

# VICTORIA

# GAZETTE. GOVERNMENT

Published by Authority.

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

No. 731]

# WEDNESDAY, AUGUST 1.

**[1951** 

# ACT OF PARLIAMENT.

## PROCLAMATION

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

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. 5536. "An Act to amend Section Two of the Coal Mining Industry (Long Service Leave) Act 1950."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirty-first day of July, in the year of our Lord One thousand nine hundred and fifty-one, and in the fifteenth year of the reign of His Majesty King George VI.

DALLAS BROOKS.

By His Excellency's Command,

JOHN G. B. McDONALD, Premier.

GOD SAVE THE KING!

The Game Acts.

OF REVOCATION PROCLAMATION RESPECTING SANCTUARY FOR GAME AT NATIVE HUME RESERVOIR.

# 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, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Game Acts and all other powers me enabling in that behalf, do by this my Proclamation revoke the Proclamation made the twenty-first day of December, 1934, and published in the Government Gazette

of the twenty-eighth day of December, 1934, respecting a sanctuary for native game at Hume Reservoir in the Parishes of Beethang and Berringa.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirty-first day of July, in the year of our Lord One thousand nine hundred and fifty-one, and in the fifteenth year of the reign of His Majesty King George VI.

DALLAS BROOKS.

By His Excellency's Command,

(L.S.)

K. DODGSHUN, Chief Secretary.

GOD SAVE THE KING!

The Superannuation and Other Trust Funds Validation Act 1932 (No. 4090).

GAS AND FUEL CORPORATION OF VICTORIA.

# PROCLAMATION

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

IN pursuance of the provisions contained in sub-section (2) of section 3 of the Superannuation and Other Trust Funds Validation Act 1932, 1, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation, declare the Gas and Fuel Corporation of Victoria to be a public body for the purposes of the said section 3.

Given under my hand and the Seal of the State of en under my hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-fourth day of July, in the year of our Lord One thousand nine hundred and fifty-one, and in the fifteenth year of the reign of His Majesty King George VI.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

JOHN G. B. McDONALD, Premier.

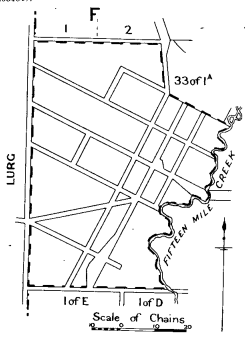
GOD SAVE THE KING!

# Land Act 1928, Section 25. TOWNSHIP OF GRETA PROCLAIMED.

# PROÇLAMATION

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, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions contained in section 25 of the Land Act 1928, do hereby proclaim as a Township under the designation of Greta, the area of land in the Parish of Greta, County of Delatite, within the boundaries indicated by conventional township sign on the plan hereunder.—(G.131(3, 5) (C.93191).



Given under my hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twentyfourth day of July, in the year of our Lord One thousand nine hundred and fifty-one, and in the fifteenth year of the reign of His Majesty King George VI.

(L.S,)

DALLAS BROOKS.

By His Excellency's Command,

A. E. LIND,

Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Land Act 1928, Section 25.

PROCLAMATION RESCINDED AND TOWNSHIP OF GRENVILLE PROCLAIMED.

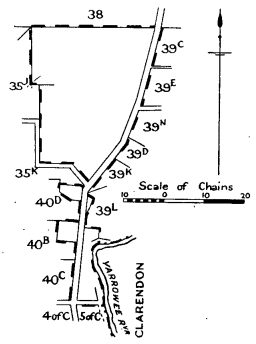
## PROCLAMATION

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

C., &c., &c., acc.

I, THE Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions contained in section 25 of the Land Act 1928, do by this notice rescind the Proclamation dated 22nd December, 1891, defining a certain area of land as a Township at Grenville, in the Parish of Enfield (see Government Gazette 1891, page 5178), and in lieu thereof do proclaim as a Township under the designation of Grenville, the area of land in the Parish of Enfield, County

of Grenville, within the boundaries indicated by conventional township sign on the plan hereunder.—(E.52(s) (C.93197).



Given under my hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-fourth day of July, in the year of our Lord One thousand nine hundred and fifty-one, and in the fifteenth year of the reign of His Majesty King George VI.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

A. E. LIND,

Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Land Act 1928, Section 25, as amended by Land Act 1933, Section 2.

PROCLAMATION RESCINDED AS TO PART TOWNS OF GLENROWAN AND GRETA.

# 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, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions contained in section 25 of the Land Act 1928, as amended by section 2 of the Land Act 1933, do by this notice rescind the Proclamation dated 18th February, 1861, defining certain areas of land as Towns insofar as it refers to the Towns of Glenrowan and Greta (see Government Gazette 1861, page 404).—(G.92(5) (G.131(3, 5) (C.90592).

Given under my hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-fourth day of July, in the year of our Lord One thousand nine hundred and fifty-one, and in the fifteenth year of the reign of His Majesty King George VI.

(L.S.

DALLAS BROOKS.

By His Excellency's Command,

A. E. LIND,

Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

#### MALDON SHIRE COMMON DIMINISHED.

#### PROCLAMATION

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

&c., &c., &c.

WHEREAS by Division 10 of Part I. of the Land Act 1928 it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the Government Gazette, diminish, alter, or abolish any common, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of the said Part of the said Act, and that nothing therein contained shall prevent the exercise of the powers conferred by the said Part of the said Act with respect to the leasing or licensing of any land comprised in any common: And whereas notice of the intention to diminish the Maldon Shire Common has been duly published in the Victoria Government Gazette for one month: Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do hereby diminish the Maldon Shire Common by deducting therefrom 1 acre, more or less, of land in the Parish of Maldon, comprised within the boundaries as defined by description published in the Government Gazette of the 27th June, 1951. 1951.

Given under my hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-fourth day of July, in the year of our Lord One thousand nine hundred and fifty-one, and in the fifteenth year of the reign of His Majesty King George VI.

DALLAS BROOKS.

By His Excellency's Command,

A. E. LIND,

Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

# PUBLIC HALF-HOLIDAY.

# PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the Public Service Act 1946, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the day and date hereunder mentioned to be observed as a Public Half-Holiday at the place specified, viz.:—

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

\*THURSDAY, THE 4TH DAY OF OCTOBER, 1951, throughout the Shire of Wimmera.

# \* Agricultural Show. .

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirty-first day of July, in the year of our Lord One thousand nine hundred and fifty-one, and in the fifteenth year of the reign of His Majesty King George VI.

DALLAS BROOKS.

By His Excellency's Command,

K. DODGSHUN. Chief Secretary.

GOD SAVE THE KING!

SHORTHAND WRITER AND TYPIST (FEMALE), DEPARTMENT OF THE LEGISLATIVE ASSEMBLY. APPLICATIONS will be received by the Clerk of the Legislative Assembly up to Friday, 10th August, 1951, for appointment to the above position.

Yearly Salary .- In accordance with Public Service

rates.

Duties.—To carry out duties as stenographer and typist in connexion with Members' and Departmental correspondence.

H. K. McLACHLAN, Clerk of the Legislative Assembly.

Parliament House. Melbourne, 30th July, 1951.

#### 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 24th day of July, 1951, been pleased to make the under-mentioned appointments, viz :--

CHIEF SECRETARY'S DEPARTMENT.

Registrars of Births and Deaths.

PATRICK THOMAS McINERNEY,

pursuant to the provisions of section 4 of the Registration of Births Deaths and Marriages Act 1928, to be Registrar of Births and Deaths at Mooroopna, to date from commencement of duty, with fees, vice John McMahon, resigned; and

FRANCIS FITZGERALD BERKERY,

pursuant to the provisions of section 4 of the Registration of Births Deaths and Marriages Act 1928, to be Registran of Births and Deaths at Trafalgar, to date from commencement of duty, with fees, vice Daisy Wilhelmine Trezise, resigned.

#### Chaplain,

JOHN ANDREW BARBER (the Reverend) to be Presbyterian Chaplain to His Majesty's Geol, Pentridge, from the 1st July, 1951, vice George Thomas Welling (the Reverend), resigned.

Superintendent (Acting) of Reformatory Prison.

REGINALD JOHN SOUTER,

pursuant to the provisions of the Crimes Act 1928, to be Superintendent (Acting) of the Reformatory Prison at French Island, vice Robert Henry Davis, from the 25th July, 1951, pending the appointment of a successor to Alan James Jack, deceased.

Officer in Charge (Acting) of Gaol.

JOHN DUGGAN,

pursuant to the provisions of the Gaols Act 1928, to be Officer in Charge (Acting) of the Ballarat Gaol, from the 17th July, 1951, during the performance by Reginald John Souter of the duties of Superintendent (Acting) of the Reformatory Prison at French Island.

DEPARTMENT OF CROWN LANDS AND SURVEY.

Member of Committee of Management.

JAMES DOUGLAS HADDOW

to be an additional Member of the Committee of Management, for the period ending 21st March, 1955, of the land temporarily reserved on 24th August, 1909, as a site for the Recreation, Convenience, and Amusement of the people, and for a Children's Playground in the City of Melbourne, and known as "Olympic Park."

# DEPARTMENT OF HEALTH.

Members of Staff of Hospitals and Charities Commission.

Eva Johnson

to be a Member of the Staff of the Hospitals and Charities Commission, pursuant to the provisions of section 14 of the Hospitals and Charities Act 1948 (No. 5300), as from the 3rd July, 1951; and

FRANCES JOAN STIFFE

to be a Member of the Staff of the Hospitals and Charities Commission, pursuant to the provisions of section 14 of the Hospitals and Charities Act 1948 (No. 5300), as from the 16th July, 1951.

Member of the Nurses Board.

JESSIE MAY ELLIOTT

to be a Member of the Nurses Board, pursuant to the provisions of section 5 (3) (b) (ii) of the Nurses Act 1928 (No. 3744), for the period to the 31st March, 1953.

Members of Staff of Nurses Board.

WINIFRED DUNCAN, and

ISLA PEARSON

to be Members of the Staff of the Nurses Board, pursuant to the provisions of section 7 of the Nurses Act 1928 (No. 3744), as from the 16th April, 1951.

Government Representative on Hospital Committee.

WILLIAM ROBERT ARBLASTER

to be Government Representative on the Committee of Management of the Castlemaine Community Hospital, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1948 (No. 5300), for a period of three years, vice A. F. Johnston, resigned.

Municipal Representative on Hospital Committee.

WESLEY FRANCIS WOODWARD WESLEY FRANCIS WOODWARD
to be Municipal Representative on the Committee of
Management of the Warracknabeal District Hospital,
pursuant to the provisions of section 48 of the Hospitals
and Charities Act 1948 (No. 5300), for a further term of
three years, as from the 10th August, 1951.

#### LAW DEPARTMENT.

# Bailiff of County Court.

ALAN NORMAN ANGUS LOH, Senior Constable of Police,

Seymour, to be also a Bailiff of the County Court at Seymour, pending the appointment of a successor to C. W. Tobin, deceased, with fees.

Clerk of Children's Court (Acting).

JOHN JOSEPH CAVEN to be also Clerk of the Children's Court at Wonthaggi, Cowes, and Lang Lang, during the absence on annual leave of D. L. Stott.

Commissioners for Taking Declarations, &c.

ERIC HENRY THEWLIS, an officer of the Soldier Settle-

ment Commission, Melbourne, to be a Commissioner for taking Declarations and Affidavits, pursuant to 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 his present position;

GERALD ALBERT BARRY, 108 Warrigal-road, Mentone, to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of Division 8 of Part IV. of the Evidence Act 1928, to resign upon removing from the neighbourhood of the address stated.

#### Magistrates.

ALFRED ALLANSON MORTON, Moya-crescent, Noble Park, John Herbert McCann, 12 Moray-street, South Mel-

DOUTING. ARCHIE KENNETH STEWART, Catani, and ALAN ROBERT BEASLEY, 149 Greythorn-road, North ALAN ROBEI Balwyn,

to Keep the Peace in the Central Bailiwick of the State

of Victoria;
ALFRED LLOYD GEORGE JENKINS, 18 High-street, ALFRED LLOYD GEORGE JENKINS, 18 High-street, Eaglehawk, Keep the Peace in the Midland Bailiwick of the State

of Victoria:

of Victoria;
ALEXANDER JOHN GALL, Cosgrove,
to Keep the Peace in the Northern Bailiwick of the State
of Victoria; and
ERNST HEINRICH ZEUNERT, Heywood,

to Keep the Peace in the Western Bailiwick of the State of Victoria.

# Probation Officers.

COLIN ARCHIBALD RULE, Scallan-street, Stawell, and SIDNEY PERCIVAL CHAPMAN, Scallan-street, Stawell, to be Probation Officers, pursuant to the provisions of section 8 of the Children's Court Act 1928, for the Children's Court at Stawell.

# Sheriff's Bailiff, &c.

PATRICK DESMOND COLLINS, Senior Constable of Police,

St. Arnaud, to be also a Sheriff's Bailiff and a Bailiff of the County Court at Ballarat, vice A. E. S. Pearson, resigned, with fees.

# PUBLIC WORKS DEPARTMENT. Wharf Manager.

Sergeant Thomas Jeremiah Houlihan, No. 8172, to be Wharf Manager at Brighton, and to carry out that portion of Part II. of the *Marine Act* 1928 which relates to the management of public wharfs, and to be an officer, under section 19 of such Act, to levy and collect wharfage rates thereat, at a remuneration of £10 per annum.

# DEPARTMENT OF THE TREASURER.

# Collector of Imposts (Acting).

HORACE PERCY HARRISON to act temporarily as Collector of Imposts, Geelong, for the purpose of collecting fees payable for tonnage, &c., during the absence of M. J. Ryan, on leave.

Assistant Inspector under Co-operative Housing Societies Act No. 5055 (Section 48 (2)).

WALTER HENRY WILLIAM BONELL to be an Assistant Inspector under the provisions of section 48 (2) of the Co-operative Housing Societies Act No. 5055, from 23rd July, 1951.

## DEPARTMENT OF WATER SUPPLY. Waterworks Trust Commissioner.

GEORGE ALEXANDER MILDENHALL GEORGE ALEXANDER MILDENHALL
to be a Commissioner of the Stratford Waterworks Trust,
to hold office as such during the present term of office
of Thomas Blanford as a Councillor of the East Riding
of the Shire of Avon, subject to the provisions of the Water Acts.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 24th July, 1951.

5232

#### 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 24th July, 1951, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:-

#### CHIEF SECRETARY'S DEPARTMENT.

ALEXANDER TAYLOR MARTIN, as a Licensing Inspector for each and every Licensing District in the State of Victoria, to date from and inclusive of the 30th June, 1951.

DAISY WILHELMINE TREASE, as Registrar of Births and Destree at Treasure.

Deaths at Trafalgar.

JOHN McMahon, as Registrar of Births and Deaths at Mooroopna.

#### LAW DEPARTMENT.

ALBERT EDWARD SYDNEY PEARSON, as a Sheriff's Bailiff and a Bailiff of the County Court at Balkarat.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 24th July, 1951.

## Teaching Service Act 1946.

ELECTION OF A MEMBER OF THE COMMITTEE OF CLASSIFIERS FOR THE SECONDARY SCHOOLS DIVISION, EDUCATION DEPARTMENT.

DURSUANT to the Teaching Service (Teachers Tribunal)
Regulations, I hereby notify that I have conducted
an election of a Member of the Committee of Classifiers for
the Secondary Schools Division, and I hereby declare that ROBERT ERIC CHAPMAN

has been elected a Member of such Committee.

Dated this 27th day of July, 1951.

J. L. EABRY,

Returning Officer.

Chief Secretary's Office, Melbourne.

COMMITTEE OF CLASSIFIERS UNDER THE TEACHING SERVICE ACT 1946.

PURSUANT to the provisions of section 26 (5) of the Teaching Service Act, it is hereby notified that the members of the Committee of Classifiers for the Secondary Schools Division are now as follows:-

WILLIAM HENRY ELLWOOD (Chairman), appointed by

the Governor in Council;
CHARLES THOMPSON SCARFF, by virtue of his office of
Chief Inspector of Secondary Schools;
ROBERT ERIC CHAPMAN, elected as teachers' repre-

sentative.

A. H. RAMSAY, Director of Education.

Education Department, Melbourne, 30th July, 1951.

> LAW DEPARTMENT .--- ATTORNEY-GENERAL. CONSENT TO USE OF WORD "KING."

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on the 24th July, 1951, consent in terms of section 17 of the Companies Act 1938 to the use of the word "King" in the name of the company known as "King Ranch (Australia) 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 24th July, 1951.

# CONTRACTS ACCEPTED.—(Series 1951-52.) SUPPLY OF PRISONERS' MEALS IN LOCK-UPS. From 1st July, 1951, to 30th June, 1952.

Number				f Each Tender epted.			
of Contract,	Locality.	At per Meal, Breakfast and Tea.	At per Meal, Hot Dinner.	Name of 6	Charge against Vote or Fund.		
	M. II.		s. d.	8. d.			
429	Melbourne District— Carlton		1 6	2 0	John Goodman		. IJ
430	City Watch House		1 9	2 6	Police Commissariat		11
431	Collingwood		2 0	2 0	M. M. Orchard		11
432 433	Fitzroy North Melbourne		1 6 2 0	$\begin{array}{c c}2&0\\2&6\end{array}$	Annie Elliott R. G. Cassidy	•• •• •	
434	Port Melbourne		1 9	2 3	Florence M. Deas		11
435	Prahran		1 3	2 0	H. D. Harris		
436 437	Richmond South Melbourne		$\begin{array}{c c} 1 & 6 \\ 2 & 0 \end{array}$	2 6 2 6	C. Quilici J. Phillips	•• ••	
10.		•• ••	_ ~ "		J. Phillips		·   }
438	Bourke District—		1 6	2 0	73 777 14		
439	Bacchus Marsh Brunswick		1 6 2 0	$egin{array}{ccc} 2 & 0 \ 2 & 6 \end{array}$	E. Walton Annie L. Sloey		
440	Flemington		1 6	26	E. Benson	•• •• ••	11
441	Footscray		1 3	. 1 9	D. Perry		1 1
442 443	Moonee Ponds Northcote		1 6	$egin{array}{ccc} 1 & 9 \ 2 & 0 \end{array}$	S. Reade I. P. Habrecht	••	
444	Sunshine		i š	2 6	A. J. Teese	•• •• ••	
	Control III-bloods Dist						11
445	Central Highlands Distr Ballarat		16	2 0	R. J. Bosher		
446	Gisborne		10	16	J. W. Pepper		
447	Maryborough		2 0	26	D. R. Vance		· [ [
ļ	Gippsland District-					•	<b>!</b>
448	Noojee		16	2 0	C. L. Jackson		11
	Mallee District-	•			,		
449	Mildura Lock-up and	Gaol	16	2 3	P. D. Byers		11
450	Ouyen		1 6	2 3	J. W. Greig		11
451 452	Swan Hill Woomelang		20	2 6 2 0	Beatrice M. Rexstraw D. McIntosh		
102	Woomelang		' ' '	- °	D. McIntoan		
453	Upper Goulburn District	I	1 6	2 6	TO M. Tabellian		
454	Benalla Mansfield		2 0	2 6	F. V. Phillips E. J. Coombs		11
455	Nagambie		ī 6	2 0	O. L. Wilson		
ŀ	Loddon District-	·					Contingencies, 1951-52
456	Kerang		1 6	2 0	J. Lamaro	,	11
457	Tarnagulla		2 0	26	D. A. Downey		4.1
Ì	Barwon District-	*					
458	Geelong		1 9	2 3	A. C. Barry		[]
	Corangamite District—						
459	Apollo Bay		1 6	2 0	W. A. Jones		11
460			$\begin{bmatrix} 2 & 0 \\ 2 & 0 \end{bmatrix}$	2 6 2 6	A. I. Pollock	•• . •• ••	
461	Port Campbell		2 0	2 0	K. W. McLaren		11
, ,	Yarra District—				~		
462 463	Camberwell Hawthorn		1 9 2 0	2 0 2 6	C. Aitken Allenby Lodge, Salvat	tion Army	
464	Heidelberg		1 0	1 6*	K. M. Levett		[.]
465		· · · · ·	2 0	$\begin{array}{ccc} 2 & 6 \\ 2 & 0 \end{array}$	G. A. James		[ ]
466	Malvern		1 6	2 0	G. W. Miles		1
ļ	East Gippsland District-	-					11
467	Sale		1 6	2 6	M. Henry		
	Wimmera District-						
468	Dimboola		1 6	2 0 2 0	R. Teschendorf		
469 470	O14 13		1 6 1 6	2 0	J. J. Donovan D. V. Nicholls		
1.0				- 1			
471	Flinders District— Frankston		2 0	2 6	C. Mexis	,	11
472		:: ::	î 6	2 0	H. C. Larking	•• •• ••	11
473	Sandringham		1 6	2 0	E. M. Fordham	•• •• ••	
474	St. Kilda		1 9	2 3	A. Mahar		
	Glenelg District-				m	•	
475	Hamilton		2 0	2 6	M. Thompson		11
			l				
4-0	Goulburn District—		, ,		A A Classes		11
476	Echuca	•• ••	1 6	2 0	A. A. Greaves	•• •• ••	11
						•	
	Upper Murray District-	- '		1			11
477			2 0	26	Hilda Weaver		1 [

\* Period 1.7.51 to 31.10.51.

# CONTRACTS ACCEPTED.—(Series 1951-52.) BURIALS OF DESTITUTE PERSONS (COUNTRY TOWNS, ETC.). FROM 1st July, 1951, to 30th June, 1952.

						· · · · · · · · · · · · · · · · · · ·	TO 30TH JUNE, 1952.		
Number of Contract.	Coffins. Graves.						Charge agains Vote		
Contra	Locality.		Adults.	Children.	Adulta.	Children.	Mileage One Way (or as stated).	Name of Contractor.	Fund
			s. d.	s. d.	s. d.	s. d.	s. d.		
478	Bourke District— Bacchus Marsh		29 0	19 0	40 0	20 0	0 6	A. M. Love	]
479	Sunbury		52 0	20 0	25 0	25 0	10s. per trip if buried at	Herbert King and Sons	-
						·	Sunbury, 40s. per trip if buried at Springvale	Į ,	
	Central Highlands I	Dis-	İ					·	
480 481	Ballan Ballarat		110 0 110 0	35 0 35 0	70 0 30 0	40 0 20 0	60s. per trip 20s. per trip	J. C. Feltham J. C. Feltham	
482	Beaufort	٠.	110 0 110 0	35 0 35 0	70 0 60 0	40 0 30 0	70s. per trip	J. C. Feltham	11
483 484	Bungaree Buninyong	••	110 0	35 0	60 0	30 0	30s. per trip 40s. per trip	J. C. Feltham	11
485 486	Castlemaine Chewton	• •	70 0	50 0 50 0	30 0 20 0	30 0 17 6	2s. 6d.; Minimum 50s. 2s. 6d.; Minimum 60s.	T. Odgers and Co	П
487	Clunes		50 0	15 0	30 0	30 0	10s. first mile, 2s. each extra mile	R. Pasco	
488	Creswick	••	50 0	15 0	30 0	30 0	10s. first mile, 2s. each extra mile	R. Pasco	
489	Gisborne	••	50 0	20 0	70 0	40 0	40s. first mile, 2s. each extra mile	A. M. Love	
490 491	Gordon Kingston	::	110 0 50 0	35 0 15 0	70 0 30 0	40 0 30 0	60s. per trip 10s. first mile, 2s. each extra mile	J. C. Feltham R. Pasco	
$\substack{492\\493}$	Lancefield Landsborough	•••	75 0 65 0	50 0 Free	60 0 60 0	30 0 30 0	2 6 20s. first mile, 2s. each	B. A. Skehan F. Crouch and Son	
494	Learmonth		110 0	35 0	60 0	40 0	extra mile 50s. per trip	J. C. Feltham	
495 496	Lexton Linton	• •	110 0 110 0	35 0 35 0	60 0 60 0	40 0 35 0	80s. per trip 70s. per trip	J. C. Feltham J. C. Feltham	
497	Maldon	::	70 0	50 0	70 0	20 0	2s. 6d.; Minimum 60s.	T. Odgers and Co	
498 499	Maryborough Newstead	• • •	Free 70 0	Free 50 0	Free 25 0	Free 15 0	Free 2s. 6d.; Minimum 60s.	W. Phelan and Sons Pty. Ltd. T. Odgers and Co	
500	Riddell's Creek		70 0 70 0	50 0 40 0	60 .0	30 0 30 0	2 6 2 6	B. A. Škehan	Ш.
501 502	Romsey Smythesdale		110 0	35 0	60 0	30 0	50s. per trip	J. C. Feltham	129
503	Talbot	••	Free	Free	Free	Free	Free	W. Phelan and Sons Pty. Ltd.	Contingencies, 1951-52
	Gippsland District—			100	00 0	,,,		W I C S	is se
504 505	Berwick Boolarra	• •	30 0 10 0	10 0 5 0	20 0 70 0	10 0	2 0 Free	W. J. Garnar and Son R. W. Hastings	l ge
506 507	Cranbourne Koo-wee-rup	••	30 0 30 0	10 0	20 0	10 0 10 0	2 0	W. J. Garnar and Son W. J. Garnar and Son	i
508	Korumburra	::	100 0	60 0	30 0	20 0	1 6	B. Matthews Pty. Ltd.	ဒိ
509	Lang Lang		17 6	Free	20 0	Free	Minimum 30s.	J. Keady	
510 511	Leongatha Loch	• •	20 0 90 0	10 0 Free	20. 0 25 0	10 0 Free	2 0 1 3	W. J. Garnar and Son J. Keady	
512	Morwell		10 0	5 0	70 0	20 0	Free .	R. W. Hastings	
513 514	Pakenham Traralgon	• •	20 0 Free	10 0 Free	20 0 30 0	10 0	2 0 Free	W. J. Garnar and Son R. W. Hastings	
515	Yallourn Yallourn North		50 0 50 0	20 0	55 . 0 55 . 0	55 0 55 0	1 6 1 6	H. W. Devine	11
516		••	000	20 0	30.0	30 0		H. W. Devine	
517	Mallee District— Beulah		90 0	30 0	50 0	20 0	3 0	A. E. Perry	
518	Birchip	••	60 0 40 0	15 0	35 0 32 6	10 0	42s. 6d. first mile, 2s. 3d. each extra mile 40s. first mile, 2s. each	Fraser and Horn Pty. Ltd	
519 520	Culgos	••	90 0	30 0	50 0	20 0	extra mile	A. E. Perry	$\Pi$
521	Hopetoun Lake Boga		Free	Free	Free	Free	Free	Fraser and Horn Pty. Ltd	
522 523	Manangatang Merbein	• •	Free 110 0	Free 20 0	Free 42 0	Free 30 0	Free 4 0	Fraser and Horn Pty. Ltd E. York and Son	
524 525	Mildura Nyah West		110 0 Free	20 0 Free	42 0 Free	30 0 Free	4 0 Free .	E. York and Son Fraser and Horn Pty. Ltd	
526	Piangil	• •	Free	Free	Free	Free	Free	Fraser and Horn Pty. Ltd	
$\frac{527}{528}$	Red Cliffs Robinvale	••	110 0 60 0	20 0 15 0	52 0 35 0	36 0 10 0	4 0 42s. 6d. first mile, 2s. 3d.	E. York and Son Fraser and Horn Pty. Ltd	
529	Sea Lake		50 0	35 0	30 0	20 0	each extra mile 30s. first mile, 1s. 6d. each extra mile	Malherbe's Funeral Services	
530	Swan Hill		Free	Free	Free	Free	Free	Fraser and Horn Pty. Ltd	
531 5 <b>3</b> 2	Ultima Werrimull		Free 110 0	Free 20 0	Free 60 0	60 0	Free 4s. plus 2s. from Mildura	Fraser and Horn Pty. Ltd E. York and Son	
533 534	Woomelang Wycheproof	• •	90 0 60 0	30 0 15 0	50 0 35 0	20 0	3 0 42s. 6d. first mile, 2s. 3d.	A. E. Perry	
004	14 Jonoptoor	••	55,0	-5 0	1 0	-5 0	each extra mile	1	٠ د ١

 $\label{eq:constraints} \mathcal{F}_{i,j} = \mathcal{F}_{$ 

BURIALS OF DESTITUTE PRESONS (COUNTRY TOWNS, ETC.) FROM 1ST JULY, 1951, TO 30TH JUNE, 1952-continued.

					Particular	s of Each	Tender Accepted.		Cha
Contract.	race		Coffins. Graves. Mileage		Mileage One Way		agal Vo		
Con	Locality.		Adults.	Children.	Adults.	Children.	(or as stated).	Name of Contractor.	Fur
*	Upper Goulburn	Dis-	s. d.	8. d.	s. d.	s. d.	s. d.		,
35	trict— Alexandra		100 0	50 0	100 0	50 0	100s. first mile, 2s.	Cumming, Culhane and Co. Pty.	h
36	Benalla		120 0	Free	80 0	40 0	each extra mile 20s. first mile, 3s. each	Ltd. Todd and O'Brien	
37	Bonnie Doon		80 0	40 0	75 0	40 0	extra mile 30s. first mile, 1s. 6d.	A. Cleeland	
38 39 40	Broadford Glenrowan Jamieson		30 0 20 0 80 0	Free 20 0 40 0	40 0 Free 75 0	20 0 Free 40 0	each extra mile l 6 l 0 40s. first mile, ls. 6d.	B. A. Skehan Bowdern and Diggle A. Cleeland	
41 42	Kilmore		Free 80 0	Free 40 0	Free 75 0	Frce 40 0	each extra mile Free 20s. first mile, Is. &d.	B. A. Skehan A. Cleeland	
13 14	Pyalong Violet Town		70 0 120 0	35 0 Free	60 0 80 0	30 0 40 0	each extra mile 2 6 20s. first mile, 3s. each	B. A. Skehan Todd and O'Brien	
15	. Wood's Point		80 0	40 0	75 0	40 0	extra mile 140s. first mile, 1s. 6d. each extra mile	A. Cleeland	
16 17	Loddon District— Axedale Bealiba		Free 110 0	Free 50 0	15 0 50 0	15 0 <b>30</b> 0	2 0 10s. first two miles, 4s. 6d. each extra mile	R. Oakley	
48 49 50	Bendigo Boort Dunolly	•••	Free 105 0 110 0	Free 21 0 50 0	15 0 60 0 50 0	15 0 55 0 30 0	Free 2 0 10s. first two miles, 4s. 6d. each extra mile	R. Oskley	·
51 52 53 54	Eaglehawk Elmore Golden Square Goornong		Free Free Free Free	Free Free Free Free	15 0 15 0 15 0 15 0	15 0 15 0 15 0 15 0	Free 2 0 Free 2 0	R. Oakley	
55	Heathcote		120 0	100 0	60 0	40 0	10 0	J. and W. Perry Bros	
56 57	Kennington Long Gully		Free Free	Free Free	15 0 15 0	15 0 15 0	Free Free	R. Oakley	
58 59	Mitiamo		Free	Free	15 0	15 0	2 0	R. Oakley	
60 61	Quarry Hill Raywood St. Arnaud		Free Free 100 0	Free Free 60 0	15 0 15 0 34 6	15 0 15 0 24 6	Free 2 0 10s. first two miles, 3s.	R. Oakley	
62	Tarnagulla		110 0	50 0	90 0	60 0	each extra mile 10s. first two miles, 4s.	R. Stephens	
63	White Hills Yarra District—		Free	Free	15 0	15 0	6d. each extra mile Free	R. Oakley	[2
64 65	· Blackburn		Free	Free	Free	Free	Free	T. Bathurst and Co. Pty, Ltd.	Contingencies 1951-52
66	Doncaster Mitcham	'	Free Free	Free Free	Free Free	Free Free	Free Free	T. Bathurst and Co. Pty. Ltd. T. Bathurst and Co. Pty. Ltd.	<b>{</b>
37	<ul> <li>Warrandyte</li> </ul>		Free	Free	Free	Free	Free	T. Bathurst and Co. Pty. Ltd.	1 3
88	Yarra Junction Barwon District—	• •	Free	Free	Free	Free	Free	T. Bathurst and Co. Pty. Ltd.	1 8
89 70	Bannockburn	• •	Free	Free	Free	Free	Free	A. M. Hepner and Sons	يُّ ا
71	Barwon Heads Birregurra		Free Free	Free Free	Free Free	Free Free	Free Free	A. M. Hepner and Sons A. M. Hepner and Sons	1 6
2	Drysdale .		Free	Free	Free	Free	Free	A. M. Hepner and Sons	115
3	Geelong		Free	Free	Free	Free	Free	A. M. Hepner and Sons	П
4	Inverleigh . Lara		Free Free	Free Free	Free Free	Free Free	Free Free	A. M. Hepner and Sons A. M. Hepner and Sons	11
6	Lorne		Free	Free	Free	Free	Free	A. M. Hepner and Sons	11
7	Meredith		Free	Free	Free	Free	Free	A. M. Hepner and Sons	П
8   9	Portarlington	• •	Free	Free	Free	Free	Free	A. M. Hepner and Sons	11
0	Queenscliff Rokewood		Free Free	Free Free	Free Free	Free Free	Free Free	A. M. Hepner and Sons A. M. Hepner and Sons	$\prod$
ľ	Winchelsea		Free	Free	Free	Free	Free	A. M. Hepner and Sons	
2	Corangamite Distric		50 0	20 0	40 0	21 0	2 0	T. R. Sharrow	
3	Apollo Bay Beeac	::	50 0	20 0	40 0	21 0	2 0	T. R. Sharrow	$\ \cdot\ $
4	Beech Forest		50 0	20 0	40 0	21 0	2 0	T. R. Sharrow	11
5	· Camperdown		20 0	5 0	20 0	10 0	0 6	J. Lourey	П
7	Colac	• •	40 0 50 0	20 0 20 0	42 0 42 0	21 0	2 0 2 0	T. R. Sharrow	11
8	Cressy Forrest	• •	50 0	20 0	42 0	21 0	2 0	T. R. Sharrow T. R. Sharrow	11
9	Koroit		Free	Free	Free	Free	Free	Guyett and Sons Pty. Ltd	11
0	Mortlake	٠	120 0	60 0	80 0	35 0	4 6	W. Christian and Co	Ш
2	Port Fairy	• •	Free	Free 35 0	Free 60 0	Free 40 0	Free 80s. per trip	Guyett and Sons Pty. Ltd J. C. Feltham	11
3	Skipton Terang		Free	Free	Free	Free	Free	J. Lourey	
)4 )5	Warrnambool Wimmera District—		Free 65 0	Free 20 0	Free 60 0	Free 30 0	Free 20s. first mile, 2s. 6d.	Guyett and Sons Pty. Ltd F. Crouch and Son	
96	Glenorchy		65 0	20 0	40 0	30 0	each extra mile 5s. first mile, 2s. each	F. Crouch and Son	
97	Murtoa	••	110 0	60 0	50 0	30 0	extra mile 5s. first mile, 2s. each	V. R. Crouch	
98	Rupanyup		110 0	60 0	50 0	30 0	extra mile 10s. first mile, 2s. 6d.	V. R. Crouch	$\  \cdot \ $
	Stawell		65 0	20 0	60 0	30 0	each extra mile 5s. first mile, 3s. each	F. Crouch and Son	Ш

Burials of Destitute Persons (Country Towns, etc.) from 1st July, 1951, to 30th June, 1952-continued.

	<u> </u>				Particular	of Each	Tender Accepted.	
ract.			Coff	fins.	Gra	ves.	Mileage One Way	N
Contract.	Locality,		Adults.	Children.	Adults.	Children.	(or as stated).	Name of Contractor.
	East Gippsland	Dis-	s. d.	s. d.	s. d.	s. d.	s. d.	
0 12 3 4 5 6 7 8 9 0 1 2 3 4	trict—  Bairnsdalo Benambra Briagolong Bruthen Buchan Cowwarr Heyfield Lakes Entrance Lindenow Maffra Omeo Rosedale Sale Stratford Swifts Creek		Free	Free 50 0 Free Free 50 0 50 0	Free 30 0 Free Free 30 0 30 0	Free 30 0 Free Free 30 0 30 0	Froe 2 6 Agreement Free 2 6 Agreement Agreement 1 0 Free Agreement 2 6 Agreement Agreement 2 6 Agreement Agreement Agreement Agreement	G. Holford Williams and Lee Raymond Stores Pty. Ltd. G. Holford Williams and Lee Raymond Stores Pty. Ltd. Raymond Stores Pty. Ltd. G. Holford G. Holford Raymond Stores Pty. Ltd. Williams and Lee Raymond Stores Pty. Ltd. Williams and Lee
5 6	Flinders District— Dandenong Frankston		20 0 Free	10 0 Free	20 0 Free	10 0 Free	2 0 Free	W. J. Garnar and Son T. Bathurst and Co. Pty Ltd.
7 8 9	Glenelg District— Ararat Buangor Elmhurst Willaura		60 0 60 0 60 0	Free Free Free Free	80 0 80 0 80 0 80 0	60 0 60 0 60 0	5 0 30s. first mile, 5s. each extra mile 40s. first mile, 5s. each extra mile 40s. first mile, 5s. each extra mile	Isabella C. Dunn Isabella C. Dunn Isabella C. Dunn Isabella C. Dunn
1 2 3 4 5 6 7 8 9 0	Goulburn District— Cobram Dookie Echuca Katamatito Mooroopna Murchison Numurkah Rushworth Shepparton St. James Tungamah		110 0 Free 70 0 110 0 Free 110 0 90 0 Free 120 0	110 0 Free 20 0 110 0 Free 60 0 70 0 Free Free 40 0	130 0 Free 50 0 150 0 Free Free 145 0 90 0 Free 80 0	130 0 Free 25 0 150 0 Free Free 145 0 90 0 Free 40 0	20 0 Free 3 0 20 0 Free Free 20 0 4 0 Free 20s. first mile, 3s. cach extra mile 3 0	Tuttle and Kittle Kittle Bros. J. W. Vevers Tuttle and Kittle Kittle Bros. Kittle Bros. Tuttle and Kittle Kittle Bros. Tuttle Bros. Tuttle Bros. Kittle Bros. Kittle Bros. Kittle Bros. Todd and O'Brien  A. E. Levings
2 3 4 5 6 7	Upper Murray Districts Beechworth Bethanga Lower Chiltern Dederang Moyhu Tangambalanga Wangaratta Whitfield	ict—	85 0 42 0 120 0 42 0 60 0 42 0 60 0	Free 21 0 Free 21 0 40 0 40 0 40 0	80 0 60 0 80 0 80 0 Free 60 0	60 0 30 0 40 0 40 0 Free 30 0	3 0 40s. first mile, 1s. 6d. each extra mile 80s. first mile, 3s. each extra mile 60s. first mile, 1s. 6d. each extra mile 1 0 40s. first mile, 1s. 6d. each extra mile 1 0	W. Guthrie J. S. Adams and Sons Todd and O'Brien J. S. Adams and Sons Bowdern and Diggle J. S. Adams and Sons Bowdern and Diggle Bowdern and Diggle
0	Wodonga Yackandandah Yarrawonga		42. 0 42. 0	21 0 21 0 40 0	60 0 80 0	30 0 40 0 80 0	40s. first mile, 1s. 6d. each extra mile 60s. first mile, 1s. 6d. each extra mile	J. S. Adams and Sons J. S. Adams and Sons A. E. Levings

#### CONTRACTS ACCEPTED.—(Series 1951-52.)

Requirements under Sub-Schedule No. 5 of Schedule No. 1 for the month of August, 1951, are to be purchased under agreement from the under-mentioned firms, at the under agreement from the under-mentioned firms, at the rates per cwt. respectively indicated, viz., Robert Harper and Co. Ltd., Oatmeal—plain, 78s. 6d., Peas—split, 73s. 6d., Rice—dressed and unpolished, 49s., Rycene, 26s. 6d.; H. S. K. Ward Pty. Ltd., Barley—pearl and unpolished, 35s. 6d. All rates less 3 per cent. 14 days, or 2½ per cent. 30 days. Rates are subject to variation in accordance with determinations of the Prices Decontrol Commissioner.

W. H. RUTHERFORD, Secretary to the Tender Board. 31.7.51.

#### PUBLIC WORKS.

343. (5) Brunswick East, State School No. 3179, repairs and painting, main building, £1,771.—L. W. Friezer 344. (2) Bungal, State School No. 1155, externitation of the state of t

external and 344. (2) Bungal, State School No. 1155, external and internal painting, provision of skylight, £293 10s.—F. N. and A. W. Wilson.

345. (1) Buninyong, Police Station, renewal of party fencing, &c., £130 1s.—C. R. and D. L. Coxall.

346. (2) Ballarat, State School No. 2103, Urquhart-street, repairs and renovations, £2,660.—A. J. Curnow.

347. (1) Bealiba, Police Station, repairs and painting, c., £451 10s.—A. J. Kellett.

&c., f451 10s.—A. J. Kellett.

348. (2) Braybrook, State School No. 1102, repairs and painting, £378.—W. J. Joy.

349. (1) Cashmore, State School No. 3838, alterations, additions, repairs, and painting, &c., £985.—R. D. Fraser.

350. (3) Collingwood, Technical School, installation of improved lighting, Art Room, £287 2s.—Johnston and McMorran Pty. Ltd.

351. (1) Coburg, Pentridge, Wire Netting Factory, supply and erection of acid baths, £1,096 10s.—Charles E. Guv and Co.

supply and erection of acid baths, £1,096 10s.—Charles E. Guy and Co.

352. (1) Digby, State School No. 2047, repairs and renovations and new out-offices, &c., £209.—A. Lane.

353. (1) Dookie, Agricultural College, supply and installation of sinks, &c., in Chemical Laboratory, £346.—Date and Chessells Pty. Ltd.

354. (1) Dookie, Agricultural College, supply and installation of electric hot-water service, £161.—R. J.

Wilson.

wilson.
355. (2) Everton, State School No. 2031, supply and installation of kerosene hot-water service, residence, £167
10s.—R. J. Wilson.
356. (2) Flora Hill, Prefabricated School, supply, de-

obo. (2) Fiora Hill, Prelabricated School, supply, delivery, installation, and testing of heating and ventilating system, £1,850 10s.—H. W. Creek and Sons. 357. (2) South Geelong, State School No. 2143, supply and installation of hot cathode fluorescent equipment, £117.—The Electric Motor Guarantee and Trading Co.

Pty. Ltd.

358. (2) Gapsted, State School No. 2240, supply and installation of kerosene hot-water service, residence, £161
15s.—R. J. Wilson.

359. (1) Heywood, State School No. 297, repairs to out-

offices, erection of woodshed, tank steps, &c., £217.—Hoggan and Lovell.

360. (1) Hamilton, State School No. 295, fencing, £205.—A. M. Hartshorne.
361. (4) Janefield, Mental Colony, painting and renovations, "D" Ward and Administration Block, £2,890 10s.—

361. (4) Janefield, Mental Colony, painting and renovations, "D" Ward and Administration Block, £2,890 10s.—R. E. Simmons.

362. (1) Kongwak, State School No. 3323, supply and installation of kerosene hot-water service, residence, £162 15s.—Wittingslow Bros.

363. (1) Kew, Mental Hospital, enclosing verandah, £153.—Cyclone Co. of Australia Ltd.

364. (1) Learmonth, State School No. 386, new chalkboards, cupboards, in Infants' Room, and minor repairs to residence, £109.—H. R. Dobbin.

365. (1) Langi Kal Kal, Penal and Gaols Training Centre. installation of hot-water service, £214 10s.—McLean

Centre, installation of hot-water service, £214 10s.—McLean

and Boakes

366. (1) Molyullah, State School No. 2130, erection of teacher's residence, out-buildings, &c. (labour only), £900.

teacher's residence, out-buildings, &c. (labour only), £900.—L. J. Ryan.
367. (2) Moe, Multi Purpose School, erection of general class-room section, Prince's Highway, £83,244.—H. N. Olver.
368. (2) Merbein, State School No. 3687, renovations to teacher's residence, £186.—R. H. Hutchinson.
369. (2) Merbein, Higher Elementary School No. 3687, removal of Karrawinna East State School No. 4421, and re-erection, repairs, and painting, £550.—A. Hamilton.
370. (1) Melbourne, Public Works Department, Civil Engineer's Office, 107 Russell-street, electrical installation, £352 12s. 6d.—J. Simpson.
371. (1) Melbourne, Public Buildings, glazing from 1st July, 1951, to 30th June, 1952, rates.—H. White,

372. (2) Melbourne, Parliament House, Housekeeper's Quarters (Legislative Council), renovations, £635.-L. W.

Friezer.
373. (1) Pirron Yallock, State School No. 1242, installa-

373. (1) Firron Yallock, State School No. 1242, installation of septic tank, £540 15s. 6d.—A. J. Vessey.
374. (1) Richmond, Technical School, supplying and fixing roof, £446.—Flat Top Roofing Co.
375. (3) Sunbury, Mental Hospital, supply and installation of hand press for laundry, £425 2s. 6d.—Capron Carter

Pty. Ltd. 376. (1) Thorpdale, State School No. 2966, conversion of

building into class-room, £275.—T. Horton.
377. (1) Terip Terip, State School No. 3169, supply and installation of kerosene hot-water service, £164 10s.—R. J. Wilson.

378. (1) Wangaratta South, State School No. 1580, repairs only to school and residence, £145 15s.—J. Law and

382. (1) Broadford, Police Station, repairs and painting, £537 11s. 6d.—J. Hopkins.
383. (1) Bairnsdale, Technical School, renewal of party fencing, residence No. 93, Francis-street, £110.—J. F.

Cheale. 384. (1) Bendigo, School of Mines, residence, supply and installation of kerosene hot-water service, £148 12s. Hibberd.

Hibberd.

385. (3) Ballarat, Paper Mills, supply and installation of an automatic sprinkler and fire alarm system, £13,922.—Automatic Fire Sprinklers Pty. Ltd.

386. (3) Beaconsfield Upper, State School No. 2560, electrical installation, £115 15s.—G. L. Webster.

387. (8) Carlton, Teachers' College, interior renovations, Practising School, £220.—E. G. Kennedy.

388. (4) Ferntree Gully, State School No. 1307, supply and installation of kerosene hot-water service, residence, £149 10s.—W. and D. Pitts and Son.

389. (2) Foster, State School No. 1172, internal and external painting and repairs, £3,250 15s.—C. J. Bates.

390. (3) Glen Forbes, State School No. 4008, repairs and external painting, £187.—W. L. Gair.

391. (1) Hopetoun, State School No. 3167, erection of three (3) teachers' residences, £8,734.—A. Snell.

391. (1) Hopetoun, State School No. 3167, erection of three (3) teachers' residences, £8,734.—A. Snell.
392. (1) Kensington, State School No. 2374, renovations to cleaner's residence, £393.—J. W. Wood.
393. (1) Kew, "Glen Donald," 17 Marshall-avenue, School for Deaf Children, supply and fix "Silenceil" Acoustic Tiles ceilings to five rooms, two halls, and full length of passage, £660.—Picton, Hopkins, and Son Pty.

Ltd.

394. (2) Katamatite, State School No. 2069, supply and installation of kerosene hot-water service, residence, £154

38. 6d.—Shepparton Plumbing Services.

395. (1) Marysville, State School No. 1273, erection of one 16 ft. x 12 ft. sheltershed, £237.—D. Tincknell.

396. (3) Maryborough, Police Station, renovations to Divisional Inspector's Office, £122.—W. G. Hart and Son.

397. (1) Morwell North, State School No. 2621, improved lighting repairs and painting & £778 & A. F. Access

lighting, repairs, and painting, &c., £778 4s.—A. F. Angus. 398. (1) Melbourne, "Hampton Lodge," 448 St. Kildaroad, provision of stainless-steel sink, &c., £548.—D. Tincknell.

399. (1) South Melbourne, Technical School, replacement of fibro-cement sheets with weatherboards, £230.—J. W. Wood.

ment of fibro-cement sneets with weatherboards, zzou.—
J. W. Wood.
400. (1) Nandaly, State School No. 3927, supply and installation of fuel hot-water service, teacher's residence, f168.—H. Richards.
401. (1) Neerim South, State School No. 2432, demolition of old garage and erection of new standard type garage, f140.—Russell A. Holt.
402. (1) Oakleigh, Technical School, erection of 2,400 feet of park rail fencing and including painting of same, f1,180.—F. and G. Murphy Bros.
403. (2) Preston, State School No. 1494, erection of brick incinerator, f225 10s.—L. H. Roberts.
404. (1) Pearcedale, State School No. 2961, repairs and renewals to fencing, f295.—D. Tincknell.
405. (2) Royal Park, Mental Hospital, erection of new laundry to Medical Officer's Quarters, f614.—W. Hesketh.
406. (1) Royal Park, Children's Welfare Depot, Receiving Depot, supply and installation of three (3)
"Bendix" washing machines, f442 0s. 6d.—Levin and Co. Ltd.

407. (1) Surrey Hills, State School No. 2778, provision of cupboards under blackboards (Infants' School), £299,— Netherton and Hughes.

408. (1) Swan Hill, High School, supply and erection of No. 3 tanks, £113.—H. Richards.

5238

409. (1) Tatura, State School No. 1441, internal and external repairs and painting, school and residence, £1,200.

—L. A. Skelton.

410. (1) Tambo Upper, State School No. 2216, replacement of tank and tank stand, brick drains, Sandilux closet, re-erection of boys' out-offices, &c., £124 14s. 4d.—F. H. West.

F. H. West.
411. (2) Tyntynder Central, State School No. 3795, installation of septic tank, £775.—H. Richards.
412. (1) Willaura, Court House, repairs, painting, renovations, installation of electric light and power, &c., £379.—R. H. Pyne.

413. (2) Wonthaggi, Police Station, renewal of fencing, f456.—D. Tincknell.
414. (1) Wodonga, State School No. 37, additional outoffice accommodation and drinking facilities, f430 15s.—

P. T. BYRNES, Commissioner of Public Works. 26.7.51.

# ORDER IN COUNCIL.—(Series 1950-51.) FORESTS COMMISSION.

Loan Act No. 5333, Item 8-

5261. To the purchase of part of allotment 1648, Parish of Moe, for forest purposes, £125.—The Housing Commission, Victoria.

Approved by the Governor in Council, 8th May, 1951.—A. G. COULTHARD, Acting Clerk of the Executive Council.

# ORDERS IN COUNCIL.—(Series 1951-52.) EDUCATION DEPARTMENT

334. One only Impedance bridge, £155, one only Strabo-

334. One only Impedance bridge, £155, one only Straboflash, contractor unit and hand-lamp, £121, for Bendigo School of Mines.—Electronic Industries Imports Pty. Ltd. 335. Thirty-six pair lasts, model No. 10756, 5 fitting, heelplated snap hinge, £57, 50 pair lasts, model BK, 2 fitting, full-plated telescopic hinge, £78 15s., for Collingwood Technical School.—G. N. Raymond Limited. 336. One only Pontiac chassis for Maryborough Technical School, £287 10s.—Geo. R. Innes and Sons, Bendigo. 337. One only A.C. electric spot-welding machine with telescopic arms, for South Melbourne Technical School, £224 15s.—E. M. F. Electric Company. 338. One only microscope for the Geology Department for Swinburne Technical College, £112 7s. 10d.—Thomas Optical and Scientific Company.

Optical and Scientific Company.

Approved by the Governor in Council, 17th July, 1951.—A. MAHLSTEDT, Clerk of the Executive Council.

339. One only electric pottery kiln, KM 18/20, 20 in, x 18 in, x 18 in, for Prahran Technical School, £319.—Birlec Limited, 51 Paramatta-road, Glebe, Sydney, N.S.W. 340. One only crucible furnace, No. 16, for South Melbourne Technical School, £55.—Gas and Fuel Corporation of Victoria

of Victoria.

of Victoria.

341. One only moulding box storage frame, three only chutes, six only tool trays, five only quenching tanks, three only double forges, for South Melbourne Technical School, £274 6s. 6d.—A. G. Way and Company.

342. One only electric Ceramic kiln, model KM18/20, 14 Kw, 40 cubic ft. capacity, 20 in. x 18 in. x 20 in., for Oakleigh Technical School, £230.—Birlec Limited, 417 Lonsdale-street, Melbourne, C.1.

Approved by the Governor in Council, 24th July, 1951,—A Mahlstedt, Clerk of the Executive Council.

# STATE ELECTRICITY COMMISSION.

415. The supply of 86 kerosene operated hot-water systems for Yallourn North and Morwell, to Specification No. 50-51/353, £8,363 10s.—Ekon Heating Engineers.

Approved by the Governor in Council, 3rd July, 1951.—A. Mahlstedt, Clerk of the Executive Council.

416. The supply of 12,500 feet of galvanized 3-in. steel pipes for maintenance and new works, £7,239 11s. 8d.—Australia-Middle East Trading Co. (Aust.) Pty. Ltd. 417. The supply of 1,007 tons of small coal for Newport Power Station, £5,708 1s. 8d.—Interstate Coal Agencies Pty. Ltd.

418. The supply of 1,275 tons of small coal for Newport Power Station, £6.837 19s. 11d.—Interstate Coal Agencies

419. The supply of 300 metric tons of galvanized iron sheets for covering of steel-framed buildings, £49,133 5s.-Kreglinger and Fernau Ltd.

420. The supply of five pneumatic tired tractor mounted front end loaders, to Quotation No. 4061, £8,300.—Malcolm Moore Pty. Ltd.

421. The supply of two electrically driven boiler feed pumps for briquette factories 3 and 4, Morwell Project, to Specification No. 51-52/43, £33,614.—Mather and Platt

to Specification No. 51-52/43, f33,614.—Mather and Platt Ltd.

422. The supply of automotive and tractor spark plugs, for a period of two years, to Specification No. 50-51/323, at Schedule rates.—Pyrox Ltd.

423. The erection of pre-school centre and scout hall, Mount Beauty. Kiewa Hydro-Electric Scheme, f5,700.—F. W. Rittwag.

424. The supply of spare parts for power controlled units fitted to Allis Chalmers tractors, Yallourn and Kiewa Hydro-Electric Scheme, to Quotation No. 4936, £11,885 16s. 11d.—Tutt, Bryant (Vic.) Pty. Ltd.

425. The supply of 46 cast iron full-way valves with gearing and by-pass equipment, to Specification No. 50-51/285, £11,788 15s. 8d.—Vanty Supply Co. Ltd.

426. The supply of 188 tons 19 cwt. of galvanized bolts and nuts for the distribution and transmission system, £25,973.—Thomas William Lench Ltd.

427. The supply of 52 tons 15 cwt. of galvanized bolts and nuts for the distribution and transmission system, £11,094.—L. G. Thorne and Co. Pty. Ltd.

428. The supply of 183 tons 18 cwt. of galvanized bolts and nuts for the distribution and transmission system, £19,471.—Wilkes Ltd.

Approved by the Governor in Council, 17th July, 1951.—

Approved by the Governor in Council, 17th July, 1951.—A. MAHLSTEDT, Clerk of the Executive Council.

## DEPARTMENT OF MINES.

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

11283, Bendigo; Cyril Robert Wilson; 28a. 1r. 10p., Parish

of Heathcote.

11284, Bendigo; Cyril Robert Wilson, Harold Edward Hird,
Robert Noel Hird, and Ernest Louis Nicholson;
32a. 1r. 4p., Parish of Heathcote.

# APPLICATION FOR MINING LEASE DECLARED ABANDONED.

5542, Gippsland; William Newton; 40 acres, near Bairns-

# MINING LEASES AND TAILINGS LICENCES EXPIRED.

6717, Mineral; Louis Charles Fisher, Clifford Edward Lamb, George Lamb, and Albert Lamb; 7a. 1r. 7p., Parish of Budgeree.

6758, Mineral; Charles Carty, Arnell Evans, and William Henry Evans; 6a. 0r. 6p., Parishes of Numbruk and Moondarra.
2190, Tailings Licence; James Thomas Wilson; 7a. 3r.,

Parish of Grenville.

1937, Tailings Licence; Lawrence Edward Jubber; 9a.

3r. 14p., Parish of Maldon.

## CORRECTION.

In the Government Gazette of 25th July, 1951, lease "No. 2880, Ararat," should read "No. 2800, Ararat."

G. C. MOSS, Minister of Mines.

# MINING LEASES AND TAILINGS LICENCE DECLARED VOID.

8927, Castlemaine; Alfred Amos Lewis; 37a. 3r. 7p., Parish of Warrandyte.
7010, Maryborough; John Frood; 17a. 1r. 30p., Parish of Tarnagulla.
7048, Maryborough; Archibald Charles May; 36a. 1r. 8p., Parish of Wehla.
6952, Mineral; Bolton Gypsum and Plaster Co. Pty. Ltd.; 36a. 1r. 38p. Parish of Myall.

36a. 1r. 38p., Parish of Myall.
2157, Tailings Licence; Stawell Brick Works Pty. Ltd.,
Parish of Stawell.

REX R. NEAL, Secretary for Mines.

## SUMMONING OFFICER.

I HEREBY appoint the under-mentioned person, under section 31 of the Education Act 1928, to summon parents within the State of Victoria:—

First Constable Leslie W. Young, No. 8378.

# P. P. INCHBOLD,

Minister of Education.

Education Department, Melbourne, 26th July, 1951.

#### Transport Regulation Acts. TRANSPORT REGULATION BOARD.

NOTICE is hereby given that the applications made by NOTICE is nereby 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; Nature of Application.

- BULL, B. A., Carwarp; 1 commercial goods vehicle (30 cwt.) for the carriage of general goods between Mildura and Robinvale, via Hattah.
- Burgess, R., 19 Footscray-road, Kensington; 1 commercial goods vehicle (90 cwt.) for the carriage of marine goods in the course of business as marine dealer throughout the State of Victoria.
- EDWARDS, J. W., Wilson-street, Wedderburn; 1 commercial goods vehicle, to be purchased, for the carriage of—
  (a) General goods within a radius of 20 miles of Wedderburn, (b) bricks within a radius of 60 miles
- Ferries, D. G. (trading as George Ferries), 114 Barker-street, Castlemaine; 1 commercial goods vehicle for the carriage of materials, tools of trade, and equip-ment in connexion with applicant's business of "monumental and building masons" on contracts throughout the State of Victoria.
- Fox, P. (trading as "Peter Fox"), 243 Collins-street, Melbourne; 1 commercial goods vehicle (14 cwt.) for the carriage of photographic equipment and materials and sample photos in connexion with applicant's business as photographer throughout the State of
- BEVERIDGE, A., & A. ATEN (trading as Frankston Saw Mills), ERIDGE, A., & A. ATEN (trading as Frankston Saw Mills), Dandenong-road, Frankston. Application No. 1.—One commercial goods vehicle (200 cwt.) for the carriage of logs from applicants' forest landing in the Murrandindi area to applicants' own sawmill at Frankston. Application No. 2.—Application to vary the terms of existing licence No. TTD.1172 by deleting all present conditions and including in lieu the carriage of logs from own forest landing at Murrandindi to own sawmills at Frankston. mills at Frankston.
- HOLLINGSWORTH, J. E., 209 Hotham-street, Elsternwick; 1 commercial goods vehicle (70 cwt.) for the carriage of road-making plant and materials throughout the State of Victoria under contract to the Department of Works and Housing.
- McDougall & Ireland Pty. Ltd., 9 Morton-avenue, Carnegie; 1 commercial goods vehicle (10 cwt.) for the carriage of spare parts, materials, equipment, and tools of trade for earth-moving equipment throughout the State of Victoria.
- MURRAY, T. A., 52 Kalimna-street, Carrum; 1 commercial goods vehicle (10 cwt.) for the carriage of general drapery in the course of business of "hawker" throughout the State of Victoria.
- NEIL, I. O., Glenbrook-avenue, Clayton; 1 commercial goods vehicle (87 cwt.) for the carriage of—(a) General goods within a radius of 20 miles of Clayton, (b) sand from pits at Cardinia to Warragul and Melbourne.
- Overseas Corporation (Australia) Ltd., 4 Canning-street, Carlton; 4 commercial goods vehicles (20–60 cwt.) for the carriage of aluminium buildings, replacement materials, erection equipment, and tools of trade under contract to the Department of Public Works, the Department of Works and Housing, and hospital authorities throughout the State of Victoria.
- ROBERTS, R. C., Grant-street, Alexandra; 1 commercial goods vehicle (118 cwt.) for the carriage of—(a) Own goods in the course of business as fruiterer and greengrocer, confectioner, and delicatessen within a radius of 50 miles of Alexandra and from Melbourne, (b) empty bottles from Alexandra to Melbourne as agent for the Melbourne Bottle Co.
- Sands, A. R. & A. M., Bayview-road, Officer; application to vary the terms of existing "D" licence No. 6571 to include the carriage of fruit from applicants' own property at Officer to Melbourne, returning with artificial manure for use only on their own property.
- Sallah, R. A., & E. A. Wilson (trading as Major Metal Co.), 81 Glenhuntly-road, Elwood, S.3; 1 commercial goods vehicle (60 cwt.) for the carriage of marine stores in connexion with applicants' business as "marine dealer" throughout the State of Victoria.
- SCINETTI, G. E., 38 Skene-street, Bendigo; 1 commercial goods vehicle (100 cwt.) for the carriage of road-making plant and materials throughout the State of Victoria.

- SHELLY, P. E., Labilliere-street, Bacchus Marsh; 1 commercial goods vehicle (200 cwt.) for the carriage of general goods within a radius of 10 miles from Balliang, Bacchus Marsh, and Ballan to Melbourne. (This is an application for licence No. D.4575, held by A. D. Young, Balliang.)

  Vett, C. A., 105 Geelong-road, Ballarat; 2 commercial goods vehicles (30 cwt. each) for the carriage of marine stores in connexion with applicant's business as "marine dealer" throughout the State of Victoria.

  YOUNGER, A. M. & A. D. (trading as A. M. Younger & Son), 225 North-road, Caulfield; 3 commercial goods vehicles (5, 10, and 103 cwt.) for the carriage of—(a) Own goods in the course of business as primary producers throughout the State of Victoria, (b) fruit, vegetables, milk, cream, butter, and firewood from applicants' own properties at Dumbalk, Wheeler's Hill, and Ferntree Gully to applicants' guest houses in Melbourne.

  CONNOLLY, P. J., 237 Queen-street, Bendigo; application to vary the terms of existing licence No. D.6152 by deleting all present conditions and including in lieu thereof the carriage of wool, hides and skins, bags of hide pieces, bones, rabbit skins, and beeswax on behalf of F. Ferguson, merchant, of Bendigo, from the store at Bendigo to Goldsbrough Mort's store at Melbourne.

NOTICE is hereby given that the applications made by the persons named below for renewal of 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; Present Franchise; Licence No.; Date of Expiry.

- Beveriege, H. G., Goomalibee-street, Benalla; for the carriage of red gum logs from any forest landing within a radius of 50 miles from Benalla to the railway station at Benalla, Ryan's Sawmills at Benalla, and Van Damme's Sawmill at Wangaratta; T.T.D.1325; 14th August, 1951.

  FACEY, G. A. J., 46 Wilson-street, Colac; (a) Logs from any forest landing within a radius of 50 miles from Colac to Gellibrand Sawmills and H. P. Sawmills at Colac (b) sawn timber from Gellibrand Sawmills.
- Colac, (b) sawn timber from Gellibrand Sawmills, H. P. Sawmills, and Kincaid's Timber Mills at Colac to building sites within a radius of 50 miles from Colac in house lots only; T.T.D.1333; 28th August, 1951. MILL, S. J., Barramunga; (a) For the carriage of sawn timber from South Coast Hardwood Company's Mill at
- timber from South Coast Hardwood Company's Mill at
  Barramunga to housing sites at Geelong in house lots
  only; T.T.D.1332; 28th August, 1951.

  Hume & Iser Pty. Ltd., 35-47 Charleston-street, Bendigo
  (2 vehicles); (α) Sawn timber from own mills at
  Kyneton and other sawmills within a radius of 60
  miles of Bendigo, including Hopper's Mill at Mt.
  Franklin, Stewart's Mill at Korweinguboora, Maher's
  Mill at Korweinguboora, Dwyer's Mill at Spargo Creek,
  O'Hehir's Mill at Trentham, Frith's Mill at Bullarto,
  (b) red gum timber from Murray River Sawmills and
  Evans Bros.' Mills at Echuca to own yards at Bendigo;
  T.T.D.1231, T.T.D.1232; 15th August, 1951.

  Morgan, T. E., Nayook; for the carriage of sawn timber
  from Pearse's Mill at Neerim Junction to the railway
  station at Nayook and to consignees within a radius
  of 20 miles of such railway station; T.T.D.1328; 18th
  - of 20 miles of such railway station; T.T.D.1328; 18th
- Or 20 miles of such railway station; 1.1.D.1328; 18th August, 1951.

  NEIL, ERLE, West-street, Moama, New South Wales; (a) Logs from any forest landing in the Echuca area to the railway station at Echuca, (b) sawn timber from Ovens Valley Sawmilling Company at Ovens to consignees at Echuca and Kerang; T.T.D.1215; 1st August,
- PINCOMBE, J. T., Five Hills-road, Glenburn; logs from any forest landing in the Glenburn area to Stevens' Sawmill at Ringwood; T.T.D.1229; 15th August, 1951.
- CLAIR, H. R., Stanley; sawn timber and mill logs—(a) Within 20 miles radius of Stanley, (b) from Stanley to Mt. Beauty and the border of Victoria and New South Wales en route to Albury and Corowa, New South Wales; T.T.D.1230; 15th August, 1951.
- SMITH, H., 45 McPherson-street, Horsham (three vehicles); (a) Logs from felling site at Wartook to applicant's own sawmill at Horsham, (b) firewood from the Warown sawmill at Horsham, (b) firewood from the Wartook area for uses at the aforesaid sawmill, (c) electric light poles from felling sites at Wartook to places within a radius of 50 miles from such site, as directed by the P.M.G.; operations pursuant to the provisions of this paragraph are subject to an authority being obtained from the C.R.B. to exceed the maximum length of 45 feet overall, section 12, sub-section 13 (d) of the Motor Car Act, No. 5450; T.T.D.1326, T.T.D.1327, T.T.D.1334; 14th August, 1951.

Stevens, L., 1 Mary-street, Box Hill—

1. For the carriage of logs from any forest landing in the Niagaroon and Upper Yarra forestry area—
(a) To the railway station at Healesville and to any mill or dump which is located within a radius of 20 miles of such landing or of the railway station at Healesville, (b) to any mill situated south of the River Yarra within a radius of 25 miles of the G.P.O., Malbaurne.

Melbourne.

2. Logs from such other areas or to such other destinations as may be authorized in writing by the Board from time to time; T.T.D.1226; 14th August,

WHEILDON, K., Milawa; (a) Logs from Carbor Upper to the Myhree Sawmills at Milawa, (b) sawn timber from Myhree Sawmills at Milawa to consignees within a radius of 50 miles from such mill; T.T.D.1330; 28th

radius of 50 miles from such him, 17.1.1.00, 20.
August, 1951.
Williamson, T., 3 Prout-street, Ironbark, Bendigo; for the carriage of case pine logs from any forest landing within a radius of 50 miles of the Chief Post Office at Bendigo to holder's case factory at Bendigo; T.T.D.1324; 14th August, 1951.

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.

Name of Applicant; Nature of Application.

Aussie Tours (N.S.W.) Pry. Ltd., 12A Martin-place, Sydney, N.S.W.; 3 commercial passenger vehicles, with seating capacity for 21, 24, and 24 persons respectively, to operate as follows:—(a) as touring omnibuses on a sixteen-day tour, commencing from Sydney, New South Wales, travelling via the Murray Valley Highway to Adelaide, South Australia, thence via Prince's Highway West to Melbourne, Victoria, thence return via Prince's Highway East, as follows:—

1st day: Lunch Bowral, overnight Goulburn.

1st day: Lunch Bowral, overnight Goulburn.
2nd day: Lunch Canberra, overnight Gundagai.
3rd day: Lunch Albury, overnight Yarrawonga.
4th day: Lunch Echuca, overnight Nyah West.
5th day: Lunch Boundry Bend, overnight Mildura.
6th day: Lunch Waikerie, overnight Adelaide.
7th day: Overnight Adelaide.
8th day: Overnight Adelaide.
9th day: Lunch Salt Creek, overnight Robe.
10th day: Lunch Mt. Gambier, overnight Heywood.
11th day: Lunch Camperdown, overnight Melbourne.
12th day: Overnight Melbourne.
13th day: Lunch Cann River, overnight Eden.
15th day: Lunch Cann River, overnight Eden.
15th day: Lunch Narooma, overnight Bateman's Bay.
16th day: Tour terminates. Fare f40.
(b) as additional vehicles, under the same terms and conditions as contained in the applicant's existing touring omnibus licences.

SSIE TOURS (N.S.W.) PTY. LTD., 12a Martin-place.

touring omnibus licences.

Aussie Tours (N.S.W.) Pry. Ltd., 12a Martin-place. Sydney, N.S.W.; application for variation of licences numbered B1, B2, B3, and B4, to include the ability to operate as touring omnibuses on a sixteen-day tour, commencing from Sydney, New South Wales, travelling via the Murray Valley Highway to Adelaide, South Australia, thence via the Prince's Highway West to Melbourne, Victoria, thence return via Prince's Highway East, as follows:—

1st day: Lunch Bowral overnight Goulburn

Prince's Highway East, as follows:—

1st day: Lunch Bowral, overnight Goulburn.
2nd day: Lunch Canberra, overnight Gundagai.
3rd day: Lunch Albury, overnight Yarrawonga.
4th day: Lunch Echuca, overnight Nyah West.
5th day: Lunch Boundry Bend, overnight Mildura.
6th day: Lunch Waikerie, overnight Adelaide.
7th day: Overnight Adelaide.
8th day: Overnight Adelaide.
9th day: Lunch Salt Creek, overnight Robe.
10th day: Lunch Mt. Gambier, overnight Heywood.
11th day: Lunch Camperdown, overnight Melbourne.
12th day: Overnight Melbourne.

12th day: Overnight Melbourne.
13th day: Lunch Yallourn, overnight Bairnsdale.
14th day: Lunch Cann River, overnight Eden.
15th day: Lunch Narooma, overnight Bateman's Bay.
16th day: Tour terminates. Fare £40.

16th day: Tour terminates. Fare ±40.

Bertram, E. R., & W. H. Hole, Junr (trading at Bertram and Hole), Balmoral; 1 commercial passenger vehicle, with seating capacity for 27 persons, to operate as an additional vehicle to licences Nos. A.2223 and A.2817, at present in the course of transfer from H. G. Cock, Balmoral, to the applicants, allowing operations as follows:—(a) as stage omnibuses between Rocklands Dam and Balmoral, (b) as stage omnibuses between Rocklands Dam and Horsham.

via Balmoral, Toolondo, and Noradjuha, with the proviso that no passengers other than those who join the vehicle at Balmoral or Rocklands Dam or some place which is within a radius of five miles of the Post Office at Balmoral or from Balmoral and Rocklands Dam shall be carried, (c) as special service omnibuses (charter conditions) within a radius of 20 miles of Balmoral Post Office and to Portland, Hall's Gap, Hamilton, Warrnambool, and Naraccorte.

Hall's Gap, Hamilton, Warrnambool, and Naracoorte. Brooks, J. R., & H. W. Hollister, c/o D. C. Taylor, Mountain Highway, Bayswater; 1 commercial passenger vehicles, with seating capacity for five persons, to operate as follows:—(a) at separate and distinct fares within a radius of 5 miles of Bayswater Railway Station, (b) under private hire conditions within a radius of 50 miles of Bayswater Railway Station, (c) as a stage omnibus between Bayswater and Wantirna, (d) as a stage omnibus between Bayswater and Scoresby (subject to the cancellation of licence No. A.2688, at present held by J. S. Philpot and C. C. Carne, trading as Bayswater Taxi Service, Bayswater). Bayswater).

GROWCOTT, A. E., 261 Barker-street, Castlemaine; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) at separate and distinct fares within a radius of 5 miles of Castlemaine Post Office, (b) under private hire conditions within a radius of 50 miles of Castlemaine Post Office (subject to the cancellation of licence No. PH.233, at present hold by the applicant). at present held by the applicant).

SHOESMITH, A. V., Eildon Weir; 1 commercial passenger vehicle, with seating capacity for five persons, to be purchased, to operate as follows:—(a) at separate and distinct fares within a radius of 5 miles of Eildon Weir Post Office, (b) under private hire conditions within a radius of 50 miles of Eildon Weir Post Office.

HUTCHINSON, R. T., c/o Skipton Hotel, Skipton; application for variation of "A" licence, at present in the course of transfer from A. H. L. Vaisey, Skipton, to include the ability to operate for the carriage of passengers and mails between Skipton and Bradvale, as follows: as follows:-

## Time-table

Monday to Saturday inclusive.

Read Down. Read Up.

Depart 10.45 a.m. Skipton Arrive 12.35 p.m. Arrive 11.50 a.m. Bradvale Depart 11.55 a.m.

LANG, J., Bright; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) at separate and distinct fares within a radius of 5 miles of Bright Post Office, (b) under private hire conditions within a radius of 50 miles of Bright Post Office, (c) as a touring omnibus on half-day and day tours, as follows:—

# Half-Day Tours.

- 1. From Bright to Mt. Buffalo and return via the same route. Fare £1 (including afternoon tea).
- 2. From Bright to Buffalo River and return via the same route. Fare 17s 6d. (including afternoon the same route. tea).
- 3. From Bright to Tawonga Gap and return via the same route. Fare 10s. (including afternoon tea).
- 4. From Bright to Beechworth, via Myrtleford and Murmungee and return via the same route. Fare 17s. 6d. (including afternoon tea).

### Day Tours,

- 1. From Bright to Mt. Buffalo, and return via the same route. Fare £1 5s. (including lunch).
- 2. From Bright to Pretty Valley, via Mt. Beauty, Bogong, Howman's Gap, and return. Fare £1 10s. (including lunch).
- 3. From Bright to Hotham, and return via the same route. Fare £1 5s. (including lunch).
- 4. From Bright to Hume Weir, via Kiewa Valley, Yackandandah, and Bandiana, returning via Beech, worth and Myrtleford. Fare £2 (including lunch at Albury)—subject to the cancellation of licence No. PH.1911, at present held by the applicant.
- LITTLE, B. J. & L. (trading as Sale Bus Service and Gippsland Scenic Tours), 9 Macalister-street, Sale; application for variation of licences Nos. B.104 and B.105, to include the ability to take up passengers at Warragul, Moe, Yallourn, Morwell, and Traralgon on the existing licensed seven and ten-day round tours to Sydney, New South Wales, at present operating from Melbourne and Sale only.

LITTLE, B. J. & L. (trading as Sale Bus Service and Gippsland Scenic Tours), 9 Macalister-street, Sale; application for variation of licences Nos. B.104, B.105, and A.1342, to include the ability to commence and terminate the existing licensed round tours from Maffra, Heyfield, and Stratford, in addition to Sale, which is the present commencing and terminating point of tours.

point of tours.

Maxfield, K. E., 1a Main-street, Mornington; 1 commercial passenger vehicle, with seating capacity for five persons, to be purchased, to operate as follows:—
(a) at separate and distinct fares within a radius of 5 miles of Mornington Post Office, (b) under private hire conditions to places throughout Victoria from Mornington.

McDonald, H. F., 12 Warren-street, Kyneton; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) at separate and distinct fares within a radius of 5 miles of Kyneton Railway Station, (b) under private hire conditions within a radius of 50 miles of Kyneton Railway Station (subject to the cancellation of licence No. A.302, at present held by Mrs. E. Roberts, Kyneton)

No. A.302, at present held by Mrs. E. Roberts, Kyneton).

Ross, G. E., Box 71, P.O., Orbost; 1 commercial passenger vehicle, with seating capacity for six persons, to operate for the carriage only of school children between Corringle and Orbost High School, via Newmerell, in accordance with the terms of a contract entered into with the Education Department.

WARNAMBOOL BUS LINES, 273 Raglan-parade, Warrnambool; 2 commercial passenger vehicles, with seating capacity for 29 and 33 persons respectively, to operate as additional vehicles, under the same terms and conditions as contained in the applicant's existing stage omnibus licences for large seating capacity vehicles.

WARNAMBOOL BUS LINES, 273 Raglan-parade, Warrnam-

vehicles.

WARRNAMBOOL BUS LINES, 273 Raglan-parade, Warrnambool; 1 commercial passenger vehicle, with seating capacity for 29 persons, to operate as follows:—(a)

For the carriage only of school children between Princetown and Timboon, in accordance with the terms of a contract entered into with the Education Department, (b) as a special service omnibus (charter conditions) within a radius of 20 miles of Princetown Post Office.

(charter conditions) within a radius of 20 miles of Princetown Post Office.

YALLOURN PASSENGER SERVICE PTY. LTD., 1 Southend-road, Yallourn; 2 commercial passenger vehicles, each with seating capacity for 33 persons, to operate as additional vehicles under the same terms and conditions as contained in the applicant's existing stage omnibus licences as set out in conditions of licence No. A.101.

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

HARGREAVES, M. F., 57 Noble-street, Newtown, Geelong. KENNEDY, J. F., Launching Place.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Wednesday, 15th August, 1951.

E. V. FIELD,

Exhibition Buildings, Rathdown-street, Carlton, 1st August, 1951.

# Prices Regulation Act 1948. NOTICE OF DELEGATION OF POWERS OF COMMISSIONER.

NOTICE is hereby given that, by writing under my hand dated the 30th day of July, 1951, I, John Francis Waldron, Prices Decontrol Commissioner under the *Prices Regulation Act* 1948, have, in pursuance of the powers conferred upon me by section 53 of the Act, delegated to Michael Maurice Gloster, an officer of the Victorian Prices Branch, Melbourne, the following powers and functions, that is to say:—

All the powers and functions of the Prices Decontrol Commissioner-

- (a) under the provisions of any Prices Regulation
  Order issued prior to or subsequent to such
  delegation insofar as such provisions relate to
  the fixing of maximum prices, maximum rates,
  or maximum remuneration, by notice in writing; and
- (b) under section 22 (2) (a) of the Prices Regulation Act 1948.

J. F. WALDRON, Prices Decontrol Commissioner. Prices Regulation Act 1948.

#### NOTICE OF DELEGATION OF POWERS OF COMMISSIONER.

NOTICE is hereby given that, by writing under my hand dated the 30th day of July, 1951, I, John Francis Waldron, Prices Decontrol Commissioner under the *Prices* Regulation Act 1948, have, in pursuance of the powers conferred upon me by section 53 of the Act, delegated to William Douglas Smith, an officer of the Victorian Prices Branch, Melbourne, the following powers and functions, that is to say:—

All the powers and functions of the Prices Decontrol Commissioner-

- (a) under the provisions of any Prices Regulation Order issued prior to or subsequent to such delegation insofar as such provisions relate to the fixing of maximum prices, maximum rates, or maximum remuneration, by notice in writing: and
- (b) under section 22 (2) (a) of the Prices Regulation Act 1948,

J. F. WALDRON, Prices Decontrol Commissioner.

# MELBOURNE AND METROPOLITAN BOARD OF WORKS.

#### 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 first day of September, 1951, each and 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 Metro-politan Board of Works Act 1928.

The Sewerage Areas hereinbefore referred to are:-Sewerage Area No. 1319.

Sewerage Area No. 1319.

City of Heidelberg.—Commencing at the intersection of Upper Heidelberg-road and Brown-street on the boundary of Sewerage Area No. 516; thence easterly, southerly, easterly, and northerly following Sewerage Area No. 516 to the intersection of Stradbroke-avenue and Brown-street, westerly along Brown-street, northerly, easterly, and northerly along Olive-grove, westerly along Bronte-street, northerly along Adamson-street to the boundary of Sewerage Area No. 1147, generally westerly following Sewerage Area No. 1147 to Upper Heidelberg-road, southerly along Upper Heidelberg-road to the commencing point.

# Sewerage Area No. 1320.

City of Brighton.—Commencing at the intersection of Thomas-street and Clive-street; thence westerly along Clive-street to the boundary of Sewerage Area No. 790, north-westerly following Sewerage Area No. 790 to Clinton-street, northerly along Clinton-street, easterly along Eloura-avenue, southerly along Thomas-street to the commencing point.

## Seweruge Area No. 1321.

Sewerage Area No. 1321.

City of Nunawading.—Commencing at the intersection of Maroondah Highway and Service-road; thence northwesterly and northerly along Service-road, north-easterly along the northern boundaries of lots 35 to 40 Broomhill-avenue, south-easterly along the eastern boundary of the said lot 40, north-easterly along Broomhill-avenue, easterly along the southern boundary of lot 140 Elmhurst-road, northerly along portion of the western boundary of lot 11 O'Hara-street, easterly along O'Hara-street, northerly along Williams-road, easterly along the northern boundaries of lots 3 Williams-road and 5 Maroondah Highway, southerly along the eastern boundary of the said lot 5, westerly and south-westerly along Maroondah Highway to the commencing point. the commencing point.

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,

C. F. TRATHAN, Secretary.

110 Spencer-street, Melbourne, C.1, 31st July, 1951.

# COMPANIES ACT 1938.

 $N^{
m OTICE}$  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 twenty-fifth day of July, 1951.

H. F. SMITH, Deputy Registrar-General.

Registrar-General's Office, Melbourne.

#### COMPANIES ABOVE REFERRED TO

COMPANIES AB	OVE REFERRED TO.	
Name of Company.	Date of Registration.	Number of Registration.
John Alderdice and Company Proprietary Limited	31st March, 1903	3664 folio 10446
Shackell White & Co. Proprietary Limited	31st March, 1903 2nd July, 1913 4th February, 1915	5401 folio 26814
Sunshine Investment Company Proprietary Limited	4th February, 1915	5836
Ferndale Confectionery Proprietary Limited	18th July, 1918	6592
Theo. B. Little & Company Proprietary Limited G. F. Osborne & Co. Proprietary Limited	5th January, 1925	9184 10408
G. F. Osborne & Co. Proprietary Limited  Neale Ads (Victoria) Proprietary Limited	25th June, 1925	10756
International Fur Company Proprietary Limited	27th July, 1925	10858
L.M.V. Proprietary Limited	9th February, 1926 20th February, 1926 1st October, 1926	11297
Primary Producers Chemicals Proprietary Limited	1 1st October 1926	11329 11985
E. A. Searle & Sons Proprietary Limited	4th February, 1928	13366
Hillas & Co. Proprietary Limited	14th March, 1928	13467
Downings Proprietary Limited	23rd April, 1928	13558
Rock Investment Proprietary Limited	7th July, 1928	13751
Narveno Proprietary Limited	12th July, 1928	13767 13960
Fiedler Bros. Proprietary Limited	4th February, 1929	14285
C. L. Jones Proprietary Limited	l 6th March, 1929	14361
Vagg and Firth Proprietary Limited	11th March, 1929	14370
Williams Sales Proprietary Limited	13th March, 1929	14377
E. A. Searle & Sons Proprietary Limited Cisco Proprietary Limited Hillas & Co. Proprietary Limited Downings Proprietary Limited Rock Investment Proprietary Limited Geo. Thomson & Sons Proprietary Limited Narveno Proprietary Limited Fiedler Bros. Proprietary Limited C. L. Jones Proprietary Limited Vagg and Firth Proprietary Limited Williams Sales Proprietary Limited E. B. McNee Proprietary Limited Camberwell & Kew Timber Company Proprietary Limited	11th March, 1929 13th March, 1929 26th March, 1929 13th June, 1929	14412 14589
Camberwell & Kew Timber Company Proprietary Limited Una Proprietary Limited	26th July, 1929	14796
	10th September, 1929	14892
St. Kilda Junction Auto-Service Proprietary Limited	24th September 1929	14925
	25th October, 1929	15003
Millward Proprietary Limited Holt Baby Carriage Manufacturing Company Proprietary	8th October, 1930 11th February, 1931	15833 16066
Limited		10000 .
James Washington Proprietary Limited	6th July, 1931	16379
Vita-Lick Proprietary Limited	7th July, 1931	16385
Gray's Central Garage Proprietary Limited	31st May, 1932	16979
Alstor Oil Process Rights Proprietary Limited	2nd July, 1932	17068 17938
R.M.C. Motors Proprietary Limited	23rd August, 1933	17992
Mackenzies Stores Proprietary Limited	3rd March, 1934	18382
Seringes Proprietary Limited	23rd March, 1934	18428
Heppell Young & Coy. Proprietary Limited	19th July, 1934	18662 19020
H. Forrest & Company Proprietary Limited	23rd January, 1935 26th March, 1935	19147
Flockart and Lord Proprietary Limited	5th July, 1935	19381
A. J. Askew Proprietary Limited	26th July, 1935	19421
Paramount Publicity Proprietary Limited Bull's Head Hotel Proprietary Limited	5th July, 1935	19490
	8th October, 1935	19581 19586
Seaford Riverside Allotments Proprietary Limited	4th November, 1935	19657
T. Pascoe Motors Proprietary Limited	3rd March, 1936	19911
C. F. Christmas Investments Proprietary Limited	18th May, 1936	20071
Avenue Hotels Proprietary Limited	4th September, 1936	20314
British and Eastern Wool Company Proprietary Limited Vin England Proprietary Limited	18th November, 1936 13th February, 1937	20466 20633
Charles Searle and Company Proprietary Limited	5th March, 1937	20664
Business Accounts Proprietary Limited	24th March 1937	20700
Harold Barnes Proprietary Limited	21st April, 1937	20772
Emalux Proprietary Limited	2nd September, 1937 22nd December, 1937	21102 21350
prietary Limited	22nd December, 1937	21000
Canadian Timbers Proprietary Limited	12th April, 1938	21568
Maws Proprietary Limited	1st July, 1938	21720
romeroy Holdings Limited	14th July, 1938	21759 22046
Lilbert & Co. Proprietary Limited	12th December, 1938	22046
The Yarrawonga Hospital Proprietary Limited	31st March, 1939	22279
W. Maloney's Medical Remedies Proprietary Limited	19th April, 1939	22318
Westland Motors Proprietary Limited	29th April, 1939	22398 22444
Anol (Australia) Proprietary Limited	28th June, 1939   14th July, 1939	22444 22463 *
Urban Chemicals Proprietary Limited	31st July, 1939	22475
St. Kilda Garden Court Proprietary Limited	4th September, 1939	22506
Good Investments Proprietary Limited Tallow Products Proprietary Limited	2nd November, 1939	22574
Tallow Products Proprietary Limited		22888
- 2	14th November, 1940   2nd May 1941	22969
Palmerston Hotel Proprietary Limited	2nd May, 1941	22969 23192
Palmerston Hotel Proprietary Limited Kensa Proprietary Limited Ionic Trading Company Proprietary Limited	2nd May, 1941	23192 23367
Palmerston Hotel Proprietary Limited	2nd May, 1941	23192

#### COMPANIES ACT 1938-continued.

Agangias & Liganous Proprietame Limited		
Agencies & Licences Proprietary Limited	29th March, 1946	23488
Agencies & Licences Proprietary Limited Fyfe & Stirton Proprietary Limited Ultra-Protein Foods Proprietary Limited Tayclox Industries Proprietary Limited	7th May, 1946	23550
Ultra-Protein Foods Proprietary Limited	7th June, 1946	23613
Tayclox Industries Proprietary Limited	28th August, 1946	23852
R. A. and D. Smith Pty. Limited	4th October, 1946	23949
Tayclox Industries Proprietary Limited R. A. and D. Smith Pty. Limited A. & Z. De Marco Proprietary Limited Lynette Modes Proprietary Limited The Adrajohn Trading Co. Pty. Limited	18th October, 1946 31st October, 1946	23985
Lynette Modes Proprietary Limited	31st October, 1946	24018
The Adrajohn Trading Co. Pty. Limited	30th December, 1946	24175
Austral Steel Construction Company Proprietary Limited	30th December, 1946	24178
Frosties Milk Bar Proprietary Limited	7th January, 1947	24187
Broome Pearlers Proprietary Limited	14th January, 1947	24197
North West Pearlers Proprietary Limited	14th January, 1947	24198
Sea Farm Foods (Aust.) Proprietary Limited	6th March, 1947	24314
American Subscription Agency Proprietary Limited	16th May, 1947	24459
B.E.R. Proprietary Limited Kingston Park Proprietary Limited	14th January, 1947 14th January, 1947 6th March, 1947 16th May, 1947 5th June, 1947 25th June, 1947 27th June, 1947	24489
Kingston Park Proprietary Limited	25th June, 1947	24554
F. & D. Appetising Food Company Proprietary Limited		24567
E. G. Finlay Proprietary Limited	2nd July, 1947	24636
Hire or Fly Yourself and Air Services Proprietary Limited	25th July, 1947	24704
Trukmaster Diesel Haulage Company Proprietary Limited	7th August, 1947	04721
Threlfall Construction and Trading Company Proprietary	=	24731 24733
Limited	7th August, 1947	24133
Roman Proprietary Limited	24th September, 1947	24854
G. H. Robinson Proprietary Limited	1 2011 0 - 1 - 1 - 1015	24868
Roysmith Proprietary Limited		24868 24944
	24th December 1047	25091
Upwey Theatres Proprietary Limited Riverside Investments Proprietary Limited	30th December, 1947	25091
Provincial Airways Australia Proprietary Limited	6th February, 1948	25192
Leitchville Bakery Proprietary Limited	18th February, 1948	25219
Normandy Import & Export Proprietary Limited	15th March, 1948	25311
Murray Valley Chemicals Proprietary Limited	15th March, 1948	25312
Panoxides Proprietary Limited	31st March, 1948	25356
B.R. Motor Bodies Proprietary Limited	12th April, 1948	25385
Bay View (Cowes) Proprietary Limited	28th April, 1948	25424
Australian Diamond Cutting Proprietary Limited	3rd May, 1948	25441
Life Assurance Representatives Association	5th May, 1948	25449
Lush Studios (Victoria) Pty. Ltd.	21st May, 1948	25481
Hydro Holdings Proprietary Limited	31st May, 1948	25516
Golda's Green Private Club Limited	22nd June, 1948	25593
Froiness Taxi Trucks Proprietary Limited	28th June, 1948	25627
National & International Literature Company Pro-	29th June, 1948	25643
prietary Limited	1	
Natimuk Hotels Proprietary Limited	30th June, 1948	25660
J. R. Chandler Proprietary Limited	5th July, 1948	25717
Silfern Stores Proprietary Limited	28th July, 1948	25805
Majeanne Proprietary Limited	11th August, 1948	25862
Provincial Building and Finance Proprietary Limited	13th August, 1948	25867
Lipid Products Proprietary Limited	18th August, 1948	25881
Hytorque Proprietary Limited	24th August, 1948	25898
	25th August, 1948	25903
Colone White De Liver Day	3rd September, 1948	25932
Acme Venetian Blind Company Proprietary Limited	6th October, 1948	25999
Acme Venetian Blind Company Proprietary Limited	8th November, 1948	26071
A.B. Bottle Company Proprietary Limited Brampton Park Proprietary Limited	24th December, 1948	26214
TITTI C	16th May, 1949	26475
Lore's Limited	28th June, 1949     25th Tuly 1949	26567
To the state of th	25th July, 1949 23rd August, 1949	26670 26737
Ballarat Starch Industries Limited British Australasian Excavations Limited	144 0-4-1 1040	26737 26839
Portland Electrical & Engineering Company Proprietary	7th November, 1949	26893
Limited	7th November, 1949	20030
Molina's Restaurant Proprietary Limited	31st January, 1950	27081
Promenade French Sportswear Manufacturing Co. Limited	31st May, 1950	27331
1		21001

Infectious Diseases Hospital Act 1928.

NOMINATIONS FOR ELECTION TO FILL VACANCY ON THE HOSPITAL BOARD.

ON THE HOSPITAL BOARD.

A VACANCY having occurred on the Queen's Memorial Infectious Diseases Hospital Board through the resignation of Councillor Herbert Charles Edwards, I hereby give notice, in pursuance of the provisions of the Infectious Diseases Hospital Act 1928 and of Regulation made thereunder, that I have specified Wednesday, the 15th day of August, 1951, as the day on or before which the Council of each of the municipalities composing the "E" group, viz.:—Prahran, Caulfield, Moorabbin, Oakleigh, Frankston and Hastings, Mornington, Sandringham, Mordialloc, Chelsea and Cranbourne, respectively, may nominate a suitable person to be its representative member on the said Board for the period ending on 15th October, 1953.

Dated, at Melbourne, this 26th day of July, 1951.

GEORGE COLE, Returning Officer. Department of Health, 295 Queen-street, Melbourne.

Hospitals and Charities Act 1948 (No. 5300)-Section 46. PETITION TO INCORPORATE ROCHESTER AND DISTRICT WAR MEMORIAL HOSPITAL.

DISTRICT WAR MEMORIAL HOSPITAL.

IT is hereby notified, in accordance with the provisions of section 46 (2) of Act No. 5300, that the Hospitals and Charities Commission of Victoria has received a petition signed by not less than 25 contributors to the Rochester and District War Memorial Hospital, an institution capable of incorporation under the provisions of the said Act, praying that the said Rochester and District War Memorial Hospital be incorporated.

If a counter petition signed by an equal or greater number of contributors is not lodged with the aforesaid Commission within one month after the publication of this notice, the Governor in Council may, by order made pursuant to Act No. 5300, and published in the Government Gazette, declare the contributors for the time being to the said Institution to be a body corporate by the name set forth in such Order.

W. O. FULTON,

W. O. FULTON, Minister of Health.

24th June, 1951.

# Town and Country Planning Acts. YALLOURN NORTH PLANNING SCHEME. INTERIM DEVELOPMENT ORDER.

WHEREAS by virtue of the powers conferred by the Town and Country Planning Acts and every other power enabling it in that behalf, the Town and Country Planning Board (hereinafter referred to as the "Responsible Authority") having commenced the preparation of a planning scheme in accordance with the said Acts, hereby makes the following Interim Development Order:-

1. The development of all land referred to in the

1. The development of all land referred to in the Schedule, and the erection, construction, and carrying out of any buildings, roads, or other works on any of the said land is hereby prohibited.

2. Any person may apply to the Responsible Authority for permission to develop, subdivide, or otherwise use any land or erect or construct any buildings, roads, or other works during the operation of this Order.

3. Any applications for permission to develop, subdivide, or otherwise use any land, or erect or construct any buildings, roads, or other works, may be granted by the Responsible Authority, subject to such conditions as are specified in the permit, or may be refused.

4. Any owner of any land who, after the publication of a copy of this Order contravenes any of the provisions contained herein, shall, when directed by notice in writing, remove, pull down, take up, or alter any building, road, or other works, and if any owner fails to do so within the time specified by the notice, the Responsible Authority may carry out all or any of such works, and recover all expenses incurred, after due notice has been given to the owner, lessee, and/or occupier, in accordance with the provisions of section 12, sub-section 3 of the Acts.

5. None of the provisions of this Order shall prohibit

3 of the Acts.
5. None of the provisions of this Order shall prohibit the continuance of the use of any land or building for the purpose for which it was used immediately before

the coming into operation of this Order.

6. This Order shall remain in operation until the approval of the planning scheme in accordance with the Town and Country Planning Acts, or until this Interim Development Order is revoked by the Governor in Council. Council

Council.

7. Schedule of land affected.—Commencing at the northstatern angle of Crown allotment 13a of section C;
thence northerly along the western boundary of Crown
allotment 18B to Anderson's Creek; thence generally
south-easterly along Anderson's Creek, through Crown
allotments 18B, 18E, 18c of A, 18 of A, and 19 to the
southern boundary of Crown allotment 19; thence
southerly across the one-chain Government road to the
northern boundary of Crown allotment 20 of A; thence
generally south-westerly along the northern boundaries
of Crown allotments 20 of A and 13 of C to a point
directly opposite the most southern of the south-western
angles of Crown allotment 18b; thence by a line bearing
due south for a distance of 1,500 feet, more or less; thence
by a line bearing due west for a distance of 4,400 feet,

more or less; thence by a line bearing due north for a distance of 2,650 feet, more or less, to the northern boundary of Crown allotment 13 of C; thence generally westerly along the said boundary to a point thereon directly south of the south-western angle of Crown allotment 18E; thence across the one-chain Government road to the south-western angle of Crown allotment 18E; thence northerly along the western boundary of Crown allotment 18E and continuing northerly across the one-chain Government road to the southern angle of Crown allotment 18B; thence northerly along the eastern boundary of Crown allotment 13A of section C to the point of commencement, all of which land is situate within the Parish of Tanjil East, County of Tanjil.

FRED. C. COOK, Chairman. JOHN D. McNAMARA, Secretary.

Approved by the Governor in Council, 31st July, 1951.

A. MAHLSTEDT, Clerk of the Executive Council.

#### NOTICE.

ADMINISTRATION of the estate of each of the under-A DMENISTRATION 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 3rd October, 1951, or they will be excluded from the distribution of the estate when the assets are being distributed. distributed:-

\*BLAKE, CHARLES ALFRED, late of Mountain View-road, Lower Ferntree Gully, retired railway employee, died 8th

January, 1951.

\*BRIGGS, SIDNEY WALTER RAWDON, also known as and in the will also referred to as Sidney Walter Rawden Briggs, late of 21 Gordon-street, Toorak, importer, died 11th May, 1951.

\*JINKINS, RUBY FLORENCE, late of 1568 Malvern-road, Malvern, home duties, died 5th May, 1951.

SERRIE, ELSIE JANE, late of San Remo, widow, died 26th May, 1951 integrate.

May, 1951, intestate.

Tomlinson, Arthur Hayes John, also known as Arthur Hayes, late of 32 Curzon-street, North Melbourne, nightwatchman, died on or about 6th November, 1950, intestate.

\*Twose, Walter Wyart, late of 15 Leslie-street, North Richmond, retired railway employee, died 24th October,

\*Woods, William Vernon, formerly of Ocean Island, but late of Repatriation Hospital, Heidelberg, labour inspector, died 13th May, 1951.

\* With the will annexed.

C. J. GARDNER, Public Trustee.

Melbourne, 25th July, 1951.

### Marriage Act 1928.

# MINISTERS OF RELIGION REGISTERED TO CELEBRATE MARRIAGES IN VICTORIA.

T is hereby notified that in pursuance of the provisions of the Marriage Act 1928, 19 Geo. V. No. 3726, Section 11, the undermentioned Officiating Ministers of Religion have been registered at this Office for the celebration of marriages in Victoria:—

Number in Register.	Name.	Designation.	Denomination.	Residence.	Date of Registration,
10449 10450 10451 10452 10453 10454 10455 10456	Moulds, Henry George Nixon, John Wilbur Cateris, George Crick, Walter James Judd, Leslie George Gaden, Stanley Simeon Victor Aquilina, Bonaventure O'Callaghan, Timothy James Guinness, Howard Wyndham	Minister Minister Minister Minister Minister Priest Priest Priest Priest	Seventh Day Adventist Seventh Day Adventist Greek Orthodox Presbyterian Reorganized Church of J.C.L.D.S. Church of England Roman Catholic Roman Catholic Church of England		1.6.51 1.6.51 12.6.51 9.6.51 20.6.51 21.6.51 21.6.51 22.6.51
10458	Collins, Henry Paul	Priest	Roman Catholic	St. Joseph's Presbytery, Kepler- street, Warrnambool	27.6.51
10459	Kitley, Thomas Hy. Drummond	Priest	Church of England	Church of England Grammar School, Corio, Geelong	27.6.51

Tallangatta Township (Removal) Act 1950. STATE RIVERS AND WATER SUPPLY COMMISSION. INTERIM DEVELOPMENT ORDER.

BY virtue of the powers conferred by section 3 (3) of the following Interim Development Order:—

1. The development of all land referred to in the Schedule, and the erection, construction, and carrying

1. The development of all land referred to in the Schedule, and the erection, construction, and carrying out of any buildings, roads, or other works on any of the said land is hereby prohibited.

2. Any person may apply to the Responsible Authority for permission to develop, subdivide, or otherwise use any land, or erect or construct any buildings, roads, or other works during the operation of this Order.

3. Any application for permission to develop, subdivide, or otherwise use any land or erect or construct any building, roads, or other works may be granted by the Responsible Authority subject to such conditions as are specified in the permit, or may be refused.

4. Any owner of any land who, after the publication of a copy of this Order, contravenes any of the provisions contained herein, shall, when directed by notice in writing, remove, pull down, take up, or alter any building, road, or other works, and, if any owner fails to do so within the time specified by the notice, the Responsible Authority may carry out all or any of such works, and recover all expenses incurred, after due notice has been given to the owner, lessee, and/or occupier, in accordance with the provisions of section 12 (3) of the Town and Country Planning Act 1944 (as amended).

5. None of the provisions of this Order shall prohibit the continuance of the use of any land or buildings for the purpose for which it was used immediately before the coming into operation of this Order.

6. This Order shall remain in operation until the approval of a planning scheme, in accordance with the Town and Country Planning Act so until this Interim Development Order is revoked by the Governor in

Town and Country Planning Acts or until this Interim Development Order is revoked by the Governor in

Council.

7. Schedule of land affected:—Commencing at the north-western angle of allotment 2B, section XVII. Parish of Tatonga, County of Benambra; thence easterly by the northern boundary of that allotment, the northern boundary of the Township of Tatonga, and a line connecting those boundaries to the western boundary of allotment 9, section XVIII.; thence southerly and easterly by the western and southern boundaries of said allotment 9 and north-easterly by the north-western boundary of allotment 5 to the western boundary of allotment 2; thence northerly and easterly by the western and northern boundaries of the last-mentioned allotment to the western boundary of allotment 3; thence northerly, easterly, and southerly by the western, northern, and generally easterly and northerly by the southern and eastern boundaries of the last-mentioned allotment, and generally easterly and northern by the southern and eastern boundaries of allotment 6, section XIX., to a point in line with the northern boundary of allotment 5; thence easterly by a line and the last-mentioned boundary generally easterly and northerly by the southern and eastern boundaries of allotment 6, section XIX., to a point in line with the northern boundary of allotment 5; thence easterly by a line and the last-mentioned boundary and southerly by the eastern boundary of said allotment 5 to a point in line with the northern boundary of allotment 8, section XX.; thence easterly by a line and the last-mentioned boundary to the western boundary of allotment 7; thence northerly and easterly by the western and northern boundaries of allotment 7 to the north-eastern angle thereof; thence easterly by a line to the north-western angle of allotment 10; thence northerly and easterly by the western and northern boundaries of allotment 9, section XX., Parish of Tatonga, and a line in continuation of the last-mentioned boundary to the western boundary of allotment 12, section A, Parish of Bullioh; thence northerly and easterly by the western and northern boundaries of the last-mentioned allotment to the north-eastern angle thereof; thence northerly and westerly by the eastern and northern boundaries of allotment 70c of no section to a point in line with the western boundary of allotment 71D; thence northerly by a line and the last-mentioned boundary to the northwestern angle of allotment 71D; thence northerly by the northern boundary of that allotment and a line in continuation thereof to the western boundary of allotment 71C; thence northerly and easterly by the western and northern boundaries of the last-mentioned allotment to the north-eastern angle thereof; thence generally northwesterly and easterly by the western and northern boundaries of allotment 11, section A, to the northeastern angle of that allotment and allotment 11A and a line connecting those boundaries to the northeastern angle of that allotment and allotment; thence northerly, easterly, and southerly by the western,

northern, and eastern boundaries of allotment 74a of no section to a point in line with the northern boundary of allotment 75; thence generally easterly by a line across a road, the northern boundaries of allotments 75, 76, 77, and 78, and a line connecting those boundaries to the north-eastern angle of the last-mentioned allotacross a road, the norther boundaries of allotments 75, 76, 77, and 78, and a line connecting those boundaries to the north-eastern angle of the last-mentioned allotment; thence easterly by a line to the most southerly angle of allotment 6A, section B; thence northerly by the western boundary of allotment 6A to the north-western angle of that allotment; thence generally north-easterly by the south-eastern boundary of a road to the most northerly angle of allotment 12; thence south-easterly by the north-eastern boundary of the last-mentioned allotment and a line in continuation thereof to the eastern boundary of the Parish of Bullioh; thence generally southerly by that parish boundary to a point in line with the eastern boundary of allotment 86A, Parish of Wagra; thence southerly by a line and the eastern boundary of the Parish of Wagra to the south-eastern angle of allotment 87 of that parish; thence westerly and northerly by the southern and western boundaries of the last-mentioned allotment to a point in line with the southern boundary of allotment 88; thence generally westerly by a line and the southern boundaries of allotment 88 and allotment 3A, section III., and by the southern and south-western boundaries of allotment 3b to the most southerly angle of allotment 3; thence southerly by a line and the eastern boundary of a road to a point in line with the southern boundary of a road to a point in line with the southern boundary of a road to a point in line with the southern boundary of allotment 13; thence generally westerly by a line across a road and the northern boundary of a road to the northern boundary of allotment 7, section IV.; thence southerly by the eastern boundaries of allotments 7 and 6A and a line connecting those boundaries and generally westerly by the southern boundary of that allotment 7, section IV.; thence southerly by the western boundary of allotment 6B, Parish of Bolga, County of Bogong; thence north-westerly by the northern boundary of allotment 68F, Parish of Bolga, County of Bogon westerly by a line to the most easterly angle of allotment 10, section 4; thence generally westerly by the northern boundary of a road to a point in line with the western boundary of allotment 14, section 1; thence generally southerly by a line and the western boundary of the Parish of Bolga to the most southerly angle of allotment 8a, section X., Parish of Beethang; thence generally westerly by the southern boundary of the Parish of Beethang to the south-eastern angle of the Bungonia P.R., section A; thence northerly by the western boundary of a road and a line in continuation thereof across the Mitta Mitta river to the right bank of that river; thence generally easterly by that bank to a point in line with the western boundary of allotment 9a, section XVII. aforesaid, Parish of Tatonga; thence northerly by a line and the western boundaries of allotments 9a, 9, and 2b and a line connecting those boundaries to the point of commencement.

The common seal of the State Rivers and Water Supply Commission was hereunto affixed, the eighteenth day of July, One thousand nine hundred and fifty-one, in the presence of—

L. R. EAST, Commissioner. H. W. McCAY, Commissioner.

Approved by the Governor in Council, 31st July, 1951.

A. MAHLSTEDT, Clerk of the Executive Council.

INDUSTRIAL AND PROVIDENT SOCIETIES ACT 1928. NOTICE is hereby given that a society called "The Co-operative Fish Traders Limited" is registered under the provisions of the above Act.

Given under my hand this 22nd day of May, 1951.

A. E. RASMUSSEN, Registrar of Friendly Societies.

#### ... MELBOURNE AND METROPOLITAN TRAMWAYS BOARD.

By-LAW No. 11.-GENERAL.

-By-law No. 5, made by the Melbourne and Metropolitan Tramways Board and Approved by the Governor in Council on the 20th day of June, 1922, is hereby Re-scinded from the date of this By-law coming into Operation.

1. This By-law shall extend and apply to all tram-cars and other vehicles of the Board used for the conveyance of passengers for hire, also to all buildings, plant, shelters, and premises used for or in connexion with the business of the Board. of the Board.

of the Board.

2. In this By-law the word "Board" means the Melbourne and Metropolitan Tramways Board and any person authorized specifically or generally by the Board to do any particular matter or thing.

"Conductor" includes any Driver, Conductor, Inspector, or duly authorized officer or servant in the employment of the Board.

"Tram" includes any vehicle used by the Board for the conveyance of passengers for hire.

3. No person shall smoke in or upon any tram or portion of a tram where smoking is prohibited by notice displayed in or upon such tram.

4. No person whilst in or upon any tram shall solicit

4. No person whilst in or upon any tram shall solicit alms, play or perform upon any musical instrument, operate any wireless set, distribute hand-bills or advertisements, or offer newspapers or any article for sale.

5. No person, who in the opinion of the Conductor is in a state of intoxication, shall enter or mount upon any tram, or enter any premises of the Board, and if found in or upon any such tram or premises, such person shall, at the request of the Conductor, leave such tram or premises, and his fare if paid shall be forfeited, and if he do not at once leave such tram or premises he may be removed by or under the direction of the Conductor, and in addition he shall be liable to the penalty provided by this By-law.

he do not at once leave such tram or premises he may be removed by or under the direction of the Conductor, and in addition he shall be liable to the penalty provided by this By-law.

6. No person shall drink any intoxicating liquor upon any tram or premises of the Board. Any person refusing to cease from so doing, shall, at the request of the Conductor, leave such tram or premises, and his fare, if paid, shall be forfeited, and if he do not at once leave such tram or premises, he may be removed by or under the direction of the Conductor, and in addition he shall be liable to the penalty provided by this By-law.

7. No person shall swear or use obscene, insulting, or offensive language, or commit any nuisance in or upon any tram or premises of the Board, or interfere with the comfort of any passenger, and any person who in the opinion of the Conductor shall have committed a breach of this clause, shall, at the request of the Conductor, leave such tram or premises, and his fare if paid shall be forfeited, and if he do not at once leave such tram or premises, he may be removed by or under the direction of the Conductor, and in addition he shall be liable to the penalty provided by this By-law.

8. No person whose dress, clothing, or luggage may in the opinion of the Conductor soil or damage any tram or premises of the Board or the dress or clothing of any other person, and no person who in the opinion of the Conductor may for any reason be offensive to other persons shall enter or remain in or upon any such tram or premises, and if found in or upon any such tram or premises, and if he do not at once leave such tram or premises, and if he do not at once leave such tram or premises, he may be removed by or under the direction of the Conductor, and in addition he shall be liable to the penalty provided by this By-law.

9. No person shall take into or upon any tram, loaded firearms, cinema films, paint, oil, explosives, inflammable liquid, or glass, or anything which shall project beyond the tram, or which may in the

or the property of any person.

10. No person shall take into or upon any tram any

animal.

11. No person shall spit upon the floor or any other

part of a tram or premises of the Board.

12. No person shall, without the written authority of the

12. No person shall, without the written authority of the Board, post or stick any placard or bill within or on any tram or on any pole, building, or premises of the Board.

13. No person who has or may reasonably be supposed to have any contagious or infectious disease shall enter any tram or premises of the Board, and no person shall take into or upon any tram or premises of the Board, any child who has or may reasonably be supposed to have any contagious or infectious disease.

14. No person shall damage any tram or premises of the Board or remove or interfere with any equipment or fastening on any such tram or premises, or remove, affix,

or deface any lamp, number, fitting, printed notice or advertisement, or break or scratch any window or wood or iron work of any such tram or premises.

Any person acting in contravention of this clause shall be liable to pay for the damage done in addition to the penalty provided by this By-law.

15. No person not being a servant of the Board shall enter the Driver's compartment or the rear compartment of any tram, or travel on the roof, foot-board, steps, or bumpers of any tram, or pass from one tram to another while they are in motion. while they are in motion.

16. No passenger upon a tram shall permit any child who is travelling with such passenger to stand upon any seat

of such tram.

5246

of such tram.

17. No person shall, except at the terminus of any route, enter or leave any tram except upon the left-hand side in the direction of travel, and no person shall enter or leave a tram by passing under the side barriers.

18. No person shall stand upon the platform or in the gangway of any tram in such a position as to obstruct the free passage of persons into and out of such tram.

19. No person except a passenger or intending passenger shall enter or mount any tram, and no person shall hold or hang on to or by any exterior part of a tram.

20. No person not being an employee of the Board shall operate or move steps, gates, destination signs, trolley poles, trolley cord, driving gear, or brakes of any tram, or moveable barriers at the side of same.

21. No person shall board or alight from, or attempt

moveable barriers at the side of same.

21. No person shall board or alight from, or attempt to board or alight from, a tram which is in motion.

22. No person shall, without lawful excuse (the proof whereof shall lie on him) persist in riding or driving any horse, car, carriage, motor, bicycle, or other vehicle, or any sheep, cattle, pigs, or other stock on a roadway in front of any tram, or so that the tram may not freely proceed on its course, after the bell or horn of such tram has been its course, after the bell or horn of such tram has been sounded as a warning that the tram is coming behind or overtaking such horse, cart, carriage, motor, bicycle, or vehicle, sheep, cattle, pigs, or other stock.

23. No person shall mount or enter upon any tram after being informed by the Conductor that the same is full, or

the train mounted or entered shall refuse or neglect to leave the tram when requested by the Conductor to do so.

24. All fares shall be paid in cash or by concession or other cards or tickets or tokens purchased or obtained from the Board, and no person travelling on any tram shall fail to tender the fare to the Conductor before alighting

from such tram.

25. Every passenger shall upon demand exhibit and if so required deliver up his ticket or pay to the Conductor the fare legally demandable for the journey.

26. No passenger shall tender to the Conductor in respect of his fare or as evidence that his fare has been paid any ticket that is rolled up, folded, defaced, or illegible, or in such a condition that it cannot easily be read at sight, or that has been divided, or from which any parts have been cut or taken off; no such ticket will be accepted, and the passenger tendering any such ticket will be deemed not to have paid his fare, and shall upon demand pay to the Conductor the fare legally demandable for the journey then being travelled by the passenger and in respect of which such ticket has been produced as aforesaid.

27. No passenger shall tender to the Conductor as evidence that he has paid his fare any ticket other than the check ticket or tickets issued to him for the journey then being travelled.

28. No person shall take into or upon any tram, luggage other these articles which are respect to the conductor when a supplementary than a conductor or the particles which are respect to the conductor than the check ticket or tickets issued to him for the journey then being travelled.

being travelied.

28. No person shall take into or upon any tram, luggage other than articles which can conveniently be carried in the hand, and which will not in the opinion of the Conductor interfere with the comfort of other passengers.

29. Personal or other luggage if permitted to be carried.

upon any tram shall be placed by the passenger as directed

by the Conductor.

30. No scholar travelling at scholars' concession fare rates shall occupy a seat on any tram if an adult passenger is unable to obtain seating accommodation on such tram.

31. Unless accompanied by an adult no child under the age of fourteen years nor scholar travelling at concession fare rates shall travel in a smokers' compartment of any

32. Any person offending against or committing a breach of this By-law shall be liable to a penalty not exceeding Five pounds for each offence.

Made the 24th day of May, 1951.

Confirmed the 14th day of June, 1951.

The common seal of the Melbourne and Metropolitan
Tramways Board was hereto affixed in the presence
of—

(SEAL)

R. J. H. RISSON, Chairman. H. A. WARNER, Secretary.

Approved by the Governor in Council, 26th June, 1951.

A. MAHLSTEDT, Clerk of the Executive Council.

#### MELBOURNE AND METROPOLITAN TRAMWAYS BOARD.

#### By-LAW No. 12 (LOST PROPERTY).

By-law No. 3, made by the Melbourne and Metropolitan Tramways Board and Approved by the Governor in Council on the Twenty-second day of February, 1921, is hereby Rescinded from the date of this By-law Coming into Operation.

- 1. In this By-law the word "Board" means the Melbourne and Metropolitan Tramways Board. "Lost Property" means goods, luggage, moneys, or any other articles which have been left by the owner or person in charge thereof upon any tramcar, vehicle, or premises of the Board. "Lost Property Office" means the Lost Property Office of the Board situated in Gertrude-street, Fitzroy, near Nicholson-street.
- 2. Every person, other than an employee of the Board, 2. Every person, other than an employee of the Board, finding lost property upon any tramcar, vehicle, or premises, the property of the Board, shall immediately hand same to the conductor or person apparently in charge of such tramcar, vehicle, or premises, as the case may be, or upon demand to any inspector or duly authorized officer or servant of the Board, and in the event of no person being in charge of the tramcar, vehicle, or premises, and failing any such demand, shall immediately forward the lost property to the Lost Property Office, or to one of the Board's tram or bus depots.
- 3. The driver and the conductor of any tramcar or vehicle belonging to the Board shall, at the conclusion of each journey, examine such tramcar or vehicle to see whether any lost property has been left therein, and shall, as soon as possible after the discovery of any such property, hand same to the Officer in Charge of the depot to which he is attached.
- 4. Every employee of the Board finding lost property which has been left in any shelter, waiting room, or other premises under the control of the Board, shall immediately forward same to the Lost Property Office, or to one of the Board's tram or bus depots.
- 5. Any employee of the Board who receives any lost property, pursuant to paragraphs 2 or 4 of this By-law, shall, as soon as possible after the receipt thereof, hand same to the Officer in Charge of the depot to which he is attached, or to the Officer in Charge of the Lost Property
- 6. The Officer in Charge of each of the Board's tram or bus depots and the Officer in Charge of the Lost Property Office shall cause to be entered forthwith in a book kept for the purpose a record of all lost property received, showing the description of such property, the name of the conductor, driver, or person finding the same, and the day and place upon which it was found. Such property shall be restored to the person who shall prove ownership thereof to the satisfaction of the Board, upon payment by him of a charge of Three pence.
- 7. All unclaimed lost property, other than moneys, may, at the expiration of a period of six months from the day on which it was first received by a servant of the Board, be disposed of by the Board by sale by public auction.
- 8. Subject to any claims which may thereafter be made, 8. Subject to any claims which may thereafter be made, any moneys and the proceeds of such sale, after deducting the cost of advertising and the expenses of such sale, shall be paid by the Board to such fund for the benefit of its employees as the Board may decide.
- 9. The Board shall not be responsible for the safe custody, disposal, or protection of any lost property referred to in this By-law, nor be liable for any loss, damage, or destruction of same.
- 10. Any person offending against this By-law shall be guilty of an offence and be liable to a penalty of not more than Twenty pounds.

Made the twenty-fourth day of May, 1951.

Confirmed the fourteenth day of June, 1951.

The common seal of the Melbourne and Metropolitan Tramways Board was hereto affixed, in the presence of—

(SEAL) R. J. H. RISSON, Chairman. H. A. WARNER, Secretary.

Approved by the Governor in Council, 26th June, 1951.

A. MAHLSTEDT, Clerk of the Executive Council.

WORKERS' COMPENSATION ACTS.

NOTICE is hereby given that, pursuant to section 3 (7) of the Workers' Compensation Act 1937, the Workers Compensation Board has fixed the under-mentioned days as the days upon which the respective quarterly instalments of the contributions to the Workers Compensation Board Fund for the financial year ending the 30th June, 1952, shall be paid:—

1st September, 1951.
2nd quarterly instalment ... 1st September, 1951.
3rd quarterly instalment ... 2nd January, 1952.
4th quarterly instalment ... 1st September, 1951.
1st October, 1951.
2nd January, 1952.

By order of the Board,

GEO. T. SMITH, Registrar, Workers Compensation Board. Melbourne, 30th July, 1951.

#### THE POTATO MARKETING BOARD. NOTICE TO POTATO GROWERS. 1950-51 Pool.

FOR deliveries of No. 1, No. 2, and Emergency grade potatoes made on and after Wednesday, 25th July, 1951, until further notice, the first advance to producers will be £28 per ton net Melbourne.

For deliveries of No. 2 or Emergency grade potatoes made between Thursday, 3rd May, 1951, and Tuesday, 24th July, 1951, a second advance of £2 per ton will be paid as soon as practicable.

A. C. BOUSTEAD, Chairman.

Electric Light and Power Act 1928.

ORDER GRANTED BY THE GOVERNOR IN COUNCIL. IT is hereby notified that an Order, pursuant to the provisions of the *Electric Light and Power Act* 1928 (No. 3672), as hereunder mentioned, has been granted by His Excellency the Governor in Council, viz.:—

Order No. 271.—Order under section 10 of the above-mentioned Act granted to The Charlton Electric Light and Power Company Limited in respect of the Township of Charlton and environs.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 24th July, 1951.

# SHIRE OF RIPON WATER SUPPLY DISTRICT. RATING BY-LAW FOR THE YEAR 1950-1951,

RATING BY-LAW FOR THE YEAR 1950-1951.

THE Council of the Shire of Ripon, 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 Two shillings and six pence in the f1 of the annual municipal valuation of lands and tenements liable to be rated within the Shire of Ripon Water Supply District.

1. Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Forty-five shillings and in respect of any land on which there is no building less than Sixteen shillings. Such rates are made and shall be levied upon the occupiers or owners of the said land and tenements for the year commencing the 1st day of October, 1950, and shall be payable on the 10th day of August, 1951, at the office of the said Council, Shire Offices, Beaufort.

lst day of October, 1950, and snail be payable on the 10th day of August, 1951, at the office of the said Council, Shire Offices, Beaufort.

2. 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 One shilling per 1,000 gallons would produce an amount equal to the amount of the rate levied on such property for the said year.

3. (a) 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 One shilling per 1,000 gallons.

(b) The charge for water supplied by measure to any property not rated by the Council is hereby fixed at One shilling per 1,000 gallons, and the minimum quantity of water to be charged for in cases where water is so supplied is hereby fixed at 67,000 gallons.

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

5. Such person or persons as may from time to time be appointed for that purpose, shall be authorized to demand, receive and collect and recover the rates and charges.

Passed this 11th day of July, 1951.

Passed this 11th day of July, 1951. (SEAL)

A. J. HINTON, President. NORMAN B. ACTON, Secretary.

Approved by the Governor in Council, 24th July, 1951. A. MAHLSTEDT, Clerk of the Executive Council.

5248

#### CITY OF ARARAT. WATER BY-LAW No. 54.

THE Council of the City of Ararat, hereinafter referred to as the "Council," in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for restricting the use of water supplied by the said Council within the Ararat Water Supply District:—

- 1. This By-law shall come into operation at such time as the Council from time to time directs by notice published in a newspaper circulating generally within such district, and cease to have operation at such a time as the Council may from time to time direct by notice so published.
- 2. The provisions of this By-law shall apply to the whole of the Ararat Water Supply District.
- 3. No person shall-

- No person shall—

  (a) Water any garden, lawn, plantation, orchard, uncovered place, tree, plant, or vegetation by means of a fixed sprinkler; or

  (b) water any garden, lawn, plantation, orchard, uncovered place, tree, plant, or vegetation without the permission of the Council in writing except between the hours of Six o'clock and Eight o'clock in the afternoon other than by means of a garden-hose of not more than three-quarters of an inch in diameter which during use shall be continuously held in the hand or by means of a can or other vessel held in the hand; or (c) wash any vehicle of any description by means of a hose or other mechanical contrivance.

  Any person who shall use of permit or suffer any
- of a hose or other mechanical contrivance.

  4. Any person who shall use of permit or suffer any water supplied by the Council to be used or allow such water to run and the occupier of any premises on or in which any such water is used, consumed, or allowed to run in contravention of the provisions of this By-law shall be guilty of an offence and shall be liable to a penalty not exceeding £5, recoverable summarily before any court of competent jurisdiction, and in the case of continuing the offence to the further penalty not exceeding £5 for every day after notice of the offence from the Council.

  5. It any person supplied with water by the Council.
- 5. If any person supplied with water by the Council wrongfully does or causes or permits to be done anything in contravention of this By-law the Council may (without prejudice to any remedy thereof) close or cut off any of the pipes by or through which water is supplied by the Council to him or for his use, and may cease to supply him with water, as provided by the Water Acts.
  - The foregoing By-law was made by the Council of the City of Ararat, on the 23rd day of April, 1951, and the common seal of the said Council was hereunto affixed the 2nd day of July, 1951, in the presence

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

Approved by the Governor in Council, 24th July, 1951.

A. MAHLSTEDT, Clerk of the Executive Council.

#### CITY OF ARARAT. WATER BY-LAW No. 55.

THE Council of the City of Ararat, hereinafter referred to as the "Council," in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the following By-law for restricting the use of water supplied by the said Council within the Ararat Water Supply District:—

- 1. This By-law shall come into operation at such time as the Council from time to time directs by notice published in a newspaper circulating generally within such district, and cease to have operation at such a time as the Council may from time to time direct by notice so published.
- 2. The provisions of this By-law shall apply to the whole of the Ararat Water Supply District.
  - 3. No person shall-

(a) Water any garden, lawn, plantation, orchard, uncovered place, tree, plant, or vegetation by means of a fixed sprinkler; or

(b) water any garden, lawn, plantation, orchard, uncovered place, tree, plant, or vegetation without the permission of the Council in writing except between the hours of Six o'clock and Seven o'clock in the afternoon other than by means of a garden-bose of not other than by means of a garden-hose of not

more than three-quarters of an inch in diameter which during use shall be continuously held in the hand or by means of a can or other vessel held in the hand; or (c) wash any vehicle of any description by means of a hose or other mechanical contrivance.

- 4. Any person who shall use or permit or suffer any water supplied by the Council to be used or allow such water to run and the occupier of any premises on or in which any such water is used, consumed, or allowed to run in contravention of the provisions of this By-law shall be guilty of an offence and shall be liable to a penalty not exceeding £5, recoverable summarily before any court of competent jurisdiction, and in the case of continuing the offence to a further penalty not exceeding £5 for every day after notice of the offence from the Council.
- 5. If any person supplied with water by the Council wrongfully does or causes or permits to be done anything in contravention of this By-law the Council may (without prejudice to any remedy thereof) close or cut off any of the pipes by or through which water is supplied by the Council to him or for his use, and may cease to supply him with water, as provided by the Water Acts.

The foregoing By-law was made by the Council of the City of Ararat, on the 23rd day of April, 1951, and the common seal of the said Council was hereunto affixed the 2nd day of July, 1951, in the presence

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

Approved by the Governor in Council, 24th July, 1951.

A. MAHLSTEDT, Clerk of the Executive Council.

## CITY OF ARARAT.

WATER BY-LAW No. 56.

THE Council of the City of Ararat, hereinafter referred to as the "Council," in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for restricting the use of water supplied by the said Council within the Ararat Water Supply

- 1. This By-law shall come into operation at such a time as the Council from time to time directs by notice published in a newspaper circulating generally within such district, and cease to have operation at such a time as the Council may from time to time direct by notice so pub-
- 2. The provisions of this By-law shall apply to the whole of the Ararat Water Supply District.
- 3. No person shall use or permit or suffer to be used or allow to run any water supplied by the Council for other than domestic purposes, manufacturing, mining, or fire-fighting purposes.
- 4. No person shall use a hose for other than fire-fighting purposes.
- fighting purposes.

  5. Any person who shall use or permit or suffer any water supplied by the Council to be used or allow such water to run and the occupier of any premises on or in which any such water is used, consumed, or allowed to run in contravention of the provisions of this By-law shall be gullty of an offence and shall be liable to a penalty not exceeding £5, recoverable summarily before any court of competent jurisdiction, and in the case of continuing the offence to a further penalty not exceeding £5 for every day after notice of the offence from the Council.

  6. If any person supplied with water by the Council wrongfully does or causes or permits to be done anything in contravention of this By-law the Council may (without prejudice to any remedy thereof) close or cut off any of the pipes by or through which water is supplied by the Council to him or for his use, and may cease to supply him with water, as provided by the Water Acts.

  The foregoing By-law was made by the Council of the

The foregoing By-law was made by the Council of the City of Ararat, on the 23rd day of April, 1951, and the common seal of the said Council was hereunto affixed the 2nd day of July, 1951, in the presence

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

Approved by the Governor in Council, 24th July, 1951.

A. MAHLSTEDT Clerk of the Executive Council.

# Country Fire Authority Acts. PERMISSION TO HOLD FIRE BRIGADE DEMONSTRATIONS.

IN pursuance with the provisions of section 79 (1) and (2) of the Country Fire Authority Act 1944, the Country Fire Authority has granted permission for the holding of fire brigade demonstrations as under:—

Rural Fire Brigades.

At Marong on 5th April, 1952.

G. G. SINCLAIR, Secretary.

25th July, 1951.

# UNIVERSITY ACT 1928.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold Mr. Harvey Mr. Brose.

APPOINTMENT OF MEMBER OF THE COUNCIL OF THE UNIVERSITY OF MELBOURNE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by section 5 (a) of the *University Act* 1928, doth by this Order hereby appoint—

The Honorable Archibald McDonald Fraser, B.A., LL.B. (being a member of the Legislative Council), to be a member of the Council of the University of Melbourne for the period ending the 16th of December, 1951, vice the Honorable John Herman Lienhop, resigned.

And the Honorable Percival Pennell Inchbold, His Majesty's Minister of Education for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

# DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

### PRESENT:

His Excellency the Governor of Victoria.

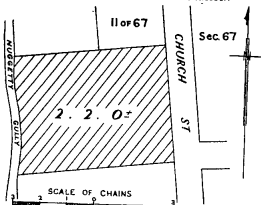
Mr. Inchbold Mr. Harvey

Mr. Brose.

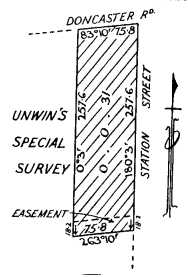
# LAND TEMPORARILY RESERVED FROM SALE.

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 land hereinafter described:—

CRESWICK.—Site for a Rubbish Depot and for Supply of Gravel, 2 acres 2 roods, more or less, Township of Creswick, Parish of Creswick, County of Talbot, as indicated by hachure on plan hereunder.—(C.3186) (Rs.6684).



BULLEEN (DONCASTER).—Site for Police purposes, 31 perches, Parish of Bulleen, County of Bourke, as indicated by hachure on plan hereunder.—(B.526(s) (Rs.6679).



And the Honorable Sir Albert Lind, 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 CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

### PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold Mr. Harvey Mr. Brose.

REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

CARRARAGARMUNGEE.—Order in Council of 18th November, 1890, of 35 acres of land in the Parish of Carraragarmungee as a site for Watering purposes.—(Rs.5665.)

GLENGOWER.—Order in Council of 26th March, 1866, of 141 acres 3 roods of land in the Parish of Glengower as a site for Township purposes.—(C.93128.)

MURRAYVILLE.—Order in Council of 23rd April, 1918, of 38 1/10 perches of land in the Township of Murrayville as a site for Shire Hall.—(Rs.1760.)

Newstean.—Order in Council of 9th February, 1892, of 2 roods of land in the Town of Newstead as a site for Police purposes.—(C.93086.)

PURA PURA.—Order in Council of 4th February, 1936, of 3 acres 0 roods 17 perches of land in the Township of Pura Pura as a site for a State School.—(Rs.4523.)

ROSEDALE.—Order in Council of 1st December, 1862, of 2 roods of land in the Town of Rosedale as a site for Police purposes so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 27th June, 1951, and containing 30 perches.—(C.93061.)

And the Honorable Sir Albert Lind, 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.

# TEACHING SERVICE ACT 1946.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold Mr. Harvey

Mr. Brose.

#### REGULATIONS.

N pursuance of the powers conferred by the Teaching Service Act 1946, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Teaching Service (Governor in Council) Regulations as follows:-

#### REGULATION 4.

In clause 3 insert a new sub-clause (d), as follows:—

3. (d) When a member is absent from duty on account of a dental disability he may be granted leave of absence for a period not exceeding one week provided that he furnishes the Director with a satisfactory certificate from a legally qualified dentist.

And the Honorable Percival Pennell Inchbold, His Majesty's Minister of Education 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 twenty-fourth day of July, 1951.

### PRESENT:

His Excellency the Governor of Victoria. Mr. Brose. Mr. Inchbold

Mr. Harvey

# DECLARATION OF A DEVIATION FROM OUYEN-PIANGIL ROAD IN THE SHIRE OF SWAN HILL.

WHEREAS by sections 21 and 58 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 by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution: 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 Deviation under the Country Roads Act.

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 1928 for the purpose of constructing such road deviation which road deviation 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 a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present resolution hereby declare the said road deviation the course of which is described in the First

Schedule hereto with the commencing and terminating 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 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto.

### FIRST SCHEDULE.

Shire of Swan Hill.

- 10. Ouyen-Piangil Road (15910).—All those pieces of land in the Parish of Larundel, the boundaries of which are as follow:
  - (a) Commencing at a point on the northern boundary of allotment 10 of the said parish, distant 101 deg. 58 min. 2,701 links and 77 deg. 22 min. 135.6 links from the north-western angle of the said allotment; thence by lines bearing respectively 77 deg. 22 min. 479.2 links, 102 deg. 2 min. 3,142 links, 154 deg. 6 min. 253.6 links, and 282 deg. 2 min. 3,733.3 links to the point of commencement.

    (b) Commencing at a point on the southern boundary
  - mencement.

    (b) Commencing at a point on the southern boundary of allotment 3A of the said parish, distant 278 deg. 20 min. 3,708 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 269 deg. 16 min. 978 links, 281 deg. 4 min. 732.9 links, 334 deg. 6 min. 250.3 links, and 101 deg. 4 min. 1,840.7 links to the point of commencement.

    (c) Commencing at the north-eastern angle of

point of commencement.

(c) Commencing at the north-eastern angle of allotment 10 of the said parish; thence by lines bearing respectively 180 deg. 0 min. 307.5 links, 306 deg. 41 min. 640.9 links and 98 deg. 20 min. 519.5 links to the point of commencement.

(d) Commencing at a point on the southern boundary of allotment 9 of the said parish, distant 89 deg. 57 min. 1,094.8 links from the south-western angle of the said allotment; thence by lines bearing respectively 269 deg. 57 min. 258.5 links, 320 deg. 38 min. 344.3 links, 323 deg. 44 min. 660.1 links, 30 deg. 0 min. 218.4 links, 143 deg. 44 min. 742.6 links and 140 deg. 38 min. 502.7 links to the point of commencement—

which said pieces of land are more particularly delineated and shown coloured red on survey plan numbered 4979, lodged in the office of the Country Roads Board.

#### SECOND SCHEDULE. Shire of Swan Hill.

Ouyen-Piangil Road.—All those pieces of land in the Parish of Larundel, the boundaries of which are as

- ow:—

  (a) Commencing at an angle in the southern boundary of allotment 3 of the said parish, formed by the intersection of lines bearing 102 deg. 2 min. and 77 deg. 22 min.; thence north-easterly the bearing last named a distance of 3,340 links more or less; thence south-easterly to and along the western boundary of allotment 3a of the said parish, a distance of 1,509 links, north-easterly to the northern boundary of allotment 10, and continuing north-westerly along that boundary to an angle therein formed by the intersection of lines bearing 17 deg. 22 min. and 154 deg. 6 min.; thence south-westerly by the said northern boundary a distance of 2,546.2 links; thence north-westerly crossing the existing three-chain Government road to the point of commencement. commencement.
- commencement.

  (b) Commencing at the south-western angle of allotment 3a of the said parish; thence by lines bearing respectively 89 deg. 16 min. 647 links and 101 deg. 4 min. 1,850 links more or less to the western angle of the land described in subsection (c) of the First Schedule hereof; thence by lines bearing respectively 278 deg. 20 min. 3,208.5 links, 269 deg. 16 min. 1,792 links, 33 deg. 6 min. 585.5 links, 102 deg. 2 min. 380.4 links, and 154 deg. 6 min. 165.7 links to the point of commencement.

links, and 154 deg. 6 min. 165.7 links to the point of commencement.

(c) Commencing at the north-eastern angle of allotment 10 of the said parish; thence by lines bearing respectively 306 deg. 41 min. 631.7 links, 98 deg. 20 min. 920.7 links, 180 deg. 0 min. 602.4 links, and 306 deg. 41 min. 623.5 links to the point of commencement.

(d) Commencing at the south-western angle of allotment 9 of the said parish; thence by lines bearing respectively 360 deg. 0 min. 405 links, 30 deg. 0 min. 455.2 links, and 323 deg. 44 min. 546.2 links to the eastern boundary of allotment 10 of the said parish; thence south-westerly and southerly by that boundary and easterly by a line to the north-western angle of allotment 18 of the said parish; thence 89 deg. 57 min. 836.3 links; thence 320 deg. 38 min. 387.7 links; thence 269 deg. 57 min. 836.3 links to the point of commencement—

which said pieces of land are more particularly delineated and shown coloured blue on survey plan numbered 4979, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this 16th day of July, 1951, in the presence of—

(SEAL)

D. V. DARWIN, Chairman. R. JANSEN, Member. W. H. NEVILLE, Secretary.

And the Honorable Percy Thomas Byrnes, 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 twenty-fourth day of July, 1951.

### PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold Mr. Harvey

Mr. Brose.

DECLARATION OF A DEVIATION FROM ST. J ROAD IN THE SHIRE OF TUNGAMAH. JAMES-

WHEREAS by sections 21 and 58 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 by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing

road or part thereof named in such resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution: 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 Deviation 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 1928 for the purpose of constructing such road deviation which road deviation 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 a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present resolution hereby declare the said road deviation the course of which is described in the First 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 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto. Whereas the land the site of the road the course of

#### FIRST SCHEDULE.

#### Shire of Tungamah.

4. St. James-road (16604).—All that piece of land in the Parish of St. James, and being a roadway generally 1 chain wide, the northern boundary of which commences at a point on the western boundary of allotment 21, section A of the said parish, distant 180 deg. 0 min. 2,077.4 links from the north-western angle of that allotment; thence southeasterly through the said allotment to a point on the southern boundary thereof, distant 270 deg. 0 min. 1,759 links approximately from the south-eastern angle of the said allotment 21.

Also, all those pieces of land in the Parish of St. James, the boundaries of which are as follow:--

- (a) Commencing at the south-eastern angle of allotment 39, section A of the said parish; thence by lines bearing respectively 270 deg. 0 min. 451.5 links, 83 deg. 41 min. 454.3 links, and 180 deg. 0 min. 50 links to the point of commencement.
- (b). Commencing at the north-western angle of allotment 42, section A of the said parish; thence by lines bearing respectively 90 deg. 0 min. 451.5 links, 263 deg. 41 min. 454.3 links, and 360 deg. 0 min. 50 links to the point of commencement.

Also all that piece of land in the Parish of Waggarandall, the boundaries of which are as follow:—

Commencing at the north-eastern angle of an area of Crown land south of allotment 21A, section D of the said parish; thence by lines bearing respectively 180 deg. 0 min. 27.3 links, 274 deg. 46 min. 328.4 links, and 90 deg. 0 min. 327.5 links to the point of commencement. ment.

Note.—The route of the portion of the land above described is more particularly delineated and shown coloured red on survey plans numbered 4293, 4354, 4355, and 4460, lodged in the office of the Country Roads Board.

# SECOND SCHEDULE.

# Shire of Tungamah.

4. St. James-road.—All that piece of land in the Parishes of Waggarandall and St. James, and being a roadway generally 1' chain wide, the north-eastern boundary of which commences at a point on the western boundary of allotment 21, section A of the parish last named, distant 360 deg. 0 min. 304 links from an angle in the south-western boundary formed by the intersection of lines bearing 270 deg. and 360 deg.; thence southerly and south-easterly by the south-western and southern boundary of the said allotment to a point on the said southern boundary,

distant 90 deg. 0 min. 5675 links from an angle in the sald southern boundary formed by the intersection of lines bearing 164 deg. 20 min and 90 deg.

Note.-The route of the roadway above described is more particularly delineated and shown coloured blue on survey plan numbered 4293, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this 16th day of July, 1951, in the presence of-

(SEAL)

D. V. DARWIN, Chairman. R. JANSEN, Member. W. H. NEVILLE, Secretary.

And the Honorable Percy Thomas Byrnes, 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 twenty-fourth day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria. Mr. Inchbold Mr. Brose. Mr. Harvey

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

MAIN ROAD IN THE SHIRE OF HEALESVILLE.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Badger Creek-road in the Shire of Healesville (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 19th February, 1941, on page 910) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say: being made, that is to say:-

All those pieces of land in the Parish of Gracedale, the boundaries of which are as follow:-

- (a) Commencing at a point on the western boundary of allotment 128 of the said parish, distant 165 deg. 37 min. 221 links from the north-western angle of the land comprised in certificate of title entered in the register book, volume 4417, folio 883352; thence by lines bearing respectively 145 deg. 36 min. 186.8 links, 308 deg. 31 min. 106 links, and 345 deg. 37 min. 91 links to the point of commencement.

  (b) Commencing at a point on the north-western boundary of a Cemetery Reserve in the Township of Healesville, distant 150 deg. 0 min. 100 links and 240 deg. 0 min. 464.5 links from the south-eastern angle of allotment 1, section 7, of the said Township; thence by lines bearing respectively 169 deg. 49 min. 458.5 links, 166 deg. 49 min. 723.5 links, 330 deg. 0 min. 746 links, 8 deg. 37 min. 483.8 links, and 60 deg. 0 min. 62.6 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 5277 and 5278, lodged in the office of the Country Roads Board.

And the Honorable Percy Thomas Byrnes, 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 twenty-fourth day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold

Mr. Brose.

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF FERNTREE GULLY.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has repre-sented to His Excellency the Governor in Council that it appears to it desirable that the new Belgrave-Emerald road appears to it desirable that the new Belgrave-Emerald road in the Shire of Ferntree Gully should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the sau new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

is to say:—

All that piece of land in the Parish of Narree Worran, the boundaries of which are as follow:—Commencing at a point on the eastern boundary of allotment 9, section A, of the said parish, distant 356 deg. 12 min. 586 ft. 8 in. from the south-eastern angle of the said allotment; thence by lines bearing respectively 276 deg. 14 min. 225 ft. 3 in., 262 deg. 50 min. 124 ft. 5½ in., 262 deg. 21 min. 215 ft. 3½ in., 270 deg. 30 min. 158 ft. 9½ in., 282 deg. 26 min. 192 ft. 9½ in., 7 deg. 20 min. 258 ft. 4½ in., 103 deg. 49 min. 714 ft. 3 in., and 176 deg. 12 min. 132 ft. 3 in. to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5364, lodged in the office of the Country Roads Board.

And the Honorable Percy Thomas Byrnes, 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.

# APOLLO BAY WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

# PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold Mr. Harvey

Mr. Brose.

# ADDITIONAL LOAN OF £9,873.

INDER the powers conferred by the Water Acts and all 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 grant an additional loan of Nine thousand eight hundred and seventy-three pounds (£9.873) to the Apollo Bay Waterworks Trust for the construction of service basin and pipe mains and the purchase and installation of meters as set forth in the detailed statement bearing date the 17th July, 1951, and verified under the seal of the State Rivers and Water Supply Commission.

The leap hereby granted shall be subject to the pro-

The loan hereby granted shall be subject to the provisions of the Water Acts.

And the Honorable Richard Keats Brose, 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.

# SKIPTON WATERWORKS TRUST CONSTITUTED.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold

Mr. Brose.

INDER 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 approve of the application of the councillors of the Shires of Hampden and Ripon for the constitution of a Waterworks Trust and for a loan, subject to the provisions of the said Acts, to carry out works for the supply of water to the Township of Skipton, and doth order and appoint as follows:—

- 1. The construction of the said waterworks.
- 2. That five Commissioners to be elected by the rate-payers and one other person shall be Commissioners of the Waterworks Trust.
- 3. That the amount of loan to be granted to such Trust shall be Twenty-nine thousand pounds (£29,000).
- 4. That the limits of the land within which the said Waterworks Trust shall have authority shall be those within the following boundaries:—

# Site of Springs Area and Reservoir.

Site of Springs Area and Reservoir.

Commencing at a point, being the intersection of a line parallel to and distant 3,700 links north from the southern boundary of St. Enoch P.R., Parish of Enuc, County of Ripon, and a line parallel to and distant 3,850 links east from the western boundary of the said St. Enoch P.R., then northerly by a line parallel to the said western boundary of St. Enoch P.R. across portion of the said St. Enoch P.R. a distance of 2,400 links; thence easterly by a line parallel to the northern boundary of the said St. Enoch P.R. across portion of t

# PORTION II. Site of Pipeline.

Site of Pipeline.

Commencing at a point on the southern boundary of the Springs Area, as described in Portion I.; thence by a strip of land 50 links in width, being 25 links on either side of the centre-line of the pipeline southerly, southwesterly, westerly, south-westerly, and south-easterly, across St. Enoch P.R., Parish of Enuc, County of Ripon; thence south-easterly, southerly, and south-easterly across Crown allotment 1, section XIII.; thence south-easterly across Crown allotments 2 and 3, section XIII., and across a road to a point in a road near the most northern angle of Crown allotment 4a, section XIII.; thence south-eastern angle of Crown allotment 4b, section XIII., Parish of Enuc; thence south-easterly across a road, Crown allotments 2a, 1a, 1b, 4a, and 4b, section XI., to a point near the south-easterly along a road to a point near the most southern angle of Crown allotment 1b, section VII., Parish of Enuc; thence south-easterly across a road, Crown allotments 2 and 1, section I., Parish of Baangal, across a road, across Crown land in the Town of Skipton, and across portion of a road to a point near the most northern angle of Crown allotment 2, section 28, Town of Skipton; thence south-easterly along the said road to a point on the northwestern boundary of the Reticulation Area, as described in Portion III.

# PORTION III.

### Reticulation Area.

Commencing at the north-western angle of Crown allot-Commencing at the north-western angle of Crown allotment 1, section 3a, Parish of Skipton, County of Ripon; thence northerly by a line being a continuation of the western boundary of the said Crown allotment 1 across a road, along the western boundary of Crown allotment 4, across a road and along the western boundary of Crown allotment 4B, section 1, Parish of Baangal, to a point on

the northern boundary of the said Crown allotment 4B; thence easterly along the said northern boundary of Crown allotment 4B to its north-eastern angle; thence north-easterly by a line across a road to the most southern angle of Crown land, Town of Skipton; thence north-easterly along the south-eastern boundary of the said Crown land, by a line across a road and along the said south-eastern boundary of Crown allotment 1, section 27; thence north-westerly along the south-western boundaries of the said Crown allotment 1 and Crown allotments 2, 3, 4, and 5, by a line across a road and along the south-western boundaries of Crown allotments 1 and 2, section 28, to the most western angle of the said Crown allotment 2; thence north-easterly along the north-western boundary of the said Crown allotment 2, by a line across a road and along the north-western boundary of Crown allotment 2, section 29, to the most northern angle of the said Crown allotment 2; thence south-easterly along the north-eastern boundaries of the said Crown allotment 2 and Crown allotment 1 to the most eastern angle of the said Crown allotment 1; thence easterly by a line across a road to the most northern angle of the said Crown land to a point on the right bank of Emu Creek, such point being the intersection of the said right bank of Emu Creek and a line being a continuation of the northern boundary of Crown allotment 1, section 2A. Town of Skipton, Parish of Skipton, County of Hampden; thence generally south-easterly along the said right bank of Emu Creek to a point in line with the southern boundary of Crown allotment 1, section 2A. Town of Skipton, Parish of Skipton, County of Hampden; thence generally south-easterly along the said right bank of Emu Creek to a point in line with the southern boundary of Crown allotment 1 and Crown allotment 2, by a line across a road, along the southern boundary of Crown allotment 1 and Crown allotment 1B, section VI., Parish of Skipton; thence southerly along the said western boundary of Crown allotment 1B to boundary of Crown allotment IB and a line parallel to and distant 500 links north-westerly from the south-eastern boundary of the said Crown allotment IB; thence north-easterly along the said line parallel to the south-eastern boundary of Crown allotment IB, across the said Crown allotment IB to a point on its eastern boundary of Crown allotment IB, by a line across a road, along the eastern boundary of Crown allotment IB, by a line across a road, along the eastern boundary of Crown allotment IB, by a line across a road, along the eastern boundary of Crown allotment II, section V., by a line across a road and along the eastern boundary of Crown allotment II, section V., by a line across a road and along the eastern boundary of Crown allotment II, section V., by a line across a road and along the couth-westerly along the said centre-line of the Ballaarat-Skipton Railway; thence south-westerly along the said western boundary of Crown allotment IB, section V., Parish of Skipton; thence southerly along the said western boundary of Crown allotment IB, section 2B, Town of Skipton; thence westerly by a line across a road, along the southern boundaries of the said Crown allotment 1 and Crown allotment 10, by a line across a road, along the southern boundary of Crown allotment 11 and by a line being a continuation thereof across Emu Creek Reserve to a point on the left bank of Emu Creek; thence generally north-easterly, south-easterly, and northerly along the said left bank of Emu Creek to a point in line with the northern boundary of Crown allotment 20, section 13, Town of Skipton, Parish of Skipton, County of Ripon; thence westerly by a line across Emu Creek and Crown land, along the northern boundaries of the said Crown allotment 20, and Crown allotment 1, section 3A, to the point of commencement—all of which boundaries are shown on plans marked A and B, approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.

- 5. That the principal works to be constructed or carried out by the Trust shall consist of storage dam, main pipe-line, elevated storage, and reticulation of the Township of
- 6. The name of the Trust shall be Skipton Waterworks

And the Honorable Richard Keats Brose, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

10 July 21

A. MAHLSTEDT,
. Clerk of the Executive Council.

# LANCEFIELD WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold Mr. Harvey

Mr. Brose.

# ADDITIONAL LOAN OF £11,302.

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 grant an additional loan of Eleven thousand three hundred and two pounds (£11,302) to the Lancefield Waterworks Trust for the construction of new storage and pipe mains and the purchase and installation of meters as set forth in the detailed statement bearing date the 17th July, 1951, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the provisions of the Water Acts.

And the Honorable Richard Keats Brose, 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.

# TRARALGON SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

### PRESENT:

His Excellency the Governor of Victoria. Mr. Brose. Mr. Inchbold Mr. Harvey

# LOAN OF £17,100.

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 grant a loan of Seventeen thousand one hundred pounds (£17,100) to the Traralgon Sewerage Authority for the purpose of completing reticulation and branch sewers, main sewers, pumping station, rising main, and treatment works as set fonth in the detailed statement bearing date the 13th July, 1951.

The loan hereby granted shall be subject to the pro-

The loan hereby granted shall be subject to the provisions of the Sewerage Districts Acts.

And the Honorable Richard Keats Brose, 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.

# MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

# PRESENT:

His Excellency the Governor of Victoria. Mr. Brose. Mr. Inchbold Mr. Harvey

AMENDMENT OF PRESCRIPTION OF METROPOLITAN MOTOR OMNIBUS ROUTE No. 31 (TOORAK-MOTOR O

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order amend, as from and inclusive of the 30th day of July, 1951, and as set out hereunder, the prescription of a ruote, i.e., No. 31,

within the metropolitan area, along which motor omnibuses for which "regular service" licences are granted, may ply for hire, viz.:—

Under the heading "Fares to be charged" amend "3d." to read "4d." and "5d." to read "6d."
Under the heading "Maximum number of motor omnibuses which may be licensed on route" amend "5" to read "4."

Licensing Authority.—Pursuant to the provisions of section 15 (1) (c) of the said Act (No. 3742), the Governor in Council by this Order confers upon the Licensing Authority full power and authority for the carrying into effect by the said Licensing Authority of the foregoing provisions of this Order.

And the Honorable Percy Thomas Byrnes, 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.

# MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Melbourne, the twenty-fourth day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Inchbold

Mr. Brose.

Mr. Harvey

AMENDMENTS OF PRESCRIPTIONS OF CERTAIN METROPOLITAN MOTOR OMNIBUS ROUTES. METROPOLITAN MOTOR OF OMINIOS ROOTES.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order amend, as set out hereunder, the prescriptions of certain routes within the metropolitan area, along which motor omnibuses for which "regular service" licences are granted may ply for hire vig. for hire, viz.:-

Route 20A (Footscray-Brooklyn).—Under the heading "Description of route, including commencing and terminal points" delete "Flintoft-avenue," and in place thereof insert "Miller's-road."

Route 59a (Ormond-Caulfield).—Under the heading "Time-tables to be Observed," delete "11.50 p.m.", and in place thereof insert "8 p.m.; 30 minutes, 8 p.m. to 12

Route 79A (Tooronga-Kew).—Under the heading "Timetables to be observed," delete the existing particulars preceding "30 minutes, 2 p.m.," and in place thereof insert "Minimum service, 20 minutes, 7 a.m. to 9 a.m., and 3.30 p.m. to 8 p.m.; 30 minutes, 9 a.m. to 3.30 p.m. and 8 p.m. to 11.30 p.m., week days; 30 minutes, 7 a.m. to midnight, Saturdays."

midnight, Saturdays."

Route 103A (East Malvern-Oakleigh-Moorabbin).—Under the heading "Time-tables to be observed," delete "20 minutes, 7 a.m. to 8 p.m.; 30 minutes, 8 p.m. to 12 midnight, week days; 20 minutes, 2 p.m. to 6 p.m., 30 minutes, 6 p.m. to 10.30 p.m. Sundays," and in place thereof insert "20 minutes, 7 a.m. to 9 a.m., and 4 p.m. to 7 p.m., and 30 minutes, 9 a.m. to 4 p.m. and 7 p.m. to 12 midnight, week days; 30 minutes, 7 a.m. to 12 midnight, Saturdays; 30 minutes, 2 p.m. to 10.30 p.m. Sundays."

Poste 115. (Caulfield, Rowtleigh)—Under the heading

Route 115A (Caulfield-Bentleigh).—Under the heading "Time-tables to be observed," amend "Sundays, 20 minutes" to read "Sundays, 30 minutes."

Route 10 (Hawthorn Bridge-Camberwell Junction).— Under the heading "Fares to be charged" amend "section No. 5, 2d." to read "section No. 5, 3d."

Licensing Authority.—Pursuant to the provisions of section 15 (1) (c) of the said Act (No. 3742), the Governor in Council by this Order confers upon the Licensing Authority full power and authority for the carrying into effect by the said Licensing Authority of the foregoing provisions of this Order.

And the Honorable Percy Thomas Byrnes, 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 SERVICE ACT 1946.

At the Executive Council Chamber, Melbourne, the thirty-first day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Brose Mr. Harvey Mr. Swinburne Mr. White.

# REGULATIONS.

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 amend the Public Service (Governor in Council) Regulations in the manner following, that is to say:—

# PART IV.-LEAVE OF ABSENCE.

Leave for Defence Training Purposes.

Regulation 52 shall be deleted and the following Regulation shall be inserted in lieu thereof:—

- 52. (1) The Minister may grant leave of absence without pay to any officer or employee who is a voluntary member of the Citizen Forces for the purpose of attending an annual training camp and not more than two schools, classes, or courses of instruction in any year.
- (2) The Minister shall grant leave of absence without pay to any officer or employee who, under the provisions of the Commonwealth National Service Act 1951, is required to render service with the Citizen Forces.
- (3) Where the amount of pay (not including any payment by way of overtime, penalty rates, higher duties allowances, or any payment of a temporary character) which an officer or employee would have received had he remained on duty, exceeds the amount of pay (including marriage and separation allowances) received by him as a member of the Citizen Forces, he shall be entitled to receive an amount equal to the difference.
- (4) An officer or employee may, at his election, be granted any recreation leave due to him in lieu of an equivalent period of leave under this Regulation.
- (5) The Minister shall grant leave of absence with full pay to any officer or employee who is required under sections 19 and 22 of the said Act to present himself for medical examination.
- (6) Any officer or employee who requires leave under this Regulation shall submit, in writing, an application therefor to the Minister, and, upon completion of the period of such leave, he shall furnish satisfactory evidence that he has attended for the purpose for which the leave was granted.
- (7) Except where otherwise provided, any period of leave granted to an officer or employee under this Regulation shall not affect his seniority, subdivisional promotion, incremental progression, accruing recreation and sick leave credits, or eligibility for long-service leave.
- (8) Any officer or employee who, while serving with the Citizen Forces, sustains injury or contracts illness necessitating his absence from duty beyond the period of leave granted under this Regulation, may be granted leave on the following terms:—
  - (a) If compensation is not paid to the officer or employee by the Department of Defence in respect of such absence, the leave may be granted as sick leave.
  - (b) If compensation is paid and is equal to or exceeds the amount of pay which the officer or employee would have received had he been granted sick leave, the leave shall be granted without pay.
  - (c) If compensation is paid and is less than the amount of pay which the officer or employee would have received had he been granted sick leave, he may be paid an amount equal to the difference, and his sick leave credit with

full pay or half pay (as the case may be) reduced as if he has been granted sick leave for such number of days as is appropriate to the amount of the difference.

And the Honorable John Gladstone Black McDonald, His Majesty's Premier 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 thirty-first day of July, 1951.

PRESENT: His Excellency the Governor of Victoria.

Mr. Brose

Mr. Swinburne Mr. White.

RDER EXTENDING APPLICATION OF THE LANDLORD AND TENANT ACT 1948 TO CERTAIN PREMISES. ORDER

WHEREAS by an Order published in the Government Gazette of the 19th July, 1950, at page 3866, the premises known as No. 19 Elizabeth-street, Malvern, were excluded from the operation of Part V. of the Landlord and Tenant Act 1948: And whereas it is expedient that such Part should again extend to such premises: Now therefore, 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 application of the whole of the Landlord and Tenant Act 1948 shall extend to such premises.

And the Honorable Thomas Walter Mitchell, 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 thirty-first day of July, 1951.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Brose Mr. Harvey

Mr. Swinburne Mr. White.

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

IN pursuance of the powers conferred upon him by the 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 hereunder shall be excluded from the operation of such of the provisions contained in the Landlord and Tenant Act 1948 as are set out hereunder, that is to say:—

From the Provisions of Parts III. and V.

- 1. Number 100 Swanston-street, Geelong.
- 2. The premises situated in Mollison-street, Malmsbury, upon all that piece of land being allotment 8, section 19, Parish of Edgecombe.
- 3. The premises situated on the San Remo-Cowes Highway, Phillip Island, upon all that piece of land more particularly described in certificate of title, volume 6447, folio 1289223.

From the Provisions of Part V. Number 11 Queen-street, Ararat.

And the Honorable Thomas Walter Mitchell, 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.

## FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the thirty-first day of July, 1951.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Brose

Mr. Swinburne Mr. White.

A DEVICE KNOWN AS THE "HAWKINS UNIVERSAL" PRESSURE COOKER (SIXTEEN PINTS CAPACITY), EXEMPTED FROM CERTAIN PROVISIONS OF THE FACTORIES AND SHOPS ACTS.

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 "Hawkins Universal" Pressure Cooker (16 pints capacity), when manufactured in accordance with the specifications and sample lodged with the Chief Inspector of Factories by Moffat-Virtue Ltd., of 443 Little Collins-street, Melbourne, until a further Order is made.

And the Honorable Trevor Harvey, 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.

Apprenticeship Acts.

# APPRENTICESHIP COMMISSION OF VICTORIA.

At the Executive Council Chamber, Melbourne, the thirty-first day of July, 1951.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Brose Mr. Harvey Mr. Swinburne Mr. White.

AMENDMENT OF BUTCHERING TRA APPRENTICESHIP REGULATIONS.

IN pursuance of the powers conferred by the Apprentice-ship Acts and the Acts Interpretation Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby rescind Regulation 7 of the Butchering Trades Apprenticeship Regulations and doth hereby make the following Regulations, that is to say:—

- 1. For Regulation 7 of the said Regulations there shall be substituted the following:—
  - "Minimum Age for Entry into Apprenticeship.
  - 7. The minimum age at which persons shall enter the said trades as apprentices or probationers shall be fifteen years, provided that for the period of one year from the 17th day of July, 1951, the minimum age at which persons shall enter the said trades as apprentices or probationers shall be fourteen and a half years."
- 2. The rescission of any Regulations by these Regulations shall not affect any right accrued or accruing to any person or the liability of any person under such rescinded Regulations, where such right accrued or such liability was incurred prior to the coming into operation of these Pagulations

And the Honorable Trevor Harvey, 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.

### Apprenticeship Acts. APPRENTICESHIP COMMISSION OF VICTORIA.

At the Executive Council Chamber, Melbourne, the thirty-first day of July, 1951.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Brose Mr. Harvey

Mr. Swinburne Mr. White.

# PRINTING TRADES (COUNTRY) APPRENTICESHIP REGULATIONS.

IN pursuance of the powers conferred by the Apprenticeship Acts and the Acts Interpretation Acts, His
Excellency the Governor of the State of Victoria, by and
with the advice of the Executive Council thereof, doth
hereby rescind the Regulations mentioned in the First
Schedule hereto, and doth hereby make the following
Regulations, that is to say:—

#### Short Title.

1. These Regulations may be cited as the "Printing Trades (Country) Apprenticeship Regulations."

## Interpretation.

- 2. In these Regulations-

"Acts" means the Apprenticeship Acts.
"Commission" means the Apprenticeship Commis-

sion of Victoria.

"Prescribed" means prescribed by an appropriate industrial authority or agreement, or by these Regulations, as the case may require.

"Probationer" means an applicant for apprentice-ship employed on probation.

# Application of Regulations.

3. These Regulations shall apply only with respect to the following apprenticeship trades, viz.:—

Hand Composition,
Hand and Machine Composition,
Hand Composition and General Printing,
as carried on within the whole of the State of
Victoria, excepting the Metropolitan District, the
Cities of Ballarat, Bendigo, and Geelong, and
Newtown and Chilwell, the Town of Geelong
West, and the Boroughs of Eaglehawk and Sebastopol.

Applicants for Apprenticeship to Apply for Certificate.

4. Applications by persons desiring to become apprentices in the said trades shall be in the form contained in the Third Schedule to General Regulations (No. 1) made under the Acts.

# Applicants may be Examined.

5. Applicants for apprenticeship in the said trades may be required to submit themselves for examination, at the time and place determined by the Commission, to prove that they possess the preparatory educational qualifications required for entry into apprenticeship in such trades: Provided that any such applicant shall be exempted from such apprentices. such examination-

# Exemptions.

- (a) If he possesses any one of the following educational qualifications, or, in the opinion of the Commission, the equivalent thereof:—
  - (i) The Intermediate Technical or Junior Technical
    Certificates of the Education Department of
    Victoria, the School Intermediate Certificate,
    or equivalent qualifications approved by the Commission.

Commission.

(ii) The satisfactory completion, as certified by the school authority and approved by the Commission, of a three years' course of study in a Junior Technical School, or equivalent qualifications approved by the Commission.

(iii) The satisfactory completion of the Eighth Grade course of study of the elementary schools of the Education Department of Victoria, or its equivalent as certified by the school authority and approved by the Commission: Provided that the provisions of this paragraph (iii) shall remain in operation until the 31st day of December, 1951, and no longer.

(b) If he satisfies the Commission, in accordance with

(b) If he satisfies the Commission, in accordance with sub-section (2) of section 18 of the Acts, that he has not had sufficient opportunity to obtain the preparatory educational qualifications prescribed for entry into the said trades

#### Minimum Age for Entry into Apprenticeship.

6. Until the 1st day of January, 1952, the minimum age at which persons shall enter the said trades as apprentices or probationers shall be fourteen and one-half years; but on, from, and after the 1st day of January, 1952, the minimum age at which persons shall enter the said trades as apprentices or probationers shall be fifteen years.

#### Term of Apprenticeship.

- 7. The term of apprenticeship in the said trades shall be as follows:
  - (a) In the case of a person who is less than sixteen years of age at the date of commencement of the term of apprenticeship, the term shall be
  - (b) in the case of a person who is sixteen or more years of age at the date of commencement of the term of apprenticeship, the term shall be

Form of Indentures of Apprenticeship-General Form.

8. The standard form of indentures of apprenticeship in each of the said trades, and the terms, covenants, and conditions thereof shall be in the form contained in the Second Schedule to General Regulations (No. 2) with the following modifications, alterations, and additions thereto:-

Variations and Additions to Covenants, &c. in General Form of Indentures of Apprenticeship.

#### EMPLOYER'S COVENANTS.

- (1) In sub-clause (i) of clause (c), the words "or such other rates of wages as may for the time being be prescribed by Regulations made under the said Acts in respect of the aforesaid trade" shall be deleted, and the following words shall be substituted therefor:—
- "or such rates of wages as are prescribed for the time being and applicable to the employer and apprentice in respect of the aforesaid trade."
- (2) The whole of sub-clause (ii) of clause (c) shall be deleted and the following sub-clause shall be substituted therefor:—
  - "(ii) Pay to the apprentice such further rates for overtime worked and for proficiency as are prescribed for the time being and applicable to the employer and apprentice in respect of the aforesaid trade."
- (3) After sub-clause (ii) of clause (c), the following sub-clause shall be added:—
  - "(iii) Make no deduction from the wages of the apprentice in respect of any time lost by reason of compulsory attendance at classes for instruction in the subjects of the apprenticeship course."
- (4) The whole of clause (e) shall be deleted and the following clause substituted therefor:—
  - (4) The whole of clause (e) shall be deleted and e following clause substituted therefor:—

    "(e) In the event of the employer dying or ceasing to employ such number of journeymen as is necessary to maintain the prescribed proportion of apprentices to journeymen, he, his executors, and administrators or assigns will within one month thereafter find and provide some other employer carrying on the same class of business within a radius of 3 miles from his or their place of business, but in the event of there being no such employer and of the apprentice so desiring he or they will find and provide, if possible, such an employer carrying on business beyond that radius, and will, subject to the approval of the Commission, and at his own expense and cost, assign this indenture of apprenticeship and transfer the apprentice to such employer upon and subject to the same or the like conditions and stipulations as are herein provided and in such manner that the apprentice shall not be in any way prejudiced in so doing, and so that the aggregate of the periods served under each employer shall be regarded as one continuous term, and so that the new employer shall accept the apprentice at the position he occupied under this indenture at the date he is accepted by the new employer."

- (5) After clause (e), the following clauses shall be added:-
  - "(f) Not hold the apprentice responsible for any

- (f) Not hold the apprentice responsible for any faulty work, or for any damage or injury done to materials, work, machinery, tools, or plant other than wilful damage or injury during the course of his work;
  (g) not require the apprentice to work on any holiday on which other employees in his place of employment do not work;
  (h) not keep more than two days' pay in hand;
  (i) so arrange the apprentice's duties that as he progresses in his knowledge and skill during his apprenticeship his duties shall be varied, and he shall be placed on higher or more skilful work from time to time;
  (j) not require the apprentice to perform duties outside those connected with learning the said trade;
- said trade;
  (k) not require or permit the apprentice, while
- under the age of seventeen years, to work on night shift;

  (1) not require or permit the apprentice to work overtime while under the age of sixteen years."

#### MUTUAL AGREEMENTS.

"Provided, further, that in computing the period of one year, all time worked as overtime or at other than ordinary business hours shall, if the apprentice so desires, either be allowed as a set-off against any time lost during that period or in reduction of the actual period of one year."

- (7) In clause (9) the words "be faithfully observed" shall be deleted, and the following words shall be substituted therefor:—
  - "so far as applicable, be faithfully observed."
- (8) After clause (9), the following clause shall be added:-
  - "(10) That the apprentice shall be paid the same allowances as are from time to time required same allowances as are from time to time required to be paid by the employer to journeymen in the same trade for meal money, conveyances, and other matters, or where such allowances are proportionate to the rates of pay received by journeymen the apprentice shall be paid only such proportion thereof as the rates of pay of the apprentice bear to such journeymen's rates of pay prescribed by any competent industrial authority or in any industrial agreement made pursuant to the Commonwealth Conciliation and Arbitration Act 1904-1949." 1904-1949."

### Rates of Pay for Apprentices.

- 9. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows:—
  - (i) With respect to the term of apprenticeship of six years
    - x years—at the rate of 53s. 0d. per week.
      2nd year—at the rate of 76s. 6d. per week.
      3rd year—at the rate of 88s. 6d. per week.
      4th year—at the rate of 106s. 0d. per week.
      5th year—at the rate of 130s. 0d. per week.
      6th year—at the rate of 177s. 0d. per week.
  - (ii) With respect to the term of apprenticeship of five years-

1st year—at the rate of 76s. 6d, per week. 2nd year—at the rate of 88s. 6d. per week. 3rd year—at the rate of 106s. 0d. per week. 4th year—at the rate of 130s. 0d. per week. 5th year—at the rate of 177s. 0d. per week.

# Rates for Overtime Worked.

10. When an apprentice works under conditions for which, or at any time when, a journeyman employed at the aforesaid trades would be entitled to overtime or special rates for doing work under the same conditions or at the same time, then such apprentice shall be paid by the employer for any such work at a rate or rates of wages which shall bear the same proportion to the prescribed minimum rates of wages of such apprentice as the wages of such journeyman for such work would bear to the prescribed minimum rate of wages of such journeyman.

# Standard of Proficiency.

11. Should the apprentice in any year other than the first year pass in the subjects prescribed for that year of his apprenticeship course and attain a standard as certified by the Commission of not less than an average of 70 per

cent, of the possible marks allotted at the annual examinations approved by the Commission to the subjects of trade theory and practice prescribed for that year of such course, he shall be deemed to have attained the standard of proficiency for such year.

#### Increased Rates of Pay for Proficiency.

- 12. When an apprentice attains in any year the standard of proficiency prescribed for that year of his apprentice-ship course, he shall—
  - (a) for the first occasion on which he attains such

  - (a) for the first occasion on which he attains such standard be paid for the next succeeding year the sum of 5s. 0d. per week in addition to the prescribed weekly wage;
    (b) for the second occasion on which he attains such standard be paid for the next succeeding year the sum of 7s. 6d. per week in addition to the prescribed weekly wage;
    (c) for the third occasion on which he attains such standard be paid for the next succeeding year the sum of 10s. 0d. per week in addition to the prescribed weekly wage.

## Proportion of Apprentices to Journeymen.

- MUTUAL AGREEMENTS.

  (6) In clause (3), the following additional provisonal be inserted:—

  "Provided, further, that in computing the period of one year, all time worked as overtime or at other than ordinary business hours shall, if the apprentice so desires, either be allowed as a
  - (i) Where one or two journeymen are permanently employed in the said trades, one apprentice may be employed;
  - (ii) where three or four journeymen are permanently employed in the said trades, two apprentices may be employed;
  - (iii) where five journeymen are permanently employed in the said trades, three apprentices may be employed;
  - (iv) where more than five journeymen are permanently employed in the said trades, three apprentices may be employed to the first five such journeymen and thereafter one additional apprentice to each three or fraction of three such journeymen in excess of five.
  - (b) Where an employer employs an apprentice who has entered the last year of the term of his apprenticeship or, not employing such an apprentice, employs an apprentice who has entered the second last year of the term of his apprenticeship, he may employ, with the consent of the Commission, an apprentice in excess of the proportion prescribed by paragraph (a) of this sub-clause.
  - (c) For the purposes of this sub-clause (1), the number of journeymen employed by an employer in connexion with either commercial or newspaper work may be combined, but the number of apprentices employed on comercial work shall not at any time exceed the number of journeymen employed on such work.
  - (2) (a) Subject to the provisions of paragraphs (b), (c), and (d) of this sub-clause, the number of apprentices who may be employed at any time in the trades of Hand Composition or Hand and Machine Composition, as carried on in daily newspaper offices to which there is no commercial printing office attached, shall not exceed the proportion of one apprentice to the first journeyman permanently employed in the said trades, and thereafter one additional apprentice to each four such journeymen in excess of one. in excess of one.
  - (b) Where less than twenty journeymen are permanently employed in the said trades, not more than four apprentices may be employed, and where twenty or more journeymen are so employed, not more than five apprentices may be employed. tices may be employed.
  - (c) Where an employer employs an apprentice who has entered the last year of the term of his apprenticeship or, not employing such an apprentice, employs an apprentice who has entered the second last year of the term of his apprenticeship, he may employ, with the consent of the Commission and subject to the provisions of paragraph (b) of this sub-clause, an apprentice in excess of the proportion prescribed by paragraph (a) of this sub-clause.
  - (d) An employer shall not take into his employ another apprentice or probationer within a period of six months from the time when he first employed an apprentice who is still employed by him at the time when that other apprentice is taken into his employ.

- (3) For the purposes of this Regulation-
- (a) an employer who works at any of the said trades (a) an employer who works at any of the said trades for at least 60 per cent. of the time prescribed for an ordinary week's work in such trades shall be deemed to be a journeyman;
   (b) "apprentices" means apprentices or probationers;
- (c) "permanently employed" means continuously employed for a period of not less than six calendar months immediately preceding the time when, under this Regulation, the duration of the employment of a journeyman is to be calculated.

## Apprenticeship Course—Classes for Instruction.

14. The classes for instruction in the subjects of the apprenticeship course for the said trades shall be as set out in the Second Schedule hereto, but any apprentice or probationer who has the necessary qualifications may, subject to the approval of the Commission, be permitted to enter the classes prescribed for any year of the said

# Standard of Education to be Attained by an Apprentice.

- 15. The standard of education to be attained by an apprentice
  - (i) in the subjects of the first, second, or third year of his apprenticeship course, as the case may be, in order that he may qualify to proceed to the classes for instruction prescribed for the next succeeding year, and
    (ii) in the subjects of the final year of the apprenticeship course in order that he may qualify in respect to education for the final certificate of the Commission.
  - the Commission,

shall be not less than 50 per cent. of the possible marks allotted at the annual examinations approved by the Commission in each of the subjects prescribed for such year of the said course, or such average percentage of marks in all of the said subjects as is deemed by the Commission to be equivalent thereto.

## Trade Experience Required of an Apprentice.

- 16. (1) The trade experience to be obtained by an apprentice in his apprenticeship course shall include gradual and complete instruction to the satisfaction of the Commission in the following processes (as the case may be):-
  - (a) With respect to commercial printing offices or daily newspaper offices to which there is a commercial printing office attached:—
    - (i) Hand Composition.—All phases of hand composition and all things incidental thereto, including the setting of advertisements, tabular and jobbing work (the latter to cover, so far as is practicable, the principles of design), bookwork, the casting-off of copy, the making-up of pages, the allotting of margins, the lay-out of pages, the locking-up and registering of formes, proof-reading and revising.

      (ii) Hand and Machine Composition.—All phases of hand composition and all things incidental thereto during the first three years of the term of apprenticeship and, in addition, machine composition and attending and adjusting slug-casting and/or type-casting machines during the remainder of the term.

    - (iii) Hand Composition and General Printing.

      —All phases of hand composition and allied crafts in printing and all things incidental thereto.
  - (b) With respect to daily newspaper offices to which there is no commercial printing office attached:-

    - chere is no commercial printing office attached:

      (i) Hand Composition.—All phases of newspaper hand composition and all things incidental thereto, including galleypulling, copy-holding, proof-reading, floor, bulk, and stone work, and including the classification of advertisements.

      (ii) Hand and Machine Composition.—All phases of hand composition and all things incidental thereto during the first three years of the term of apprenticeship and, in addition, machine composition and attending and adjusting slug-casting machines during the remainder of the term.

(2) The employer shall, by the best means in his power, teach and instruct, or cause to be taught and instructed, the apprentice in the said processes and, in the case of an apprentice in the trade of hand composition and general printing, shall not specialize the apprentice on the platen or cylinder printing machines to the detriment of his general training.

#### Payment of School Fees.

- 17. (a) The school fees of apprentices for attendance at the prescribed classes for instruction shall be paid by such the prescribed classes for instruction shall be paid by such apprentices, but on the receipt by the employer of a report from the Commission that any such apprentice has secured during the period covered by the report a record of not less than 80 per cent. of the possible attendances at the prescribed day and/or evening classes respectively, the employer shall refund to the apprentice the school fees paid by him for such period of instruction: Provided, however, that if such report states that the apprentice has, in the opinion of the Commission, failed to be diligent, or has behaved in an indecorous manner while in attendance at the prescribed classes for instruction during such periods, the employer shall not be required to make the refund as the employer shall not be required to make the refund as aforesaid.
- aforesaid.

  (b) In cases where the apprentice is prevented from attendance at the said classes through illness or accident, such occasions shall not be included as possible attendances in determining the aforesaid percentage: Provided that the employer may require the apprentice to produce a medical certificate as proof of such illness or accident, and in that case if the apprentice fails to produce such certificate, such occasions shall be included as possible attendances in determining the aforesaid percentage.

  (c) In the case of an apprentice undertaking a corre-
- (c) In the case of an apprentice undertaking a correspondence course, the completion of not less than 80 per cent. of the test papers forwarded to him for completion and the return of the same to the correspondence school from which he received the same shall be deemed to be equivalent to a record of 80 per cent. of possible attendances attendances.
- (d) For the purposes of this Regulation "apprentices" means apprentices or probationers.
- 18. The rescission of any Regulations by these Regulations shall not affect any right accrued or accruing to any person or the liability of any person under such rescinded Regulations, where such right accrued or such liability was incurred prior to the coming into operation of these Regulations.

## FIRST SCHEDIUE.

Printing Trades Regulations (No. 1), made by the Governor in Council on the fifth day of May, 1942, and published in the Victoria Government Gazette on the thirteenth day of May, 1942 (as amended from time to time).

# SECOND SCHEDULE.

Classes for Instruction in the Subjects of the Apprenticeship Courses for the Trades of Hand Composition, Hand and Machine Composition, and Hand Composition and General Printing.

<del>-</del>				
First Year—				Hours per Week.
Trade Drawing			Grade I.	2
Trade Mathematics			Grade I.	1
English	• •	• •	Grade I.	1
Second Year-				
Trade Theory			Grade I.)	
Trade Practice			Grade I.	4
Trade Drawing			Grade II.	1
English			Grade II.	ĩ
Third Year—				
Trade Theory	٠.		Grade II.)	
Trade Practice			Grade II.	4
Trade Drawing			Grade III.	2
Fourth Year-	•			
Trade Theory			Grade III.)	
Trade Practice			Grade III.	4
			,	

The detailed syllabus of the above-mentioned subjects shall be as determined by the Commission from time to

And the Honorable Trevor Harvey, 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.

#### APPROACHING LAND SALES.

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

		Gazette.
AraratThursday, 30th August, 1951	٠.	731
Ballarat.—Tuesday, 21st August, 1951	٠.	685
CastlemaineWednesday, 8th August, 1951		673
ColacTuesday, 28th August, 1951		710
Lismore.—Tuesday, 4th September, 1951	٠.	731
Koo-wee-rupFriday, 24th August, 1951		710
Red CliffsThursday, 9th August, 1951	٠.	673
Terang.—Tuesday, 4th September, 1951		731
WarragulThursday, 16th August, 1951		685
WedderburnWednesday, 15th August, 1951		685
WoomelangWednesday, 22nd August, 1951		710
,		

# SALES OF CROWN LANDS BY AUCTION.

The lands will be sold in fee-simple, and subject to the the lands will be sold in ree-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 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; such residue of the purchase money shall bear interest at the rate of Five nounds per centum per annum, to be computed with 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. f20 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 amount payable for assurance fund (One halfpenny for each pound of purchase price) and Crown grant fee must be paid with the balance of purchase money. The following is the scale of fees for Crown grant:—

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.

A. E. LIND,

Commissioner of Crown Lands and Survey.

Office of Crown Lands and Survey,

Melbourne, 30th July, 1951.

A RARAT.—Sale (No. 10881) of Crown lands, in fee-simple, by auction, will be held at the LAND OFFICE, ARARAT, on THURSDAY, the 30th AUGUST, 1951, at a quarter-past TWO o'clock p.m. To be conducted by H. H. DODD, Land Officer.

ARARAT, PARISH OF ARARAT, COUNTY OF RIPON. Fronting Moore-street.

Upset price £20 the lot. Charge for survey £5. Lot 1. Area 38 perches, allotment 5 of section 88.

PARISH OF WARRAK, COUNTY OF BORUNG.

In the South of the Parish.

Upset price £168 15s. the lot. Charge for survey £10 5s. Lot 2. Area 37a. 2r. (subject to survey), allotment 19A of section 1.

PARISH OF BURRUMBEEP, COUNTY OF BORUNG.

In the North-west of the Parish.

Upset price £45 the lot. Charge for survey £9 12s. 6d. Lot 3. Area 10 acres (subject to survey), allotment 52. One month allowed to remove fencing.

PARISH OF MOYSTON, COUNTY OF BORUNG.

West of Township.

Upset price £30 the lot. Charge for survey £9 12s. 6d. Lot 4. Area 8 acres (subject to survey), allotment 52q.

PARISH OF CONCONGELLA SOUTH, COUNTY OF BORUNG. Formerly part of Rifle Range; in Centre of Parish.

Upset price £15 the lot. Charge for survey £8 2s. 6d. Lot 5. Area 14a. 3r. 37p., allotment 6a of section 2. Valuation of improvement, dam, £5 (C. S. Bass). One month allowed for removal of fencing.

LISMORE.—Sale (No. 10882) of Crown lands, in fee-simple, by auction, will be held at the PUBLIC HALL, LISMORE, on TUESDAY, the 4th SEPTEMBER, 1951, at ELEVEN o'clock a.m. To be conducted by A. L. REAH, Land Officer, Geelong,

LISMORE, PARISH OF LISMORE, COUNTY OF HAMPDEN. In the South of the Township.

Upset price £45 per lot. Charge for survey £4 3s. 4d. per lot. Lot 1. Area 1r. 10 7/10p. (subject to survey), allotment 15 of section 16. One month allowed for removal of fencing.

Lot 2. Area 1r. 11 6/10p. (subject to survey), allotment 16 of section 16. One month allowed for removal of fencing.

Lot. 3. Area 1r. 12 4/10p. (subject to survey), allotment 17 of section 16. One month allowed for removal of fencing.

TERANG.—Sale (No. 10883) of Crown lands, in fee-simple, by auction, will be held at the COURT HOUSE, TERANG, on TUESDAY, the 4th SEPTEMBER, 1951, at half-past TWO o'clock p.m. To be conducted by A. L. REAH, Land Officer, Geelong.

TERANG, PARISH OF TERANG, COUNTY OF HAMPDEN.

Fronting Swanston-street; in the West of the Town. Upset price £35 per lot. Charge for survey £3 per lot.

Lot 1. Area 35 4/10 perches (subject to survey), allotment 2 of section 31. One month allowed to remove fencing.

Lot 2. Area 35 4/10 perches (subject to survey), allotment 3 of section 31. One month allowed to remove

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 34th SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that at the times and places mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such 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 Acts deemed liable to forfeiture, will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

A. E. LIND,

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

Department of Crown Lands and Survey, Melbourne, 1st August, 1951.

LAND INSPECTOR'S OFFICE, WANGARATTA, Wednesday, 15th August, 1951, at 10 a.m.--J. Tipping, Land Officer.

LAND OFFICE, BENDIGO, Tuesday, 28th August, 1951, at 10 a.m.—H. J. Henkel, Land Officer.

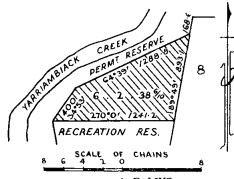
PROPOSED REVOCATION OF TEMPORARY RESERVATION AND ORDER IN COUNCIL WITHHOLDING CERTAIN LAND FROM SALE, LEASING, AND LICENSING.

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 and the withholding from sale, leasing, and licensing, by Order in Council of the land described hereunder:—

The following Notice was published 1° on the 18th July, 1951, pursuant to Order of the 10th July, 1951.

1951, pursuant to Order of the 10th July, 1951.

JUNG JUNG.—The temporary reservation, as a site for Watering purposes, and the withholding from sale, leasing, and licensing, by Order in Council of the 1st April, 1878, (see Government Gazette of the 5th April, 1878, page 771), of 742 acres, more or less, of land in the Parish of Jung Jung, revoked as to part by various Orders, is about to be revoked so far only as the portion containing 6 acres 2 roods 38 6/10 perches, indicated by hachure on plan hereunder.—(J.32(11)) (Rs.3749).

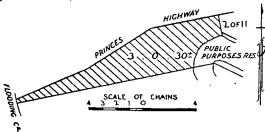


E. LIND Commissioner of Crown Lands and Survey.

PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS 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 reservations of lands by Orders in Council hereunder referred to, viz.:— The following Notices were published 1° on the 11th July, 1951, pursuant to Orders of the 3rd July, 1951.

BARRARBOOL.—The temporary reservation, by Order in Council of the 18th July, 1906, of 5 acres 3 roods of land in the Parish of Barrarbool, being suburban allotment 7, as a site for a Quarry, is about to be revoked.—(B.34(\*)) (Rs.4079).

SALE.—The temporary reservation, by Order in Council of the 20th April, 1911, of 30 acres, more or less, of land in the municipal district of Sale as a site for Public purposes, revoked as to part by various Orders, is about to be revoked so far only as the portion containing 3 acres 0 roods 30 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(S.239(2) (Rs.1505).



E. LIND. A. E. LIND, Commissioner of Crown Lands and Survey.

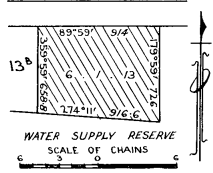
PROPOSED REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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 reservations of lands by the Orders in Council hereunder referred to,

The following Notices were published 1° on the 18th July, 1951, pursuant to Orders of the 10th July, 1951.

LALLAT.—The temporary reservation, by Order in Council of the 27th August, 1894, of 90 acres of land in the Parish of Lallat, as a site for Water Supply purposes, revoked

as to part by Order of the 7th April, 1936, is about to be revoked so far only as the portion containing 6 acres 1 rood 13 perches, indicated by hachure on plan hereunder, is concerned.—(L.151(8) (Rs.4528).



Heywood.—The temporary reservation, by Order in Council of the 24th November, 1873, of 1 rood of land in the Township of Heywood, being part of allotment 11 of section 11, as a site for a Mechanics' Institute, is about to be revoked.—(H.86(a) (Rs.2692).

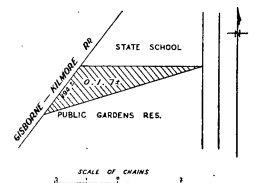
A. E. LIND, Commissioner of Crown Lands and Survey.

PROPOSED REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS 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 reservations of lands by the Orders in Council hereunder referred to,

The following Notices were published 1° on the 1st August, 1951, pursuant to Orders of the 24th July, 1951.

KERRIE (Riddell).—The temporary reservation, by Order in Council of the 21st October, 1867, of 4 acres 1 rood 12 perches of land at Riddell, as a site for Public Gardens, is about to be revoked so far only as the portion containing 1 rood 7 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(K.26(\*\*) (Rs.2455).



ALLAMBEE.-The temporary reservation, by Order in Council of the 17th June, 1889, of 1 acre 1 rood 2 perches of land in the Township of Allambee (now in the Parish of Warragul), as a site for a Mechanics' Institute and Free Library, is about to be revoked.—(A.177p) (Rs.6665).

A. E. LIND, Commissioner of Crown Lands and Survey.

Vermin and Noxious Weeds Act 1949.

DEPARTMENT OF CROWN LANDS AND SURVEY. CONTRACT ACCEPTED.

THE Board of Land and Works hereby approves of the contract of K. Hayes, of Wedderburn, for bulldozing 133 miles of channel banks in the Parish of Mysia, at £15 per mile—total cost, £206 5s.

The common seal of the Board of Land and Works was hereunto affixed this 25th day of July, 1951, in the presence of-

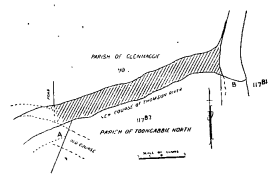
A. E. LIND, President. W. M. CRAWFORD, Member.

No. 731,-7352/51.-3

NOTICE OF INTENTION TO RESERVE PERMANENTLY CERTAIN LANDS AND TO REVOKE PORTION OF ORDER PERMANENTLY RESERVING CERTAIN LANDS IN THE PARISHES OF GLENMAGGIE AND TOONGABBIE NORTH, COUNTY OF TANJIL

TOONGABBIE NORTH, COUNTY OF TANJIL.

In pursuance of section 15 of the Land Act 1928, notice
is hereby given that it is the intention of the Governor
in Council to reserve permanently for Public purposes the
Crown land forming the new bed of the Thomson River,
in the Parishes of Glenmaggie and Toongabbie North,
where the course of the said river has become altered since
the 23rd May, 1881, together with the Crown land on the
banks thereof indicated by hachure on plan hereunder, and
to revoke the Order in Council of 23rd May, 1881, by which
the beds of certain lakes, rivers, and creeks, specified
therein, and Crown land on the margins and on the banks
thereof respectively, were permanently reserved for Public therein, and Crown land on the margins and on the banks thereof respectively, were permanently reserved for Public purposes is so far as it relates to that portion of the Thomson River between the points marked A and B on plan hereunder to which it is no longer applicable in consequence of the course of the river having become altered after the date of the said Order.—(H.021133.)



A. E. LIND, Commissioner of Crown Lands and Survey.

#### Soldier Settlement Acts. PRELIMINARY NOTICE OF COMPULSORY ACQUISITION.

Take notice that, by virtue of the powers contained in the Soldier Settlement Acts, the Governor in Council, by an Order made on the 31st day of July, 1951, a copy of which appears hereunder, directed that the land described in such Order be acquired compulsorily for the purposes of the sold Acts of the said Acts.

Copy of Order of the Governor in Council made the 31st day of July, 1951.

"DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY PROCESS.

Whereas it is provided (inter alia) by the Soldier Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement or cannot be so acquired at a reasonable price the Governor in Council may direct that such land be acquired compulsorily: And whereas by virtue of such Acts the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that all those pieces of land comprising 637 acres 2 roods 12 perches, being lots 55, 56, 57, and 58 on plan of subdivision lodged in the Office of Titles, and numbered 4338, and being subdivisions A and B of Crown allotments 7 and 8, section 7, and of Crown allotment 1, section 8, Parish of Denison, the owners of which land are William James McCann, grazier, of Kilmany, and the executors of the will of Arthur McCann, late of Kilmany, grazier, deceased, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Acts: And whereas by virtue of such Acts the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it is proposed that the said land be acquired for the purposes of the said Acts: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council of the said State doth by this Order direct that the land described above be acquired compulsorily for the purposes of the said Acts."

Deted at Melbourne this 31st day of July. One thousand the said Acts.'

Dated at Melbourne this 31st day of July, One thousand nine hundred and fifty-one.  $\begin{tabular}{ll} \hline \end{tabular}$ 

E. SINGLETON, Secretary, Soldier Settlement Commission. LAND AVAILABLE UNDER THE SOLDIER SETTLEMENT

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 1st August, 1951, for classification in the required class or classes of primary production for which the lots are made available and whose application has been accepted but not necessarily finalized, or any discharged soldier who has been classified as suitable in such class or classes of primary production may apply on the prescribed form for settlement on any lot or lots, indicating where he applies in respect of more than one lot, his order of preference

The prescribed application forms, plans and further particulars may be obtained from the Enquiry Branch, Soldier Settlement Commission, State Public Offices, Melbourne. The closing date for the receipt of completed applications for settlement on these holdings is the 27th August, 1951, such applications to be in the hands of the Secretary, Soldier Settlement Commission on or before that date.

> E. SINGLETON. Secretary.

Soldier Settlement Commission. Melbourne, 27th July, 1951.

#### SCHEDULE OF ALLOTMENTS.

PORTION OF "GLENLOTH" ESTATE. PARISH OF JERUK,-COUNTY OF GLADSTONE. Suitable for Cereal Growing and Grazing (Sheep).

Lot Number on Plan	Area (in Acres)
of Subdivision.	Subject to Survey,
3	1,280

SUBDIVISION OF "MARRIOTT"S" ESTATE. PARISH OF DOOMBURRIM.-COUNTY OF BULN BULN. Suitable for Dairying.

Approximate Area in Acres (Subject to Survey.)
107 120

# APPOINTMENT OF COMMITTEE OF MANAGEMENT OF CRESWICK KOALA PARK.

WHEREAS by section 56 of the Forests Act 1928, it is provided that the Minister of Forests may, on the recommendation of the Forests Commission, appoint any number of persons, not less than three, to be a Committee of Management of any land forming part of any reserved forest, such land being a place of natural beauty or interest or health resort, and may remove any of such persons: Now therefore I, Albert Eli Lind, His Majesty's Minister of Forests, in the State of Victoria, on the recommendation of the Forests Commission, do hereby appoint—

Dr. F. R. Moulds, L. A. Newman, W. Oswin,

T. NOLAN,
E. COUGHLAN, and
the President of the Shire of Creswick—

as Members of the Committee of Management, for a period of three years, from the twenty-eighth day of August, 1951, of the land forming part of the reserved forest in the Parish of Creswick, County of Talbot, described in the accompanying Schedule, and known as "Creswick Koala Park," such land being a place of natural beauty and interest.

### SCHEDULE ABOVE REFERRED TO.

Parish of Creswick, County of Talbot, 50 acres, more or less, being the area shown by pink colour on plan marked A.41/746 over 15/7/42 on file of correspondence No. 41/746 of the Forests Department.

Dated at Melbourne the 26th day of July, 1951.

A. E. LIND, Minister of Forests.

# 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 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 temporarily 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:—

#### "BUDGERUM WEST PUBLIC PURPOSES RESERVE."

Alfred Edmund Adamthwaite, Peter Francis Ellis, James Alfred Edmund Adamthwaite, Peter Francis Ellis, James Cockburn Whitehead, James Barrett Mann, and Robert Williamson as the Committee of Management for a period of three (3) years from the 1st August, 1951, of those portions of the reserved Crown lands in the Parish of Budgerum West as are indicated in red and blue colours on plan marked B./18.5.1939, attached to Lands Department correspondence No. Rs.4915, and known as the "Budgerum West Public Purposes Reserve."—(Corres. Rs.4915.)

# "CARRANBALLAC RECREATION RESERVE."

Ronald Vincent Waldron, James Vernon Liston, Henry George Waldron, Russell Kenneth Neville Chirnside, Auştin James Hinton, Eric Fay, Allan Henry Thompson, and John Liston as a Committee of Management for a period of three (3) years from 10th July, 1951, of the land in the Parish of Caramballuc North temporarily reserved as a site for Public Recreation by Order in Council dated the 10th July, 1951, and known as the Carranballac Recreation Reserve."—(Corres. Rs.6673.)

# "DUMBALK RECREATION RESERVE."

DOMBALK RECREATION RESERVE."

Donald Pearson, Royal John Butterworth, William Burgess, Leslie McConville, George Henry Bright, Frank Patrick Sadler, and Arthur Edward Cook as a Committee of Management for a period of three (3) years from 2nd July, 1951, of the balance of the land temporarily reserved by Order in Council dated 16th September, 1929, as a site for Public Recreation in the Parish of Dumbalk, and known as the "Dumbalk Recreation Reserve."—(Corres. Rs.3892.)

# "EDENHOPE SHOW GROUNDS RESERVE."

Walter Thomas Moore, John Alexander McDonnell, Aubrey George Osborne, Gemnell Rankin Donaldson, and Aloysius Ernest Neagle as a Committee of Management for a period of three (3) years from 17th July, 1951, of the land temporarily reserved by Orders in Council dated the 21st October, 1901, and 30th September, 1935, as sites for Show Yards in the Parish of Edenhope, and known as the "Edenhope Show Grounds Reserve."—(Corres. Rs.1546.) Rs.1546.)

# "LANCEFIELD PARK RESERVE."

"LANCEFIELD PARK RESERVE."

Andrew Young Miller, Raymond Charles Hemphill, Robert Alexander Green, John Charles Preston, William Vincent Shannon, and George Hall as the Committee of Management for a period of three (3) years from 19th July, 1951, of the land temporarily reserved by Order in Council dated 1st August, 1870, as a site for purposes of Public Recreation in the Parish of Lancefield, and of the land temporarily reserved by Order in Council dated 15th December, 1890, as a site for Municipal purposes in the Township if Lancefield, which lands are known as the "Lancefield Park Reserve."—(Corres. Rs.1214, Rs.1213.)

# "PORT CAMPBELL PUBLIC HALL AND FREE LIBRARY RESERVE."

"PORT CAMPBELL PUBLIC HALL AND FREE LIBRARY RESERVE."
Albert James Brumby, Frank H. McKinnon, Cecil
William John Burgin, Kenneth Vincent McKenzie, John
Frederick Younis, Theodore Barkley Harrison, and Morgan
William Morgan as a Committee of Management for a
period of three (3) years of the land temporarily reserved
by Order in Council dated 29th June, 1887, as a site for
a Free Library in the Parish of Paaratte at Port Campbell, and known as the "Port Campbell Public Hall and
Free Library Reserve."—(Corres. Rs.3505.)
This appointment is in lieu of all previous appointments,
which are hereby revoked.

# "PYALONG RECREATION RESERVE."

Thomas Celsus Ryan, Frank Reginald Zoch, James Anthony Clifford, Frank Walter, Daniel Fleming, Vincent Peter Zoch, and Gerald Charles Maher as a Committee of Management for a period of three (3) years from 5th July, 1951, of the lands temporarily reserved for Racing, Cricket, and General Recreation in the Parish of Pyalong, and known as the "Pyalong Recreation Reserve."—(Corres. Rs.4177.)

#### "QUAMBATOOK PUBLIC PARK."

Alfred Edmund Adamthwaite, Peter Francis Ellis, James Cockburn Whitehead, James Barrett Mann, and Robert Williamson as the Committee of Management for a period of three (3) years from 1st August, 1951, of those portions of the reserved Crown lands in the Parish of Quambatook as are indicated in red, yellow, and green colours on plan marked Q/22-7-1942 attached to Lands Department correspondence No. Rs.2439, and known as the "Quambatook Public Park."—(Corres. Rs.2439.)

#### "RAGLAN RECREATION RESERVE."

John Ball, John Alexander Thomson, and George Herbert John Ball, John Alexander Thomson, and George Herbert Cuthbertson as a Committee of Management for a period of three (3) years from 10th July, 1951, of the land temporarily reserved by Order in Council dated 1st June, 1915, as a site for Public Recreation in the Township of Raglan, and known as "Raglan Recreation Reserve."—(Corres. Rs.871.)

#### "LAKES NATIONAL PARK."

Frederick Charles Wesley Barton, John Bechervaise, Alfred James Gilsenan, George Neville Hyam, Hugh Charles Enro Stewart, Norman Arthur Wakefield, Christopher Anthony Watson, and Fred Lewis as a Committee of Management of the land permanently reserved by Orders in Council dated the 26th August, 1929, and 26th September, 1950, as a site for a National Park in the Parish of Boole Poole at Sperm Whale Head, together with the abutting permanent reservation, and known as the "Lakes National Park."—(Corres. Rs.3633.)

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

## "STRATHBOGIE RECREATION RESERVE."

The Council of the Shire of Euroa as a Committee of Management of the land temporarily reserved by Order in Council dated 13th February, 1894, as a site for Public Recreation in the Village of Strathbogie, and known as the "Strathbogie Recreation Reserve."—(Corres. Rs.4805.)

# "Woodend Public Park and Gardens Reserve."

"Woodend Public Park and Gardens Reserve."

James Boland Richardson, George William Peskett,
James Arthur Daniel, Alan Louis Hull, Allan Cameron
Andison, John Thomas William Creeley, and Gerald
Keating as the Committee of Management for the period
ending 3rd August, 1952, of the land reserved as a site
for Public Park and Gardens in the Town of Woodend
by Order in Council of the 10th July, 1951, in addition
to and adjoining the remaining portion of the sites reserved
therefor by Orders in Council of 9th December, 1913;
16th July, 1918; 25th November, 1918; 8th November, 1922;
and 21st November, 1938, and the land reserved by Order
in Council dated 28th October, 1930, as a site for Public
purposes in the said town, which reserves are known as
the "Woodend Public Park and Gardens Reserve."—
(Corres. Rs.112.)

# "WURRUK WURRUK DRAINAGE RESERVE."

John Bermingham, David James Anderson, and Norman Richman Gooch as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 7th July, 1941, as a site for Public purposes (drainage) in the Parish of Wurruk Wurruk, and known as the "Wurruk Wurruk Drainage Reserve."—(Corres. Rs.5225.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-fifth day of July, One thousand nine hundred and fifty-one, in the presence of—

A. E. LIND, President. W. M. CRAWFORD, Member.

# LIST OF CROWN LANDS AVAILABLE.

E 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, 29th August, 1951, 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 Crown Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket 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 freight concessions in regard to some of his effects.

and when the fee exceeds £50 a deposit of 50 per

A. E. LIND, Commissioner of Crown Lands and Survey.

Marked plans of any particular area, application forms, and any further information may be obtained from the Crown Lands Department, Melbourne, and Land Officer, Hamilton. 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, cent. of the fee, the balance in either case being payable over six years in half-yearly instalments.

Department of Crown Lands and Survey, Melbourne, 1st August, 1951.

· Improvements may be subject to re-valuation after land has been granted 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. į Location of Land, Valuation of Improve-ments (if any). £ 8. d. | £ 8. d. Survey Fee. Value per Acre. How Available. Classifi-cation. A. B. P. į Allot-ment. 4 County. Local Land Office.

AGRICULTURAL AND GRAZING LANDS-SELECTION PURCHASE ALLOTMENTS.

	16 By road To be con. Gently undulating; sandy to deep served peaty soil on the swamp;	stringybark, bracken, and sap- ling red gum ; suitable for entitivation. (01807/121)		n n n n n	naship ,, Creck and Undulating; grey sandy soil; S., 34 springs poor quality measures and	
	Casterton,		:	•	Nyors tov	miles
	:		:	:	parish	· :
DIVISION 4, PART 1., LAND ACT 1928.	south of parisl		:	:	In north-east of parish Nyors township and R.S., 3½	
, LAND	In a				- ul	
4, PART 1.,	To be		:	:	1 0 0 33 7 6 Nil	
SION	2 6		0 01	0 01	9 2	
DI	81_		12	12	<u> </u>	
	0 0 2		4 10 0 15 10 0	4 10 0 15 10 0	1 0 6	
	lst		lst	1st	3rd	
	3 31		1 34	2 35	0 0	_
	130		66	91	200 0 0	
	:		:	:	;	
	5, 6,	•	13,	5.5	10 224B	
	:		:	:		
	Killara		:		Corinell	
	familton Normanby Killara   5,6,     130 3 31			:	Mornington Corinella	
	Hamilton	(a, v)	2	:	Melbourne	•

(c) Subject to mining condition. (b) Subject to drainage condition. Subject to survey. 3

(d) Subject to timber condition.

## PUBLIC SERVICE NOTICES.

#### PUBLIC SERVICE OF VICTORIA, -VACANCIES.

APPLICATIONS will be received by the Public Service Board up to Wednesday, 15th August, 1951, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the undermentioned positions:-

#### ADMINISTRATIVE DIVISION.

#### Secretary, Tuberculosis Branch, Class "A," Department of Health.

Yearly Salary.-£1,000, minimum; £1,150, maximum.

Qualifications.—Organizing ability, with experience in administration and in the control and direction of staff; a sound knowledge of the provisions of the Public Service Acts and Regulations; to possess a good knowledge of government finance and accounting procedure; experience in institutional management is desirable management is desirable.

# Clerk, Class "C," Tuberculosis Branch, Department of Health.

Yearly Salary .- £475, minimum; £579, maximum.

Duties .- Under the Supervisor of Mass X-ray Surveys, to act as Officer in Charge of one or more X-ray teams, and be responsible for the supervision of surveys as directed.

Qualifications.—Ability to supervise staff and interview members of the public; to possess a sound knowledge of Public Service Acts, Regulations thereunder, and Regulations respecting Public Accounts; some knowledge of operation of X-ray and electrical equipment and possession of licence to drive a motor vehicle desirable.

# PROFESSIONAL DIVISION.

# Assistant Inspector (Industrial), Class "B," Office of the Public Service Board, Department of Premier.

Yearly Salary .- £761, minimum; £839, maximum.

Duties .- Under direction of the Public Service Inspector, to advise on industrial questions and, when required, appear before Conciliation Commissioners.

Qualifications.—To be a graduate in Law or Com-merce, and to have had experience as an industrial officer and advocate in a large department or organization.

#### Clerk of Courts, Grade II., Class "C2," Courts Branch, Department of Law.

(One vacancy—Northcote.) (One vacancy—Swan Hill.)

Yearly Salary.-£683, minimum; £735, maximum.

Qualifications.—As prescribed by Regulation 47 of the Public Service (Public Service Board) Regulations.

# Assistant Engineer, Class "C." Public Works Department. Yearly Salary.-£475, minimum; £579, maximum.

Duties.—To prepare, under direction, plans, specifications, and estimates of electrical installations and services in all types of public buildings; to generally assist engineers where directed in investigation work and testing, &c.

Qualifications.—To have completed a technical school diploma course in electrical engineering; to have had practical drawing office experience in electric light and power, and to possess a good knowledge of the design and layout of electric light and power installations, including illumination design of all types. of all types.

# Cadet Valuer, Class "D," Valuations Branch, Department of Water Supply.

Yearly Salary.-f338, minimum; f436, maximum.

Qualifications.—To be over eighteen years of age and not more than 35 years of age. To possess the Leaving Certificate—(a) including the subject of Agricultural Science, or (b) with three years' practical agricultural experience or a diploma from Dookie or Longerenong Agricultural College. To be a good penman and able to make simple plans of buildings and farm holdings.

Note.—If the appointee is under 21 years of age, he will be appointed to the temporary staff at the following rates until he becomes an adult:—At 18 years of age, £254 a year; at 19 years, £267; at 20 years, £280.

# Draughtsman, Class "D," Department of Water Supply. Wimmera-Mallee Division,

Yearly Salary .-- £338, minimum; £436, maximum.

-To prepare survey plans and designs of civil and hydraulic engineering structures; to take out earthwork quantities and prepare longitudinal sections of channels and pipe lines for water supply and drainage.

#### Qualifications .---

1. To have passed-

- (a) the School Leaving examination, in-cluding English, Mathematics I., and Mathematics II., or
- (b) the School Intermediate examination and, in addition, School Leaving English, Mathematics I., and Mathe-matics II., or
- (c) an equivalent Technical School exami-nation; and

2. To be experienced in the type of work outlined in the duties.

## TECHNICAL AND GENERAL DIVISION.

#### Senior Inspector of Land Settlement (Warrnambool), Department of Crown Lands and Survey

Yearly Salary.-£512, minimum; £590, maximum.

Duties.—To supervise the work of a group of inspectors; to inspect and furnish reports and valuations of land and improvements as required under the provisions of the Acts administered by the Department.

lifications.—To have a sound knowledge of the Vermin and Noxious Weeds Act, and to be familiar with the other Acts administered by the Depart-Qualifications. ment; to possess ability to make land valuations, and to advise on farming methods generally.

# Survey Assistant, Department of Water Supply.

Yearly Salary.-£390, minimum; £436, maximum.

Duties.-Under the immediate direction of a surveyor or engineer, to carry out engineering surveys in the field.

Qualifications.—To have successfully completed the course for Survey Assistant at a Water Commission training school, or to have had extensive experience in charge of a field party on engineering surveys involving the use of theodolite and level.

## Inquiry Officer, Inquiry Branch, Department of Water Supply.

Yearly Salary.-£354, minimum; £406, maximum.

Duties .- To have charge of the Inquiry Office at the Head Office of the Commission; to answer inquiries in regard to the activities of the Commission and direct the public to the various branches dealing with specialized operations; to supervise receipt and despatch of all mail and correspondence to and from Head Office.

Qualifications.—To possess a good personality and a knowledge of State Government Departments; to be experienced in dealing with the public and capable of organizing the work of an inquiry office, and of controlling a small staff.

# Assistant (Male), Grade II., Public Library, National Gallery and Museums Branch, Department of Chief Secretary.

Yearly Salary.—Junior—according to age. Adult—f325, minimum; £390, maximum.

Duties.—To assist generally in the Accounts Branch and in the checking and issuing of stores, &c.

Qualifications.—To have had experience of departmental procedure, accounts, and pay sheets; to be able to keep stock records, &c.

# Machinist (Female), Grade III., Office of the Public Trustee, Department of Law.

Yearly Salary.—£325, minimum; £338, maximum.

Duties.-To write up Cash Book receipts and payments and post to ledgers.

Qualifications.—To be an experienced Remington electric accounting machine operator.

Shorthand Writer and Typist (Female), Grade III., Leasing Branch, Department of Mines.

Yearly Salary.-£325, minimum; £338, maximum.

Duties.—To prepare correspondence from dictation; to direct the work of the typing staff, and to undertake secretarial work for the Secretary for Mines.

Qualifications.—To be a competent typist and capable of writing shorthand at the rate of 120 words a minute; to be sufficiently experienced to take deputations, and to allocate and supervise the work of the typing staff.

General Assistant, Sunbury Mental Hospital, Department of Health. (Five vacancies.)

Yearly Salary.-£312, minimum; £338, maximum.

Duties.—General assistance to the various artisan activities connected with the hospital services and maintenance.

Qualifications.—Good physique, industrious, and tactful with patients; a knowledge of some trade is desirable.

Labourer, Office of the Chief Commissioner of Police, Chief Secretary's Department.

Salary.-£286 a year.

Note.—In addition to the salary rates quoted, a cost of living adjustment (£270 a year for adult males, £202 10s. a year for adult females, and £135 a year for minors), 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, 30th July, 1951.

# PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 39.—RECLASSIFICATIONS.

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

0=	Office and			Officer Recommended for Appointment.			
Present Classification.	Revised Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.	
		ADMINIS	STRATIVE DIVISION.				
		DEP	ARTMENT OF LAW.				
		Office	of the Public Trustee.				
Clerk, Class "C2" (three offices)	Class "B" (three offices)	To act as Trust Officer dealing with the estates of deceased persons and with agencies and trust estates	A thorough knowledge of the Public Trustee and other Acts and regulations therounder and the law affecting the administration of the estates of deceased persons and of agencies and trust estates; experience in the management and conduct of estates and businesses and in the interpretation of Wills and Agreements and a knowledge of real estate values	Hookey, D Jose, J. D McLeod, A. M.	Clerk, Class "C2" Clerk, Class "C2" Clerk, Class "C2"	1.6.49 28.3.49 1.6.49	
		DEPARTME	INT OF PUBLIC WORKS.				
Clerk, Class	Class "Cl"	To act as staff pay clerk for Department of Public Works including Ports and Harbours Branch	To be conversant with the Public Service Act and Regulations thereunder, and industrial awards in respect of sea-going personnel; to be conversant with departmental procedure and to be thoroughly experienced in the preparation of salaries, including various deductions and reimbursement thereof	Brody, J. E	Clerk, Class	20.7.4	

		DEPART	MENT OF AGRICULTURE.			
Senior Agrono- mist, Class "B1"	Class "A" (£1,000- £1,100)	Under the Agricultural Superintendent, to have charge of the Cereal Branch; to organize and supervise agronomic research and extension work, including that on State research stations; to exercise general supervision over the Mallee Research Station; to conduct surveys, prepare reports and deliver lectures	equivalent; proved capacity in agricultural administra- tion and in the conduct of agronomic research; practical experience in	Hore, H. L	Senior Agronomist, Class "B1"	28.11.48

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 11th August, 1951.

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 39.-VACANCIES.

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

			Officer Recon	Officer Recommended for Appointment.			
Office and Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.		
			!	;			
		ADMINISTRATIVE DIVISION.					
		DEPARTMENT OF WATER SUPPLY.	•				
Clerk, Class "C2" (Kerang Centre)		A good knowledge of the Water Acts; a knowledge of the incidence of rating, and ex- perience in rate collecting; ability to conduct negotia- tions and correspondence, and to represent the Commission in proceedings for recovery of rates and charges; a working knowledge of the Land and Local Government Acts and the possossion of municipal clerkship or accountancy qualifications are desirable	Allinson, R. Y	Clerk, Class " Cl "	23.2.4		
		PROFESSIONAL DIVISION:					
		DEPARTMENT OF HEALTH.					
		Mental Hygiene Branch.					
Senior Medical Officer, Class "A1" (£1,300-£1,400)	To relieve the Medical Superin- tendent and to supervise staff of a Mental Hospital	To be a legally qualified medical practitioner, with experience in mental hospital work and in modern treatment of mental disorders	Goding, G. A	Medical Officer (Male), Classes "A" and "AI"	1.1.5		

the 11th August, 1951.

Office of the Public Service Board, Melbourne, 30th July, 1951.

By order, E. F. FITZGIBBON, Secretary.

No. 127.

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:—

SIXTH SCHEDULE. TEMPORARY EMPLOYEES. Designations of Positions and Rates of Salaries.

. Department and Designation of	Yearly Rat	Increment	
Position.	Minimum.	Maximum.	(Annual).
	£	£	
GENERAL.			
Add→ Technician Projectionist		557	
DEPARTMENT OF EDUCATION.			
Delete— Technician Projectionist		527	- •
DEPARTMENT OF AGRICULTURE.			
Delete— Technician Projectionist		527	

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

Office of the Public Service Board, Melbourne, 16th July, 1951.

No. 126.

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.

Office	Office.		Yearly Rate of Salary.		
		Minimum.	Maxinum.		
		£	£		
GENERAL.					
Add— Technician Projectionist			557		
Department of Premier.					
STATE FILM CENTRE. Technician Projectionist			327		
DEPARTMENT OF EDUCATION.			1		
Technician Projectionist			527		
DEPARTMENT OF AGRICULTURE.					
Delete— Technician Projectionist			540		

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

Office of the Public Service Board, Melbourne, 16th July, 1951.

No. 124.

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.

Department and Office.			Yearly Rate of Salary.		
			Minimum.	Maximum.	
<del></del>				£	£
Departmen	т оғ Н	EALTH.			
TUBE	ROULOSIS				
State Sanatoria— <i>Delete</i> — Housekeeper		••			273
Add— Housekeeper					306

This Regulation shall have effect as on and from the 1st July, 1951.

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

Office of the Public Service Board, Melbourne, 16th July, 1951.

No. 128.

Public Service Act 1946.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1946, hereby amends the Public Service (Public Service Board) Regulations as follows:—

# PART VI.-TRAVELLING EXPENSES.

DIVISION III.—REIMBURSEMENT FOR USE OF MOTOR CAR, MOTOR CYCLE, OR BIOYCLE.

# Regulation 101.

The scale of rates in clause (ii) of sub-regulation (1) is deleted and the following scale inserted in lieu thereof-

	 For the First 5,000 Miles in a Financial Year.	Mileage Over 5,000 Miles in a Financial Year.
	a mile.	a mile. $d$ .
Motor Cars— Over 20 h.p		8½ 8½ 8 7 7 3½ 3 irrespective o

DIVISION IV .- GENERAL.

Regulation 107.

In the second line of sub-regulation (1) the amount "  $4\frac{1}{4}d.$  " is substituted for the amount "  $3\frac{1}{4}d.$  "

This Regulation shall have effect as on and from the 1st July, 1951.

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

Office of the Public Service Board, Melbourne, 25th July, 1951. No. 122.

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.

Department and Office.	Yearly Rat	Increments		
	Minimum.	Maximum.	(Annual).	
GENERAL.	£	£		
Add—Chainman, Leading	338	351*		
DEPARTMENT OF MINES.				
Add— Battery Foreman and Cyanider Drill Foreman, Failing Drill	403 545 416	429 571 442	1 of £26 1 of £26 1 of £26	
DEPARTMENT OF WATER SUPPLY.	[			
Delete— Chainman, Leading	338	351*		

An allowance of is, a day may be paid to an officer who is required to drive and maintain a departmental vehicle while working with a survey party.

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

Office of the Public Service Board, Melbourne, 16th July, 1951.

No. 130.

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.

PROFESSIONAL DIVISION.

Offices and Rates of Salaries.

Office.		Yearly Rate of Salary.		
Onice.		Minimum.	Maximum.	
		£	· £	
DEPARTMENT OF HEALTH.				
TUBERCULOSIS BRANCH.				
CLASS "Al."				
Delete— Senior Medical Officer, Sanatoria		1,300	1,350	
Add— Senior Medical Officer, Sanatoria		1,250	1,400	

This Regulation shall have effect as on and from the 22nd July, 1951.

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

Office of the Public Service Board, Melbourne, 24th July, 1951,

No. 125.

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:—

# SIXTH SCHEDULE.

# TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salary.

Department and Designation of Position.	Yearly Rate of Salary.		Increments (Annual).
Position.	Minimum.	Maximum.	
DEPARTMENT OF CHIEF SECRETARY.	£	£	
IMMIGRATION BRANCH.			
Delete— Housekeeper, Reception Centre, Exhibition Add—		273	
Housekeeper, Reception Centre, Exhibition		306	
DEPARTMENT OF EDUCATION.			
Delete— Housekeeper Matron, Assistant		286 260	
Add— Housekeeper Matron, Assistant		306 280	• • •
DEPARTMENT OF HEALTH.			
TUBERCULOSIS.			
STATE SANATORIA.			
Delete Housekeeper		273	
Add Housekeeper		306	

This Rejulation shall have effect as on and from the 1st July, 1951.

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

Office of the Public Service Board, Melbourne, 16th July, 1951.

No. 129.

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:—

# SEVENTH SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

DEPARTMENT OF HEALTH-MENTAL HYGIENE.

In the footnote commencing "Note.—When an officer is required," delete the amount "£74" and insert the amount "£87" in lieu thereof.

Delete the whole of the footnote headed: -

"Salaries of Officers residing in Separate Quarters in the Reserves of the various Mental Institutions."

"Salaries of Officers residing in Separate Quarters in the Reserves of the various Mental Institutions.

Deductions will be made from the salaries of these officers in accordance with the Schedule hereunder:—

Rent—as fixed. Fuel—f22 a year. Light—f9 a year. Water—f2 a year, Vegetables—£21 a year. Milk—£10 a year. Laundry—£14 a year.

The Chief Nurses and Housekeepers will be charged £87 a year for rations and allowances other than quarters.

Rent for quarters will be charged as under:-

For quarters occupied by—

Head Attendants—£20 a year.
Farm Managers—£20 a year.
Mechanics—£20 a year.
Engineers—£20 a year.
Curator of Gardens—£20 a year.
Curator of Gardens—£20 a year.
Chief Nurses—£16 a year.
Housekeepers—£16 a year.

Deductions will be made from the salaries of these officers as under:—

Rent and allowances—£21 a year. Rations—£66 a year.

Officers who are not supplied with quarters will be charged £47 a year for meals provided in an institution."

This Regulation shall have effect as on and from the 5th August, 1951.

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

Office of the Public Service Board, Melbourne, 31st July, 1951.

No. 123.

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:—

SEVENTH SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

DEPARTMENT OF HEALTH.

MENTAL HYGIENE.

Offices and Rates of Salaries.

Office.	Yearly Rate	Increments	
Vincer	Minimum.	Maximum.	(Annual).
GENERAL STAFF—FEMALES.	£	£	
Delete Housekeeper, Mont Park		400	
Add— Housekeeper, Mont Park		400*	

· Less deductions for quarters, allowances, and rations.

This Regulation shall have effect as on and from the 1st July, 1951.

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

Office of the Public Service Board, Melbourne, 17th July, 1951,

# TENDERS.

PENDERS 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.

#### 7th August, 1951.

Ballarat.—Supply and installation of two under-fired multi-tubular steam boilers and two automatic stokers, Mental Hospital. (W.O., Ballarat.) P.D., £50. F.D., 2

per cent.

Ballarat.—Alterations to office accommodation and strong room, School of Mines. (W.O., Ballarat; School of Mines, Ballarat.) P.D., £10. F.D., 2 per cent.

Ballarat.—Extension and alteration to vegetable preparation room, Mental Hospital. (W.O., Ballarat; Mental Hospital, Ballarat.) P.D., £5. F.D., 2 per cent.

Balliang East.—Erection of new residence, S.S. No. 3787. (W.O., Ballarat; P.S., Bacchus Marsh, Werribee; S.S., Balliang East.) P.D., £15. F.D., 2 per cent.

Beechworth.—Construction of potato room and change room and staff dining room to main kitchen, Mental Hospital. (W.O., Wangaratta; P.S., Beechworth.) P.D., £15. F.D., 2 per cent.

Benambra.—Repairs, painting, and alterations, S.S. No. 1746. (W.O., Bairnsdale; S.S., Benambra.) P.D., £10. F.D., 2 per cent.

Bendigo.—Additional out-office accommodation, S.S. No.

F.D., 2 per cent.
Bendigo.—Additional out-office accommodation, S.S. No.
877. (W.O., Bendigo; P.S., Castlemaine, Eaglehawk; S.S.,
Bendigo.) P.D., £4. F.D., 2 per cent.
Broadford.—Repairs, painting, and internal renovations
to assistant's residence (Hamilton-street), S.S. No. 1125.
(W.O., Alexandra; S.S., Broadford.) P.D., £5. F.D., 2

Carrajung South.—Erection of new teacher's residence S.S. No. 3304. (W.O., Traralgon; P.S., Yarram; S.S. Carrajung South.) P.D., £15. F.D., 2 per cent. Colac West.—Repairs and painting, S.S. No. 4064. (W.O., Camperdown; S.S., Colac West.) P.D., £15. F.D., 2 per

cent.
Corryong.—Supply and installation of central-heating and hot-water system, Nurses' Home, District Hospital. (W.O., Wangaratta.) P.D., £15. F.D., 2 per cent.
Dooen.—Additions to science building, Longerenong Agricultural College. (W.O., Ballarat, Horsham, Warracknabeal; Longerenong Agricultural College, Dooen.) P.D., £20. F.D., 2 per cent.
Drysdale.—Repairs and painting, S.S. No. 1645. (W.O., Geelong; P.S., Queenscliff; S.S., Drysdale.) P.D., £5. F.D., 2 per cent.

2 per cent. Fairfield.—Erection of new covered ways, Exotic Diseases

Farmend.—Erection of new covered ways, Exotic Diseases Block, Infectious Diseases Hospital. (Infectious Diseases Hospital, Fairfield.) P.D., £20. F.D., 2 per cent. Gardenvale.—Erection of timber escape stairway, S.S. No. 3897. (S.S., Gardenvale.) P.D., £15. F.D., 2 per cent. Geelong.—Erection of timber residence for Inspector, Fisheries and Game Department. (W.O., Geelong.) P.D.,

Fisherles and Game Department. W., Geology Fish. F15. F.D., 2 per cent. Geelong West.—Gas hot-water service, residence, P.S. (W.O., Geelong) P.D., £3. F.D., 2 per cent. Geelong West.—Repairs and painting, S.S. No. 1492. (W.O., Geelong; S.S., Geelong West.) P.D., £15. F.D.,

Groke.—Supply and installation of a kerosene hot-water service, teacher's residence, S.S. No. 2680. (W.O., Horsham; P.S., Nhill.) P.D., £3. F.D., 2 per cent. Greenvale.—Erection of sub-station ouildings, Sanatorium. P.D., £15. F.D., 2 per cent. (Amended specification)

Mealesville.—Provision of septic tank and new water service, re-erection of girls' out-offices and wood shed, S.S. No. 849. (W.O., Alexandra; S.S., Healesville.) P.D., f15. F.D., 2 per cent.

Jeparit.—Erection of timber-framed school buildings, Consolidated School. (W.O., Ballarat, Warracknabeal.) P.D., f50. F.D., 2 per cent.

Kew.—Renovations, painting, and new sanitary fittings, Male Wards "D.I." and "F.I.," Mental Hospital. P.D., f25. F.D., 2 per cent.

Kew.—Construction of reinforced concrete and iron boiler house (excluding excavations), Mental Hospital. P.D., f25. F.D., 2 per cent.

Lancaster.—New porch, folding partitlon, heating stove, &c., S.S. No. 1814. (W.O., Shepparton; P.S., Kyabram, Murchison, Numurkah; S.S., Lancaster.) Deposit, f4.

Lockington.—Supply and installation of mechanical services, Consolidated School. (W.O., Bendigo.) P.D., £15. F.D., 2 per cent.

F.D., 2 per cent.

Melbourne.—New store over telephone switch room, Government Printing Office. P.D., £50. F.D., 2 per cent.

Melbourne.—Supply and installation of cold cathode fluorescent equipment, Emily McPherson College of Domestic Economy. P.D., £10. F.D., 2 per cent.

Melbourne.—Supply and installation of hot cathode fluorescent units, Emily McPherson College of Domestic Economy. P.D., £10. F.D., 2 per cent.

Melbourne.—Electrical installation, Emily McPherson College of Domestic Economy. P.D., £4. F.D., 2 per cent.

Melbourne.—Electrical installation, Department of Health, 296-308 Queen-street. P.D., £5. F.D., 2 per cent.

Melbourne.—Supply and installation of hot cathode fluorescent equipment, Department of Health, 296-308

Queen-street. P.D., £5. F.D., 2 per cent.

Melbourne.—Erection of new toilet and alterations to Female Prisoners' Room, Law Courts. P.D., £10. F.D., 2 per cent.

2 per cent.
Melbourne.—Supply of fans, Draughting and Examining Branches, Department of Lands, Treasury Building.

Deposit, £4.

Moe.—Erection of art and science rooms, Multi-purpose School. (W.O., Traralgon; P.S., Warragul.) P.D., £50.

School. (W.O., Traralgon; P.S., Warragul.) P.D., £50. F.D., 2 per cent.
Mornington.—Erection of new timber residence. S.S. No. 2033. (S.S., Mornington.) P.D., £15. F.D., 2 per cent. Olinda.—Erection of new timber residence, S.S. No. 3494. (P.S., Ferntree Gully; S.S., Olinda.) P.D., £15. F.D., 2 per cent.
Port Fairy.—Erection of new timber out-office block, Consolidated School No. 1188. (W.O., Warrnambool; P.S., Port Fairy; Consolidated School, Port Fairy.) P.D., £10. F.D., 2 per cent.
Port Melbourne.—Supply and Jelivery of three (3) only 3-5 ton hydraulic cranes on pneumatic tires, one (1) only

Port Melbourne.—Supply and delivery of three (3) only 3-5 ton hydraulic cranes on pneumatic tires, one (1) only 25-40 cwt. truck mounted crane to be fitted by contractor to Public Works Department truck at depot, and one (1) only 2-ton Fork Lift truck on pneumatic tires, Public Works Department Depot, Salmon-street. (Full details to be supplied by contractor, including delivery dates.)

Preston.—Internal renovations to school and out-buildings, Girls' School. (Girls' School, Preston.) P.D., £10. F.D., 2 per cent.

Sale.—Rebuilding, renovations, and repairs to school buildings, S.S. No. 545. (W.O., Bairnsdale; S.S., Sale.) P.D., £50. F.D., 2 per cent.

South Melbourne.—Alterations and renovations to Engineering Shop, T.S. P.D., £15. F.D., 2 per cent.

Stawell.—Erection of timber residence for Inspector, Department of Lands and Survey. (W.O., Ararat; P.S.,

Department of Lands and Survey. (W.O., Ararat; P.S., Stawell.) P.D., £20. F.D., 2 per cent. Streatham.—New fencing, residence, S.S. No. 844. (W.O., Ararat, Ballarat; P.S., Skipton; S.S., Streatham.) Deposit,

Sunbury.—Erection of hostel for nurses, Mental Hospital.

Sunbury.—Erection of hostel for nurses, Mental Hospital.
(P.S., Sunbury.) P.D., f50. F.D., 2 per cent.
Werribee.—Raising and reblocking residence, repairs, and painting. Research Farm. (P.S., Bacchus Marsh, Werribee.) P.D., f10. F.D., 2 per cent.
Won Wron.—Purchase and removal of old teacher's residence, S.S. No. 1957. (W.O., Traralgon; S.S., Won Wron.)
P.D., f10. F.D., full amount of purchase money.

# 14th August, 1951.

Beaufort.—Additions and renovations to cookery room, State School No. 60. (W.O., Ararat, Ballarat; S.S., Beaufort). P.D., £15. F.D., 2 per cent.

Charlton.—Erection of offices, State Rivers and Water Supply Commission. (W.O., Bendigo; P.S., Charlton, Wedderburn.) P.D., £20. F.D., 2 per cent.

Clunes.—Repairs and renovations, Town Hall and Court ouse. (W.O., Maryborough; P.S., Clunes.) P.D., £10. House. (W.O., 1 F.D., 2 per cent.

Cobram.—Repairs, &c., to head teacher's residence, S.S. No. 2881. (W.O., Benalla; S.S., Cobram.) P.D., £4. F.D., 2 per cent.

Coburg.—Re-arrangement of electrical services, covering reticulation in Metropolitan and Female Divisions, Pentridge. P.D., £10. F.D., 2 per cent.

Coburg.—Purchase and removal of six (6) Hattersleys 2 x 2 box looms, fitted with fast and loose pulleys, or, alternatively, the same looms fitted as at present with clutches and chain drives, but not including electric motors. Two looms are complete, but the remaining four looms will require certain parts to put them into working order, Pentridge. (Inspection by arrangement with Pentridge authorities) order, Pentridge. (I Pentridge authorities.)

Collingwood.—Internal renovations, Girls' School, Verestreet. P.D., £5. F.D., 2 per cent.

Collingwood.—Repairs and painting, Court House. P.D., £3. F.D., 2 per cent.

Creswick North.—Alterations to out-offices and installation of septic tank, S.S. No. 2041. (W.O., Ballarat; S.S., Creswick North.) P.D., £5. F.D., 2 per cent.
Echuca.—External and internal repairs and renewals and spouting, S.S. No. 208. (W.O., Shepparton. S.S., Echuca.) P.D., £15. F.D., 2 per cent.
Elingamite.—Erection of new timber residence, S.S. No. 1424. (W.O., Camperdown; P.S., Cobden; S.S., Elingamite.) P.D., £15. F.D., 2 per cent.
Footscray.—External and internal repairs and renovations, Technical School, Nicholson-street. P.D., £20. F.D., £20 per cent.

tions, Technical F.D., 2 per cent.

Gowerville.—Supply, delivery, installation, and testing of heating and ventilating system, S.S. No. 4674. P.D., £15. F.D., 2 per cent. Greta South.—Erection of teacher's residence, garage,

Greta South.—Erection of teacher's residence, garage, and out-buildings, S.S. No. 2452. (W.O., Benalla; S.S., Greta South.) P.D., f15. F.D., 2 per cent.

Kew.—General alterations and installation of fittings, &c., Ward F.4, Children's Cottages, Mental Hospital. Deposit, f15.

Lance Creek.—Erection of new residence for teacher, including garage, out-buildings, and site works, S.S. No. 3715. (W.O., Korumburra; S.S., Lance Creek.) P.D., f15. F.D., 2 per cent.

Langi Kal Kal.—Supply and installation of electric refrigerator for Boys' Quarters, Penal Camp. P.D., f5. F.D., 2 per cent.

Leopold.—Alterations, &c., to boys' and girls' out-offices and new septic tank, S.S. No. 1146. (W.O., Geelong; S.S., Leopold.) Deposit, f4.

Melbourne.—Sound-proofing of windows, William Angliss Food Trades School. P.D., f20. F.D., 2 per cent.

Mont Park.—Supply and installation of mechanical services in laundry, Larundel Mental Hospital. P.D., f25. F.D., 2 per cent.

F.D., 2 per cent.

Stawell.—Alterations and additions to out-offices and wash room, Girls' and Toddlers' Ward, Pleasant Creek Special School, (W.O., Ararat; P.S., Stawell; Pleasant Creek Special School, Stawell.) P.D., £10. F.D., 2 per

Stawell.—Erection of store and sewing room, Pleasant Creek Special School. (W.O., Ararat, Ballarat; Pleasant Creek Special School, Stawell.) P.D., £15. F.D., 2 per

cent.

Sunbury.—Supply, delivery, and installation of two steam boilers, Mental Hospital. P.D., £50. F.D., 2 per cent. Tatura.—Erection of new station and cell block, P.S. (W.O., Bendigo, Shepparton; P.S., Echuca, Murchison, Tatura.) P.D., £15. F.D., 2 per cent.

Terang.—Installation of septic tank system and new out-office block for girls, S.S. No. 617. (W.O., Camperdown, Warrnambool; S.S., Terang.) P.D., £5. F.D., 2 per cent. Wodonga.—Erection of a new timber residence, S.S. No. 37. (W.O., Wangaratta; S.S., Wodonga.) P.D., £15. F.D., 2 per cent. Woolamai.—Kerosene hot-water service teacher's residence.

Woolamai.—Kerosene hot-water service, teacher's residence, S.S. No. 3856. (W.O., Korumburra.) P.D., £3. F.D., 2 per cent.

# 21st August, 1951.

Ararat.—Erection of covered ways and porches, Mental Hospital. (W.O., Ararat, Ballarat; P.S., Stawell; Mental Hospital, Ararat.) P.D., £15. F.D., 2 per cent. Ballarat.—Alterations and additions to staff mess room, Mental Hospital. (W.O., Ballarat; Mental Hospital, Ballarat.) P.D., £15. F.D., 2 per cent. Beechworth.—Concreting, tiling and painting throughout Institution, Mental Hospital. (W.O., Wangaratta; Mental Hospital, Beechworth.) P.D., £25. F.D., 2 per cent

Beechworth.—Supply and installation of stainless steel sinks and basins, Mental Hospital. (W.O., Wangaratta; Mental Hospital, Beechworth.) P.D., £20. F.D., 2 per

mental Hospital, Beechworth.) F.D., 120. F.D., 2 per cent.

Beechworth.—Extensions to Kitchen, Male Hospital, Mental Hospital. (W.O., Wangaratta; Mental Hospital, Beechworth.) P.D., £15. F.D., 2 per cent.

Benalla.—New fittings, repairs, &c., to residence (2 Egmont-street), P.S. (W.O., Benalla; P.S., Benalla.) P.D., £15. F.D., 2 per cent.

Benalla.—Repairs and painting, H.S. (W.O., Benalla; H.S., Benalla.) P.D., £15. F.D., 2 per cent.

Benalla.—Repairs, renovations, and new out-offices, S.S. No. 2256. (W.O., Benalla; P.S., Euroa; S.S., Benalla East.) P.D., £15. F.D., 2 per cent.

Bendigo.—Renovations, Law Courts. (W.O., Bendigo.) P.D., £4. F.D., 2 per cent.

Bendoc.—Additions, repairs, and painting, S.S. No. 1166. (W.O., Bairnsdale; S.S., Bendoc.) P.D., £10. F.D., 2 per cent.

per cent.

Birchip.—Supply and installation of a kerosene hotwater service, teacher's residence (Campbell-street), S.S. No. 2602. (P.S., Charlton.) P.D., £3. F.D., 2 per cent.

Camperdown.—Septic tank installation, S.S. No. 114: (W.O., Camperdown; P.S., Colac; S.S., Camperdown.) P.D., £5. F.D., 2 per cent.
Cavendish.—Supply, installation, and testing of a kerosene hot-water service, teacher's residence, S.S. No. 116. (W.O., Hamilton.) P.D., £3. F.D., 2 per cent.
Charlton.—Kerosene hot-water service in teacher's residence, S.S. No. 1480. (P.S., Charlton.) P.D., £2. F.D.,

dence, S.S. No. 1480. (P.S., Charlton.) P.D., £2. P.D., 2 per cent.

Coburg.—Supply and installation of boiler house auxiliaries and soot arresters in new Boiler House, Pentridge. P.D., £15. F.D., 2 per cent.

Dean's Marsh.—Raising residence and general renovations, S.S. No. 1642. (W.O., Geelong; S.S., Dean's Marsh.) P.D., £5. F.D., 2 per cent.

Dooen.—Erection of Demonstration Theatre at Butchery, Longerenong Agricultural College. (W.O., Ballarat, Horsham; P.S., Murtoa; Longerenong Agricultural College, Dooen.) P.D., £20. F.D., 2 per cent.

Drouin.—Erection of "A" type office and single outoffice and fencing, P.S. (W.O., Traralgon; P.S., Drouin.) P.D., £10. F.D., 2 per cent.

Euroa.—Provision of a store and equipment room, S.S. No. 1706. (W.O., Benalla; S.S., Euroa.) P.D., £3. F.D., 2 per cent.

F.D., 2 per cent.

F.D., 2 per cent.
Flemington.—Enclosing of verandah, Special School
No. 4465, Travancore Developmental Centre. P.D., f5.
F.D., 2 per cent.
Frankston.—Provision of two new soakage shafts, S.S.
No. 1464. (S.S., Frankston.) Deposit, f4.
Convenille, Fleetries, installation, S.S. No. 4674. P.D.

No. 1464. (S.S., Frankston.) Deposit, f4.
Gowerville.—Electrical installation, S.S. No. 4674. P.D., f10. F.D., 2 per cent.
Hampton.—Removal of cleaner's residence and rerection, &c., on adjoining site, S.S. No. 3754. (S.S., Hampton.) P.D., £10. F.D., 2 per cent.
Kilmore.—Erection of new combined out-offices and wood shed, and demolition of existing out-offices, S.S. No. 1568. (W.O., Bendigo, Kyneton; S.S., Kilmore.) P.D., £10. F.D., 2 per cent.
Marnoo.—Repairs and painting, school and residence,

Marnoo.—Repairs and painting, school and residence, S.S. No. 1554. (W.O., Ararat; P.S., Murtoa, Stawell; S.S., Marnoo.) P.D., £10. F.D., 2 per cent.

Melbourne.—Additional sewerage facilities, Technical

Melbourne.—Extension of dark room, X-ray Branch, Tuberculosis Bureau, Mint-place. P.D., £5. F.D., 2 per

cent.

Melbourne.—Supply and installation of central heating and hot-water services, Department of Health, 300 Queenstreet. P.D., £15. F.D., 2 per cent.

Merbein.—External and internal painting and provision of fly-wire door and window screens, S.S. No. 3687. (W.O., Mildura; S.S., Merbein.) P.D., £15. F.D., 2 per cent.

Mont Park.—Conversion of existing pantry and bedroom into bathroom and kitchen, Mental Hospital. P.D., £5. F.D., 2 per cent.

Rosanna.—Additional out-offices and sewerage installation, S.S. No. 4568. (S.S., Rosanna.) P.D., £10. F.D., 2 per cent.

2 per cent. Rosedale.-

Rosedale.—Repairs and painting, school and residence, S.S. No. 770. (W.O., Traralgon; S.S., Rosedale.) P.D., £15. F.D., 2 per cent.

South Melbourne.—Supply and delivery of two hundred (200) crates of 12 ft. x 4 ft. x 1 in. hardboard, Public Works Department Storeyard, Wells-street. Deposit, £25. (Tenderers to state date of delivery.) Stawell.—Additional out-office accommodation, H.S. (W.O., Ararat; P.S., Stawell.) P.D., £5. F.D., 2 per cent.

(Amended specification.)

Warracknabeal.—Erection of new boiler house, District Hospital. (W.O., Ballarat, Horsham, Warracknabeal; District Hospital, Warracknabeal.)

P.D., £15. F.D., 2

District Hospital, Warracknabeal.) P.D., £15. r.D., 2 per cent.
Warrnambool.—Additional room and lavatory accommodation, Court House. (W.O., Warrnambool; P.S., Port Fairy.) P.D., £15. F.D., 2 per cent.
Wonthaggi.—Erection of new out-offices and installation of septic tank, S.S. No. 3650. (W.O., Korumburra; S.S., Wonthaggi.) P.D., £15. F.D., 2 per cent.
Wycheproof.—Kerosene hot-water service, teacher's residence, S.S. No. 1757. (P.S., Charlton.) P.D., £3. F.D., 2 per cent.
Yendon.—Installation of septic tank, &c., S.S. No. 719. (W.O., Ballarat; S.S., Yendon.) P.D., £5. F.D., 2 per cent.

# 28th August, 1951.

Melbourne.—Supply and installation of oil-firing equipment to existing boiler at the Boiler Room, National Herbarium, Botanical Gardens. P.D., £5. F.D., 2 per

Moe.—Supply and installation of mechanical services, Multi-Purpose School. (W.O., Traralgon.) P.D., £50.

F.D., 2 per cent.
Preston.—Electrical installation, three prefabricated classrooms, T.S. P.D., £5. F.D., 2 per cent.

Windsor.—Electrical installation, S.S. No. 1896. P.D., £2. F.D., 2 per cent.

#### 4th September, 1951.

Various.—Supply and delivery of two-ton pile driving winches, jetties. (Full details to be submitted by tenderers together with delivery date.)

Tenders to be addressed to the Honorable the Commissioner of Public Works, and envelope containing tender marked "Tender for due ."

P. T. BYRNES,

Commissioner of Public Works.

Melbourne, 31st July, 1951.

## PRIVATE ADVERTISEMENTS.

CHARLES EDWARD LLOYD, of 182 Strickland-road, Bendigo, hereby give notice that I will not be responsible for any debts contracted in my name without my written authority.

In the High Court of Australia, Principal Registry.—In the matter of the Patents Act 1903-1946, and in the matter of Letters Patent of the Commonwealth of Australia, No. 103365, dated the 2nd day of April, 1936, granted to Charles Norman Mims for an invention entitled: "An improved method and means for forming sheets or fabrics from kapok or other staple fibres," and in the matter of an application by Federal Felters Proprietary Limited for an extension of the term of the said Letters Patent.

the said Letters Patent.

NOTICE is hereby given that it is the intention of Federal Felters Proprietary Limited, the duly registered proprietor of the above-mentioned letters patent, to make an application by way of originating summons to and to file the same in the High Court of Australia, at its principal registry in Melbourne, on or before the 21st day of September, 1951, on a date not less than one month from the date of publication hereof, praying that the term of the said letters patent may be extended, and notice is hereby also given that any person may enter a caveat against the extension of the term of the said letters patent, addressed to the Principal Registrar of the High Court of Australia, at its principal registry in Melbourne, and that the address of the said Federal Felters Proprietary Limited is Bank House, Bank-place, Melbourne, and its address for service within the Commonwealth is the office of Arthur Robinson and Co., solicitors, 360 Collins-street, Melbourne.

Dated this 5th day of July, 1951.

Dated this 5th day of July, 1951.

ARTHUR ROBINSON & CO., solicitors for the applicant

# CITY OF BALLAARAT.

# By-Law No. 132.

A By-law of the City of Ballaarat, made under the provisions of the Health Acts and the Local Government Acts, and numbered 132, for the purpose of amending and altering By-law No. 128 and for other purposes as therein provided.

IN pursuance of the powers conferred by the Health Acts and the Local Government Acts, the Mayor, Councillors, and Citizens of the City of Ballaarat, with the approval of the Governor in Council, order as follows:—

- 1. This By-law shall be read and construed as one with By-law 128 of the City of Ballaarat and any By-law amending the same.
- 2. For clause 11 of By-law No. 128 there shall be substituted the following clauses:—
  - 11. The following shall be the prescribed fees and dues which the Council may demand and receive:---

    - s which the Council may demand and receive.
      (a) for the use of any abattoir, of which it is the owner, for the slaughtering of animals;
      (b) for examining animals;
      (c) for examining and branding carcasses and meat pursuant to the Health Acts; and
      (d) for giving certificates as to examinations made by Meat Inspectors.

For the use of the abattoirs for slaughtering any-

	£	s.	d.
(a) Bull, cow, calf (over 280 lb. dresse	ed		
weight), heifer, ox, or steer	0	2	0
(b) Calves of 280 lb. dressed weight	or		
under and bobby calves	0		
(c) Goat, kid, lamb, or sheep	0	0	4
(d) Head of swine	0	1	Ō

For examining any animal (live animals)—  (a) Bull, cow, heifer, ox or steer, and any calf other than a bobby calf  (b) Bobby calf  (c) Goat, kid, lamb, or sheep  (d) Swine, per head  For examining and branding any carcass of	0 0 0 0	0	1
or meat derived from any—  (a) Bull, cow, calf (over 280 lb. dressed weight), heifer, ox, or steer  (b) Bobby calf and calf of 280 lb. dressed	0	1	0
weight or under	0 0 0	0	6 2 6
For any certificate as to examination made by a Meat Inspector	0	1	0
and branding any carcass of or meat derived from animals slaughtered at the following approved private abattoirs or meat works in Ballarat, namely—			
Ballarat Products Limited (formerly George Farmer Limited); J. C. Foord and Co. Pty. Ltd.; E. Foord Ballarat Bacon Curing			
Company—  (a) Swine	0	0	6
(b) Bobby calf and calf of 280 lb. dressed weight or under, sheep, or lamb	0	0	4

In this By-law bobby calf means a calf not more than

Resolution for passing this By-law agreed to by the Council of the City of Ballaarat on the 12th day of June, 1951. Confirmed by the Council of the City of Ballaarat on the 9th day of July, 1951.

The common seal of the Corporation styled the Mayor, Councillors, and Citizens of the City of Ballaarat was affixed hereto in the presence of—

(SEAL)

JOHN C. ROWE, Mayor. ALAN C. PITTARD, Councillor. H. R. MADDERN, Town Clerk.

Submitted to the Commission of Public Health on the 17th day of July, 1951.—A. BURKE, Acting Secretary of the Commission.

Approved by the Governor in Council on the 31st day of July, 1951.—A. MAHLSTEDT, Clerk of the Executive Council.

# Local Government Act 1946 .- Section 594. CITY OF GEELONG WEST.

# NOTICE OF SCHEME.

WHEREAS, pursuant to section 594 of the Local Government Act 1946, the Council of the City of Geelong West has resolved that it is desirable that a street known as Fisher-street should be opened, diverted, altered, and increased in width, in accordance with plans submitted by the City Engineer, and that in addition to purchasing or compulsorily taking any land for the purpose of such opening, diverting, altering, or increasing the width of such street it is also desirable that other land (hereinafter referred to as "surplus land") situate in the neighbourhood though not actually required for those purposes should also be purchased or compulsorily acquired, and has directed that a scheme be prepared in accordance with the said section for submission to the Minister for approval of the Governor in Council.

Notice is hereby given that the Council of the City of

Notice is hereby given that the Council of the City of Geelong West has prepared a scheme under the provisions of section 594 of the Local Government Act 1946 for submission to the Minister for the approval of the Governor in Council.

- 1. The purport of such scheme is as follows:-

  - The purport of such scheme is as follows:—

    (a) To divert a street called Fisher-street, to widen in part a portion of this street, and to close a portion thereof, in accordance with plans "A" and "B" of the scheme.

    (b) To purchase or compulsorily acquire the land required for the diversion and widening of Fisher-street, and to purchase or compulsorily acquire other land referred to as surplus land situate in the neighbourhood and shown on the said plan "A" coloured red.

    (c) To subdivide the surplus land for sale into 21 allotments as shown in the said plan marked "B," such subdivision to comply with the requirements of the Uniform Building Regulations (Victoria).
  - (Victoria).

- (d) The estimated cost of carrying out the scheme is he estimated cost of carrying out the scheme is £5,346. It is proposed to obtain the required funds for carrying out the scheme by way of overdraft, under the provisions of section 435 of the *Local Government Act* 1946, and it is anticipated that the proceeds of the sale of the surplus land will be sufficient to cover the cost of carrying out the scheme.
- 2. A copy of such scheme is deposited at the office of the Council and is open for inspection, during office hours, by any person, free of charge.
- 3. All persons affected by the scheme are requested to set forth, in writing, addressed to the municipal clerk, within 40 clear days from the publication hereof in the Government Gazette, all objections which they may have to the
- 4. At the next ordinary meeting of the Council after the expiration of the said 40 clear days, the Council will consider any objections to the scheme.

By order.

7784

H. R. FRENCH, Town Clerk.

## CITY OF HAWTHORN.

By-Law No. 171.

- A By-law of the City of Hawthorn, made under the pro-By-law of the City of Hawthorn, made under the provisions of the Local Government Act and every other power it thereunto enabling, and numbered 171, for altering By-law No. 163, and for the management and use of the sports ground, and for imposing, collecting, and receiving charges or entrance fees for clubs, associations, or persons using or entering in or upon the said sports ground.
- IN pursuance of the powers conferred by the *Local Government Act* 1946 and every power it thereunto enabling, the Mayor, Councillors, and Citizens of the City of Hawthorn order as follows:-
- 1. By-law No. 163, made by the Council of the City of Hawthorn, under the provisions of the Local Government Act, is hereby altered as follows:—In clause 1, for the expression "year 1950" (wherever occurring), there shall be inserted the expression "year 1951."

Resolution for passing this By-law was agreed to by the Council on the 2nd day of May, 1951, and confirmed by the 13th day of June, 1951.

J. B. PRIDMORE, Mayor.
A. R. PATTERSON, Councillor.
A. J. STEELE, Town Clerk.

Confirmed by the Governor in Council the 3rd day of aly, 1951.—A. MAHLSTEDT, Clerk of the Executive Council.

# CITY OF PRESTON.

NOTICE is hereby given that Stanley Francis Browne, Sergeant of Police, Preston, has been duly appointed as Prosecuting Officer, as from the 23rd July, 1951.

J. C. DONATH, Town Clerk.

# TOWN OF ST. ARNAUD.

By-law No. 71.

A By-law of the Town of St. Arnaud, made under the Health Acts, and numbered 71, for the regulating or prohibiting of the keeping of any place or any animals, including birds and poultry, within the boundaries of the Town of St. Arnaud.

IN pursuance of the powers contained in the Health Acts and of every other power enabling them on that behalf, the Mayor, Councillors, and Burgesses of the Town of St. Arnaud, for the purpose of carrying the said Acts into execution within their jurisdiction, make the following By-law, that is to say:-

- 1. All former By-laws so far as they relate to the matters and things provided for in this By-law shall be and are hereby repealed.
- 2. This By-law shall come into force and operation immediately after its publication in the Government Gazette
- of Victoria.

  3. This By-law shall apply to the whole of the area within the boundaries of the Town of St. Arnaud.

  4. In this By-law, unless inconsistent with the context of the subject matter, "Council" means the Council of the Town of St. Arnaud; "inspector" means any officer authorized by the Council, and includes any acting or assisting inspector; "poultry" means and includes any domestic fowl raised for the table or for their eggs or feathers, and includes cocks, hens, capons, turkeys, ducks, ducklings, geese, pigeons, and goslings; "poultry yard" includes buildings, pens, roosts, yards, nests, or other places wherein poultry are kept or congregated.

- 5. If in the opinion of the Council, or its inspector, the removal of a poultry yard, any part of which is within 25 feet of a house, is necessary for the health of any of the residents of the vicinity, the Council or its inspector may order the owner or occupier of the premises whereon such poultry ward is cityted to remove the premises whereon such poultry yard is situated to remove such portion as may be within 25 feet of any house.
- 6. No person shall within 25 feet of a house establish or construct or cause, permit, or suffer any poultry yard to be newly constructed or established or within such distance cause, permit, or suffer any land or place to be used afresh or for the first time as a poultry yard.
- 7. No person shall in the area hereinbefore defined keep or suffer or permit to be kept any ducks, ducklings, geese, goslings, pigeons, ferrets, or swine, except with the written permission of the Council.
- 8. No person shall allow, cause, permit, or suffer any poultry to wander either at large or under control in or upon any street, vacant land, or water course within the defined area.
- 9. All premises used, kept, or erected in connexion with the keeping or feeding of any animal or any poultry shall at all times be maintained to the satisfaction of the inspec-tor in a clean and sanitary manner, and in a state of good repair.
- 10. (a) Any person who fails to do anything directed to be done, or does anything forbidden to be done by or under this By-law, shall be guilty of an offence against this By-law.
- this By-law, snall be guilty of an offence against this By-law.

  (b) Any person guilty of an offence against this By-law shall be liable to a penalty of not more than Twenty pounds, and in the case of a continuing offence to a further daily penalty of not more than Five pounds.

Resolution for passing this By-law agreed to by the Council of the Town of St. Arnaud on the 18th day of June, 1951, and confirmed this 16th day of July, 1951.

The common seal of the Mayor, Councillors, and Burgesses of the Town of St. Arnaud was hereto affixed this 16th day of July, 1951, in the presence of—

7772

(SEAL)

WILLIAM L. BRAY, Mayor. K. McDONALD, Councillor. F. E. BARTLETT, Town Clerk.

# SHIRE OF DANDENONG.

RENAMING OF STREET CONFIRMED.

Old Name of Street.

Douglas-street, portion Heatherton-road to Springvale-road.

New Name.

Lightwood-road.

The Council, in pursuance of powers conferred, has renamed the road referred to above as Lightwood-road. R. BOOTH, Shire Secretary.

# SHIRE OF HAMPDEN.

NOTICE is hereby given that Vincent Ayres has been appointed by the Council of the Shire of Hampden as Ranger, Impounding Officer, and officer to administer the provisions of the Dog Acts, with authority to collect dog registration fees throughout the Shire of Hampden area, and impound any stock trespassing on any road or land under the control of the Council within the boundaries of the Shire of Hampden. Also to administer the Council's By-law in respect to stray dogs within the Towns of Camperdown and Terang, in the Shire of Hampden, in place of Allan Cecil Leslie Cook, who has resigned. resigned.

THOS F. LITTLE, Shire Secretary.

Shire Office, Camperdown, 26th July, 1951.

# SHIRE OF KILMORE.

LOAN No. 13.

Notice of Intention to Borrow the Sum of £3,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Kilmore proposes to berrow the sum of Three thousand five hundred pounds, on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said shire, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is 3½ per cent. per annum.
- 2. The purpose for which the loan is to be applied is the purchase of machines for road-making purposes, viz .:-
  - A tipping truck and a front-end loader.
  - 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £208 18s. each, including principal and

interest, on the 1st day of May and the 1st day of November during the currency of the loan. The first instalment shall be payable on the 1st day of May, 1952.

5. Such moneys shall be repayable at the Commercial Banking Company of Sydney Limited, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed works, and a statement showing the proposed works.

posed expenditure of the moneys to be borrowed, are open for inspection at the office of the said shire, Town Hall,

Dated this 25th day of July, 1951. 777 J. F. RYAN, Shire Secretary.

## DISSOLUTION OF PARTNERSHIP.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Max Cummings, of 2a Stanhope-court, South Yarra, in the State of Victoria, manager, and Lorraine Patricia Maher, of 125 Osborne-street, South Yarra, in the said State, widow, and Johan Timar Turner, of 34 Longmore-street, St. Kilda, in the said State, shoemaker, carrying on business as shoe manufacturers and sellers at 44 Toorak-road, South Yarra, under the name of Le Clerc Shoes, has been dissolved by mutual consent, as from the 1st day of June, 1951, all debts due to and owing by the said late firm will be received and paid by Max Cummings and Lorraine Patricia Maher, who will continue to carry on the business at the same place. on the business at the same place.

Dated at Melbourne, this 30th day of June, 1951.

7808

M. CUMMINGS. L P. MAHER. J. T. TURNER.

## PUBLIC NOTICES.

LESLIE DOUGLAS LEIGH PARNELL and Kathleen Marion Parnell give notice that they have ceased to carry on business as "Red Comb Hatcheries," at Central-avenue, Croydon, and all persons having claims against the business are requested to forward their accounts without delay to either of the under-mentioned religitors. solicitors.

ERNEST ALLEN, 443 Little Collins-street, Melbourne, solicitor for Leslie Douglas Leigh Parnell.

MOLOMBY & MOLOMBY, 99 Queen-street, Melbourne solicitors for Kathleen Marion Parnell. 781

NOTICE is hereby given that the partnership which subsisted between Eric Bend Snider, Frank Gill, and Harry Letham Munro, carrying on business as builders and engineering contractors at 397 Little Collins-street, Melbourne, and elsewhere, under the name of "Snider Construction Company," has been dissolved by mutual consent as from the 8th day of September, 1950. All debts due and owing by the said late firm will be received and paid by Eric Bend Snider and Frank Gill, who will continue to carry on the business under the same name at the same place. same place.

Dated at Melbourne, this 19th day of July, 1951.

ERIC B. SNIDER. F. GILL H. L. MUNRO.

Witnesses-A. F. Davis, solicitor, Melbourne, and John C. Lowry, solicitor, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned William Norman Richter and Harrison Faune Tucker, carrying on business as manufacturers at 1370 Malvern-road, Malvern, under the style or firm name of Richter and Spencer, has been dissolved by mutual consent as from the 1st day of June, 1951, on which date the said Harrison Faune Tucker retires from the said firm and the undersigned Herbert Jasper Fenton becomes a partner thereof with the said William Norman Richter, in place of the said Harrison Faune Tucker. All debts due and owing by the said late firm will be received and paid respectively by the said William Norman Richter and the said Herbert Jasper Fenton, who will carry on the said business in partnership under the style or firm of Richter and Spencer. under the style or firm of Richter and Spencer.

Dated the 1st day of June, 1951.

W. N. RICHTER. HARRISON F. TUCKER. H. J. FENTON.

Bullen and Wimpole, solicitors, 20 Queen-street, Melbourne.

#### PARTNERSHIP ACT 1928.

NOTICE is hereby given that the partnership heretofore subsisting between Hubert Edgar Dickins and Owen Sidney Satchell Crowl, carrying on business as electrical contractors, at Bellerine-street, Geelong, under the style or firm name of Dickins and Crowl, has been dissolved as from the 30th day of June, 1951.

Dated the 24th day of July, 1951

H. E. DICKINS. O. S. CROWL.

D. P. F. O'Keeffe and Co., solicitors, 100 Ryrie-street, Geelong.

THE partnership business of motor garage proprietors, motor repairers, and motor salesmen heretofore carried on at Goroke, by Edward Arthur Thomas Crosthwaite, and Allan Leslie Thomas Scott, under the firm name of "Scott and Crosthwaite," has been dissolved. The business will be carried on at the same address by Allan Leslie Thomas Scott, who will pay all debts of the partnership, and to whom all amounts owing to it should be paid.

Dated the 20th day of July, 1951.

CROSTHWAITE. ALLAN L. SCOTT.

Witness to both signatures-A. T. PROUDFOOT, solicitor, Horsham.

Stewart F. Brown and Proudfoot, 74 Wilson-street, Horsham, solicitors for both partners. 7802

Company No. 11243.

THE KARA ESTATES PTY, LTD. (IN. VOLUNTARY LIQUIDATION).

NOTICE BY LIQUIDATOR OF INTENTION TO DISTRIBUTE ASSETS.

AFTER two months from the date of this advertisement, it is my intention to distribute the assets of The Kara Estates Pty. Ltd. amongst those entitled thereto, having regard only to the claims of which I have received notice. Claims against the company should, therefore, be lodged with me on or before the expiry of the period referred to.

W. F. ROWE, Liquidator. 422 Collins-street, Melbourne, C.1, 26th July, 1951. 7823

In the matter of the Companies Act 1938 and in the matter of APOLLO BAY GARAGE PTY. LTD. (in Voluntary Liquidation).

AT an Extraordinary General Meeting of Apollo Bay Garage Proprietary Limited, held at 252 Swanston-street, Melbourne, on 23rd July, 1951, the following Resolution was passed as a Special Resolution:—

"That the company be wound up voluntarily."

And at such last-mentioned meeting Laurence Kimberley Cronin, of 252 Swanston-street, Melbourne, was appointed Liquidator for the purpose of the winding up. Dated at Melbourne, this 24th day of July, 1951.

L. K. CRONIN, Liquidator.

LAWRENCE FUR DRESSING AND DYEING COMPANY PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given, in pursuance of section 245. of the Companies Act 1938, that a general meeting of the members' of the above-named company will be held at the office of W. Kirkhope and Co., 44 Queen-street, Melbourne, on Monday, the 3rd day of September, at half past Two o'clock in the afternoon, for the purpose of receiving the liquidator's account showing how the winding up has been conducted and the company's property disposed of; also, to pass an extraordinary resolution to determine the method of disposing of the books, accounts, and documents of the company. books, accounts, and documents of the company.

Dated this 26th day of July, 1951.

7803 C. J. WAUGH, Liquidator.

JANET MILLER, late of 47 Smith-street, Bendigo, widow, Deceased (who died on the 9th day of April,

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required to send particulars of their claims to the sole executor, Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo, by the 3rd day of October, 1951, after which date it will distribute the assets, having regard only to the claims of which it then has notice it then has notice.

Dated the 27th day of July, 1951.

HYETT, WILLIS, & HYETT, 51 Bull-street, Bendigo, solicitors for the executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Harold Stanley Hamilton Williams, formerly of 1600 Malvern-road, Glen Iris, but late of 330 Toorak-road, South Yarra, in the State of Victoria, confectioner, deceased (who died on the 24th day of June, 1951), are to send particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, the registered office of which is at 95 Queen-street, Melbourne (the applicant for probate of the will of the said deceased) by the 2nd day of October, 1951, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice. then has notice.

RUPERT N. LEVI, solicitor, 100 Queen-street, Mel bourne.

PERCY ERNEST WILLS, late of 71 King-street, Bendigo, retired pastrycook, Deceased (who died on the 16th day of June, 1951).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the executors, Agnes Eva Wills, of 71 Kingstreet, Bendigo, widow, and Allan Fletcher, of 79 Suffolk-road, Sunshine, munition worker, to send particulars to them, care of the under-mentioned solicitors, on or before the 3rd day of October, 1951, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated the 27th day of July, 1951.

HYETT, WILLIS, & HYETT, 51 Bull-street, Bendigo solicitors for the executors. 781

CREDITORS, next of kin, and others having claims in respect of the estate of Frederica Mildred Godfrey, late of 1452 High-street, Glen Iris, spinster, deceased (who died on the 4th day of May, 1951), are to send particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, and John Smerger Drought, care of the said company, by the 5th day of October, 1951, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated the 1st day of August, 1951.

DARVALL & HAMBLETON, solicitors, 352 Collinsstreet. Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of David Frederick Soues, late of 45 Mills-street, Burwood, retired civil servant, deceased (who died on the 28th day of May, 1951), are to send particulars of their claims to The National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 5th day of October, 1951, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 1st day of August, 1951.

DARVALL & HAMBLETON, solicitors, 352 Collinsstreet, Melbourne. 7827

# 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 the deceased person named below are required to send particulars of such claims to the legal personal representative at the address stated on or before the date stated, after which date the representative will distribute the assets, having regard only to the claims of which notice has been received:—

William Guy Higgs, formerly of 25 Ridgeway-avenue, Kew, but late of 98 Wellington-street, Kew, gentleman, died 11th June, 1951.—Claims to the executor, The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 10th October, 1951. Maddock, Lonie, and Chisholm, solicitors, 339 Collins-street, Melbourne Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Helen Elizabeth Boasman, late of Traralgon, in the State of Victoria, spinster, deceased (who died on 27th March, 1951), are to send the particulars of their claims to the Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 6th day of October, 1951, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 27th day of July, 1951.

BRUCE, LITTLETON, & WATT, solicitors, Traralgon

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Irene Mary Augusta Murray, late of Stanhope Private Hotel, Stanhopecrescent, South Yarra, widow, deceased (who died on the 21st day of March, 1951, and probate of whose will was granted by the Supreme Court of Victoria on the 25th day of July, 1951, to Reginald Riley Marshall and Bernard Gore Brett, the executors named therein), are hereby required to send particulars of such claims to the said executors, addressed to the care of Messieurs Blake and Riggall, 120 William-street, Melbourne, solicitors, on or before the 2nd day of October, 1951, 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 the claims of which they shall have had notice. shall have had notice.

Dated this 27th day of July, 1951.

Dated this 27th day of day, 1991.

BLAKE & RIGGALL, 120 William-street, Melbourne, 7821 solicitors for the executor.

# RE ELLEN ELIZABETH TAYLOR, DECEASED.

NOTICE is hereby given that all persons having claims against the property or estate of Ellen Elizabeth Taylor, late of Glenleith-avenue, Geelong West, widow, deceased (who died on the 2nd day of May, 1951, and probate of whose will was granted to Elsie Sarah Maddern, of "Kardella," Blackheath, via Horsham; and Irene Alice Lancaster, of 145 St. Leonard's-road, Ascot Vale, both married women), are hereby required to send, in writing, particulars of such claims to the said Elsie Sarah Maddern and Irene Alice Lancaster, in the care of the undermentioned solicitors, on or before the 3rd day of October, 1951, after which date they will convey or distribute such 1951, after which date they will convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, solicitors for the said executrices. 7795

# NOTICE TO CLAIMANTS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of William Edward Ikin, late of 1111 Dandenongroad, East Malvern, in the State of Victoria, retired garage proprietor; deceased, probate of whose will has been granted to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne; Theo Albert Ikin, of Traralgon, salesman; and Dorothy Jean Wight, of 1111 Dandenong-road, East Malvern, married woman, are hereby required to forward particulars, in writing, of such claims to the executors, care of the said Trustee Company, on or before the 6th day of October, 1951, on which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to those claims of which they shall then have had notice, and will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice. had notice.

Dated the 24th day of July, 1951.

BRUCE, LITTLETON, & WATT, Traralgon, solicitors for the executors.

CREDITORS, next of kin, and others having claims in respect af the estate of John Leo Kallady, late of Stacey's Bridge, via Yarram, in the State of Victoria, farmer, deceased (who died on the 25th May, 1951), are to send particulars of their claims to Ambrose Joseph Kallady, of Gelliondale, in the said State, farmer, the executor of the will of above-named deceased, on or before the 6th day of October, 1951, after which date the said executor will distribute the assets, having regard only to the claims of which he then has notice.

SKINNER & HART, solicitors, Commercial-road,

CREDITORS, next of kin, and others having claims in respect of the estate of Philadelphia Nina Robertson, formerly of The Alexandra Club, Collins-street, Melbourne, in the State of Victoria, but late of "Oaks Villa," 67 Parkstreet, South Yarra, in the said State, spinster, deceased (who died on the 11th day of January, 1951), are to send the particulars of their claims to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, by the 15th day of October, 1951, after which date it will distribute the assets, having regard only to the claims of distribute the assets, having regard only to the claims of which it then has notice.

Dated this 26th day of July, 1951.

SEWELL & SEWELL, solicitors, 422 Collins-street, Mel-

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all creditors and persons having any debts or claims against the estate of Edith May Janet Johnson, late of 206 Page-street, Middle Park, widow, deceased (who died on the 29th day of October, 1929, and probate of whose will was on the 29th day of November, 1950, granted by the Supreme Court of Victoria to Hugh Thomas Baring, formerly of 163 Beach-road, Sandringham, bank clerk, but now of 18 New-street, Brighton Beach, accountant, the executor appointed thereby), are required to send panticulars, in writing, of such debts or claims to the said executor, to care of the undersigned, on or before the 10th day of October, 1951, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts or claims entitled thereto, having regard only to the debts or claims of which he shall then have had notice, and the said executor shall not be liable for the assets so distributed, or any part thereof, to any person of whose debt or claim he shall not then have had notice.

C. L. BARBOUR, solicitor, 89 Queen-street, Melbourne, C.1.

PURSUANT to the provisions of the Trustee Act 1928, notice PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all creditors and persons having any debts or claims against the estate of Mary Cairns, late of 23 Spring-road, Caulfield, widow, deceased (who died on the 30th May, 1951, and probate of whose will was on the 28th day of June, 1951, granted by the Supreme Court of Victoria to Robert Thomas Morris (in the will called "Robert Morris"), of 373-375 Mont Albert-road, Mont Albert, grocer, the executor appointed thereby), are required to send particulars, in writing, of such debts or claims to the said executor to care of the undersigned, on or before the 10th day of October, 1951, after which date the said executor will proceed to distribute the assets of the said deceased among the person entitled thereto, having regard only to the debts or claims of which he shall then have had notice, and the said executor shall not be liable for the assets so distributed, or any part not be liable for the assets so distributed, or any part thereof, to any person of whose debt or claim he shall not then have had notice.

C. L. BARBOUR, solicitor, 89 Queen-street, Melbourne, C.1. 7820

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Charles Frederick McBain, late of Maroondah Dam, Healesville, in the State of Victoria, caretaker, deceased (who died on the 23rd day of December, 1950, and probate of whose will, dated the 7th day of July, 1949, was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 8th day of June, 1951, to Dorothy Martha Laney, of Eurambeen East, in the said State, married woman, and Lyndhurst Thomas Mullett, of 395 Collins-street, Melbourne, in the said State, solicitor), are hereby required to send particulars, in writing, of such claims to the undersigned at his office hereunder mentioned, on or before the 5th day of October, 1951, after which date the said Dorothy Martha Laney and Lyndhurst Thomas Mullett will proceed to distribute the assets of the said Charles Frederick McBain, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice; and notice is hereby further given that the said Dorothy Martha Laney and Lyndhurst Thomas Mullett will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated the 24th day of July, 1951.

Dated the 24th day of July, 1951.

B. LANGFORD, 395 Collins-street, Melbourne solicitor for the executors.

CREDITORS, next of kin, and others having claims in respect of the estate of Stella Marion Caldwell, late of 54 Mills-street, Albert Park, in the State of Victoria, spinster, deceased (who died on the 25th day of March, 1951, and probate of whose will thereto was granted to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the said State, on the 18th day of July, 1951), are hereby requested to send particulars of such claims to the said company, at its address, on or before the 7th day of October, 1951, after which date the said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the 25th day of July, 1951.

D. BRUCE TUNNOCK & CLARKE, 97 Queen-street Melbourne, solicitors for the executor.

WILLIAM JOSEPH CONSIDINE, late of 41 Geelong-road, Footscray, in the State of Victoria, wholesale butcher, Deceased (who died on the 10th day of April,

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are required by the executrix, Dorothy Violet Considine, of 41 Geelong-road, Footscray aforesaid, widow, to send particulars thereof to her, care of the undersigned, on or before the 5th day of October, 1951, after which date she will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she then has had notice as aforesaid.

W. H. JONES & KENNEDY, solicitors, 213 Nicholsonstreet, Footscray.

CREDITORS, next of kin, and others having claims in respect of the estate of Ephraim Hansen, late of Mountain-road, Ferntree Gully, in the State of Victoria, gentleman, deceased, intestate (who died on the 10th day of December, 1950), are required to send particulars of their claims to the administrator of the said Ephraim Hansen, National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 8th day of October, 1951, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice. the claims of which it then has notice.

E. C. MULVANY, solicitor, 422 Little Collins-street, Mel-

#### NOTICE TO CLAIMANTS

CREDITORS, next of kin, and others having claims in respect of the estate of Frederick Horace Wickham, late of Cliveden Mansions, Wellington-parade, Melbourne, in the State of Victoria, director, deceased (who died on the 27th day of April, 1951), are to send the particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne aforesaid, by the 2nd day of October, 1951, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

AITKEN, WALKER, & STRACHAN, 123 William-stree Melbourne, solicitors for the applicant. 78

CREDITORS, next of kin, and others having claims in respect of the estate of Marjorie Louise Kissick, late of 87 Youngman-street, Preston, State school teacher, deceased (who died on the 22nd day of May, 1951), are required to send the particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 19th day of October, 1951, after which date it will distribute the assets of the deceased having regard only to the claims of which it then has notice. having regard only to the claims of which it then has notice.

G. W. S. ANDERSON & WILKS, solicitors, 422 Collins street, Melbourne.

# NOTICE TO CLAIMANTS.

NOTICE TO CLAIMANTS.

HERBERT KEITH TURNER and Richard James Davis, both of 411 Collins-street, Melbourne, solicitors, the executors of the will of Elizabeth McKenzie Cook, late of 39 Marlborough-street, Balaclava, widow, deceased (who died on the 4th day of May, 1951), require all creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to the said executors, care of Herbert Turner and Son, solicitors, 411 Collins-street, Melbourne, on or before the 2nd day of October, 1951, full particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated the 26th day of July 1951

Dated the 26th day of July, 1951.

HERBERT TURNER & SON, solicitors, 411 Collinsstreet, Melbourne.

JOHN ALFRED DIVER, late of Newry, in the State of Victoria, grazier, DECEASED, intestate (who died on the 3rd day of February, 1950).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the administrator, William Robert Diver, of Maffra, in the said State, labourer, to send particulars thereof to the said William Robert Diver, care of the undersigned, on or before the 25th day of September, 1951, after which date the said administrator will distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.

Dated the 23rd day of May, 1951.

C. P. SEMMENS, Maffra, solicitor for the said administrator.

 $N^{
m OTICE}$  is hereby given that all persons having claims against the estate of Geraldine Rosetta Cordell (also against the estate of Geraldine Rosetta Cordell (also known as Rosetta Geraldine Cordell) late of 190 Hamptonstreet, Hampton, widow, deceased (who died on the 15th May, 1950, and probate of whose will and codicil thereto, was granted by the Supreme Court of Victoria, on the 29th March, 1951, to Doris Rosetta Gray, of 37 Bay View-street, Williamstown, married woman, Edgar Giel Cordell, of Somerville, motor spray painter, and Stanley Herbert Cordell, of 190 Hampton-street, Hampton, motor body builder, the executrix and executors appointed by the will of the said deceased), are hereby required to send particulars, in writing, of such claims to the said executrix and executors, care of the under-mentioned solicitor, on or before the 4th October, 1951, after which date they will distribute the assets amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

KEITH HERCULES, LL.B., solicitor, 443 Little Collins-

KEITH HERCULES, LL.B., solicitor, 443 Little Collinsstreet, Melbourne.

# Re JOHN HAMILTON BYRNE, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, and Aileen Edith Byrne, of 45 Bruce-street, Toorak, the executor and executrix respectively, to whom probate of the will of John Hamilton Byrne, formerly of No. 20, but late of No. 9 Queen-street, Melbourne, merchant, deceased (who died on 1st March, 1951), was granted by the Supreme Court of Victoria, on 23rd July, 1951, intend to convey or distribute the assets of the said deceased amongst the persons entitled thereto, and require any and all persons interested to send to it and her, in care of said The Trustees, Executors, and Agency Company Limited, on or before the 15th of October, 1951, notice, in writing, of his, her, or their claim against the estate of the said deceased. And notice is hereby further given that at the expiration of And notice is hereby further given that at the expiration of the time aforesaid the said executor and executrix will conthe time aforesaid the said executor and executive will convey or distribute the estate of the said deceased to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which the said executor and executrix shall then have had notice; and further that the said executor and executrix shall not be liable to any person or persons, company, or corporation, of whose claim it and she shall not then have had notice.

WEIGALL & CROWTHER, solicitors, 459 Chancery-lane, 7805

PETER GUINANE, late of Dunnstown, farmer, Deceased (who died on the 25th May, 1951).

(who died on the 25th May, 1951).

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are required by the executor of the will of the deceased. The Fidelity Trustee Company Limited (formerly The Ballarat Trustees, Executors, and Agency Company Limited), of 101 Lydiard-street north, Ballarat, to send particulars of their claims to the said company, on or before the 3rd day of October, 1951, after which date the executor will distribute the assets, having regard only to the claims of which it shall then have had notice.

CUTHBERT, MORROW, MUST, & SHAW, solicitors, Ballarat.

CREDITORS, next of kin, and others having claims in respect of the estate of Annie Thiel, late of No. 351 Whitehorse-road, Balwyn, in the State of Victoria, married woman, deceased (who died on the 5th day of November, 1950), are to send particulars to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, on or before the 5th day of October, 1951, after which date the executor will distribute the estate, having regard only to the claims of which it then has notice.

MOULE, HAMILTON, & DERHAM, solicitors, 394 Collinsstreet, Melbourne. 7813

CREDITORS, next of kin, and others having claims in respect of the estate of James Strain, late of Bacchus Marsh, in the State of Victoria, retired sergeant of police, Marsh, in the State of Victoria, retired sergeant of police, deceased (who died on the 27th day of September, 1950, and probate of whose will has been granted to Leslie Harrold Strain, of Bangerang North, via Warracknabeai, in the said State, farmer, and Sidney Victoria Guatta, of 54 Vale-street, Moe, in the said State, married woman), are to send in particulars of their claims to the said executors, care of the under-mentioned solicitors, by the 15th day of October, 1951, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

VROLAND, PEARCE, & WEBSTER, solicitors, 430 Little Collins-street, Melbourne. 7811

CREDITORS, next of kin, and others having claims in respect of the estate of Mary Hockin, late of 60 Caroline-street, South Yarra, spinster, deceased (who died on the 16th day of February, 1951), are to send the particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, the executor of the will of the said deceased, by the 10th day of October, 1951, after which date it will distribute the assets having regard only to the claims of which it then assets, having regard only to the claims of which it then

JAMES M. N. McINTYRE, solicitor, 101 Queen-street,

NOTICE TO CLAIMANTS.—RE HENRY MURRELLS, late of St. Arnaud, in the State of Victoria, skin merchant, Deceased.

SARAH JANE MURRELLS, of St. Arnaud, in the State of Victoria, widow, and Irene Murrells, of Swan Hill, in the said State, spinster, the executrices to whom probate of the will of the above-named deceased (who died on the 24th day of February, 1951), was granted by the Supreme Court of Victoria, on the 2nd day of July, the Supreme Court of Victoria, on the 2nd day of July, 1951, require all creditors and others having claims against the said deceased or the estate of the said deceased, to send to them, care of the undersigned, on or before the 15th day of October, 1951, particulars, in writing, of such claims, after which date they intend to convey and distribute such property or estate to or amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated the 20th day of July, 1951.

H. L. DUNKLEY & KELLY, 78 Napier-street, St. Arnaud, proctors for the said executrices.

CREDITORS, next of kin, and others having claims in respect of the estate of Edith Jane Smith, formerly of 49 Gregory-street, Ballarat, but late of 102 Ascot-street of 49 Gregory-street, Ballarat, but late of 102 Ascot-street south, Ballarat, married woman, deceased (who died on the 20th February, 1951), are to send the particulars of their claims to the administrator, The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, by the 27th day of September, 1951, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

In the Supreme Court of the State of Victoria.-Fi. Fa. NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Donald E. Stewart, of 6 Mulgrave-street, Ashburton, cartage contractor, the said Sheriff will, on Monday, the Tenth day of September, 1951, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, 353 Warrigal-road, Burwood (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right title estate and interest (if any) of the

All the right, title, estate and interest (if any) of the said Donald E. Stewart, in and to all that piece of land being part of lot 250 on plan of subdivision number 3408, lodged in the Office of Titles, and being part of Crown portion 46, Parish of Mulgrave, County of Bourke, more particularly described in certificate of title, volume 7232, folio 1446243, together with all registered appurtenant easements.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne, this 25th day of July, 1951.

FRANCIS H. TUCKER, Sheriff's Officer.

# MINING NOTICES. -

ARGUS HILL CHEWTON GOLD NO LIABILITY.

NOTICE is hereby given that a Call (No. 91) of Three pence per share, making shares paid up to 25s. 3d. has been made and is due and payable to me, at the registered office, 422 Collins-street, Melbourne, on Wednesday, 8th August, 1951.

By order of the Board,

FRANK COOPER, Manager.

422 Collins-street, Melbourne, C.1.

#### BIG TABLELAND (COOKTOWN) TIN NO LIABILITY.

NOTICE is hereby given that a Call (the Second) of One shilling per share (making shares 2s. 6d. paid up) has been made upon shares numbered 100,401-220,000 in the company, due and payable at the registered office of the company, 430 Little Collins-street, Melbourne, on Wednesday, the 8th day of August 1951 day, the 8th day of August, 1951.

By order of the Board,

7839

A. E. LLEWELLYN, Manager.

#### NORTHERN STAR GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 37th) of Three pence per share upon the increased capital has been made upon all the shares in the company, due and payable to the manager, at the registered office, 140 Queen-street, Melbourne, on Wednesday, 8th August, 1951.

F. L. SMYTH, Manager.

# NORTH NELL GWYNNE GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 105th) of Three pence per share has been made on all shares in the company, numbered 1 to 60,000 (making such shares paid up to 35s. 3d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday 8th August 1051 nesday, 8th August, 1951.

By order of the Board,

F. H. TADGELL, Manager.

Dickenson and Tadgell, chartered accountants (Aust.) 46 Queen-street, Melbourne, C.1. 7829

# GOLD RESIDUES NO LIABILITY.

NOTICE is hereby given that the sale of shares forfeited for non-payment of No. 10 (May) Call of Six pence per share, or any previous Call, advertised for the 3rd July, 1951, was cancelled and shares will be sold at the same time and place on Thursday, 9th August, 1951, unless previously redeemed. No postponement.

By order of the Board.

FRANK COOPER, Manager.

422 Collins-street, Melbourne, C.1.

7824

7843--9/9

LINDEN (W.A.) GOLD NO LIABILITY.

NOTICE is hereby given that all shares on which No. 12 (July) Call of Six pence per share remains unpaid will be forfeited and sold by public auction in the vestibule of the Stock Exchange, 428 Chancery-lane, Melbourne, on Wednesday, 15th August, 1951, at Twelve noon, unless shares are redeemed on or before Tuesday, 14th August, 1951, at 5 p.m. 1951, at 5 p.m.

By order of the Board,

K. H. GRANT, Manager pro tem.

422 Collins-street, Melbourne, 27th July, 1951. 7834

# NORTHERN STAR GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 36th (July) Call of Three pence per share, will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 9th August, 1951, at Twelve o'clock noon, unless the shares be previously redeemed.

Registered Office, 140 Queen-street, Melbourne.

NORTH NELL GWYNNE GOLD MINES NO LIABILITY.

# Re FORFEITED SHARES

ALL shares upon which the 104th (July) Call of Three pence per share, remains unpaid are forfeited and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 9th August, 1951, at Twelve noon, unless previously redeemed.

By order of the Board,

F. H. TADGELL, Manager.

Dickenson and Tadgell, chartered accountants (Aust.) 46 Queen-street, Melbourne, C.1. 782

#### IMPOUNDINGS.

RALLARAT.—Impounded in Ballarat City Pound.

1 bay delivery gelding, star, no visible brand, unshod If not claimed and expenses paid, to be sold on 10th August, 1951.

7796-6/6

C. J. BARKER, Poundkeeper.

 $\mathbf{R}^{ ext{ERWICK.} ext{--}Impounded}$  at Berwick.

1 bay mare, hack, 3 years, white spot under right eye, no visible brand

1 bay draught mare, white feet, white face, aged, no visible brand

bay draught gelding, white feet, white face, aged, no visible brand

If not claimed and expenses paid, to be sold on 17th August, 1951.

7790-11/11

P. E. ALLISON, Poundkeeper.

COBURG.—Impounded at Coburg.

ewe, shorn, N on back wether sheep, shorn, N on back

If not claimed and expenses paid, to be sold on 8th August, 1951.

chestnut mare, white star, no visible brand

1 medium draught bay gelding, blazed face, no visible brand, unshod

1 medium dark-bay draught mare, blazed face, no visible brand, unshod

If not claimed and expenses paid, to be sold on 15th August, 1951.

7779, 7842-15/2

E. S. McNABB, Poundkeeper.

 $\mathbf{F}^{ ext{ERN}}$  TREE GULLY.—Impounded at Fern Tree Gully, by Shire Ranger.

1 medium draught bay gelding, front feet white, little white near hind foot, white face, no visible brand

1 chestnut delivery gelding, star and streak, no visible brand If not claimed and expenses paid, to be sold on 16th August, 1951. A. DINSDALE

Poundkeeper.

FOSTER.—Impounded in Foster Pound, from Toora.

1 brown and white cow, notch both ears, no visible brand

black and white cow, notch both ears, no visible brand Jersey cow, notch both ears, no visible brand red and white cow, notch both ears, no visible brand brown and white Jersey cow, notch both ears, no visible

If not claimed and expenses paid, to be sold on 17th August, 1951.

7792-11/11

I. MORRIS. Poundkeeper.

Marong.-Impounded in Marong Pound, on 23rd July, 1951.

1 bay draught gelding, white blaze, no visible brand
1 bay pony, no visible brand.
1 light-bay draught gelding, white blaze, white feet, no visible brand

1 dark-bay draught gelding, white blaze, hind feet white, no visible brand

If not claimed and expenses paid, to be sold on 18th August, 1951. D. E. STEELE,

7783, 7791-13/

Poundkeeper.

MULGRAVE.—Impounded at Mulgrave.

1 brown gelding, hack, star, grey tail, no visible brand 1 bay medium-draught gelding, white soxs, star, thin stripe, no visible brand 1 bay medium-draught mare, hind feet white, running star,

no visible brand

If not claimed and expenses paid, to be sold on 16th August, 1951.

R. LAMBERTON, Poundkeeper.

7793-10/10

NATIMUK.—Impounded in Natimuk Pound.	STATE ACTS, 1950—continued.
T'	Price.
1 bay gelding, white blaze, near hind foot white, no visible brand 1 dark-brown gelding, white blaze, off hind foot white, no	No. s. d. 5456. Melbourne Harbor Trust (Housing Advances) 0 6
visible brand	5457. University (Veterinary Research) 0 6 5458. Pyalong Lands Exchange 0 9
If not claimed and expenses paid, to be sold on 11th August, 1951.	5459. Goods (Textile Products)
J. H. STUBBINGS, 7797—9/9 Poundkeeper.	5461. Melbourne (Bowen-street) Land 0 9 5462. Printers and Newspapers (Foreign Advertise-
OXLEY.—Impounded at Oxley by Shire Ranger.	ments) 0 6
9	5464. Non-Contributory State Pensions 0 6
1 aged bay pony gelding, no visible brand 1 aged bay draught gelding, bang tail, star and snip, white feet, no visible brand	5465. Legislative Council Reform
1 aged bay gelding, hack, star, hind feet white, no visible brand	5468. Prices Regulation (Extension) 0 6 5469. Factories and Shops (Amendment) 0 6
1 aged black draught gelding, baldy face, white legs, bang tail, no visible brand, chain on neck	5470. Nurses and Midwives 1 3 5471. Weights and Measures 1 6
1 bay medium draught gelding, white face, hind feet white, no visible brand	5472. Supreme Court (Judges) 0 6
If not claimed and expenses paid, to be sold on 9th	5474. Consolidated Revenue 0 6
August, 1951. H. A. SIMPSON,	5475. Forests (Accounts and Funds) 0 6 5476. Coal Mining Industry (Long-Service Leave) 0 9
7781—15/2 Acting Poundkeeper.	5477. Acts Interpretation (Amendment) 0 6 5478. Agricultural Colleges (Amendment) 0 6
${ m R^{ED}}$ CLIFFS.—Impounded at Red Cliffs.	5479. Building Operations and Building Materials, &c 0 9
1 grey draught gelding, no visible brand	5480. Shrine of Remembrance Site 0 6 5481. Public Works Loan and Application 0 6
1 heavy draught dark-bay gelding, two front and near hind feet white, blazed face, no visible brand	5482. Grain Elevators 0 6
1 bay draught mare, blazed face, two hind and near	5484. Imported Materials Loan and Application, &c. 0 6
front feet white, no visible brand  If not claimed and expenses paid, to be sold on 9th	5485. Water Supply Loan and Application 1 3 5486. Victorian Inland Meat Authority (Advances) 0 6 5487. Melbourne and Metropolitan Board of Works
August, 1951.  J. HERAUD,	(Contracts) 0 6
7780—10/10 Poundkeeper.	5488. Melbourne and Metropolitan Board of Works (Borrowing Powers) 0 6
$\mathbf{T}^{ ext{ERANG}, ext{ ext{ ext{ ext{ ext{ ext{ ext{ ext{$	5489. Cattle Compensation 0 6 5490. Coal Mines Regulation (Accidents Relief) 0 6
1 red and white Ayrshire heifer, like R under half circle on off rump	5491. Public Contracts (Amendment) 0 6 5492. Water 0 9
If not claimed and expenses paid, to be sold on 20th August, 1951.	5493. Administration and Probate Duties
DORIS M. KIDD,	5496. Motor Car (Drivers' Licences) 0 6
7789—7/7 Poundkeeper.	5498. Medical 0 6
WHITTLESEA.—Impounded at Epping, by V. Batten.	5499. State Forests Loan and Application 0 6 5500. Surplus Revenue (Unexpended Balances) 0 6
1 brown draught gelding, near side hind foot white, small	5501. Treasury Bonds        0 6         5502. Co-operative Housing Societies        1 0
white saddle mark, no visible brand  If not claimed and expenses paid, to be sold on 16th	5503. Police Offences (Idle and Disorderly Persons) 0 6 5504. Gelliondale Land (Mineral Lease) 0 6
August, 1951.  J. HERD,	5505. Local Government (Imported Houses) 0 6 5506. Police Offences (Animals) 0 6
7841—7/7 Poundkeeper.	5507. Gas and Fuel Corporation 2 6
WODONGA.—Impounded at Wodonga, on 7th July, 1951,	5509. Railways Dismantling 0 9
by F. Humphries. 1 yellow Jersey heifer, about 9 months old, no visible	5510. Geelong (Kardinia Park) Land 0 6 5511. Coal Mine Workers Pensions (Amendment) 0 6 5512. Municipalities and Other Manufacture of the control of t
brand	5512. Municipalities and Other Authorities Finances 0 9 5513. Public Officers Salaries 6 6
If not claimed and expenses paid, to be sold on 11th August, 1951.	5514. State Electricity Commission 0 6 5515. Public Works Loan and Application (No. 2) 0 9
J. W. COLE, 7782—8/8 Poundkeeper.	5516. Ministers of the Crown and Parliamentary Salaries 0 6
VARRAWONGA.—Impounded in the Yarrawonga Pound,	5517. Fire Brigades (Long-Service Leave) 0 9 5518. Fisheries (Inland Angling) 0 6
22nd July, 1951.  1 brown pony gelding, white forelock, saddle marked, no	5519. Mental Hygiene Authority 1 6 5520. Railway Loan and Application
visible brand	5521. Education (Religious Instruction) 0 6 5522. Workers' Compensation (Amendment) 1 0
If not claimed and expenses paid, to be sold on 15th August, 1951.	5523. Public Trustee 0 6
F. N. E. JENKINS, 7840—8/8 Poundkeeper.	5525. Landlord and Tenant (Servicemen) 0 6
	5526. Local Government (Shire of Braybrook) 0 6 5527. Appropriation of Revenue 4 6
	J. J. GOURLEY,
STATE ACTS, 1950.	Government Printer.

# STATE ACTS, 1950.

 $C^{OPIES}$  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:—

	Price.		
No.		8.	d.
5451. Consolidated Revenue	 	0	6
5452. Consolidated Revenue	 	0	6
5453. Superannuation	 	0	6
5454. Marine (Temporary Exemptions)	 	0	6
5455. Consolidated Revenue	 	0	6

# THE "VICTORIA GOVERNMENT GAZETTE."

Subscriptions.—The subscription, including postage, is £1 15s. per annum, 17s. 6d. half-yearly, or 8s. 9d. per quarter, payable in advance.

Subscriptions are required to commence and terminate with a month.

A lesser period than three months cannot be subscribed for.

Subscribers do not receive the Acts of Parliament with

ADVERTISEMENTS are charged at the rate of 1s. 1d. per line single column, and 2s. 2d. per line double column.

The title (£5 Reward, Dissolution of Partnerships, &c.) forms one or more lines as a heading.

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.

SIGNATURES (in particular) and proper names must be written very plainly in the text; one side only of each slip of paper should be written upon.

ALL COMMUNICATIONS should be addressed to "The Government Printer, Melbourne."

ALL DOCUMENTS illegibly written will be returned un-published, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

THE VICTORIA GOVERNMENT GAZETTE is published on Wednesday Evening in each week, and Notices for insertion will be received by the Government Printer at or before Two p.m. at ordinary rates, and late advertisements between Two p.m. and FIVE p.m. at double rates on the day preceding the day of publication.

Single copies of the Victoria Government Gazette are Six pence, posted Eight pence, each.

No GAZETTES prior to January, 1942, in stock.

\*\*\*ALL PAYMENTS ARE REQUIRED IN ADVANCE .-- Remit-\*\*\*ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remutances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

# AGENTS FOR THE "VICTORIA GOVERNMENT GAZETTE."

THE following have been appointed agents to receive Advertisements and Subscriptions for the Victoria Government Gazette:-

ARMSTRONG'S AGENCY, 143 Queen-street, Melbourne. ARMSTRONG BROS., Kyneton.

MESSRS. ARNALL & JACKSON, 115 Barkly-street, West Brunswick.

MR. M. R. BADE, Tobacconist, Sturt-street, Ballarat. MR. WM. DAVIS, Mildura.

A. J. DIGBY (B. S. and N. W. CASH), Main-street, Bairnsdale.

EDGAR'S NEWS AGENCY, Hargreaves-street, Bendigo. EDGAR'S NEWS AGENCY, 53 Murphy-street, Wanga-

H. E. EVERY & SON, 42 Fryers-street, Shepparton. MESSRS. HENRY FRANKS & CO., Booksellers and Stationers, Market-square, Geelong.

MESSRS. GORDON & GOTCH, News Agents, 511 Little Collins-street, Melbourne; and corner Barrack and Clarence streets, Sydney.

W. GORDON HAMPTON, 243 Mitchell-street, Bendigo. MESSRS. HARSTON, PARTRIDGE, & CO., 455 Little Collins-street, Melbourne.

MR. C. F. LATIMER, News Agent, Casterton.

MR. F. T. McCORMICK, Nunn-street, Benalla.

MESSRS. H. PAYNE & R. N. LOWE, 4 View Point, Bendigo.

MESSRS. R. H. & W. M. PETTY, News Agent, Wanga-

PIKE'S AUTHORIZED NEWS AGENCY, Sale.

J. PURDIE & CO., 138 Moorabool-street, Geelong.

MESSRS, A. S. RICHARDSON and T. C. GARDNER, trading as The Mercantile Exchange, 380 Collinsstreet, Melbourne.

ROBERTSON & MULLENS LTD., Elizabeth-street, Melhourne.

R. & A. SMALLMAN, News Agents, Toora,

MESSRS. SMITH & DUNNON, Hamilton.

TRAINOR & McBRIDE, 246 Wyndham-street, Shepparton.

A copy of the Gazette filed at each place for public reference.

#### PUBLICATION OF OFFICIAL MATTER.

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 Gazette Officer.

Publication will be facilitated by the submission of carbon copies for the use of the Gazette Officer.

(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.

# CONTENTS.

				I	PAGE.
Act of Parliament					5229
Acts of Parliament on	sale	at the	Governn	nent	
Printing Office					5279
Appointments					5231
Companies Act 1938—No					5242
Contracts					5233
Country Roads Board					5250
Estates of Deceased Per	sons				5244
Government Notices					5231
Impoundings					5278
Lands					5260
Melbourne and Metrop			of Wor	ks—	
Notice					
Mining					5277
Ministers of Religion					5044
Marriages in Victor					5244
Orders in Council		• •			5249
Private Advertisements			• •	• •	5272
Proclamations			• •		5229
Public Holiday			• •	• •	5231
Public Service Notices .			-		5265
Resignations					5232
State Rivers and Water					
Tenders			• •		5270
Transport Regulation Bo	ard—F	ublic H	earings		5239