-examination of witnesses;
 - (c) affirm, reverse or modify the decision of the Board or of the Controller; and
 - (d) order any party to pay costs to any other party.
- (7.) The decision of the Supreme Court or any Judge thereof upon any such appeal shall be final, and not subject to further appeal.

- (8.) The Board or the Controller shall not suspend or revoke a licence—
 - (a) before the period within which the holder may appeal under this regulation has expired; or
 - (\dot{b}) while an appeal from the decision to suspend or revoke the licence is pending.
- (9.) If a vehicle or engine in respect of which a motor spirit consumer's licence granted under these Regulations is held is sold or otherwise disposed of, or the registration thereof is not renewed or is cancelled or suspended, the motor spirit consumer's licence, and (subject to the next succeeding sub-regulation) any unused ration tickets issued in respect of that vehicle or engine, shall be delivered forthwith by the licensee to the Board, and the Board may thereupon alter or cancel the licence.
- (10.) A person who sells or otherwise disposes of a vehicle or engine in respect of which he holds a private motor spirit consumer's licence (that is to say, a licence marked "Class 2", with the addition of a letter) shall, upon the delivery of the vehicle or engine, deliver to the new owner any unused current ration tickets issued in respect of the vehicle or engine, and the tickets shall thereupon be deemed to be ration tickets duly issued to the new owner.

Issue of duplicate licences.

- 24.—(1.) In the event of a licence being lost, stolen or destroyed or becoming mutilated or illegible, the Board, or (in the case of a licence granted by the Controller) the Controller, may issue to the person to whom the licence was granted a duplicate thereof (bearing the word "Duplicate") upon that person making a declaration in an authorized form declaring the circumstances of the loss, theft or destruction, or upon his surrendering the mutilated or illegible licence, as the case may be.
- (2.) A duplicate licence shall be of the same effect as the original licence and the provisions of these Regulations shall apply accordingly.

Custody of licences.

25. The holder of a licence shall keep it in safe custody and shall not assign, transfer, lend or part with the possession of it to any person, except at the direction of the Board, or (in the case of a licence granted by the Controller) the Controller, otherwise than by placing it in the custody of his servant or agent for a lawful purpose connected with these Regulations.

Production and return of licences.

- 26.—(1.) The holder of a licence granted under these Regulations shall—
 - (a) within seven days after the posting of a notice by the Board, or (in the case of a licence granted by the Controller) the Controller, addressed to him at his last known place of business, or residence, requiring him to produce or deliver up the licence; or
 - (b) within seven days after the publication by the Board, or (in the case of a licence granted by the Controller) the Controller, of a notice in the Government Gazette or in a daily newspaper circulating in the town or place where he resides or has his place of business requiring the production or delivering up of the licence,

produce or deliver up, as the case may be, the licence to the Board or Controller, as the case may be.

- (2.) The holder of a licence granted under these Regulations shall, within seven days after the expiry of the licence or of any change in his address, deliver up the licence to the Board or (in the case of a licence granted by the Controller) the Controller.
- (3.) The holder of a motor spirit consumer's licence granted under these Regulations, and containing a description of an occupation, business or profession, who ceases to engage in or carry on that occupation, business or profession, or to use the vehicle or engine referred to in the licence in connexion with that occupation, business or profession, shall, within seven days thereafter, deliver up the licence to the Board.
- (4.) A person shall not fail to produce or deliver up his licence during the period within which he is required so to do, and, in the event of any such failure, the licence shall be deemed to be cancelled, and shall be void and of no effect, except as regards a person acting in reliance on the licence without knowledge of the facts by reason whereof the licence is deemed to be cancelled.

27. Notwithstanding anything contained in these Regulations, the $s_{crvants}$ servant or agent of the holder of a licence may, if so authorized by $^{and\ agents}$. the holder, dispose of, deliver, purchase or accept delivery of motor spirit on behalf of the holder of the licence, and may do all things necessary to be done by the holder in connexion with the transaction.

28. A licensed bulk supplier or a licensed retailer shall not, Refusal to without reasonable cause (proof whereof shall lie upon him), refuse supply motor to sell or deliver motor spirit to a person who is able and willing to comply with the provisions of these Regulations, and of any order under these Regulations, in relation to the purchase or acceptance of delivery of the motor spirit.

PART IV .- ORDERS.

29.—(1.) The Board or the Controller may make orders—

- (a) providing for matters necessary or convenient to be provided for carrying out or giving effect to these Regulations
- (b) specifying the ration tickets which are appropriate ration tickets for the purposes of a class of acts or transactions specified in the order or for the purposes of a specified provision of these Regulations;
- (c) providing that any class of licences (including licences granted, or purporting to be have been granted, under the National Security (Liquid Fuel) Regulations) shall, for the purposes of these Regulations, be deemed to be varied as provided in the order;
- (d) providing for the making of endorsements on licences by reference to the quantity of motor spirit owned by, or otherwise available to, licensees at a particular date, and providing for the effect of such endorsements on the rights of licensees under these Regulations in respect of licences so endorsed;
- (e) requiring persons to make returns or furnish information required for the purposes of these Regulations or of an order under these Regulations;
- (f) prohibiting or restricting, for purposes incidental to these Regulations or to an order under these Regulations, the use, removal, sale, disposal or acquisition of liquid fuel (including motor spirit); and
- (g) for carrying out the object of these Regulations in relation to liquid fuel other than motor spirit.
- (2.) Nothing in this regulation shall authorize the making of an order fixing the price of any liquid fuel or other goods.
- (3.) No order under paragraph (g) of sub-regulation (1.) of this regulation shall apply in respect of any liquid fuel unless and until it is pursuant to the Liquid Fuel Act 1949 declared to be a liquid fuel for the purposes of that Act.
- 30.—(1.) An order made by the Board or by the Controller if Publication published in the Government Gazette or in the Commonwealth Gazette or in a daily newspaper circulating in the town or place affected by the order, upon being so published, shall be deemed to have been sufficiently served upon, or brought to the notice of, all persons concerned or affected thereby.
- (2.) In the case of an order applicable to a particular person, the order may be served upon that person by delivering a copy thereof to him by hand, or by posting a copy thereof to him at his last known place of abode or business, and shall thereupon be deemed to have been sufficiently brought to his notice.

PART V.-MISCELLANEOUS.

- 31.—(1.) Where the holder of a licence or permit which was Recognition granted or continued in force, or which purported to be granted, under of licences the National Security (Liquid Fuel) Regulations the National Security (Liquid Fuel) Regulations-
 - (a) has in his possession the vehicle or engine specified in the National Security licence and is using that vehicle or engine for the purpose (Liquid (if any), and in connexion with the occupation, business Fuel Regulations. or profession (if any), specified in the licence; and
 - (b) on or before the first day of December, 1949, produces the licence and, in the case of a licence in respect of a road vehicle, a current registration certificate for the vehicle, at a post office or at an office of the Board,

the licence or permit may be marked with an authorized stamp, and thereupon the licence or permit shall be deemed to have been granted under these Regulations.

- (2.) A person who produces a licence or permit in pursuance of the last preceding sub-regulation shall, on or before the first day of December, 1949, complete and forward to the Board a declaration in accordance with the authorized form declaring the facts which entitle him so to produce the licence or permit.
- (3.) A person shall not produce, in purported pursuance of this regulation, a licence or permit which he is not entitled so to produce.

Authentication of licences, &c.

- 32. A licence, notice, authority, requirement or other instrument granted, issued, given or made—
 - (a) under these Regulations, by the Board; or
 - (b) before the commencement of this regulation, under the National Security (Liquid Fuel) Regulations by a Liquid Fuel Control Board constituted or purporting to have been constituted under those Regulations,

shall be sufficiently authenticated if it purports to be signed on behalf of that Board, and any instrument purporting to be so signed shall, in the absence of proof to the contrary, be deemed to have been granted, issued, given or made in pursuance of a resolution of that Board.

Inspection of storage tanks.

33. Every person who has in his possession any storage tank used for the storage of liquid fuel shall at all reasonable times allow any authorized person to inspect the storage tank and to take samples therefrom and to gauge its contents by dipstick or other appropriate method.

Retailers to keep stock records, &c.

- 34.—(1.) Every holder of a motor spirit retailer's licence shall submit to the Board, within seven days after the end of each month, a schedule of stocks of motor spirit held at the end of the month and shall retain, for a period of twelve months, a duplicate copy of each such schedule.
- (2.) Every applicant for, or holder of, a motor spirit consumer's licence shall, if required by the Board, furnish a statement setting out the stocks of motor spirit held by him on the date specified by the Board.

Retailers ceasing to carry on business.

- 35.—(1.) The holder of a motor spirit retailer's licence, upon ceasing to carry on business as a retailer of motor spirit at the address referred to in the licence, shall forthwith—
 - (a) return the licence to the Board; and
 - (b) forward to the Board a statement showing-
 - (i) the amount of motor spirit in his possession thirty days prior to his ceasing to carry on that business, and the number and gallonage of the cancelled ration tickets then in his possession;
 - (ii) the amount of motor spirit in his possession at the date of his ceasing to carry on that business; and
 - (c) deliver to the Board cancelled ration tickets representing a gallonage equivalent to the excess, if any, of the total gallonage of motor spirit and cancelled ration tickets shown in that statement in pursuance of sub-paragraph (i) of paragraph (b) of this sub-regulation over the amount of motor spirit shown in that statement in pursuance of sub-paragraph (ii) of that paragraph, less any appropriate allowance for evaporation.
- (2.) In a prosecution for a contravention of, or failure to comply with, this regulation by reason of a shortage in the gallonage of cancelled ration tickets delivered to the Board, it shall be a defence for the person charged to prove that the shortage did not result from a contravention of these Regulations.

Records to be kept by bulk suppliers, &c. **36.** A person importing or producing liquid fuel or supplying liquid fuel in bulk shall keep such records and shall forward to the Controller such returns as the Controller from time to time requires.

Maintenance of records. 37.—(1.) Except as otherwise provided in these Regulations, a person required to keep a record under the Regulations shall maintain the record at his place of business for a period of twelve months from the date of the last entry therein unless, in pursuance of a requirement of the Board or (as the case requires) of the Controller, he delivers the record to the Board or the Controller,

- (2.) Every such person shall at all times while the record remains in his custody allow any authorized person to inspect the record at all reasonable times and to make copies of, and extracts from, the record.
- -(1.) Where any cancelled ration tickets are received by a Disposal of licensed bulk supplier, the bulk supplier shall retain the tickets, cancelle arranged in such manner as the Board or the Controller directs, until tickets. required to deliver the tickets in pursuance of the next succeeding sub-regulation.

- (2.) A licensed bulk supplier shall, whenever required by the Controller or the Board so to do, produce for inspection by a person authorized by the Controller or the Board any ration tickets which are in his possession, and shall deliver to the Controller or to the Board at the time and place specified by him or it any ration tickets specified by the Controller or by the Board, as the case may be.
- (3.) Upon the delivery of tickets in pursuance of the last preceding sub-regulation, the Controller or the Board, as the case may be, shall give, or cause to be given, a written receipt for the tickets to the licensed bulk supplier.
- 39. A person shall comply with every direction requirement Compliance prohibition or restriction given to made of or applicable to him under requirements. or in pursuance of any provision of these Regulations or of any order made under these Regulations.
- 40 .- (1.) A person shall not, without lawful excuse (proof where-Offences. of shall lie upon him)-
 - (a) make or utter any counterfeit or forged ration ticket or licence;
 - (b) alter or deface any ration ticket or licence, or any addition to or endorsement on a ration ticket or licence;
 - (c) make, sell, use or have in his possession any die, plate or other instrument or thing for printing or making any counterfeit or forged ration ticket or licence;
 - (d) have in his possession any counterfeit or forged ration ticket or licence, or, otherwise than in accordance with these Regulations, any ration ticket or licence, or any altered or defaced ration ticket or licence;
 - (e) offer or agree to supply, or supply, to any other person, whether by way of loan or otherwise, and whether or not for valuable consideration, a counterfeit or forged ration ticket or licence, or, otherwise than in accordance with these Regulations, a ration ticket or licence;
 - (f) accept or obtain, or offer or agree to accept, possession of a counterfeit or forged ration ticket or licence, or, otherwise than in accordance with these Regulations, possession of a ration ticket or licence.
- (2.) In a prosecution under paragraph (d) of the last preceding sub-regulation, it shall be a defence for any person having in his possession a counterfeit or forged ration ticket or licence to show that he obtained the ration ticket or licence believing, on reasonable grounds, that the ration ticket or licence was genuine, and that he was obtaining it in accordance with these Regulations.
- (3.) In a prosecution under paragraph (e) or paragraph (f) of sub-regulation (1.) of this regulation for offering or agreeing to supply or accept possession of a ration ticket or licence or a counterfeit or forged ration ticket or licence, it shall not be a necessary element of the offence that any ration ticket or licence, or counterfeit or forged ration ticket or licence, the subject of the offer or agreement was in existence.
- (4.) Every counterfeit or forged ration ticket or licence, and every die, plate or other instrument or thing for printing or making any counterfeit or forged ration ticket or licence, shall be forfeited to the King.
- (5.) A ration ticket or licence shall be deemed to be altered if any addition or endorsement of a kind authorized to be made thereto or thereon under these Regulations, whether the addition or endorsement is in accordance with the requirements of these Regulations or not, is removed, erased, obliterated, added to or otherwise altered.
- 41.—(1.) A person shall not, without the authority of the Board Copying or of the Controller (proof whereof shall lie upon the person tickets and charged), make or have in his possession—
 - (a) a copy of a ration ticket or of a licence; or
 - (b) any writing, engraving, photograph or print resembling either a ration ticket or a licence, or apparently intended to be or pass for a copy of a ration ticket or of a licence.

(2.) In this regulation the expression "copy of a ration ticket or of a licence" includes any representation of a ration ticket or of a licence in any size or scale.

Proof of certificates and signatures in Court proceedings.

- 42.—(1.) In any prosecution for a contravention of or failure to comply with any provision of these Regulations or of any order made under these Regulations—
 - (a) a certificate, notice or other document bearing the written, stamped or printed signature of the Secretary of the Board, or of the Controller, or of the Liquid Fuel Control Authority or the Secretary thereof for a State or for the Australian Capital Territory shall, until the contrary is proved, be deemed to have been duly signed by the person by whom it purports to have been signed;
 - (b) any such certificate certifying to-
 - (i) the licensing or non-licensing of persons, or the issue or non-issue of permits, or the revocation or cancellation of licences or permits; or
 - (ii) the terms and conditions of any licence; or
 - (iii) the forms of ration tickets; or
 - (iv) the fact that a document annexed to the certificate is an application, or a document furnished in connexion with an application, for a licence or permit of a kind specified in the certificate made on the date, in the manner, to the person, Board or authority and by the person so specified,

shall be $prima\ facie\ evidence\ of\ the\ facts\ stated\ in\ the\ certificate.$

- (2.) Judicial notice shall be taken of every such signature, and of the fact that the person whose signature it purports to be holds or has held the office of, or is performing or has performed the duties of, secretary of the Board, or Controller, or the Liquid Fuel Control Authority or the Secretary thereof for a State or for the Australian Capital Territory.
- (3.) For the purposes of these Regulations, a reference to the Controller, or to a Secretary of a Board or of an Authority or to an Authority shall include a reference to any person for the time being holding the office or performing the duties of the Controller, or of such Secretary or Authority (as the case requires).

Proof of resolutions of Board. 43. A copy of a minute recording a resolution or direction of the Board under these Regulations, or under an order made under these Regulations, and a copy of any exhibit, appendix or schedule referred to in or attached to any such minute, certified to be a true copy by a memorandum signed by the Secretary of the Board, shall be admissible before all courts and in all legal proceedings as evidence of the due adoption of that resolution or giving of that direction, and as evidence of any such exhibit, appendix or schedule.

Evidence regarding ration tickets. 44. A certificate in writing signed by the Secretary of the Board or by the Controller certifying that no person, other than the persons named in the certificate, has been authorized by the Board or (as the case may be) by the Controller to make any die, plate or other instrument for use in the printing of ration tickets, shall be prima facie evidence of the matters stated in the certificate.

Prosecutions for not surrendering appropriate ration tickets. 45. In a prosecution under these Regulations, where it is proved that, in connexion with any act or transaction, a person did not surrender any ration tickets, or did not surrender ration tickets representing the relevant quantity of motor spirit, he shall be deemed to have failed to surrender any appropriate ration tickets, or to have failed to surrender appropriate ration tickets representing the relevant quantity of motor spirit, as the case may be.

Information to be furnished. 46.—(1.) The Board, or the Controller or an authorized person may require a person to furnish any information, either orally or in writing, or to produce any account, books or documents, relating to transactions in or in connexion with, and stocks of, motor spirit and may make and take away copies of, or extracts from, any accounts, books or documents so produced.

- (2.) No person shall be excused from furnishing any information or producing any accounts, books or documents, when required so to do in pursuance of this regulation, on the ground that that furnishing or production might tend to incriminate him or make him liable to a penalty.
- (3.) When a person is obliged to answer questions orally by virtue of this regulation, the answers given by him shall not be admissible in any proceedings against him other than proceedings in respect of the falsity of the answers or in respect of his refusal or failure to answer any question.
- (4.) A person shall not, when lawfully required in pursuance of this regulation to furnish any information, or to produce any accounts, books or documents in his possession or under his control, refuse or fail to furnish the information or to produce the accounts, books or documents.
 - 47. A person shall not-

- (a) in answer to a request, inquiry or requirement of the statement Board or of the Controller or of an authorized person;
- (b) in or in connexion with an application or request to the Board or the Controller; or
- (c) in any account, declaration, estimate, return or other document which he is required or authorized by these Regulations or any order under these Regulations to

knowingly make any statement or furnish any information which is false or misleading in any particular.

- 48.—(1.) The Board may by writing appoint such persons to be Inspectors. inspectors as it thinks fit.
- (2.) Every inspector shall have power to require the production of any licence, ration ticket or authorization issued or given under these Regulations or of any order made under these Regulations, or any record in connexion with the sale, disposal, purchase, acquisition or movement of liquid fuel.
- 49.—(1.) The forms to be used in connexion with these Regula- Forms. tions (including the forms of ration tickets) shall be such as are authorized from time to time.
- (2.) For the purpose of these Regulations, any reference on an official form to the National Security (Liquid Fuel) Regulations shall be deemed to be a reference to these Regulations.

And the Honorable Thomas Tuke Hollway, His Majesty's Minister of Transport for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT, Clerk of the Executive Council.

est.



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 898]

MONDAY, NOVEMBER 14.

[1949

Factories and Shops Acts.

DETERMINATION OF THE HORSEHAIR BOARD.

NOTE.—This Determination applies to the whole of the State of Victoria.

N accordance with the provisions of the Factories and Shops Acts, the Wages Board which now has the power to "determine the lowest prices or rates which may be paid to any persons employed in the process, trade, business, or occupation of preparing horsehair, cowhair, or pighair for trade or sale," has made the following Determination, namely:—

1. That as from the beginning of the first pay period to commence on or after the 29th August, 1949, the last previous Determination of this Board shall be revoked and replaced by this Determination.

Apprentices.	Improvers and Juvenile Workers.	Other Employees.				
WAGES. Per Week. 8. d. 1st year	WAGES. Per Week. s. d. 1st year . 45 3 2nd year . 67 0 3rd year . 112 0 4th year . 128 9 PROPORTION (by any employer). One improver to every five workers receiving not less than 152s, per week. Juvenile Workers. One juvenile worker to every Hand Spinner.	Preparing Body Hair.				

DEFINITIONS.

^{3.} A juvenile worker is a person (other than an apprentice or an improver), under 21 years of age employed assisting and working under the direction of a hand spinner irrespective as to whether such hand spinner is employed as a time wages employee or at piece-work.

A hand spinner means an adult worker engaged in hand spinning and/or curling hair with the use of power. No. 898.—8503/49.—Price 6p.

Hours.

4. The number of hours which shall constitute a week's work shall be 40, which may be worked between the hours of 7 a.m. and 5.30 p.m. on Monday to Friday inclusive.

OVERTIME.

5. An employee who works outside the times of beginning and ending work fixed in Clause 4 or in excess of the number of hours fixed for a week's work shall be paid time and a half for the first two hours and double time thereafter; each day's work to stand alone.

An employer may require any employee to work reasonable overtime at overtime rates, and such employee shall work overtime in accordance with such requirement.

TERMS OF ENGAGEMENT.

- 6. (a) Employees are to be engaged either as weekly or as casual employees. A weekly employee is one engaged by the week, and whose engagement shall be terminable by one week's notice on either side, such notice not be continued from week to week.
- (b) After one full week's work, notice of termination of employment of weekly employees may be given at any time, but one week's wages may be paid or forfeited, as the case may be, in lieu of such notice.
- (c) Sub-clauses (a) and (b) of this clause shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, or to deduct payment for any time the employee cannot be usefully employed because of any strike, or through any breakdown of machinery, or any stoppage of work by any cause for which the employer cannot reasonably be held responsible.
- (d) A weekly employee to be entitled to the weekly wage shall be available, ready, and willing to perform his or her usual work during the days and hours usually worked by such class of employee, and may be summarily dismissed for dishonesty, misconduct, neglect of duty, or for absence from work without reasonable cause, and in the event of such dismissal the employee shall be paid only for the time actually worked.
- (e) No deduction shall be made from the wages of any employee who has had not less than three months' service with the same employer, and, who is absent through illness for not more than forty hours of working time in any year of illness, or provided he proves to the satisfaction of the employer by statutory declaration that his absence was due to personal
- (f) Notwithstanding anything contained in sub-clause (e) hereof, if the full period of sick leave as prescribed is not taken in any year, such portion as is not taken shall be cumulative from year to year up to a period not exceeding 120 without deduction of pay.

For the purposes of this sub-clause service prior to the 1st February, 1945, shall be disregarded.

CASUAL WORK.

7. Casual employees, i.e., employees who work for less than a full week, shall be paid at the ordinary wages rates calculated pro rata with the addition of twenty per centum, and shall receive a minimum of four hours' work at each

MEAL ALLOWANCE.

8. Any employee required to work overtime after 6 p.m. shall be paid 2s. 6d. meal money.

MACHINERY TO BE STOPPED DURING MEAL HOURS.

9. In any place where body hair is prepared for trade or sale, all machinery shall be stopped during meal hours.

SHIFT WORK.

- 10. (i) Shift workers whilst on afternoon shift, i.e., any shift finishing after 6 p.m. and at or before midnight, shall be paid 71 per cent, more than the ordinary rates for such shift.
- (ii) Shift workers whilst on night shift, i.e., any shift finishing subsequent to midnight, and at or before 8 a.m., shall be paid 10 per cent, more than the ordinary rates for such shift.
 - (iii) Shift workers on permanent night shift shall be paid 25 per cent. more than the ordinary rates for such shift.

SPECIAL RATES.

11. All work done on Sundays, New Year's Day, Australia Day, Labour Day, Good Friday, Easter Saturday, Easter other day be by Act of Parliament or Proclamation substituted for any of the above holidays, the special rates shall be payable only for the day so substituted.

HOLIDAYS.

12. Weekly employees shall be granted the following holidays without deduction of pay:—The days observed as New Year's Day, Australia Day, Union Pienic Day, Labour Day, Good Friday. Easter Saturday, Easter Monday, Anzac Day, the working day before or after a holiday without reasonable cause or without the employer's consent, shall not be entitled to payment for such holiday.

ANNUAL HOLIDAY.

13. The annual holiday shall be as prescribed by the provisions of the Factories and Shops (Annual Holidays) Act 1946 (No. 5111), and any amendments which may be made thereto from time to time.

(In his or her own interests each employer of labour should obtain a copy of the above Act, which may be purchased from the Government Printer, Melbourne, at a cost of 9d., plus postage.)

BOOTS TO BE PROVIDED.

I4. Boots shall be provided by the employer, free of charge to employees working on wet hackling, tail pulling, and all other wet work.

RIGHT OF ENTRY OF UNION OFFICIAL.

- 15. A duly accredited representative of the Federated Storemen and Packers' Union of Australia shall have the right to business on the following conditions:—
 - (a) That he produces his authority to the employer or his representative.
 - (b) That he interviews employees only at the place where they are taking their meal.
 - (c) That not more than one representative in all be in any establishment at any one time.
 - (d) That no one representative visit an establishment more than once a fortnight.
 - (e) That if an employer alleges that a representative is unduly interfering with his establishment or is creating dissaffection amongst his employees or is offensive in his methods or is committing a breach of any of the previous conditions, such employer may refuse the right of entry, but the representative shall have the right to bring such refusal before the Chief Inspector of Factories.

PIECE-WORK.

16. (a) That the lowest piece-work prices to be paid to persons for doing work of the kind specified in the following schedule shall be :-

A piece-worker engaged on wet hackling shall, when called upon to remove hair to and from drying rack, be paid an extra 3s. 2\frac{3}{2}d. per 100 lb.

Employer to supply all tools and material.

In addition to the piece-work prices herein prescribed for a hand spinner the employer shall pay in full the wages of every juvenile worker who assists such hand spinner.

(b) All employees working on piece-work shall be granted the same holidays, sick leave, and annual leave as are provided for weekly wage workers, and they shall be paid for such holidays, sick leave, and annual leave, an amount based on the minimum weekly wage as set out in this Determination for the class of work performed.

NOTE,—To the weekly earnings of each piece-worker the sum of fifteen shillings shall be added, provided that where less than forty hours is worked in any week by any piece-worker, a proportionate amount of such sum of fifteen shillings shall be added in lieu thereof.

PERIODICAL ADJUSTMENT OF WAGES,

17. The wages set out in Clause 2 are based upon the following basic wage rates, and, pursuant to the provisions of Section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically adjusted as prescribed by Clause 18.

Provided that the wages of apprentices, improvers, and juveniles shall be adjusted from time to time by increasing or decreasing the said rates in the same proportion as the amount of increase or decrease of the basic wage bears to the basic wage current immediately prior to the adjustment. Such adjustments shall be calculated to the nearest three pence, half or less than half of three pence to be disregarded. Provided also that the weekly earnings of pieceworkers shall be increased or decreased by the same amount and at the same time as the basic wage.

Basic Wage.

!	lace.		Needs Basic Wage,	Loading Constant.	Total Basic Wage,	Index Number Set Assigned.
			£ s. d.	s. d.	£ s, d.	
Throughout the State		 	6 2 0	6 0	6 8 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 18. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.
- (b) Until the beginning of the first pay period to commence in November, 1949, the amounts of the Basic Wage shall be as prescribed in clause 17.
- (c) During each future successive period beginning with the first pay period to commence in a November, a February, a May, or an August, the amount of the needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all items" retail price index number by the factor '087 taken to one place of decimals, the resultant whole number being the amount of the basic wage expressed in shillings, but should the decimal number reach '5 or more the basic wage shall be taken to the next higher shilling.

P. A. RANDLES, J.P., Chairman.

J. V. WILLOX, Secretary.

Melbourne, 15th August, 1949.

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VICTORIA

GOVERNMENT GAZETTE.

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No. 899]

MONDAY, NOVEMBER 14.

[1949

Factories and Shops Acts.

DETERMINATION OF THE AERATED WATER TRADE BOARD.

Note.—This Determination applies to the whole of the State of Victoria.

In accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the process, trade, of business of an aerated water or cordial or non-intoxicating beer manufacturer," has made the following Determination, viz.:—

1. That as from the beginning of the first pay period to commence on or after the 8th August, 1949, the last previous Determination of this Board shall be revoked and replaced by this Determination.

								.—						Wages per Week of 40 Hours .					
	Males.			£	8.	d.						Fem	ales.			£	.s	. d	
Under 16 years of 16 years of age 17 years of age 18 years of age 19 years of age 20 years of age	age			2 3 3 4	13 6 3 19 19	6 0 0 6	18 19	} ve } ve	ars	of of	age age	and	under 	•••		3	1:	3 (D D

Proportion (within any factory or place).

The proportion of male juniors to adults employed shall not exceed one juvenile to two or fraction of two adults employed by the employer in the industry.

OTHER EMPLOYEES.

	Wages per Wee	k of 40 Hours,
	Within 20 Miles of G.P.O., Melbourne; within 10 Miles of G.P.O., Geelong; in Warrnambool; and in Mildura and Gippsland Districts.	Elsewhere in Victoria
	£ s. d.	£ s. d.
dult Males— Cordial Maker, i.e., one who makes up either from his own or his employer's		
	8 8 0	8 5 0
Employee who, under the direction of the employer or foreman, is in charge of		0 0
the running, adjustment, and maintenance of machinery, gas generators,	1 [
or serated water plant	7 18 0	7 15 0
Employee operating automatic combined bottle-washing, syrupping, bottling,		
sealing (or crowning), and labelling machine	7 13 0	7 10 0
Employee machine labelling (other than automatic combined machine) and	ì	
bottling aerated or carbonated waters	7 8 0	7 5 0
Employee engaged in handling Glauber Salts	780	7 5 0
Box repairer and wood worker	7 13 0	7 10 0
All others	750	7 2 0
Leading hand i.e., an employee who is authorized to exercise and does exercise supervision over the work of at least three other employees—Is. per day extra.		
dult Females—	1 t	
Employees engaged syphoning, stoppering, filling essences, capsuling, sighting, cleaning, marking cases, foiling, labelling, wiping, wrapping, and peeling or cutting up fruit or vegetables	5 1 6	4 19 3
· · · · · · · · · · · · · · · · · · ·	1	
•	1 1	

TERMS OF EMPLOYMENT.

- 3. (i) Except as provided in clause 5 hereof, employment shall be on a weekly basis.
- (ii) Employees shall perform such work as the employer shall from time to time reasonably require and an employee not attending for or not performing his duty shall lose his pay for the actual time of such non-attendance or non-performance.
- (iii) Except as to casual employees, employment shall be terminated by a week's notice on either side, given at any time during the week; or by the payment or forfeiture of a week's wages as the case may be.
- (iv) This clause shall not affect the right of an employer to deduct payment for any day or portion thereof during which the employee is stood down as a result of refusal of duty, malingering, inefficiency, neglect of duty or misconduct on the part of the employee, or to deduct payment for any day during which the employee cannot be usefully employed because of any strike or through any breakdown of machinery or due to any cause for which the employer cannot reasonably be held responsible.

This clause shall not affect the right of an employer to dismiss an employee without notice for refusal of duty, malingering, inefficiency, neglect of duty or misconduct, and in such cases the wages shall be payable up to the time of dismissal only.

- 4. (a) Each employee shall have a fixed starting and finishing time alterable at seven days' notice.
- (b) The ordinary hours of labour of all employees shall be 40 per week; Monday to Friday inclusive, 8 hours each day exclusive of meal intervals. The said hours shall be worked within the range of hours from 6 a.m. to 6 p.m.
 - (c) Meal intervals shall not be less than 40 nor more than 60 minutes in duration.
- (d) Any employee having worked five hours continuously shall thereupon be allowed time off duty without pay for at least 40 minutes.

CASUAL EMPLOYEES.

5. A casual employee shall mean and be deemed to be any employee engaged for a less period than one full working week. He or she shall be paid per hour at a rate not less than one-fortieth of the rate prescribed for an employee engaged by the week for similar work with an addition of one-fifth. Payment of his or her wages shall not be delayed beyond the termination of his or her employment.

WORK OF MALE JUVENILES.

6. The following work may be performed by male juveniles of any age:—Syrup room, syphoning, stoppering, capsuling, labelling, wrapping, wiping, cleaning up, marking cases, sighting, wiring, tying, stacking cases at a height of not more than five feet, and any other work of a light nature.

Provided that:—Juveniles under the age of 19 years shall not be called upon to work on machine labelling unless they are paid the rates prescribed for a male juvenile of 19 years.

OVERTIME.

- 7. (a) All duty performed in excess of 8 hours on Monday to Friday inclusive, or outside the fixed starting and finishing times shall be overtime and shall be paid for at the rate of time and a half for the first four hours on any one day and double time thereafter.
- (b) An employee required to work overtime on a Saturday shall be afforded at least three hours' work or paid for three hours at the appropriate rate except where such overtime is continuous with overtime commenced on the day provious.
- (c) An employer may require any employee to work reasonable overtime at overtime rates and such employee shall work overtime in accordance with such requirement.

MEAL MONEY.

8. An employee required to work overtime in excess of one hour and a half after the usual finishing time without having been notified on the previous day that he or she would be so required shall either be supplied with a meal or be paid 2s. 6d. by the employer.

HOLIDAYS AND SUNDAYS.

- 9. (a) For the purposes of this Determination the days generally observed as the following shall be holidays:—New Year's Day, Australia Day, Good Friday, Easter Monday, Anzae Day, Labour Day, Union Pienic Day, King's Birthday, the France of the Company of the C
- (b) If any of the said named days falls on a Sunday and no week day is generally observed as such a day, a week day in lieu thereof shall be allowed to each employee and shall in respect of such employee be treated as if it were such named day.

Provided that this sub-clause shall not apply to Anzac Day.

- (c) No deduction shall be made from the wage of any employee engaged by the week because of absence from work on a holiday unless without permission or reasonable excuse he or she stays away on the day next preceding or next succeeding the holiday.
- (d) No deliveries whatever shall be made on Sunday or on any holiday except New Year's Day, Easter Monday, or Boxing
- (e) All work performed on Sundays shall be paid for at the rate of double time and all work performed on Holidays provided for by this Determination shall be paid for at the rate of single time extra with a minimum of four hours in either

ANNUAL HOLIDAY.

10. The annual holiday shall be as prescribed by the provisions of the Factories and Shops (Annual Holidays) Act 1946, No. 5111, and any amendments which may be made thereto from time to time.

SICK LEAVE.

- 11. (a) An employee on weekly hire who is absent from work on account of personal illness, or on account of injury by accident arising out of and in the course of his employment, shall be entitled to leave of absence, without deduction of pay, subject to the following conditions and limitations:—

 (i) He shall not be entitled to paid leave of absence for any period in respect of which he is entitled to Workers' Compensation.

 - (ii) He shall not be entitled to paid leave of absence unless he has been in the service of the employer concerned for at least three months immediately prior to such absence.
 - (iii) He shall within 24 hours of the commencement of such absence inform the employer of his inability to attend for duty and, as far as practicable state the nature of the injury or illness and the estimated duration of the absence.
 - (iv) He shall provide satisfactory evidence that he was unable on account of such illness or injury to attend for duty on the day or days for which sick leave is claimed.
 - (v) He shall not be entitled in respect of any year of employment (whether in the employ of one employer or of several) to leave in excess of 40 hours of working time, or a proportionately less time during any shorter period of employment.
- (b) For the purpose of administering paragraph (v) of sub-clause (a) an employer may within one month of this Determination coming into operation or within two weeks of the employee entering his employment require an employee to make a sworn declaration or other written statement as to what paid leave of absence he has had from any employer during the then current year; and upon such statement the employer shall be entitled to rely and act.

- (c) Sick leave shall accumulate from year to year so that any part of the week which has not been allowed in any year may, subject to the conditions prescribed by this clause be claimed by the employee and shall be allowed by the employer in any subsequent year of employment. Provided that sick leave where accumulated pursuant to this sub-clause shall be available to the employee for a period of two years, but for no longer from the end of the year in which it accrues.
- (d) Notwithstanding anything elsewhere contained in this clause an employee shall not be deprived of his rights which shall have accrued in respect of service prior to the coming into force of this Determination.

MIXED FUNCTIONS.

12. Where an employee is called upon to perform two or more classes of work on any one day he or she shall, for the purpose of assessing the wages to be paid, be deemed to have worked a day at the class for which the highest rate of wages is prescribed.

WATERPROOF CLOTHING AND BOOTS.

13. Where it is necessary for an employee to wear waterproof clothing or boots or clogs, they shall be provided by the employer. The question as to whether waterproof clothing or boots or clogs are necessary for any employee shall be settled by agreement between the employer and the employee and in default of such agreement by the Chief Inspector of

GLOVES.

14. All employees working on bottling machines or required to bring their hands in contact with broken glass shall be supplied with suitable protective gloves by the employer.

FIRST AID KIT.

15. First aid kit as now required under the Factories and Shops Acts shall be provided by the employer in each factory and in the event of an accident occurring the first aid attendant shall be allowed reasonable time to attend to employees concerned in such accident.

TIME AND WAGES SHEETS.

- 16 (a) All employers shall keep a time sheet and a wages sheet which may be either combined or separate, and which shall be entered in ink, showing the hours worked each day and the wages paid to each employee.
- (b) The time sheet and the wages sheet shall, as to entries therein in respect of employees covered by this Determination, be open for inspection to a duly accredited official of the Federated Liquor and Allied Trades Employees' Union of Australasia during the usual office hours at the employer's office or other convenient place. Provided that no inspection shall be demanded unless the secretary or district secretary or organizer of such union suspects that a breach of this Determination has been committed: Provided also that only one demand for such inspection shall be made in any one fortnight at the same establishment.

Union Officials.

17. The Secretary or Organizer of the Federated Liquor and Allied Trades Employees' Union of Australasia, may enter the employer's premises for the purpose of interviewing employees on legitimate union business during the midday meal break, providing he first reports to the employer and obtains his approval to enter, which approval shall not be withheld except for a reasonable cause.

EXHIBITION OF DETERMINATION.

18. This Determination shall be exhibited by each employer on his premises in a place accessible to all employees.

PERIODICAL ADJUSTMENT OF WAGES.

19. The adult male wages rates set out in clause 2 are based upon the following basic wage rates and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, shall be automatically adjusted as prescribed by clause 20.

Basic Wage.

Place.	Needs Basic Wage, (Adjustable).	Constant Loading.	Total Basic Wage.	Index Number Set Assigned,
Within 20 miles of G.P.O., Melbourne Within 10 miles of G.P.O., Geelong, at Warrnambool, and in Mildura and Gippsland Districts Elsewhere in Victoria—3s. less than the contemporaneous basic wage for Melbourne	$\left.\begin{array}{c} \mathfrak{E} \ s. \ d. \\ \\ 6 \ 2 \ 0 \end{array}\right)$	s. d. 6 0	£ s. d.	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 20. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.
- (b) Until the beginning of the first pay period to commence in November, 1949, the amounts of the basic wage shall be as prescribed in clause 19.
- (c) During each future successive period beginning with the first pay period to commence in a November, a February, a May, or an August, the amount of the needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all items" retail price index number by the factor '087 taken to one place of decimals, the resultant whole number being the amount of the basic wage expressed in shillings, but should the decimal number reach 5 or more the basic wage shall be taken to the next higher shilling.
- (d) The minimum rates of wages for adult females shall be the undermentioned percentages of the contemporaneous needs basic wage prescribed for the area in which they are employed and in addition thereto the constant loading and additional amounts specified.

	 Classificat	tion,	 	 Percentage of Needs Basic Wage.	Constant Loading.	Additional Amount.	
				Per Week.	Per Week.	Per Week.	
Adult females	 		 ••	 75	s. d. 3 0	s. d. 7 0	

Juniors.

(e) The minimum rate of wage to be paid to juniors shall be as follows:—

	_	-			Percentage of "Needs" Basic Wage.	Constant Loading.	Additional Amount,
	·				Per Week,	Per Week.	Per Week
						s. d.	s. d.
Inder 16 years of age	 		 		25	0 6	2 0
6 years of age	 		 		35	0 9	3 0
7 years of age	 		 		471	1 0	4 0
8 years of age	 		 		60	1 0	5 0
9 years of age	 		 		75	2 0	6 0
90 years of age	 		 		90	2 0	7 0

(ii) Females.

					Percentage of "Needs" Basic Wage,	Constant Loading,	Additional Amount,
					Per Week.	Per Week.	Per Week.
17 years of age and	t under	 	 		40	s. d. 1 0	s. d. 3 6
18 years of age		 	 	.,]	47 <u>]</u> 55	1 3	4 0
19 years of age		 	 			1 6	4 6
20 years of age		 	 		$62\frac{1}{2}$	$2 ext{ } 0$	5 0
					İ		ļ

⁽f) The wages of junior males and junior females shall be calculated to the nearest sixpence; any exact threepence in the result to be reckoned as sixpence.

P. A. RANDLES, J.P., Chairman.

J. V. WILLOX, Secretary.

Melbourne, 31st August, 1949.