

VICTORIA

GAZETTE. GOVERNMENT

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No. 784]

WEDNESDAY, OCTOBER 7.

[1953

ACTS OF PARLIAMENT.

PROCLAMATION

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

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

- No. 5686. "An Act to amend Section Fifty-four of the Public Trustee Act 1939."
- No. 5687. "An Act to apply out of the Consolidated Revenue the sum of Thirteen million five hundred and forty-six thousand six hundred and ninety-one pounds to the service of the year One thousand nine hundred and fifty-three and One thousand nine hundred and fifty-four."
- Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth day of September, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Ellzabeth II.

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

JOHN CAIN. Premier.

GOD SAVE THE QUEEN!

No. 5689. "An Act relating to certain Deductions known as Draft Allowance in connection with the Sale of Sheep Skins."

- No. 5690. "An Act relating to Superannuation Contributions and Benefits in respect of certain Persons employed at Newport 'A' Power Station, and for other purposes.'
- No. 5691. "An Act to vary the Trusts of Property in Victoria held in connection with the Free Presbyterian Church of Victoria in order to facilitate the Union of that Church with the Presbyterian Church of Eastern Australia and to vest such Property in Corporate Trustees, and for other purposes."
- No. 5692. "An Act relating to the Capital Shares and Borrowing Powers of the Bendigo Gas Company."
- No. 5693. "An Act to provide for the Imposition of a Tax upon Payments for Admission to Enter-tainments."
- Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this sixth day of October, in the year of our Lord One thousand nine hundred and fifty-three and in the second year of the reign of Her Majesty Queen Elizabeth II.

CHARLES J. LOWE.

By His Excellency's Command,

JOHN CAIN, Premier.

GOD SAVE THE QUEEN!

ACTS OF PARLIAMENT.

PROCLAMATION

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

- I. THE Administrator of the Government of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented in Her Majesty's name, to the Bills passed by the Parliament of the said State, the titles whereof are hereunder set forth, that is
 - No. 5688. "An Act to apply out of the Consolidated Revenue the sum of One million three hundred and twenty-nine thousand three hundred and forty-five pounds to the service of the year One thousand nine hundred and fifty-two and One thousand nine hundred and fifty-three."

Entertainments Tax Act 1953. DATE OF COMING INTO OPERATION.

PROCLAMATION

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

Commonwealth of Australia, &c., &c., &c.

WHEREAS by an Act of Parliament of the State of Victoria passed in the second year of the reign of Her present Majesty Queen Elizabeth II., intituled the Entertainments Tax Act 1953, it is amongst other things enacted that the said Act shall come into operation on a day to be fixed by Proclamation of the Governor in Council published in the Government Gazette: Now therefore I, the Administrator of the Government of the State of Victoria, acting by and with the advice of the Executive Council thereof, do by this my Proclamation

fix Thursday, the eighth day of October. One thousand nine hundred and fifty-three as the date upon which the said $Entertainments\ Tax\ Act\ 1953$ shall come into operation in the said State of Victoria.

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

CHARLES J. LOWE.

By His Excellency's Command,

JOHN CAIN,

Treasurer.

GOD SAVE THE QUEEN!

The Game Acts. DEER ON WILSON'S PROMONTORY. NATIONAL PARK.

PROCLAMATION

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

THE Administrator of the Government of the State of THE Administrator of the Government 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 me enabling in that behalf, do hereby prescribe the conditions upon which licences to hunt deer on Wilson's Promontory National Park shall be issued and the term for which such licences shall be current as follows:—

CONDITIONS.

- (a) The licence shall authorize the shooting of Hog Deer only
- (b) Not more than thirty licences shall be issued to persons approved by the Director of Fisheries and Game.
 licence shall not be transferable.

- (d) The licence shall authorize the shooting of Hog Deer on Wilson's Promontory only.

 (e) The licence shall authorize the holder to shoot Hog Deer under the supervision of the Director of Fisheries and Game or his representative
- (f) The licence shall be surrendered on demand to the Director of Fisheries and Game or his representative.
- (g) The holder of a licence may remove from Wilson's Promontory the carcass of one Hog Deer only and may have in his possession any meat therefrom for a period of not more than twenty-one

TERM.

The licence shall be valid only on the date and for the period shown thereon.

Given under my, Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this sixth day of October, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

L. W. GALVIN, Chief Secretary.

GOD SAVE THE QUEEN!

PUBLIC HIGHWAY .-- SHIRE OF HEYTESBURY.

PROCLAMATION

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

WHEREAS by the Local Government Act 1946 (No. 5203), section 518, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Government Gazette, to declare any land reserved, used or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley or right-of-way to be a

public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force:

And whereas the Council of the Shire of Heytesbury has requested that the land hereinafter mentioned, which has been acquired or used for a street within the said Shire, be so declared to be a public highway:

Now, therefore, I, the Administrator of the Government of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that all that piece of land described hereunder, acquired or used for a street, shall be a public highway within the meaning of the said Act, viz.:—

All that piece of land being part of Crown allotment 80a, Parish of Timboon, County of Heytesbury, containing 2 acres 2 roods and 16 perches or thereabouts commencing at a point bearing south 89 degrees 55 minutes west 5 chains from the south-east corner of the said allotment, bounded thence by a line bearing north 3 minutes west 13 chains and 3/10ths of a link, thence by a line bearing north 89 degrees 57 minutes west 1 chain, thence by a line bearing south 89 degrees 57 minutes west 13 chains, thence by a line bearing south 3 minutes west 1 chain, thence by a line bearing south 3 minutes east 1 chain, thence by a line bearing north 89 degrees 57 minutes east 1 chain, thence by a line bearing north 89 degrees 57 minutes east 7 chains, thence by a line bearing south 3 minutes east 1 chain and 4/10ths of a link, and thence by a line bearing north 89 degrees 55 minutes east 1 chain to the commencing point. to the commencing point,

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

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

S. MERRIFIELD, Commissioner of Public Works.

GOD SAVE THE QUEEN!

Land Acts.

PROCLAMATIONS RESCINDED AS TO WHOLE AND AS TO PART (TOWNSHIPS OF BRUTHEN, MARYBOROUGH AND WARRAYURE).

PROCLAMATION

PROCLAMATION

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

I, THE Administrator of the Government 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 my Proclamation rescind the Proclamation approved on 15th July 1861 defining the Grange Burn Section No. 18 containing 814 acres 3 roods 32 perches and situated on the road between Hamilton and Dunkeld as a Township (now known by the name of Warrayure), the Proclamation approved on 3rd August 1863 defining the amendment of the boundaries of the Town Reserve of Maryborough and the Proclamation dated 14th September 1885 defining certain areas of land as Township in so far as it refers to the Township in the Parish of Tambo (see Government Gazette 1885 page 2649).—(B.790(1) (M.66(14) (W.62(A) (C.95204) (C.70509) (C.93341).

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

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

R. W. HOLT; Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928.

PROCLAMATIONS RESCINDED AS TO FART AND AS TO WHOLE AND TOWNSHIP OF BULLARTO PROCLAIMED.

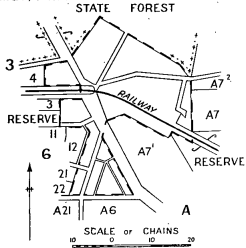
PROCLAMATION

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

of the State of victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

I, THE Administrator of the Government 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 my Proclamation rescind the Proclamation dated 18th December 1885 defining certain areas of land as Townships in so far as it refers to a Township in the Parish of Bullarto (see Government Gazette 1885 page 3576) as reduced by Proclamation dated 18th June 1896 (see Government Gazette 1895 page 2468) and 5th December 1900 (see Government Gazette 1900 page 4516) defining certain areas of land as Townships in so far as they refer to extensions of the Township at North Bullarto and the Proclamation dated 9th February 1904 defining a certain area of land as a Township in extension of the Township of North Bullarto (see Government Gazette 1918 page 3594) and in lieu thereof do hereby proclamation dated 17th December 1918 (see Government Gazette 1918 page 3594) and in lieu thereof do hereby proclam as a Township distinguished by the name of Bullarto the area of land in the Parish of Bullarto, County of Talbot within the boundaries indicated by conventional township sign on the plan hereunder.—

(B.645(\$\frac{1}{2}\$, \$\frac{1}{2}\$) (C.93940).



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

CHARLES J. LOWE.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Acts.

ORDER REVOKED AND TOWN ALTERED TO TOWNSHIP OF LOCKWOOD.

PROCLAMATION

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

I THE Administrator of the Government 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 my Proclamation revoke the Order

dated 12th July 1853 fixing the site for a Village at Lockwood at Bullock Creek on the road from Melbourne to the Lower Loddon and Swan Hill (see Government Gazette 1853 page 996) and substitute the designation of Township for the designation of Town of the area of land designated a Town distinguished by the name of Lockwood by Proclamation dated 18th February 1861 (see Government Gazette 1861 page 406) as reduced by Proclamations dated 12th August 1901, 12th November 1902, and 13th January 1904 (see Government Gazettes 1901 page 3185, 1902 page 4584 and 1904 page 167).—(L87(3,5) (C.95471).

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

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928.

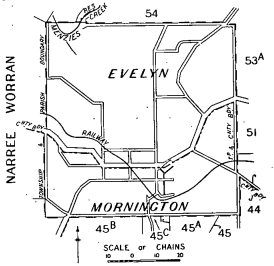
PROCLAMATION RESCINDED AS TO PART AND TOWNSHIP OF EMERALD PROCLAIMED.

PROCLAMATION

PROCLAMATION

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

I, THE Administrator of the Government of the State of 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 my Proclamation rescind the Proclamation dated 20th September 1886 defining certain areas of land as Townships in so far as it refers to the Township at Emerald in the Parish of Gembrook (see Government Gazette 1886 page 2737) and in lieu thereof do hereby define as a Township distinguished by the name of Emerald the area of land in the Parish of Gembrook, Counties of Evelyn and Mornington within the boundaries indicated by conventional township sign on the boundaries indicated by conventional township sign on the plan hereunder.—(E.110(3) (G.206(9) (C.95484).



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

CHARLES J. LOWE.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928. TOWNSHIP (VECTIS) RESCINDED.

PROCLAMATION

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

THE Administrator of the Government of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the sald State and in pursuance of the provisions contained in section 25 of the Land Act 1928 do by this my Proclamation rescind the Proclamation dated 2nd February 1886 defining certain areas of land as Townships in so far as it refers to the Township in the Parish of Quantong (see Government Gazette 1886 page 287).—(Q.36(s) (V.12(s) (C.95202).

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

CHARLES J. LOWE.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928.

TOWNSHIP (QUANTONG) RESCINDED.

PROCLAMATION

PROCLAMATION

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

I THE Administrator of the Government 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 my Proclamation rescind the Proclamation dated 23rd January 1893 defining certain areas of land as Townships in so far as it refers to the Township in the Parish of Quantong (see Government Gazette 1893 page 353).—(Q.36(3) (C.93973).

Given under my Hand and the Seel of the State of

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

CHARLES J. LOWE.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928.

TOWNSHIP OF BULLARTO ALTERED TO TOWNSHIP OF BULLARTO SOUTH.

PROCLAMATION

PROCLAMATION

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

I THE Administrator of the Government 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 my Proclamation alter the designation of Bullarto of the Township in the Parish of Bullarto defined and designated by the name of Bullarto by Proclamation dated 20th February 1951 (see Government Gazette 1951 page 1561) to Bullarto South.—(B.645(s, p2) (C.92925).

Given under my Hand and the Seal of the State of

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

CHARLES J. LOWE.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

PUBLIC HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the Public Service Act 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 days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

Public Holidays:-

WEDNESDAY, 11TH NOVEMBER, 1953, throughout the City of Bendigo.

WEDNESDAY, 11TH NOVEMBER, 1953, throughout the Borough of Eaglehawk.

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

WEDNESDAY, 18TH NOVEMBER, 1953, throughout the City of Bendigo.

Tuesday, 13th October, 1953, throughout the North Riding of the Shire of Dimboola.

WEDNESDAY, 18TH NOVEMBER, 1953, throughout the Borough of Eaglehawk.

Public Half-Holidays from the Hour of Eleven o'clock in the forenoon:—

Saturday, 17th October, 1953, throughout the South and West Ridings of the Shire of Dimboola.

SATURDAY, 7TH NOVEMBER, 1953, throughout the South and West Ridings of the Shire of Dimboola.

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

CHARLES J. LOWE.

By His Excellency's Command,

L. W. GALVIN,

Chief Secretary.

GOD SAVE THE QUEEN!

BANK HALF-HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions of the Banks and Currency Acts, I, the Administrator of the Government of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates nemed hereunder special days to be observed as Bank Half-Holidays at the places respectively mentioned, that is to sav:—

Bank Half-Holidays from the Hour of Eleven o'clock in the forenoon:

TUESDAY, 13TH OCTOBER, 1953, at Rainbow.

WEDNESDAY, 21st October, 1953, at Rochester and Lockington.

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

(L.S.)

. CHARLES J. LOWE.

By His Excellency's Command,

L. W. GALVÎN,

. Chief Secretary.

GOD SAVE THE QUEEN! " ; : (.

APPOINTMENTS.

HIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 29th day of September, 1953, been pleased to make the under-mentioned appointments, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

Member, Street Traders Licences Board.

JAMES PATRICK DEVINE, an officer of the Children's Welfare Department, pursuant to the provisions of section 5 of the Street Trading Act 1928, to be a member of the Street Traders Licences Board, for a period of two years from the 19th October, 1953.

DEPARTMENT OF CROWN LANDS AND SURVEY. Member of Committee of Management.

RICHARD JOHN SKINNER RICHARD JOHN SKINNER
to be a Member of the Committee of Management of
that portion of the land temporarily reserved by Order
in Council dated the 26th July, 1910, for the Recreation,
Convenience, and Amusement of the people at South
Melbourne as is known as the "South Melbourne Foreshore," vice John Francis Trevorrow, who has ceased to
be a Councillor of the Council of the City of South
Melbourne, provided that the said Richard John Skinner
shall hold office for so long as he shall continue to be a
Councillor and the elect of the Council of the City of
South Melbourne. South Melbourne.

LAW DEPARTMENT.

Magistrates.

JESSIE MARJORIE COX, Brantome-street, Gisborne, to Keep the Peace in the Central Bailiwick of the State of Victoria; EDWARD CHARLES PHILLIPS, Post Office, Macorna, to Keep the Peace in the Midland Bailiwick of the State of Victoria; and

Victoria; and

JOHN KOENIG LIVINGSTON, Box 6, Jeparit, and CHARLES VICTOR LEYONHJELM, Roy-street, Jeparit, Keep the Peace in the Western Bailiwick of the State of Victoria.

Deputy Coroner.

NORMAN BROWNBILL JOHNSON, J.P., 13 Albert-street,

West Geelong, to be a Deputy Coroner, pursuant to the provisions of the Coroners Act 1928, to act and have jurisdiction for and during the absence of the Coroner at and in the vicinity of Geelong.

Commissioners for Taking Declarations, &c.

JOHN JOSEPH CLANCY, 127 Napier-street, Essendon, WALTER THOMAS SANDERS, Manager and Secretary, Mildura Base Hospital, Mildura, DORIS MYRA OULTON TILSON, 26 Norton-street, Wan-

garatta,

James Gilmore, care of Commonwealth Quarries (Footscray) Pty. Ltd., 328 Flinders-street, Melbourne, and vard Baldwin Perkin, 154 Honeysuckle-street,

Bendigo, to be Commissioners for taking Declarations and Affidavits.

under the provisions of Division 8 of Part IV. of the Evidence Act 1928, to resign upon removing from the neighbourhood of the addresses stated.

Clerk of Petty Sessions, &c.

MAURICE COLIN DUNCAN to be also Clerk of Petty Sessions and Clerk of the Children's Court at Cressy, vice A. R. Penfold, relieved, to take effect from the date of commencement of duty.

Bailiff of County Court.

HERBERT EDWARD ROWARTH, Senior Constable of Police,

Dimboola, to be also a Bailiff of the County Court at Horsham, vice H. Parker, resigned, with fees, to take effect from the date of commencement of duty.

DEPARTMENT OF THE TREASURER. Collectors of Imposts (Acting).

RAYMOND TREWALLA LITTLEJOHNS to act temporarily as Collector of Imposts, Labour Department, during the absence of C. M. Roscholler, on leave;

FRANCIS LIONEL RANKIN
to act temporarily as Collector of Imposts, Premier's
Office, during the absence of P. H. Wallace, on leave.

DEPARTMENT OF WATER SUPPLY.

Waterworks Trusts Commissioners.

TREVOR WILLIAM PROCTER
to be a Commissioner of the Warburton Waterworks
Trust for a period of four years from the date hereof,
subject to the provisions of the Water Acts; and
LACHLAN CAMPBELL MYERS

to be a Commissioner of the Ballan Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 29th September, 1953.

RESIGNATIONS.

HIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 29th day of September, 1953, accepted the resignations of the persons named hereunder of the offices mentioned,

CHIEF SECRETARY'S DEPARTMENT.

ALAN WALLACE REID, a Licensing Inspector for each and every Licensing District in the State of Victoria, to date from and inclusive of the 14th September, 1953.

LAW DEPARTMENT.

HARRY PARKER, as a Bailiff of the County Court at Horsham.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 29th September, 1953.

DEPARTMENT OF MINES.

SUBJECT to any necessary excisions, &c., it is proposed to grant the following mining leases:—
11298, Bendigo; Charles Stewart Paterson; 38a. 2r. 5p., at Rushworth.

7300, Mineral; Keith McRae; 18a. 3r. 3p., Parish of Buchan.

APPLICATION FOR LEASE DECLARED ABANDONED. 7302, Mineral; Thornton Newton and Samuel Rees; 236a. 3r. 27p., Parish of Jumbunna East.

CONSENTS GRANTED TO TRANSFER MINING LEASES.

8218, Beechworth; from Muriel Wootten to Carlos Nunes Keppell.

Keppell.

8994. Castlemaine; from Thomas Manning and Walter Lewis Griffiths to Thomas Manning.

5489, Gippsland; from Maude and Yellow Girl Gold Mining Co. N. L. to Henry Lewis Rigbye and Kenneth Wright.

11233, Bendigo; from John William Ernest Morrow and Maurice George Lewis to Rupert Emanuel Giudice.

CORRECTION.

In the Government Gazette dated 2nd September, 1953, under the heading Mining Leases Granted, the number 9219 should read 9129.

A. M. FRASER, Minister of Mines.

Stock Diseases Act 1928 (No. 3779).

QUARANTINE DISTRICTS UNDER REGULATION 37. QUARANTINE restrictions imposed on the following properties have been removed:—

Name; Address.

Name; Address.

Ackerly, A. L.; Foster.
Belmont, F. C.; Greta.
Buchanan, R. C.; "Ormidale," Tallangatta.
Evans, T. H.; Leongatha.
Ley Bros.; Tallangatta.
Livingstone, S. R.; "Tullaree," Middle Tarwin.
Paton, R. F.; "Erinbank," Tallangatta.
Ried, A.; Tallangatta Valley.
Sheather, B. C. C.; Tallangatta Valley.
Whitehead, E.; Corryong.

R. J. DE C. TALBO

R. J. DE C. TALBOT, Chief Inspector of Stock.

Transport Regulation Acts. TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS

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

Name and Address: Nature of Application.

- COTTRILL, E. S. & C., Martin-street, Penshurst; 1 commercial goods vehicle (12 cwt.) to operate throughout the State of Victoria in the course of business as "plumbers and millwrights"—tools, spare parts, and material incidental to trade.
- TREVENA, M. (trading as Echuca Distributing Co.), 32
 Dickson-street, Echuca; 1 commercial goods vehicle
 (80 cwt.) to operate within a radius of 60 miles of
 Echuca for the purpose of distributing aerated waters, cordials, milk bar syrups, and associated products of B.C.X. Pure Fruit Drinks Pty. Ltd., of Bendigo.
- FELTON GRIMWADE & DUERDINS PTY. LTD., 342 Flinders-JOERONN FTY. LTD., 342 Finders-lane, Melbourne, C.1; 1 commercial goods vehicle (5 cwt.) to operate in the course of business as "manufacturing and wholesale chemists" within a radius of 50 miles of Shepparton for the carriage of ethical drugs and patent medicines for delivery to clients from branch store.
- FELTON GRIMWADE & DUERDINS PTY. LTD., 342 Flinders-lane, Melbourne, C.1; 1 commercial goods vehicle (5 cwt.) to operate in the course of business as "manufacturing and wholesale chemists" within a radius of 50 miles of Albury for the carriage of ethical drugs and patent medicines for delivery to clients from branch store.
- FELTON GRIMWADE & DUERDINS PTY. LTD., 342 Flinders-lane, Melbourne, C.1; 1 commercial goods vehicle (5 cwt.) to operate in the course of business as "manufacturing and wholesale chemists" within a radius of 50 miles of Bendigo for the carriage of ethical drugs and patent medicines for delivery to clients from branch store.
- FELTON GRIMWADE & DUERDINS PTY. LTD., 342 Flinderslane, Melbourne, C.1; 1 commercial goods vehicle (5 cwt.) to operate in the course of business as "manufacturing and wholesale chemists" within a radius of 50 miles of Ballarat and from and to Ararat for the carriage of ethical drugs and patent medicines for delivery to clients from branch store.
- FELTON GRIMWADE & DUERDINS PTY, LTD., 342 Flinderslane, Melbourne, C.1; 1 commercial goods vehicle (12 cwt.) to operate in the course of business as "manufacturing and wholesale chemists" within a radius of 50 miles of Warragul for the carriage of ethical drugs and patent medicines for delivery to clients from branch store.
- FELTON GRIMWADE & DUERDINS PTY. LTD., 342 Flinderslane, Melbourne, C.1; 1 commercial goods vehicle (5 cwt.) to operate in the course of business as "manufacturing and wholesale chemists" within a radius of 50 miles of Geelong for the carriage of ethical drugs and patent medicines for delivery to clients from branch store.
- GILMORE, S. D., 46 Molliam-street, Kyneton; 1 commercial goods vehicle (200 cwt.) to operate—(a) within a radius of 20 miles from Kyneton—general goods, (b) from Melbourne to Kyneton—petroleum products, (c) from Kyneton to Melbourne—empty containers.
- International Harvester Co. of Aust. Pty. Ltd., 171
 City-road, South Melbourne; 2 commercial goods vehicles (11 and 12 cwt.) to operate throughout the State of Victoria for the purpose of servicing and maintaining trucks, tractors, farm and industrial machinery, such trucks, tractors, &c., having been manufactured by the applicants—tools of trade and spare parts incidental to such servicing and maintenance work. tenance work.
- KNIGHT, J. E., Northern Highway, Kilmore; 1 commercial goods vehicle (143 cwt.) to operate—(a) within a radius of 20 miles of Kilmore—general goods, (b) from Kilmore to Melbourne—diatemaceous earth.
- MATTHEWS, R. A., & L. R. KIPPING, High-street, Healesville; application to vary the terms of existing licence No. D.1474 by deleting present conditions and adding in lieu—(a) from forest landings in the Gelantipy area to Brown's Mill at Gelantipy—logs, (b) from Brown's Mill at Gelantipy to the railway station at Nowa Nowa-sawn timber.

- MILLER, JAMES, & Co. PTY. LTD., 29 Dawson-street, Brunswick; 1 commercial goods vehicle (7 cwt.) to operate within a radius of 50 miles of Brunswick and from and to Brunswick to and from Warragul in the course of business as "flax and hemp spinners, rope, twine, and thread manufacturers"—goods being the property
- of the applicant.

 MITCHELL & Co. PTY. Ltd., 12-36 Cross-street, West Footscray; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria for the purpose of servicing and maintaining agricultural machinery—tools, spare parts, and material incidental to trade. to trade.
- O'ROURKE, J. N., 8 McCulloch-street, Donald; 1 commercial goods vehicle (30 cwt.) to operate within a radius of 50 miles of Donald in the course of business as "dry cleaners and launderers"—articles for dry cleaning or laundering or those which have been dry cleaned or laundered
- or laundered.

 RODGERSON, G., Railway Yards, Shepparton: 1 commercial goods vehicle (90 cwt.) to operate within a radius of 50 miles of Shepparton for the carriage of general merchandise and produce in the course of business as "general wholesale merchant."

 THOMAS, R., Newgrove-road, Healesville; 1 commercial goods vehicle (180 cwt.) to operate—(1) from any forest landings in the Niagaroon and Upper Yarra forestry districts and the North Big River areas to—(a) the railway station at Healesville, (b) to any mill or dump located within a radius of 20 miles of such landing or dump or the railway station at Healesville, (c) to any mill or timber yard situate within a radius of 25 miles of Melbourne—logs, (2) from Evans' and Taylor's Sawmill and T. Dennehy's Sawmill at Healesville to—(a) the railway station at Healesville, (b) to Taylor's Sawmill and T. Dennehy's Sawmill at Healesville to—(a) the railway station at Healesville, (b) to any customer if delivered within a radius of 20 miles of Healesville Railway Station, (c) to any merchant or builder if delivered to a timber yard or direct to a building site within a radius of 25 miles of Melbourne—sawn timber.

 Transmission Lines Pty. Ltd., 213 Canning-street, Carlton; 1 commercial goods vehicle (20 cwt.) to operate throughout the State of Victoria in the course of business as "electrical and mechanical engineers and contractors"—conduit, cable, and similar electrical material for use on own contracts.

 Tuit, H. D. J., 32 North-road, Brighton; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria in the course of business as "factory representative for Kriesler radios" for the carriage of wireless sets for demonstration purposes and incidental urgent deliveries.

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.

- Name and Address; Present Franchise; Licence No.; Date of Expiry.

 Cook, B. E., Central Springs-road, Daylesford; throughout the State of Victoria in the course of business as "marine collector"—marine goods; D.5783; 5th December, 1953.

 Cook, B. E., Central Springs-road, Daylesford; (a) within a radius of 20 miles from Daylesford—general goods, (b) from and to places situate within a radius of 5 miles from the post office at Daylesford to and from Ballarat—general goods, excluding any goods carried pursuant to the provisions of paragraph (a) above; D.5784; 5th December, 1953.

 Ronaldson Bros. & Tippett Ltd., Creswick-road, Ballarat; throughout the State of Victoria for the purpose of servicing and maintaining agricultural machinery and lighting plants—tools of trade and spare parts incidental to such servicing; D.5812; 5th December, 1953.

 Taylor, T., 134 Duke-street, Castlemaine; (a) within a radius of 20 miles from Castlemaine—general goods, (b) from and to places situate within the radius as defined in paragraph (a) above to and from agricultural shows and exhibitions throughout the State of Victoria—stud live stock; D.4390; 15th December, 1953.

 Trahar, W. B., 151 Main-road, Ballarat; to operate for the carriage of—(a) tools of trade, scaffolding, and small quantities of building material required by the licensee in connexion with his business as "builder and contractor," provided that these shall be carried to the site of a building contract on an initial trip only at the commencement of building operations, (b) building materials generally to be carried to the site of a building contract from the nearest railhead at any time during-construction; D.5573; 1st August, 1953.

NOTICE is hereby given that the application made by the company named below for renewal of licence with variation to operate the commercial goods vehicle on the route or routes, or in the manner set out opposite their name, will be heard at a time and place to be communicated to the parties concerned:—

Name and Address; Present Franchise; Amended Conditions; Licence No.; Date of Expiry.

Conditions; Licence No.; Date of Expiry.

EVANS, M. C. & L. B. (trading as Evans Grain & Produce Co.), Carrier-street, Benalla; (a) within a radius of 20 miles from Benalla—general goods, (b) from and to Wangaratta to and from Benalla—petroleum products, (c) within a radius of 30 miles of Benalla—grain and produce; (a) within a radius of 20 miles of Benalla and to Wangaratta—general goods, (b) between Wangaratta and Benalla—petroleum products, (c) within a radius of 50 miles of Benalla—grain, produce, and fruit; D.5757; 14th November, 1953.

NOTICE is hereby given that the applications made by the persons named below for licences to operate 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 and Address; Nature of Application.

- FOOTSCRAY-YARRAVILLE BUS SERVICE, 7 Hall-street, Yarraville; application for variation of licence Nos. M.O.136, 137, 138, 139, 140, 141, Route 109A (Footscray-Yarraville), to delete from the existing time-table of extension (d) to the State Electricity Reserve Gate at the corner of Elphin-street and Douglas-parade, Newport, the following trips:—To Newport 8.15 a.m., 8.45 a.m., to Footscray 8.30 a.m., 9 a.m., and to operate instead only between 6.30 a.m. and 8 a.m. and between 4 p.m. and 6 p.m. week days.
- Barton, F. S., "Hush Khana," Dickens-road, Olinda; application for variation of Route 31 (Toorak-Burnley) to delete all operations on Saturdays, Sundays, and Public Holidays.

Note.—This application replaces that previously gazetted on 23rd September, 1953.

- Murphy, I. S., 240 The Boulevard, East Ivanhoe: 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car to be bespoken from Civic Motor Service, 57 City-road, South Melbourne (subject to the cancellation of metropolitan private hire licence No. M.H.463, operational address Civic Motors, 57 City-road, South Melbourne, at present held by R. H. Murphy, 240 The Boulevard, East Ivanhoe).
- Foster, W. J., 45 Henty-street, Reservoir; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car to be bespoken from Astoria Taxis, Swanston-street, Carlton (subject to the cancellation of metropolitan private hire licence No. M.H.496, operational address Abbey Taxis, 78 Acland-street, St. Kilda, at present held by A. Killigrew, Union Hotel, Sturt-street, Ballarat).
- HARRIS, A., 6 Ivy-street, West Heidelberg; application for variation of licence No. M.H.1321 to delete present operational addresses 6 Ivy-street, West Heidelberg, and 83 Yarra-street, Heidelberg, and instead include the ability to operate under two-way radio control from Associated Taxi Services, 547 Spencer-street, West Melbourne.
- SLATER, J. P., Price-avenue, Mount Waverley; application for two commercial passenger vehicles, with seating capacity for 25 and sixteen persons respectively, to operate as metropolitan route omnibuses on Route 89A (Box Hill-Canterbury), under the same terms and conditions as licence Nos. M.O.233 and M.O.234, at present in the name of A. Morton, 40 Pender-street, Thornbury.

Note.—Subject to the cancellation of licence Nos. M.O.233 and M.O.234.

NICOL, S. C., L. M., S. D., & W. A., & L. W. SINCLAIR, 17 Kent-avenue, Elwood; application for one commercial passenger vehicle, with seating capacity for 26 persons, to operate on Route 74A (Williamstown-Footscray-Moonee Ponds) as a regular service omnibus, under the same terms and conditions of M.O. licence No. M.O.338 now issued in the name of W. A. Lewis, 210 Ragian-street, Preston.

Note.—Subject to the cancellation of licence No. $M.\mathrm{O.338}.$

Laidlaw, W. T., 52 Grant-street, East Malvern; application for one commercial passenger vehicle, with seating capacity for nineteen persons, to operate as a regular service omnibus on Route 24a (Gardiner-Caulfield), under the same terms and conditions as licence Nos. M.O.180 and M.O.182.

Note.—Subject to the cancellation of licence No. M.O. Sub. 83, at present in the name of the applicant.

NOTICE is hereby given that the applications made by the persons named below for licences to operate 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 and Address; Nature of Application.

- Balshaw, R. J., Church-street, Balranald, New South Wales; I commercial passenger vehicle, with seating capacity for five persons, to operate for the carriage of passengers otherwise than at separate and distinct fares solely from and to points within the State of New South Wales to and from any point in the State of Victoria, provided that no journey shall be wholly within the State of Victoria.
- Balshaw, R. J., Church-street, Balranald, New South Wales; 1 commercial passenger vehicle, with seating capacity for five persons, to operate between Balranald and Swan Hill, via Kyalite, Tooleybuc, and Nyah, on Mondays, Wednesdays, Thursdays, and Saturdays.
- MURRAY VALLEY ENGINEERING AND TRANSPORT CO. PTY. LTD., 62 Curlewis-street, Swan Hill; 1 commercial passenger vehicle, to operate for the carriage of three (3) passengers, mails, parcels, perishables, and general freight between Swan Hill and Balranald, via Stoney Crossing and Kyalite.

$\mathbf{Time}\text{-}\mathbf{table}.$

Monday to Saturday.

Depart 5.15 p.m. Swan Hill Arrive 7.00 a.m. Arrive 7.30 p.m. Balranald Depart 4.45 a.m.

- SMITH, C. W., Langtree-avenue, Mildura; 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 Mildura Post Office, (b) under private hire conditions within a radius of 100 miles of Mildura Post Office (subject to the cancellation of licence No. C.T.522, at present in the name of C. Ryan, Mildura).

 MOORE, P. K. (trading as Warrandyta Taxi Samias) Variations of the content of th
- in the name of C. Ryan, Mildural.

 Moore, P. K. (trading as Warrandyte Taxi Service), Yarrastreet, Warrandyte; 2 commercial passenger vehicles, each with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares within a radius of 4 miles of Warrandyte Post Office, (b) under private hire conditions within a radius of 50 miles of Warrandyte Post Office (subject to the cancellation of licence Nos. C.T.23 and A.594, at present in the name of N. R. Robertson, Warrandyte).
- LATROBE VALLEY BUS LINES, 1 Seymour-street, Traralgon; application for variation of all licences at present held by the applicant to include the ability to operate under the same terms and conditions of licences held in the name of Yallourn Passenger Service Pty. Ltd., subject to the cancellation of such licences held by Yallourn Passenger Services Pty. Ltd.
- UEBERGANG, O., Post Office, Ayrford; application for renewal of licence No. A.2722 (expired 6th June, 1953) authorizing operations to operate for the carriage of passengers, mails, and parcels between Ayrford and Timboon.
- HITCHINSON, R. T., Skipton; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) For the carriage of passengers otherwise than at separate and distinct fares throughout Victoria from Smythe-street, Skipton, (b) for the carriage of mails only between Skipton Post Office and Bradvale, under contract to the Postmaster-General's Department (subject to the cancellation of licence No. C.T.489, at present in the name of the applicant).

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ZEUSCHNER, G. L., Hassett-street, Leongatha; 1 commercial passenger vehicle, with large-seating capacity, to be purchased, to operate as follows:—(a) Interchangeably with licence Nos. C.O.902, 903, 904, and 905, (b) for the carriage of passengers and urgently required doctors' supplies, medicines, spare parts, and agricultural machinery between Athlone and Dandenong Railway Station, via Drouin South, Modella-road, Ripplebrook, Langview, Yannathan, Catani, Bayles, Koo-Wee-Rup, Manks-road, Dalmore-road, Tooradin, and Five Ways.

TIME-TABLE

Monday to Saturday (inclusive).

Leave	Athlone		 6.45 a.m.
	Drouin South		 7.00 a.m.
	Ripplebrook	1	 7.05 a.m.
	Langview		 7.15 a.m.
	Yannathan		 7.25 a.m.
	Catani		 7.45 a.m.
	Bayles		 7.55 a.m.
	Koo-Wee-Rup	North	 8.15 a.m.
	Manks-road	٠	 8.30 a.m.
	Dalmore		 8.40 a.m.
	Tooradin		 8.45 a.m.
	Five Ways		 8.55 a.m.
Arrive	Dandenong		 9.15 a.m.

(Connects 9.28 a.m. train to Flinders-street.)

Sunday.

Leave	Athlone			3.45 p.m.
	Drouin South			4.00 p.m.
	Ripplebrook			4.05 p.m.
	Langview			4.15 p.m.
	Yannathan			4.25 p.m.
	Catani			4.45 p.m.
	Bayles `			4.55 p.m.
	Koo-Wee-Rup	North		5.15 p.m.
	Manks-road		,	5.30 p.m.
	Dalmore			5.40 p.m.
	Tooradin		٠.	5.45 p.m.
	Five Ways			6.00 p.m.
Arrive	Dandenong			6.20 p.m.

(Connects 6.39 p.m. train to Flinders-street.) Leave Dandenong to return Friday and Sunday 7.15 p.m., other days 6.45 p.m.

FARES.

	•			Sin	gle.	Retu	rn.
				8.	d.	8.	d.
Dandenong	to	Athlone		11	0	17	0
Dandenong	to	Drouin South		11	0	17	0
Dandenong	to	Ripplebrook		11	0	17	0
Dandenong	to	Langview	,	10	0	15	0
Dandenong	to	Heath Hill		9	0	13	0
Danderong	to	Yannathan		8	0	12	0
Dandenong	to	Catani		7	0	11	0
Dandenong	to	Bayles	.,	6	6	10	0
Dandenong	to	Koo-Wee-Rup	North	6	0	9	6
Dandenong	to	Manks-road		6	0	9	0
Dandenong	to	Dalmore		5	6	8	6
Dandenong	to	Tooradin		5	0	8	0
Dandenong	to	Five Ways		4	0	6	0

(c) As a country special service omnibus, subject to all Regulations appertaining to such operations and subject that journeys undertaken commence within a radius of 10 miles of Catani Post Office.

A PPLICATION for renewal of private hire licence expiring in October, 1953:—

Kingston, F. C., 19 Wimmera-street, Stawell; P.H.1639. Notice of any objection should be forwarded to reach the Secretary to the Board not later than Wednesday, 21st October, 1953.

E. V. FIELD.

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 7th October, 1953,

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

GENERAL NOTICE.

GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works, having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included within the sewerage areas hereinafter described, doth hereby declare that on and after the 7th November, 1953, 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 Metropolitan Board of Works Act 1928.

The sewerage areas hereinbefore referred to are:

The sewerage areas hereinbefore referred to are:-Sewerage Area No. 1393.

Sewerage Area No. 1393.

City of Nunawading.—Commencing at the junction of Molleton-street and Main-street; thence southerly along Main-street, westerly along the southern boundary of lot 2 Main-street, southerly along portion of the eastern boundary of lot 4 Molleton-street, westerly along the southern boundaries of the said lot 4 and lot 5 Molleton-street, northerly along portion of the western boundary of the said lot 5, westerly along the southern boundaries of lots 27 and 26 Molleton-street, northerly along the western boundary of the said lot 26 to the boundary of Sewerage Area No. 1059, easterly, northerly, and easterly following Sewerage Area No. 1059 to Main-street, southerly along Main-street to the commencing point.

Sewerage Area No. 1394.

Sewerage Area No. 1394.

Sewerage Area No. 1394.

Shire of Mulgrave.—Commencing at the junction of Highbury-road and Stephen-street; thence southerly along Stephen-street, westerly along Carmody-street, southerly along the eastern boundary of lot 66 Carmody-street, easterly, southerly, easterly, southerly, easterly, southerly, easterly, southerly along the boundaries of the property of Brock-hoff's Biscuits Pty. Ltd., further northerly along Mont Pellier-road, westerly along the southern boundary of lot 11 Chandler-grove, westerly along the southern boundaries of the said lot 11 and lots 12 to 16 Chandler-grove, southerly along portion of the eastern boundary of lot 24 Webb-street, westerly along Webb-street, northerly and generally north-easterly along Chandler-grove, northerly along the western boundaries of lots 4 to 1 Mont Pellier-road, easterly along Highbury-road to the commencing point.

Sewerage Area No. 1395.

Sewerage Area No. 1395.

City of Sunshine.—Commencing at the junction of Sredna-street and Sunshine-road on the boundary of Sewerage Area No. 1205; thence westerly along Sunshine-road to a point about 938 feet west of the west side of Sredna-street, southerly along the western boundary of lot 1 Sunshine-road to the boundary of Sewerage Area No. 1205, easterly and northerly following Sewerage Area No. 1205 to the commencing point.

Sewerage Area No. 1396.

Sewerage Area No. 1396.

Shire of Broadmeadows.—Commencing at a point in Danin-street 280 feet north-west of the north-west side of Austin-crescent; thence south-westerly along the north-western boundary of lot 6 Danin-street, south-easterly along the south-western boundaries of the said lot 6 and lots 7 and 8 Danin-street, south-westerly along the north-western boundary of lot 33 Austin-crescent, easterly, north-easterly, and northerly along Austin-crescent, one westerly along the northern boundary of lot 80 Austin-crescent, southerly along the western boundary of the said lot 80 and portion of the western boundary of the said lot 80 and portion of the western boundary of lot 20 Austin-crescent, westerly along the northern boundary of lot 25 Danin-street, south-easterly along Danin-street to the commencing point. 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, 6th October, 1953.

Stamps Act 1946. · NOTICE.

NOTICE is hereby given that the certificate appearing in Government Gazette No. 389, dated 30th December, 1937, that North Nell Gwynne Gold Mines No Liability was a company solely or principally engaged in the search or mining for gold is withdrawn as from the 7th October,

Dated the 7th day of October, 1953.

W. E. CAMIER, Comptroller of Stamps,

CONTRACTS ACCEPTED.—(Series 1953-54.)

Contract No.			Particu	lars.			Amount.	Name of Contractor.	Charge against V Fund.	ote or
1180	may b	f Butter	from 1			antities as 3, to 30th	Rates as per annex	Melbourne Butter Supply Pty. Ltd.		
1181	-,,	**	"	**	**	**	,,	Holdenson and Nielson Fresh Food Pty. Ltd.	Contingencies,	1953-54,
1182		**	**	,,	,,	"	,,	The Ararat and District Co- operative Butter Factory Co. Ltd.		

Approved-J. CAIN, Treasurer. 1.10.53.

Annex to Contracts Nos. 1953/1180 to 1953/1182. Schedule No. 22.

PROVISIONS-BUTTER AND CHEESE.

CONTRACT FROM 1ST OCTOBER, 1953, TO 30TH SEPTEMBER, 1954.

1953/1180.—Melbourne Butter Supply Pty. Ltd. Security, £400.

1953/1181.-Holdenson and Nielson Fresh Food Pty. Ltd. Security, £200.

1953/1182.—The Ararat and District Co-operative Butter Factory Co. Ltd. Security, £60.

Butter.—To be choicest grade Creamery Butter, to score not less than 93 points Government Grade, Commerce Regulations Standard. Cheese.—To be first class quality, semi or fully matured, as ordered, and not less than three months old. If the quantity admits, it shall be boxed for transport.

Item No.	Partic	ulars.			Rate.		Name of Contractor.
	Melbourne District-			•			-
1	Butter				Per cwt.—Ruling market rate		1)
2	Cheese				Per cwt.—Metropolitan Rate		[] .
- 1	Mont Park District-						Melbourne Butter Supply Pty. Ltd.
3	Butter				Per cwt.—Ruling market rate		11
4	Cheese				Per cwtMetropolitan rate		ŧ [
Ĩ.	Ararat District-				<u>-</u>		,
5	Butter	••	••	• •	Per cwt.—Ruling market rate		The Ararat and District Co-operative Butter Factory Co. Ltd.
6	Cheese				Per cwt.—Country rate		lγ . *
•	Ballarat District-		•		•		
7	Butter				Per cwtRuling market rate		
8	Cheese				Per ewtCountry rate		Holdenson and Nielson Fresh Food Pty.
-	Beechworth District-	_			•		Ltd.
9	Butter				Per cwt.—Ruling market rate		-
10	Cheese				Per cwt.—Country rate		IJ
	Greenvale Sanatoriun	a			-		
11	Butter				Per cwt.—Ruling market rate		Melbourne Butter Supply Pty. Ltd.
lla	Cheese				Per cwt.—Metropolitan rate		
	Stawell—Pleasant Cre	cek Sp	ecial Sch	ool	_		
12	Butter				Per cwt.—Ruling market rate		<u> </u>
12A	Cheese				Per cwt.—Country rate		Holdenson and Nielson Fresh Food Pty.
	Sunbury District—				l		} Ltd.
13	Butter				Per cwt.—Ruling market rate		
14	Cheese				Per cwt.—Country rate		IJ

Butter.-Ruling market rate, bulk £20 17s. 8d. per cwt. Pats, plus 10s. 6d. per cwt.

Cheese-

Metropolitan rate per cwt.-

40-lb. size-

Semi-matured, £14 2s. 4d. Matured, £14 18s. 8d.

20 and 10-lb. size-Semi-matured, £14 9s. 4d. Matured, £15 3s. 4d.

Country rate per cwt .-

40.lb. size-

20-lb. size-

Semi-matured, £14 4s. 8d. Matured, £15 3s. 4d.

Semi-matured, £14 9s. 4d. Matured, £15 8s. 0d.

Semi-matured, £14 14s. Matured, £15 12s. 8d.

CONTRACTS ACCEPTED.—(Series 1953-54.) PUBLIC WORKS.

1076. Footscray, Technical School, (1) supply of glass and reglaze windows in steel, £171 8s. 10d.—W. M. Smith. 1077. Preston, Technical School, (2) supply of sixteen drafting benches, £146.—D. F. Cowan Pty. Ltd. 1078. Geelong, Matthew Flinders Girls' School, (3) supply of cupboards, £182 10s.—Johnston's Furniture Productions

Pty. Ltd. 1079. Port Melbourne, Public Works Department Store-yard, (1) supply of 300 kerosene heaters for Education Department—schools, £2,363 15s.—Aladdin Industries Pty.

10-lb. size-

1080. Kew, Mental Hospital, (3) supply of linoleum, £105 18s. 3d.—E. L. Yencken and Co. Pty. Ltd. 1081. Kew, Mental Hospital, (2) supply of curtains, £107 13s.—A. E. Hoad and Co. 1082. Kew, Mental Hospital, (3) supply of tables and chairs, £236 12s. 6d.—Berwin Manufacturing Pty. Ltd. 1083. Melbourne, Agriculture Department, Herd Testing Branch, (4) supply and fix shelving, £159.—Johnston's Furniture Productions Pty. Ltd.

1084. Royal Park, Mental Hospital, (1) supply and fix rubber flooring, £179.—Clark Matting and Rubber Ltd. 1085. Melbourne, Law Courts, (4) fittings for No. 9 Court, £1,113 10s.—B. E. Purnell,

1086. Mont Park, "Larundel" Mental Hospital, (6) 1086. Mont Park, "Larundel" Mental Hospital, (6) supply of coat-hanging and pigeonhole storage units, f628 7s.—Kennett Bros. and Rayner Pty. Ltd.
1087. Mont Park, "Larundel" Mental Hospital, (7) supply of bedside lockers, f980.—W. R. Brooks.
1088. Sunbury, Mental Hospital, (2) supply of rubber floorings, f143 13s.—Clark Matting and Rubber Ltd.
1089. Royal Park, Mental Hospital, (1) supply of 150 chairs, £375.—State Electricity Commission of Victoria.

1090. Melbourne, Central Planning Authority, (2) storage cupboards, £232.—Johnston's Furniture Productions Pty.

1091. Port Melbourne, Public Works Department Store-yard, (5) supply of linoleum, £7,468 15s.—W. P. Murison. 1092. Mordialloc, High School, (5) supply of needlework cupboards, £104 12s. 6d.—Kennett Bros. and Rayner Pty.

1093. Brighton, Technical School, (1) supply of eight drawing benches, £106.—Hunt and Keeley.
1094. Port Melbourne, Public Works Department Storeyard, (1) supply of 200 coir mats, £623 6s. 8d.—Royal Victorian Institute for Blind.

Victorian Institute for Blind.

1095. Janefield, Mental Hospital, (1) supply of furniture, £107 10s.—Romney Woodcraft Pty. Ltd.

1096. Ballarat, Mental Hospital, (6) supply of linoleum, £627 11s. 8d.—W. P. Murison.

1097. Port Melbourne, Public Works Department Storeyard, (1) supply of kerosene heaters for schools, £231 5s.—J. Danks and Son Pty. Ltd.

1098. Port Melbourne, Public Works Department Storeyard, (2) supply of garbage bins for schools, £379 3s. 4d.

—Thos. Mitchell and Co. Pty. Ltd.

1099. Melbourne, Public Service Board, Public Offices, Western Annexe, (5) supply of furniture, £604 4s.—Lloyd Industries.

Industries

Industries.

1100. Melbourne, Public Service Board, Public Offices, Western Annexe, (3) erection of partitions, £130 6s.—
Johnston's Furniture Productions Pty. Ltd.

1101. Melbourne, Public Service Board, Public Offices, Western Annexe, (3) supply of Board Room furniture, £396.—B. E. Purnell.

1102. Melbourne, Public Service Board, Public Offices, Western Annexe, (2) supply of linoleum, £371 11s. 9d.—W. P. Murison.

Western Annexe, (2) supply of finoleum, £371 11s. 9d.—W. P. Murison.

1103. Drysdale, State School No. 1645, (1) laying of 200 square yards of new asphalt and patching and dressing existing, £207.—J. H. Lewis and Son.

1104. Lyndhurst South, State School No. 1222, (2) electrical intelligible touth.

trical installation in classroom, £120 15s .- Warren and Langford.

1105. Hamilton, High School, (2) additions to electrical installation, £206 10s. 6d.—R. J. Wilson.

1105. Hamilton, High School, (2) additions to electrical installation, £206 10s. 6d.—R. J. Wilson.

1106. Essendon, Hifh School, (9) replacements to spouting, £195.—E. A. Woods.

1107. Armadale, Larnook Domestic Arts College, (4) enclosing verandah, £104 10s.—L. J. Jackson.

1108. Caulfield, Technical School, (4) renewal of wire mesh to balconies and stairways, £141 10s.—A. Arnolds Fences Pty. Ltd.

1109. Birchip, Higher Elementary School, (2) repairs to detached classroom, ex Wycheproof South, £190.—N. L. Gledhill and G. F. McLennan.

1110. Merino, State School No. 2115 (Res.), (2) repairs and reblocking, &c., £220 11s. 6d.—P. J. Breen.

1111. Benambra, Police Station, (3) supply and installation of hot-water service, £155.—K. D. Sewell.

1112. Port Fairy, Consolidated School, (2) attention to boundary retaining wall, £120.—B. J. White.

1113. Ballarat, Transport Regulation Board, (3) installation of sewerage, £177.—F. Clark.

1114. Melbourne, Secondary Teachers' Training College.
(2) attention to prefabricated units and repairs to fence, £249 9s.—E. A. Payton.

1115. Gresswell, Sanatorium, (1) repairs to steam lines in the Nürses' Hostel, £172 6s. 6d.—G. C. Kippe.

in the Nûrses' Hostel, f172 6s. 6d.—G. C. Kippe.

116. Royal Park, Mental Hospital, (1) extending asbestos lagged steam pipe line branch to vac. ironer, roof vent, &c., £155 10s.—Mideco Pty. Ltd.

S. MERRIFIELD, Commissioner of Public Works. 29.9.53.

PUBLIC WORKS.

1117. Larundel, Mental Hospital, (3) supply of curtains, £115 5s.—A. E. Hoad and Co.

1118. Larundel, Mental Hospital, (3) supply of curtains, f124 15s.—F. L. Hickman.
1119. Preston, Mental Hygiene, "Pleasant View," (2) supply of laundry baskets, f106 13s.—H. Triplett.

1120. Hawthorn, Swinburne Technical School, (4) supply of fitters' benches, £121 17s. 6d.—Kennett Bros. and Rayner Pty. Ltd.

1121. Mont Park, Mental Hospital, (6) supply of furniture, £1,680.-Kennett Bros. and Rayner Pty. Ltd.

1122. Mont Park, Mental Hospital, (5) supply of lounge

furniture, f140.—H. Emerson.
1123. Mont Park, Mental Hospital, (2) supply of lino-leum, f381 15s.—W. P. Murison.
1124. Mont Park, Mental Hospital, (2) supply of rubber

1124. Mont. Park, Mental Hospital, (2) supply of rubber flooring, £400.—Dunlop Floorings Pty. Ltd.
1125. Mont. Park, Mental Hospital, (1) supply of mattresses and pillows, £194 8s.—Classic Bedding Co.
1126. Melbourne, City Morgue, (1) new sewer connexions, £405 9s. 11d.—Melbourne and Metropolitan Board of Works.

of Works.

1127. Lindenow, Police Station, (1) 'provision of detached portable office, £230.—K. D. Sewell.

1128. Port Melbourne, Prefabricated Teachers' Residences, (1) supply and fix gypsum 'wallboards to ceilings and walls (Jigs Nos. 67, 68, 69), £720.—Derite Pty. Ltd.

1129. South Yarra, Students' Hostel, 1 Walsh-street, (3) renewal and repairs to flooring on First Floor, £163 10s.—W. and D. Pitts and Son.

1130. Mildura, T.B. Chalet, (2) repairs to roof, &c., £172 15s.—Lewis and Hudswell.

1131. Kew, Mental Hospital, (2) renovations to bathroom, Nurses' Quarters (Children's Cottages), £172.—Egeberg Building and Plumbing Service.

1132. Sunbury, Mental Hospital, (3) painting of seven single rooms and adjoining passages in Ward F.1, £193.—F. Thomas.

F. Thomas.

1133. Burnley, Horticultural Gardens, (1) replacement

1135. Burnley, Horticultural Gardens, (1) replacement

of central-heating boiler, £239 10.—Thos. J. Tait.

1134. Elmhurst, Police Station, (2) electrical installation
(Sergeant's Quarters), £150 8s.—K. T. Clarkson.

1135. Greenvale, Sanatorium, (1) installation of new
feed water piping in main boiler room, £190 11s.—G. C.

1136. Caulfield, State School No. 773, (1) repairs to roofs, &c., £320.—H. and A. Tinsley.

1137. Melbourne, State Offices Annexe, 107 Russell-street, (1) maintenance of cold cathode fluorescent lighting equipment, £100 5s.—Claude Neon Lights (Vic.) Ltd.

1138. Flemington, Agriculture Department Government Pavillon, Showgrounds (1) electrical maintenance and

ment, £100 5s.—Claude Neon Lights (Vic.) Ltd.

1138. Flemington, Agriculture Department Government Pavilion, Showgrounds, (1) electrical maintenance and installation, £194 15s.—R. G. Harris Pty. Ltd.

1139. West Melbourne, Government Cool Stores, (1) repairs to 150-h.p. electric motor driving ammonia compressor, £340.—Gellibrand Electric Co.

1140. Port Melbourne, Film Store (Lands Department), (1) housing of control valves, automatic sprinkler system, £128 6s.—W. H. Langdon and Sons.

1141. Bendigo, Penal and Gaols, (1) supply of cooking range, £225.—State Electricity Commission of Victoria.

1142. Various, St. Kilda, Flinders, Harbor Works, (1) supply of timber; £346 9s. 10d.—Mount Alfred Timber Mills.

1143. Cavendish, State School No. 116, (1) supply of screenings and toppings, £124 10s.—R. J. Menzel and Son.

1144. Flinders, Jetty, (1) supply of hardwood timber, £145.—A. R. Weisselberg Timber Trading Co.

1145. Sunbury, Mental Hospital, (1) supply of fibrolite pipes, £105 5s. 3d.—James Hardie and Co. Pty. Ltd.

1146. Monbulk, State School No. 3265, (1) supply of screenings, sand, toppings, &c., £112.—R. T. Sims.

1147. Ferntree Gully, Tourist Resort, (1) supply of building slabs and posts, £132 7s. 3d.—Monier Pipe Co. (Vic.) Pty. Ltd.

1149. Mallacoota, Tourist Resort, (1) supply of building slabs and posts, £188 6s 5d.—Monier Pipe Co. (Vic.) Pty. Ltd.

1149. Mallacoota, Tourist Resort, (1) supply of building slabs and posts, £118 6s. 5d.-Monier Pipe Co. (Vic.) Pty.

1150. Melbourne, Government Cool Stores, (1) supply of

timber, £1,095 10s.—Burwood Timber Mills Pty. Ltd.
1151. Dookie, Agricultural College, (1) supply of threephase motor, £101 18s. 6d.—Crompton Parkinson (Sales) Pty. Ltd.

1152. Bangholme, State School No. 3884, (1) supply of gravel, £180.—R. T. Sims.

1153. Mont Park, Mental Hospital, (1) supply of Bain Marie hot press, toaster, and urns, £1,174 3s.—L. J. Morgan Pty. Ltd.

1154. Beechworth, Mental Hospital, (2) supply of welt stitcher, £228 6s. 6d.—Michaelis, Hallenstein, and Co. Pty.

1155. Walpeup, Research Station, (1) supply of centrifugal pump, £118.—K.L. Distributors Pty. Ltd.

1156. Port Melbourne, Public Works Department Depot, supply of toppings and screenings, £313 14s. 7d.-Willis Quarries.

1157. Koo-Wee-Rup, Higher Elementary School, (1) supply of loam filling, £520.—R. T. Sims.

1158. Terang, High School, (1) supply of milk urn, pie warmer, and drink mixer, £103 13s. 6d.—British General Electric Co. Pty. Ltd.

1159. Yalungah, State School No. 3413, (1) supply of gravel, £225.—H. J. Tulloch.

1160. Cape Patterson, Foreshore, (1) supply of Roseberry engine pumping unit, &c., £149 10s.—Cameron and Sutherland Ltd.

1161. Mitta Mitta, Tourist Reserve, (1) supply of Roseberry engine pumping unit, &c., £149 10s.—Cameron and

berry engine pumping unit, &c., £149 10s.—Cameron and Sutherland Ltd.
1162. Ballarat, Mental Hospital, (1) supply of stainless steel sinks and benches, £404 10s.—L. J. Morgan Pty. Ltd. 1163. South Melbourne, Public Works Storeyard, (1) supply of twelve wheelbarrows, £165.—Kelso Manufacturing Co. Pty. Ltd.
1164. Sunbury, Mental Hospital, (2) supply of four floor polishers, £202.—Australian General Electric Pty. Ltd.
1165. Chadstone, State School No. 4930, (1) supply of crushed rock and dusty toppings, £171.—D. Germano and Son.

1166. South Melbourne, Storeyard, (1) supply of E.W. pipes, £600.—Melbourne Pottery Company Pty. Ltd. 1167. Camp Pell, State School No. 4719, (1) supply of gypsum board, £177 5s. 10d.—Briar Hill Fibrous Plaster

gypsum board, £177 58. 10d.—Briar fill Florous Flaster. Co. Pty. Ltd.
1168. Lakes Entrance, Harbor Works, (1) supply of timber, £153 0s. 3d.—Mount Alfred Timber Mills.
1169. Port Welshpool, Harbor Works, (1) supply of timber, £115 11s. 9d.—Mount Alfred Timber Mills.
1170. St. Kilda, Harbor Works, (1) supply of timber, £151 12s. 4d.—Mount Alfred Timber Mills.

1171. Williamstown, Dredging Depot, (1) supply of oil, £156 7s. 6d.—Caltex Oil (Australia) Pty. Ltd.

1172. South Melbourne, Storeyard, (1) supply of ply-rood, £176 7s. 6d.—State Electricity Commission of Victoria.

1173. Melbourne, Technical College, (1) supply of six only ceiling fans with speed regulators, £143 5s.—Stanley N. Lythgo.

MERRIFIELD, Commissioner of Public Works. 1 10 53

ORDERS IN COUNCIL,—(Series 1953-54.)

EDUCATION DEPARTMENT.

1073. One only second-hand motor car, 1938 model Oldsmobile sedan, for Echuca Technical School, £300.—S. R. Harpham, 240 High-street, Echuca.

1074. One only two-temperature refrigeration unit, for Bendigo School of Mines, £205 16s. 7d.—R. H. Meurer, Hargreaves-street, Bendigo,

Approved by the Governor in Council, 29th September, 1953.—A. Mahlstedt, Clerk of the Executive Council.

FORESTS COMMISSION.

Loan Fund Act No. 5660, Item 1-

1075. To the purchase of allotments 63c, 64a, 37B, and 56, Parish of Murrungowar, County of Croajingolong, containing 827 acres 3 roods 36 perches, for forest purposes, £2,897 18s. 3d.—Leslie V. Douthat, Murrungowar.

Approved by the Governor in Council, 25th August, 1953. -A. MAHLSTEDT, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

1174. The assembly and erection of 1,000-litre bucket wheel dredger for Yallourn Open Cut, to Specification No. 53-54/23, £90,266 19s. 6d.—Advance Construction Co.

1175. Operation of the Commission's quarry at Tanjil East for the supply and delivery of 40,000 cubic yards of metal screenings and toppings for construction work at Yallourn, to Specification No. 53-54/26, £49,425.—Excavations Pty. Ltd.

1176. The supply and delivery of meat for Kiewa messes for a period of twelve months, to Specification No. 53-54/7, at Schedule rates.—F. Power.

1177. For the supply and delivery of fuel oil for Hamilton Power Station for a period of twelve months, to Specification No. 52-53/81, at Schedule rates.—Neptune Oil Co. Pty. Ltd.

1178. The supply and delivery of fuel oil for Shepparton Power Station and metropolitan area for a period of twelve months, to Specification No. 52-53/81, at Schedule rates.—Shell Co. of Australia Ltd.

1179. The supply and delivery of fuel oil for Warrnambool Power Station for a period of twelve months, to Specification No. 52-53/81, at Schedule rates.—Vacuum Oil Co. Pty. Ltd.

Approved by the Governor in Council, 22nd September, 1953.—A. MAHLSTEDT, Clerk of the Executive Council.

NOTICE.

A DMINISTRATION of the estate of each of the under-A mentioned deceased persons has been granted to the Public Trustee, 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 9th December, 1953, or they will be excluded from the distribution of the estate when the assets are being distributed:-

*BANDMANN, HUGO ALBERT, also known as Albert Hugo Bandman, late of 12 Raynes-street, South Caulfield, retired public servant, died 6th April, 1953.

*Beddome, Mabel, late of Hobart, Tasmania, widow, died 23rd August, 1952.

Bell, Howard, also known as Harold Bell, formerly of 254 Albert-street, East Melbourne, but late of Sunbury, gentleman, died 15th May, 1953, intestate.

†Bollinger, Nellie Teresa, also known as Nellie Bollinger, late of 248 Victoria-parade, Melbourne, home duties, died 24th March, 1953.

Brennan, Annie, late of Sunbury, home duties, died 2nd May, 1953, intestate.

†BROWN, NANCY JANE, late of 166 Danks-street, Albert Park, home duties, died 17th November, 1952.

†CHERRY, ELIZA AGNES, formerly of 50 Barnett-street, Kensington, but late of Princess-street, Kew, spinster, died 5th August, 1953.

COLABUFALO, GIACOMO, late of 166 West Melbourne-road, Geelong West, farm worker, died 31st March, 1953, intestate.

CONDUIT, RICHARD, formerly of Picnic-road, Ararat, but late of 102 Ascot-street south, Ballarat, pensioner, died 18th June, 1953, intestate.

CONNELLY, MARY, late of Castlemaine Benevolent Home, Castlemaine, pensioner, died 12th March, 1953, intestate.

†Connolly, Emma, late of 203 Westgarth-street, Northcote, married woman, died 1st July, 1953.

*Corbett, William James, late of Tonimbuk, via Bunyip, retired military officer, died 5th April, 1953.

*Hall, Henry Brodle, late of Seabrook, near Wynyard, Tasmania, farmer, died 29th May, 1952.

HENDERSON, WILLIAM PATRICK, late of 48 McGregorstreet, Middle Park, steward, died 2nd February, 1953, intestate.

†Johnston, Catherine Mary, formerly of Maroondahparade, Healesville, but late of "Marleon," Lilydale-road Extension, Healesville, home duties, died 28th June, 1953.

King, Ann Jane, also known as Anne Jane King, late of 47 Moore-street, South Yarra, widow, died 6th August, 1906, intestate.

†KING, ELLEN LOUISA, formerly of 7 Toolangi-road, Alphington, but late of 4 Scott-street, Essendon, widow, died 8th July, 1953.

LAMANNA, ANTONIO, late of Lorne, labourer, died 13th April, 1953, intestate.

*Parker, Rebecca, formerly of 25 Davies-road, Claremont, but late of 2 Brassey-street, Swanbourne, both in the State of Western Australia, widow, died 12th February, 1952

PATTERSON, RONALD MERVYN, properly known as Ronald Mervyn Tattersall, formerly of Farramatta, New South Wales, but late of Duke-street, Sunshine, and 159 Kangaroo-road, Oakleigh, both in the State of Victoria, labourer, died 24th March, 1953, intestate.

†PERRY, AMELIA, late of 71 Keppel-street, Carlton, widow, died 30th June, 1953.

SHELLY, EDWARD VINCENT. late of 34 Freeman-street, Richmond, leather dresser, died 9th June, 1953, intestate.

*Shingles, Percy Claude, late of 8 Graham-street, Pascoe Vale South, gentleman, died 13th March, 1953.

*Tite, Catherine Cecilia, formerly of 265 Edward-street, East Brunswick, but late of 22 Chelsea-road, Chelsea, home duties, died 28th May, 1953.

*WATHEN, JESSIE, late of 9 Deakin-street, Mitcham, married woman, died 7th May, 1953.

*WINSTANLEY, THOMAS WILDING, late of 194 Beach-road, Black Rock, retired gardener, died 5th July, 1953.

*With the will annexed.

† According to the provisions of the will.

C. J. GARDNER,

Public Trustee.

Melbourne, 30th September, 1953.

4820

4 GEORGE VI. No. 4755, SECTION 6.

HEREBY give notice that on the 17th September, 1953, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the *Public Trustee Act* 1940:—

PATTERSON, RONALD MERVYN, properly known as Ronald Mervyn Tattersall, formerly of Parramatta, New South Wales, but late of Duke-street, Sunshine, and 159 Kangaroo-road, Oakleigh, both in the State of Victoria, labourer, died 24th March, 1953, intestate.

I HEREBY give notice that on the 22nd September, 1953, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the *Public Trustee Act* 1940:—

Brennan, Annie, late of Sunbury, home duties, died 2nd May, 1953, intestate.

*Brown, Nancy Jane, late of 166 Danks-street, Albert Park, home duties, died 17th November, 1952.

* According to the provisions of the will.

I HEREBY give notice that on the 23rd September, 1953, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

Castwood, Margaret Lavina, late of 148 Beaconsfieldparade, Northcote, married woman, died 29th September, 1928, intestate.

*CHERRY, ELIZA AGNES, formerly of 50 Barnett-street, Kensington, but late of Princess-street, Kew, spinster, died 5th August, 1953.

Colaburalo, Giacomo, late of 166 West Melbourne-road, Geelong West, farm worker, died 31st March, 1953, intestate.

*CONNOLLY, EMMA, late of 203 Westgarth-street, Northcote, married woman, died 1st July, 1953.

*Johnston, Catherine Mary, formerly of Maroondahparade, Healesville, but late of "Marleon," Lilydale-road Extension, Healesville, home duties, died 28th June, 1953.

*Perry, Amelia, late of 71 Keppel-street, Carlton, widow, died 30th June, 1953.

* According to the provisions of the will.

I HEREBY give notice that on the 25th September, 1953, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

*Bollinger, Nellie Teresa, also known as Nellie Bollinger, late of 248 Victoria-parade, Melbourne, home duties, died 24th March, 1953.

CONDUIT, RICHARD, formerly of Picnic-road, Ararat, but late of 102 Ascot-street south, Ballarat, pensioner, died 18th June, 1953, intestate.

CONNELLY, Mary, late of Castlemaine Benevolent Home, Castlemaine, pensioner, died 12th March, 1953, intestate.

*KING, ELLEN LOUISA, formerly of 7 Toolangi-road, Alphington, but late of 4 Scott-street, Essendon, widow, died 8th July, 1953.

LAMANNA, ANTONIO, late of Lorne, labourer, died 13th April, 1953, intestate.

SHELLY, EDWARD VINCENT, late of 34 Freeman-street, Richmond, leather dresser, died 9th June, 1953, intestate.

* According to the provisions of the will.

C. J. GARDNER, Public Trustee.

412 Collins-street, Melbourne, C.1, 30th September, 1953.

Motor Car Regulations 1952. APPROVAL OF REFLECTOR.

NOTICE is hereby given that the red reflector submitted by M. and B. Distributors Ltd., 307-311 Latrobe-street, Melbourne, which is fitted as standard equipment to Mercedes-Benz Saloon motor vehicles, Types 170/D, 170/DS, 170/S, 220 and 300, has been approved as complying with Clause 126 of the Motor Car Regulations 1952.

An approved sample of the above reflector (No. R. 32) may be inspected at the Exhibition Police Station, Rathdown-street, Carlton.

ALEX. M. DUNCAN, Chief Commissioner of Police.

Motor Car Regulations 1952.

APPROVAL OF DIRECTION (TURN AND STOP) INDICATOR.

NOTICE is hereby given that the under-mentioned Direction (turn and stop) Indicator has been approved as complying with Clause 146 of the Motor Car Regulations 1952.

Trade Name.	Submitted by.	Туре.	Approval Number.
"Booster"	Brown and Watson, 291 Hoddle-street, Colling- wood	Hand operated truck signal	Т 3

An approved sample of the above Indicator may be inspected at the Exhibition Police Station, Rathdown-street, Carlton.

ALEX. M. DUNCAN, Chief Commissioner of Police.

Motor Car Regulations 1952.

APPROVAL OF PORTABLE WARNING SIGNAL.

NOTICE is hereby given that the under-mentioned Portable Warning Signal has been approved as complying with Clause 118 of the Motor Car Regulations 1952.

Trade Name of Signal.	Submitted by.	Туре:	Approval Number.
"Garnite Sware-	A.C.I. Plastics Pty. Ltd.,	Trian-	W 1
flex"	Booker-street, Spotswood	gular	

An approved sample of the above Signal may be inspected at the Exhibition Police Station, Rathdown-street, Carlton.

ALEX. M. DUNCAN, Chief Commissioner of Police.

Motor Car Regulations 1952.

APPROVAL OF REFLECTORS.

NOTICE is hereby given that the under-mentioned reflectors have been approved as complying with Clause 126 of the Motor Car Regulations 1952.

Trade Names of Reflectors.	Submitted by.	Труе.	Approval Numbers.
"Guide" and/or "Guidex"	General Motors Holdens Limited, Salmon-street, Port Melbourne	Red	R 29
"D.R.G.M." (Part of unit incorporating a rear red lamp and fitted to 1950-1951 "Skoda" panel vans)	Skoda Distributors Pty. Ltd., 307-311 Latrobe- street, Melbourne, C.1.	Red	· R 30
"A.G.RT.P.V. 9" (as fitted to Renault "Fregate" Model Saloon; "85" Model Renault commercial vehicles and estate cars)	Pound Motors Pty. Ltd., 114 Victoria street, Mel- bourne	Red	R 31

Approved samples of the above reflectors may be inspected at the Exhibition Police Station, Rathdown street, Carlton.

> ALEX. M. DUNCAN, Chief Commissioner of Police.

THE GEELONG HARBOR TRUST COMMISSIONERS.

REGULATIONS.

Under and by virtue of the powers conferred by the Geelong Harbor Trust Act 1928.

THE Geelong Harbor Trust Commissioners subject to the consent of the Governor-in-Council hereby make the following Regulations namely:—

- 1. The Regulations made by the Commissioners on the Twenty-second day of March 1909 and gazetted on the Fifteenth day of June 1909 with any amendments thereof or alterations thereto are hereinafter referred to as "Principal Regulations."
- 2. Next after Principal Regulation 90a there be inserted the following Regulation 90a:—

90B-

- (1) In this Regulation unless the contrary appears and Definitions without affecting the meaning of any other definitions in these Regulations—
 - "Delivery Office" means the office or area at any wharf which is used for the purpose of a delivery office in connexion with the delivery of goods.
 - "Goods" includes all types of case, carton, crate, drum, package, tin, roll or other container, and all wares, merchandise and articles of whatsoever description.
 - "Mark," "Marked" or "Markings" means any figure, letter, name, sign, word, or any other code or symbol used in the Bill of Lading and entered in the vessel's mainfest to distinguish, or to identify in any way the owner of the goods, or an agent, carrier, or consignee at the port of discharge of such vessel.
 - "Medium" means any ink, paint, fluid, or matter used for the purpose of marking goods, and which will not fade, run, rub-off or otherwise lose its colour or quality during the shipping and unshipping operations or during the course of the voyage to the destination for which such goods are intended until the goods have been delivered to the owner.
 - "Objectionable Goods" means, and includes, kalsomine, carbon black, cement, charcoal, cocoa beans, dried paints or paint materials, fertilisers, plaster, plaster of paris, whiting and any similar goods which are of a dirty nature or objectionable to handle or likely to create a nuisance on or to damage a wharf in the event of such goods breaking bulk or otherwise.
 - "Wharf" includes pier, jetty, landing stage, dock, quay, slip, platform, breastwork, and all approaches thereto and any shed, building, or structure upon or used in connexion therewith, and any area of land adjoing or adjacent to a wharf and used in connexion therewith, the control and management of which is vested in the Commissioners.
- (2) No goods shall be placed on any wharf unless such goods Marking have been marked as prescribed in this Regulation and unless all of Goods. markings used in connexion with any previous voyage or transit of the goods have been completely removed or obliterated.
- (3) Marks on bags, bales, sacks, or similar goods shall be at $^{\rm Size}$ of least 4 in. in height, and on other goods at least 2 in. in height, and shall be in a good medium with all letters in bold, block type.
- (4) Subject as hereinafter provided in Clauses (5) and (6) Location marks shall be placed on at least two facings and on each end of marks. of goods which have two or more facings and two ends; on drums, rolls, or other cylindrical goods, marks shall be placed on the face and on each end; on bags or sacks, marks shall be placed on at least one face.
- (5) Goods which are of a nature or size which would make it Use of labels. impracticable or difficult to mark them as prescribed in Clauses (3) and (4) of this Regulation may be marked by securely affixing thereto a strong, durable label, or a tag of non-tearable material, on which the marks are printed legibly in a good medium or embossed or indented legibly with all letters in bold, block type.

Marking of metals.

- (6) All metals shall bear the following marks:--
- (a) Bars, plates, pipes, bundles, etc.—Metals consigned as bars, pipes, plates, pieces, bundles, or in similar fashion shall bear the mark of the owner at the port of discharge within 4 in. from each end of such goods in a distinctive coloured oil-based medium.
- (b) Ingots or sheets—Metals consigned as ingots or sheets shall have each ingot, sheet, bundle, roll, or other package marked with the marking of the owner at the port of discharge, such marking to be in the form of an impressed, embossed, or indented mark or a hole or holes or similar means of identification, or a mark made with a distinctive coloured oil-based medium, within 4 in. from one end at least of each item of such goods.

Goods to be handled as separate consignments or delivered to an agent.

- (7) (a) Whenever it is intended that goods bearing similar marks be delivered at the port of delivery—
 - (i) as separate consignments, such goods, in addition to being marked as already prescribed in this Regulation, shall be clearly marked with an additional marking of a different colour from those already used to enable them to be readily distinguished as separate consignments and each separate consignment shall be shipped on a separate bill of lading, entered separately on the vessel's manifest and and stacked separately when placed on any wharf; or
 - (ii) to an agent or carrier for the purpose of being delivered to the owner, such goods, in addition to being marked as already prescribed in this Regulation, shall bear the distinguishing mark of such agent or carrier in a distinctive contrasting medium.
- (b) any such additional marking shall be placed as previously prescribed in this Regulation for the type of goods in question.

Goods to be properly packed. (8) Goods which are packed in cartons or similar containers shall not be placed on any wharf unless such cartons or containers, in addition to being fastened with adhesives, are secured by means of a cross binding of hoop-iron, wire, or other satisfactory material.

Packing of objectionable goods.

(9) Objectionable goods shall not be delivered for shipment at or, without the permission of the Commissioners, unshipped at any wharf unless such goods are so packed within strong, closely-woven bags or sacks or in other containers, each of such construction, strength, and durability that the goods will be unlikely to escape, leak, or spill before they are delivered to the consignee at the port of discharge.

Handling of objectionable goods.

- (10) (a) Unless the permission of the Commissioners has been granted for such goods to be landed on any wharf, objectionable goods unshipped from any vessel shall be removed by the owner of such goods direct from the slings of the vessel and shall be so handled as to prevent the contents from escaping on to the wharf.
- (b) The Commissioners may grant permission for objectionable goods to be landed on a wharf, subject to such conditions as they may see fit to impose, and any failure on the part of the owner of such goods to observe each or any of the conditions so imposed shall be regarded as a breach of these Regulations and shall render him liable to the penalty prescribed in Clause 23 hereof.

(11) (a) If

- (i) an owner of objectionable goods fails to comply with the requirements of Clause (10) of this Regulation, or with the conditions imposed by the Commissioners under the provisions of that clause; or
- (ii) any goods break bulk, spill, leak, decay, or in any other way become obnoxious or offensive, or hinder in any way the use of or the work on any wharf

the Commissioners or any officer authorized in that behalf may serve notice in writing on the owner of such goods to remove them or to abate such nuisance or danger within a time to be specified in such notice.

(b) If the owner fails to comply with the terms of the notice referred to in Sub-clause (a) of this clause, he shall be liable to the penalty provided in Clause 23 of this Regulation and the Commissioners may remove such goods or any of them at the

Goods creating or likely to become a expense and risk of the owner, or may destroy or otherwise dispose of such goods and the owner will be liable to pay the Commissioners the costs incurred by them for such destruction or disposal and in cleaning the wharf or making it fit for use.

- (c) If the Commissioners sell any such goods under the powers conferred by Sub-clause (b) of this clause, the proceeds may be used in defraying the expenses incurred by such sale, including the removal and the abatement of such nuisance or danger and the cost of cleaning or making fit for use the wharf, and any surplus which may remain after all such charges and expenses have been met shall be paid to the person entitled thereto.
- (12) The owner of a vessel from which goods have been Keeping of cargo records.

 Cargo records.

 Cargo Rocation unshipped on to any wharf shall-

- (a) Cause to be kept in the delivery office at such wharf an Book indexed record book, hereinafter referred to as the "Cargo Location Book."
- (b) After any consignment of goods is unshipped from the vessel, forthwith cause to be entered in the Cargo Location Book a record of all such goods showing such particulars as the Commissioners may require.
- (c) Make the Cargo Location Book available during business hours for examination by the owners of goods recorded therein or by any officer or employee of the Commissioners.
- (13) The owner of a vessel from which goods have been $_{\rm Delivery}^{\rm Cargo}$ unshipped on to any wharf shall-

- (a) Cause to be kept in the delivery office at such wharf an indexed record book hereinafter referred to as the "Cargo Delivery Book," in which shall be recorded such particulars as the Commissioners may require.
- (b) Forward daily to the Commissioners a copy of each completed entry in the Cargo Delivery Book, in proper numerical order.
- (c) Make available the Cargo Delivery Book for inspection as and when required by the Commissioners or by any officer authorized by them in that behalf.
- (14) Whenever goods are unshipped from a vessel on to more Separate than one wharf, the owner of such vessel shall cause to be kept! a separate Cargo Location Book and Cargo Delivery Book in wharves. respect of goods at each such wharf unless he is able to arrange the entries in and the availability of such books so as to enable each separate consignment or each part of such consignment to be identified and located readily.

(15) The owner of a vessel for which goods to be shipped Gargo that vessel have been delivered on to any wharf shall on that vessel have been delivered on to any wharf shall-

(a) Cause to be kept in the delivery office at such wharf an indexed record book, hereinafter referred to as the "Cargo Receipt Book," in which shall be recorded particulars of all such goods and the time and date of their

(b) Make available the Cargo Receipt Book for inspection as and when required by the Commissioners or by any officer authorized by them in that behalf.

delivery on to the property; and

(16) (a) The owner of a vessel from which goods have been Sorting and unshipped on to any wharf shall cause all such goods to be sorted, of and, if practicable, stacked on such wharf in their separate consignments in such manner that the goods may be removed speedily as separate consignments.

- (b) Small consignments may be stacked together in a Miscellaneous Stack, but shall be placed in such a manner as will enable the mark of each separate consignment to be distinguished
- (c) Owners of goods stacked as provided in Sub-clause (a) of this clause shall take delivery thereof only from the face of stacks and shall not otherwise disarrange the stacks in any way.
- (17) The owner of a vessel from which goods have been wharf to be unshipped on to any wharf shall cause to be kept open during business hours at least all parts of the wharf necessary to enable prompt delivery and removal of goods and at such other times as the Commissioners or any officer authorized by them in that behalf may direct in writing.

Notification to consignees

- (18) (a) The owner of a vessel from which goods have been unshipped on to any wharf shall forthwith after the completion of the unshipment of any consignment of goods, cause the owner of such goods to be notified of such unshipment, informing him of the particulars of the goods and their location.
- (b) At any time after the unshipment of goods on to any wharf, the Commissioners or any officer authorized by them in that behalf may serve notice in writing requiring the owner of such goods to remove them from such wharf within a period of three days from the delivery of such notice.

Removal of

- 19 (a) Inward Shipments—Goods unshipped from any vessel on to any wharf shall be removed by the owner of such goods—
 - (i) in the case of objectionable goods as prescribed in Clause (10);
- (ii) in the case of goods in respect of which the Commissioners or any officer authorized in that behalf have served notice on the owner under the provisions of Clause 18 (b), within three days from the delivery of such notice; and
- (iii) in the case of other goods, within three days after the vessel from which they were unshipped has ceased discharging cargo at the wharf at which such goods were unshipped.
- (b) Outward Shipments—Goods placed on any wharf for shipment on a vessel shall be removed from such wharf within two days after having been placed thereon or by the time of the departure of the vessel whichever is the earlier.

Power to deal with goods not removed. (20) If goods which have been unshipped on to any wharf are not removed as prescribed in Sub-clause (a) (ii) and (iii) of Clause (19) of this Regulation, or if any goods which have been placed on any wharf for shipment are not removed as prescribed in Sub-clause (b) of Clause (19) of this Regulation, the Commissioners may without notice—

Removal to another position on property. (a) remove such goods or cause them to be removed from the place where they were stacked after being unshipped on such wharf to any other place at the risk and expense of the owner of the goods, subject to the payment of storage rates as prescribed in Sub-paragraph (c) of this clause;

Removal to a store or other place.

(b) remove any such goods or cause them to be removed to a bond or other store or to any other place at the risk and expense of the owner of such goods, who, in addition, shall be liable for payment of all costs connected with the handling and removal of such goods and for any bond or storage expenses incurred; or

Storage rates.

(c) allow such goods to remain on the said wharf and may charge storage rates on the said goods in accordance with the following scale:—

> For the first day after the expiration of the time for removal hereinbefore prescribed the rate of four pence per ton and for each subsequent day a rate not exceeding twice the rate of the preceding day.

(21) In this Regulation no Sunday and no other day which the Commissioners may declare or appoint to be considered a holiday on any wharf whereon goods are lying shall be included in the computation of time.

Discretionar

- (22) (a) Whenever the Commissioners are satisfied as regards any particular requirement of these Regulations that—
 - (i) compliance with it is impracticable or unnecessary; or
- (ii) it has been complied with substantially; or
- (iii) the action taken is sufficiently effective; they may by notice in writing direct that compliance with that requirement be dispensed with generally or subject to such terms as the Commissioners may deem fit.
- (b) The direction referred to in Sub-clause (a) of this clause may be in respect of a particular consignment or the general consignment of such goods as are referred to in the said direction.
- (c) The Commissioners from time to time may alter any or all of the terms referred to in Sub-clause (a) of this clause or may substitute other terms therefor, and all terms whether original or substituted shall be complied with strictly.

- (23) Every person who commits a breach of any of the Penalty. provisions of this Regulation, or who permits any such breach shall in respect of each such breach be liable to a penalty not exceeding Twenty pounds together with (in the case of continuing offence) a further penalty of Five pounds.
- 3. Principal Regulations 91, 92, 93, 94, 95, and 96 and the Third Schedule are hereby deleted.
- 4. Principal Regulation 87 is hereby deleted and the following Regulation 87 substituted therefor:-
 - "87. Provided all Regulations affecting the same have been otherwise complied with goods intended for transhipment may remain within the Port for eight days after the expiration of the said 48 hours subject to payment (before the goods are passed to the custody of the master of the vessel by which is is intended the goods are to be taken without the Port) of the transhipment rate of One shilling and nine pence per ton."
- 5. Principal Regulation 261 is hereby altered by the deletion therefrom of paragraph (4) and substitution therefor of the following paragraph (4)-
 - "(4) pump or discharge any oil, oily water, spirit, or any inflammable liquid into the waters of the Port or on to any wharf therein."

6. TONNAGE RATES.

Regulation 286.—The First Schedule.

The Tonnage Rates specified and particularized in the First Schedule to the Principal Regulations being the Schedule referred to in Regulation 286 are hereby revoked and in lieu thereof there shall be paid to the Commissioners by the Master Owner or Agent of a vessel berthed at or moored either directly or indirectly to a wharf such of the rates specified in Parts A and B of the First Schedule hereunder as may be applicable to the same vessel and the said First Schedule shall be the First Schedule referred to in the said Regulation 286 and every thing contained in the said First Schedule hereunder shall be deemed to be part of the said Regulation 286.

THE FIRST SCHEDULE.

PART A.

Excluding Vessels to Which Part B Applies.

A rate of four-sixteenths of a penny (4/16 pence) per ton of gross tonnage for every six (6) hours or part of six (6) hours.

Vessels plying solely between Ports of the Commonwealth three-fourths of the above-stated rate.

Vessels plying solely within Port Phillip one-fourth of the above-stated

The minimum amount payable under this Part shall be the sum represented by the rates applicable to a period of twenty-four (24) hours or the sum calculated at the rate of 2s. 6d. per day or part thereof whichever sum is the greater.

PART B.

Vessels used in Interstate State or Port trade only, when laid up and out of commission, and moored directly or indirectly to a wharf, the following rates according to gross tonnage and in each case per month or part of a month: —

Not exceeding 250 tons Exceeding 250 tons

The Harbor Master may at any time order the removal of any such vessel or himself remove the same, at the cost of the owner or agent.

WHARFAGE RATES

Regulation 292.—The Second Schedule.

The Wharfage Rates specified and particularized in the Second Schedule to the Regulations being the Schedule referred to in Regulation 292 are hereby revoked and in lieu thereof there shall be paid to the Commissioners in respect of all goods unshipped within the Port unless exempted as appears by any Act of Parliament or hereby the rates hereunder specified and particularized which shall be the rates referred to in the said Regulation 292 and specified and particularized in the said Second Schedule and everything contained in the Second Schedule hereunder shall be deemed to be part of the said Regulation 292.

THE SECOND SCHEDULE. WHARFAGE RATES.

Special Rates.

Per Ton. Ballast consisting of Sand, Shingle, or Stone ... Crude Petroleum Oil £Ω £0

Goods at 5s. Per Ton.

All goods not otherwise specified or included under "Special Rates" herein or exempted hereunder.

Goods Exempt From Wharfage Rates.

Passengers' Personal Luggage.

Special Provision.

COAL transhipped from a collier, lighter, coal hulk, or barge into a vessel in course of being loaded or which is under charter to be loaded for an oversea destination (such coal being for use in the course of the intended voyage) shall not be liable to wharfage rates; but before such coal is transhipped notice must be given to the Harbor Master stating the name or designation of the collier, lighter, coal hulk, or barge and the name of the owner or agent thereof, the name of the vessel into which the coal is to be transhipped and of the owner or agent thereof, and the quantity to be so transhipped.

GOODS which have been produced or wholly manufactured within the Commonwealth and shipped from a Port of the Commonwealth shall be liable to three-fourths only of the full wharfage rates appointed to be paid as above.

GOODS which have not been produced or wholly manufactured within the Commonwealth although shipped from a Port of the Commonwealth shall pay the full wharfage rates appointed to be paid in respect of similar goods shipped from a Port outside the Commonwealth.

GOODS shipped within Port Phillip or at any place within the Port of Geelong and unshipped within the Port of Geelong shall be liable irrespective of the place of production or manufacture to one-fourth only of the full wharfage rates appointed to be paid as above provided that such goods are not transhipped goods.

TRANSHIPPED GOODS shall be liable to the full wharfage rates appointed to be paid as above subject to modification according to place of production or manufacture.

8. In Principal Regulation 290 Clause (a) the words appearing after the words "No such appropriation shall preclude the berthing by the Commissioners of any vessel at a special berth" shall be deleted and the following words substituted therefor:-

"The Commissioners may from time to time make charges for the use of a special berth.'

In witness whereof the said parties to these presents have hereunto set their hand and seal the 4th day of June, 1953.

The common seal of the Geelong Harbor Trust Commissioners was hereunto affixed this 4th day of June, 1953 in the presence of---

> HERBERT A. LUMB, Commissioner. E. J. FAIRNIE, Commissioner. (SEAL) R. R. PHILLIPS, Secretary.

Approved by the Governor in Council, 6th of October, 1953.

> A. MAHLSTEDT. Clerk of the Executive Council.

ALEXANDRA WATERWORKS TRUST.

FIXING THE LIMIT OF A EANK OVERDRAFT.

HIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 29th day of September, 1953, in pursuance of the provisions of section 273 of the Water Act 1928 (No. 3801), fix the limit of the overdraft to be obtained by the Alexandra Waterworks Trust from the National Bank of Australasia Limited, Alexandra, at an amount not to exceed at any one time the sum of Two thousand pounds (£2,000).

A. MAHLSTEDT. Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 29th September, 1953. Business Names Act 1928.

CONSENT TO USE OF THE WORD "IMPERIAL."

HIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 29th day of September, 1953, consent in terms of section 21 of the Business Names Act 1928, to the use of the word "Imperial" in the name of the business known as "Imperial Club Hotel," and which it is desired shall be registered in that name.

> A. MAHLSTEDT. Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 29th September, 1953.

QUEEN'S MEMORIAL INFECTIOUS DISEASES HOSPITAL BOARD.

TRIENNIAL ELECTIONS.

IN pursuance of the provisions of the Infectious Diseases Hospital Act 1928 and of the Regulations made thereunder, I hereby declare the following persons to be elected as members of the Queen's Memorial Infectious Diseases Hospital Board, for three years, commencing on the 16th October, 1953:—

Councillor Sir HAROLD GENGOULT SMITH, representing the City of Melbourne.

SAMUEL THEODORE EGEBERG, representing Group "A." Councillor ALFRED ERNEST SHEPHERD, representing Group "B."

Councillor WILLIAM ALFRED KEMP, representing Group

Councillor Alfred Richard Roberts, representing Group "D."

Councillor ERNEST IVAN FRANCIS HALLEY, representing Group "E."

KEVIN BRENNAN,

Returning Officer.

General Health Branch, Department of Health, Melbourne, C.1, 29th September, 1953.

AUCTION SALES ACT 1928.

DONALD.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the Court House, Donald, on Tuesday, the 24th day of November, 1953, at the hour of Ten o'clock in the forenoon.

Dated this 2nd day of October, 1953.

H. W. PASCOE, Clerk of Petty Sessions.

AUCTION SALES ACT 1928.

ST. ARNAUD.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the Court House, St. Arnaud, on Tuesday, the 24th day of November, 1953, at the hour of Ten o'clock in the forenoon.

Dated this 2nd day of October, 1953.

H. W. PASCOE, Clerk of Petty Sessions.

SOLDIER SETTLEMENT ACTS.

At the Executive Council Chamber, Melbourne, the twenty-ninth day of September, 1953.

His Excellency the Administrator of the Government of the State of Victoria.

Mr. Shepherd Mr. Scully

Mr. Smith.

RE-APPOINTMENT OF MEMBER OF SOLDIER SETTLEMENT COMMISSION.

SETTLEMENT COMMISSION.

WHEREAS the term of appointment of Sydney John King as a member of the Soldier Settlement Commission will expire on the 4th day of October, 1953: And whereas he is eligible for re-appointment as a member of such Commission: And whereas His Excellency the Governor in Council on the 12th day of February, 1946. determined that members of the Soldier Settlement Commission should hold office for a term of five years as from and including the date of their appointment: Now therefore, in pursuance of the powers conferred upon him by the Soldier Settlement Act 1945 (No. 5107), His Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby re-appoint the said Sydney John King to be a member of the Soldier Settlement Commission, as from and including the 5th day of October, 1953.

And the Honorable John Cain, Her Majesty's Premier 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-ninth day of September, 1953.

PRESENT:

·His Excellency the Administrator of the Government of the State of Victoria.

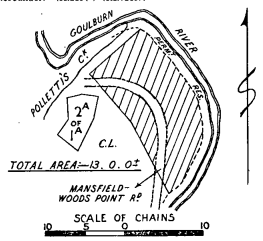
> Mr. Shepherd Mr. Scully

Mr. Smith.

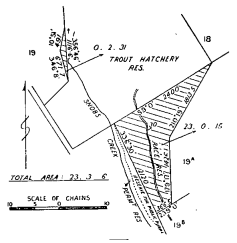
LANDS TEMPORARILY RESERVED AS SITES.

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

KEVINGTON.—Site for Public Recreation and Tourist Camping, 13 acres, more or less, Parish of Kevington, County of Wonnangatta, as indicated by hachure on plan hereunder.—(K.116(2) (Rs.7146).



THORNTON.—Site for Trout Hatchery purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 25th March, 1947, 23 acres 3 roods 6 perches, Parish of Thornton, County of Anglesey, in the two separate portions indicated by hachure on plan hereunder.—(T.180(a²) (Rs.5940).



And the Honorable Robert Wilfred Holt, Her 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-ninth day of September, 1953.

PRESENT:

His Excellency the Administrator of the Government of His Excellency the Administrator of the Government of the State of Victoria.

Mr. Shepherd Mr. Scully

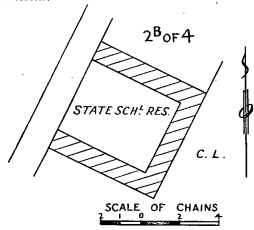
Mr. Smith.

UNUSED AND UNMADE ROADS CLOSED.

HIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928, the unused and unmade roads referred to hereunder be closed, viz.:—

Parish of Merbein, County of Karkarooc, being the road forming the north-western boundary of allotment 10r, section A.—(M.572(7) (M.35963).

Parish of Myrtleford, County of Bogong, being the road indicated by hachure on plan hereunder.—(M.295(*) (H.022446).



And the Honorable Robert Wilfred Holt, Her 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.

MACEDON WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-ninth day of September, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria.

Mr. Shepherd Mr. Scully

Mr. Smith.

CONSENT TO BORROWING £2,000.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Macedon Waterworks Trust borrowing by the issue of debentures the sum of Two thousand pounds (£2,000) to meet the cost of pipe mains and outlet works at storage, as set forth in the detailed statement bearing date the 18th September, 1953. 18th September, 1953.

And the Honorable Clive Phillip Stoneham, Her 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.

WARRAGUL SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-ninth day of September, 1953.

the State of Victoria.

Mr. Shepherd

Mr. Smith

Mr. Scully

EXTENT OF SEWERAGE DISTRICT INCREASED.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare, order, and direct as follows:—

That the extent of the Sewerage District of the Warragul Sewerage Authority be increased by adding to the same the lands comprised within the boundaries described in the Schedule hereto, and as on and from the date hereof the extent of such district shall be increased accordingly.

SCHEDULE.

Commencing at a point on the southern boundary of Crown allotment 77, no section, Parish of Drouin East, County of Buln Buln, in line with the eastern boundary of Crown allotment 3, section XI. Town of Warragul, being a point on the western boundary of the existing Warragul Sewerage District; thence westerly along the said southern boundary of Crown allotment 77 and by a line across a road to the north-eastern angle of Crown allotment 89; thence southerly along the eastern boundary of the said Crown allotment 89, by a line across a road and the Eastern Railway Reserve, and along the eastern boundary of Crown allotment 92 to the south-eastern boundary of Crown allotment 92 to the south-eastern angle of the said Crown allotment 92; thence westerly along the southern boundary of the said Crown allotment 92 to a point in line with the eastern boundary of Lilliesroad; thence southerly by a line across road and along the said eastern boundary of Lillies-road to a point in line with the southern boundary of McDonald-street; thence easterly by a line being a continuation in a westerly direction of the said southern boundary of McDonaldstreet to a point in line with the western boundary of Philip-street; thence southerly by a line being a continuation of the said western boundary of Philip-street a distance of 300 links across portion of Crown allotment 93; thence south-easterly by a line across the said Crown allotment 93 and a road to a point being the intersection of the eastern boundary of King-street and the southern boundary of Archibald-crescent; thence easterly along the said southern boundary of Archibald-crescent a distance of 513.4 links; thence southerly by a line parallel to the western boundary of Crown allotment 8, section IX., Town of Warragul, across the said Crown allotment 8 to a point on its southern boundary; thence south-easterly by a line across Crown allotment 9 to a point on its southern boundary and distant 610.5 links from its south-western angle; thence easterly along the said southern boundary of Crown allotment 9 to its most easterly angle; thence north-easterly along the south-eastern boundary of Crown allotment 10 to its most eastern angle, being a point on the south-western boundary of the existing Warragul Sewerage District; thence north-westerly, northerly, northwesterly, and northerly along the south-western, western, south-western, and western boundaries of the existing Warragul Sewerage District to the point of commencement.

All of which boundaries are shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. 53/11900.)

And the Honorable Clive Phillip Stoneham, Her 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.

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the twenty-ninth day of September, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria.

Mr. Shepherd Mr. Scully

Mr. Smith.

REGULATION XLVIII.—RESIDENCES (AMENDMENT No. 66).

IIIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the powers conferred by the Education Act 1928 and all other powers thereto enabling, doth hereby rescind Regulation XLVIII.—Residences—and substitute a new regulation as ·follows:-

"REGULATION XLVIII.—RESIDENCES.

- 1. Any member of the teaching service occupying a departmental residence as a tenant-
 - (a) shall be charged such rent as may from time to time be determined by the Teachers Tribunal;
 - (b) shall be held responsible for the care and protection of the property.
- 2. Except in special circumstances approved by the Director, a member of the teaching service who is appointed to a position for which a residence is provided shall be required to occupy the residence.
- 3. The Director may require a member of the teaching service exempted under the provisions of clause 2 from occupying a residence, to arrange for its occupancy by an approved person.
- 4. In any case where a residence is sub-let by a member of the teaching service with the approval of the Director the rent paid by the sub-tenant shall not, except with the express approval of the Minister, exceed the rent determined by the Teachers Tribunal, and the member of the teaching service sub-letting the residence shall. for the purpose of this regulation, be regarded as the tenant, and shall be responsible for the care and protection of the property.
- 5. The tenant shall, during occupancy by himself or an approved sub-tenant, be responsible for ensuring that-
 - (a) all eaves, spouting, downpipes, and tanks are kept free from leaves and dirt;
 - (b) all drains are kept clean and free from stoppages;
 - (c) all chimneys are kept clean;
 - (d) out-offices are kept in a sanitary condition and the pans in earth-closets emptied at regular intervals;
 - (e) the site is kept clear of noxious weeds;
 - (f) the premises and grounds are left in a clean and tidy condition when vacated."

And the Honorable Alfred Ernest Shepherd, Her 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-ninth day of September, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria.

Mr. Shepherd Mr. Scully

Mr. Smith.

DECLARATION OF THE BIRCHIP-SEA LAKE ROAD IN THE SHIRE OF BIRCHIP.

WHEREAS by the Resolution set out below and dated the twenty-first day of September, One thousand nine hundred and fifty-three, the Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662)

being of opinion that the highway in the State of Victoria set out or described in the Schedule to the same is of sufficient importance to be a main road and acting under the powers in that behalf conferred upon it by the said Act declared such highway to be a main road within the meaning and for the purposes of the Act aforesaid: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Governor in Council may by Order published in the Governoment Gazette confirm such Resolution whereupon any road mentioned in such Resolution shall be a main road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Administrator of the Government of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the Schedule to such Resolution of the Country Roads Board a main road within the meaning and for the purposes of the Country Roads Act 1928.

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

The Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) at a meeting now holden being of opinion that the highway within the State of Victoria set out or described in the Schedule hereunder written is of sufficient importance to be a main road acting under the powers conferred upon it by the said Act doth by this Resolution hereby declare such highway to be a main road within the meaning and for the purposes of the said Country Roads Act 1928.

SCHEDULE.

Shire of Birchip.

1. Birchip-Sea Lake road (2101).—Commencing at its junction with the Beulah-Birchip-Wycheproof road at the more southerly of the south-eastern angles of allotment 15A, Parish of Wirmbirchip; thence northerly and north-mesterly to a point on the southern boundary of allotment 103A, Parish of Karyrie, distant 90 deg. 0 min. 504.2 links from the south-western angle of the allotment last named; thence north-westerly through that allotment named allotment 13, Parish of Wirmbirchip, to the western boundary of the said allotment 13 (survey plan 3407); thence north-westerly and northerly to a point on the eastern boundary of allotment 1, Parish of Towma, distant 180 deg. 0 min. 700 links from the north-eastern angle of the said allotment; thence north-westerly through that allotment to the northern boundary thereof (survey plan eastern boundary of allotment 1, Parish of Towma, distant 180 deg. 0 min. 700 links from the north-eastern angle of the said allotment; thence north-westerly through that allotment to the northern boundary thereof (survey plan 3408); thence westerly to the south-western angle of allotment A, Parish of Towma; thence north-westerly by a 3-chain road reserve through a water reserve west of the said allotment A to the northern boundary of the said water reserve; thence northerly to a point on the eastern boundary of allotment 4, Parish of Marlbed, distant 180 deg. 0 min. 811 links from the north-eastern angle of the said allotment; thence north-westerly through that allotment to the northern boundary thereof (survey plan 3656); thence westerly to a point on the southern boundary of allotment 7. Parish of Marlbed, distant 90 deg. 0 min. 910.8 links from the south-western angle of the said allotment; thence north-westerly through that allotment to the western boundary thereof (survey plan 3655); thence northerly to a point on the eastern boundary of allotment 14 of the parish last named distant 180 deg. 0 min. 200 links from the north-eastern angle of the said allotment; thence north-westerly through that allotment to the northern boundary thereof (survey plan 3900); thence north-westerly to a point on the south-western boundary of allotment 25 of the parish last named distant 141 deg. 30 min. 424 links from the western angle of the said allotment; thence north-resterly through that allotment and continuing northerly and north-westerly by a 3-chain road reserve through a water reserve adjoining the said allotment 25 and further north-westerly through allotments 31 and 32, Parish of Marlbed, to a point on the south-ment and continuing northerly and north-westerly through latern angle of the said allotment 33 of the parish last named distant 180 deg. 0 min. 800 links from the north-eastern angle of the said allotment; thence north-westerly through that allotment to a point on the north-eastern angle of the said allotme

NOTE.—The above description is in lieu of the description of the remaining portion of the Donald-Birchip-Sea Lake road published in the *Government Gazette* of 23rd December, 1914, on page 5855.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this twenty-first day of September, One thousand nine hundred and fifty-three, in the presence of—

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

And the Honorable Samuel Merrifield, Her 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-ninth day of September, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria.

Mr. Shepherd Mr. Scully

Mr. Smith.

DECLARATION OF A DEVIATION FROM THE KOONDROOK-MURRABIT ROAD IN THE SHIRE KERANG.

OF KERANG.

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 and that such part of the said existing road shall be discontinued: Now therefore His Excellency the Administrator of the Government 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 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 and that such part of the said existing road shall be discontinued.

FIRST SCHEDULE.

Shire of Kerang.

- 9. Koondrook-Murrabit road (8409) -All those pieces of land in the Parish of Murrabit, the boundaries of which are as follow:
 - (a) Commencing at the south-western angle of Crown allotment 10A, section B, of the said parish; thence by lines bearing respectively 44 deg. 46 min. 11.6 links, 122 deg. 41 min. 2,259.1 links, 289 deg. 12 min. 1,260 links, and 317 deg. 56 min. 1,074 links to the point of commencement.
 - (b) Commencing at the north-eastern angle of Crown ommencing at the north-eastern angle of Crown allotment 4, section D, of the said parish; thence by lines bearing respectively 179 deg. 53 min. 88.6 links, 302 deg. 53 min. 354.9 links, and 109 deg. 16 min. 315.5 links to the point of commencement.
 - (c) Commencing at the north-western angle of Crown allotment 3, section D, of the said parish; thence by lines bearing respectively 109 deg. 16 min. 728 links, 139 deg. 38 min. 986 links, 303 deg. 21 min. 1,586.9 links, and 359 deg. 53 min. 119 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 5724 and 5725, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Kerang.

9. Koondrook-Murrabit road.-All that piece of land in the Parish of Murrabit, the boundaries of which are as follow:

Commencing at a point on the north-eastern boundary of allotment 4, section D, of the said parish, formed by the intersection of lines bearing 289 deg. 16 min. and 317 deg. 58 min.; thence by lines bearing respectively 317 deg. 58 min. 1,150.8 links, 122 deg. 43 min. 2,376 links, and 289 deg. 16 min. 1,301.4 links to the point of commencement.

to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan numbered 5725, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this twenty-first day of September, One thousand nine hundred and fifty-three, in the presence of—.

(SEAL)

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

And the Honorable Samuel Merrifield, Her 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.

Water Acts.

SHIRE OF NUMURKAH WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-ninth day of September, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria.

Mr. Shepherd Mr. Scully

Mr. Smith.

EXTENT OF DISTRICT INCREASED.—EXTENT OF DISTRICT DIMENISHED.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the State of Victoria, with the advice of the Executive Council of the sald State, doth hereby declare, order, and direct

Firstly, that the extent of the Waterworks District of the Shire of Numurkah Waterworks Trust be increased by adding to the same the lands set out and described in the First Schedule hereto, and as on and from the date of this Order the extent of such district shall be deemed to be increased accordingly.

Secondly, that the extent of the Waterworks District of the Shire of Numurkah Waterworks Trust be diminished by excising therefrom portions of the same set out and described in the Second Schedule hereto, being Portions I and 2, which portions as from the thirtieth day of September, 1941, shall be deemed to be excised accordingly.

Thirdly, that the extent of the Waterworks District of the Shire of Numurkah Waterworks Trust be diminished by excising therefrom portion of the same set out and described in the Third Schedule hereto, being Portion 3, which portion as from the thirtieth day of June, 1944, shall be deemed to be excised accordingly.

Fourthly, that the extent of the Waterworks District of the Shire of Numurkah Waterworks Trust be diminished by excising therefrom portion of the same set out and described in the Fourth Schedule hereto, being Portion 4, which portion as from the thirtieth day of June, 1945, shall be deemed to be excised accordingly.

Fifthly, that the extent of the Waterworks District of the Shire of Numurkah Waterworks Trust be diminished by excising therefrom portions of the same set out and described in the Fifth Schedule hereto, being Portions 5 and 6, which portions as from the thirtieth day of June. 1949, shall be deemed to be excised accordingly.

Sixthly, that the extent of the Waterworks District of the Shire of Numurkah Waterworks Trust be diminished by excising therefrom portions of the same set out and described in the Sixth Schedule hereto, being Portions 7, 8, 9, and 10, which portions as from the date of this Order shall be deemed to be excised accordingly.

FIRST SCHEDULE.

Commencing at the north-western angle of lot 12, block N, on lodged plan of subdivision No. 1766, Parish of Barwo, County of Moira; thence northerly by a line and the eastern boundary of lot 4, block N, on the said plan of subdivision, and by a line in continuation thereof to the northern boundary of Pearce-street; thence easterly by that boundary to the western boundary of the Township of Nathalia; thence southerly by the said township boundary to the northern boundary of lot 12, block N, on the said plan of subdivision; thence westerly by that boundary to the point of commencement.

SECOND SCHEDULE.

Portion 1.

Portion 1.

Commencing at the intersection of the western boundary of the Township of Nathalia and the northern boundary of lot 7 on lodged plan of subdivision No. 4862, Parish of Barwo, County of Moira; thence easterly by the southern boundary of a road to the north-eastern angle of the last-mentioned lot; thence generally south-easterly by the southern boundaries of that lot and lots 6 and 5 to the south-eastern angle of the last-mentioned lot; thence westerly by the southern boundary of said lot 5 to a point in line with the eastern boundary of lot 2 on said plan of subdivision; thence southerly by a line and the last-mentioned boundary to the south-eastern angle of the last-mentioned boundary to the south-eastern angle of the last-mentioned lot; thence easterly by the northern boundary of lot 1, block M, on lodged plan of subdivision No. 1766, a distance of about 50 links to a fence running southerly through said lot 1 and lots 2 and 3; thence southerly by that fence to the southern boundary of said lot 3; thence westerly by that boundary to the western boundary of the Township of Nathalia; thence northerly by that boundary to the point of commencement.

Portion 2.

Portion 2.

Commencing at the intersection of the western boundary Commencing at the intersection of the western boundary of the Township of Nathalia and the northern boundary of lot 12, block N, on lodged plan of subdivision No. 1766 of the said Parish of Barwo; thence easterly by the northern boundary of the said lot 12 to the north-eastern angle thereof; thence southerly by the western boundary of a road a distance of 208 links; thence by a line bearing south 89 deg. 12 min. east (being the northern boundary of a channel easement) to the eastern boundary of lot 3, block H, on said plan of subdivision; thence southerly by the western boundary of a road and by a line in continuation thereof to the southern boundary of the Township of Nathalia; thence westerly and northerly by the southern and western boundaries of the said township to the point of commencement.

THIRD SCHEDULE.

Portion 3.

Commencing at the south-eastern angle of allotment 8, section D, Parish of Strathmerton, County of Moira; thence westerly by the northern boundary of the land described in certificate of title, volume 4867, folio 973390, to the western boundary of allotment 11; thence northerly by the eastern boundary of a road to the south-western angle of allotment 32, section B, all in the Parish of Strathmerton; thence easterly by the northern boundary of a road to the south-western angle of allotment 5, section B, Parish of Yarroweyah; thence southerly by the eastern boundary of a road to a point in line with the northern boundary of the land described in certificate of title, volume 4867, folio 973390 aforesaid; thence westerly by a line to the point of commencement.

FOURTH SCHEDULE.

Portion 4.

Commencing at the south-western angle of allotment 22, section C, Parish of Katunga, County of Moira; thence northerly by the eastern boundary of a road to the south-western angle of allotment 22A; thence easterly and northerly by the southern and eastern boundaries of that allotment to the southern boundary of a road; thence easterly by that boundary to a point in line with the western boundary of allotment 21; thence northerly by a line and the last-mentioned boundary to the southern boundary of a road; thence easterly by that boundary to the north-western angle of allotment 15A, section D; thence northerly by a line and the western boundary of allotment 14A to the southern boundary of a road; thence easterly by that boundary to a point in line with the eastern boundary of allotment 1; thence northerly by a line and the last-mentioned boundary to the south-western angle of allotment 2; thence easterly and northerly

by the southern and eastern boundaries of that allotment to the southern boundary of a road; thence easterly by that boundary to a point in line with the western boundary of allotment 21, section B; thence northerly by a line and the last-mentioned boundary to the north-western angle of said allotment 21; thence easterly by the northern boundaries of that allotment and allotment 22, and a line angle of said allotment 21; thence easterly by the northern boundaries of that allotment and allotment 22, and a line connecting those boundaries to the south-western angle of allotment 24; thence northerly by the western boundary of that allotment and easterly by the southern boundary of a road to the western boundary of the Parish of Naringaningalook; thence northerly by that parish boundary and the western boundary of the Parish of Yarroweyah to a point in line with the northern boundary of the land described in certificate of title, volume 4867, folio 973390; thence westerly by a line and the lastmentioned boundary to the western boundary of allotment 11, section D, Parish of Strathmerton; thence northerly by the eastern boundary of a road to the southwestern angle of allotment 32, section B; thence easterly by the northern boundary of a road to the western boundary of the Parish of Yarroweyah aforesaid; thence northerly by that parish boundary to the southern boundary of allotment 39, section B, Parish of Strathmerton; thence westerly and southerly by the northern and western boundary of allotment 39, section B, Parish of Strathmerton; thence westerly and southerly by the northern and western boundary of allotment 57; thence generally westerly by a line and the southern boundary of a road to the south-eastern boundary of the Strathmerton and Tocumwall Railway Reserve; thence south-westerly by that daries of said allotment 39 to a point in line with the northern boundary of allotment 57; thence generally westerly by a line and the southern boundary of a road to the south-eastern boundary of the Strathmerton and Tocumwal Railway Reserve; thence south-westerly by that boundary to the northern boundary of allotment 47a; thence westerly by the last-mentioned boundary and by a line to the north-eastern angle of allotment 46a; thence northerly by the western boundary of a road to the most northern angle of allotment 53a; thence south-westerly by the south-eastern boundary of a road to the north-eastern angle of allotment 45, section A; thence northerly by the western boundary of a road to the north-eastern angle of allotment 44; thence westerly by the southern boundary of a road to the north-western angle of allotment 36; thence southerly by the eastern boundary of allotment 48b; thence westerly by the last-mentioned boundary to a point in line with the eastern boundary of allotment 48th thence northerly by a line and the last-mentioned boundary, and westerly by the northern boundary of allotment 1; thence northerly by a line and the last-mentioned boundary, and westerly by the northern boundary of said allotment 1 to the south-eastern angle of allotment 46; thence northerly and generally westerly by the eastern and northern boundaries of the last-mentioned allotment to the most southern angle of allotment 38c; thence southerly by the eastern boundary of a road to the north-western angle of allotment 11a; thence westerly by the southern boundary of a road to the north-western angle of allotment 32, section B, Parish of Ulupna; thence southerly and easterly by the western and southern boundaries of that allotment to the north-western angle of allotment 31; thence southerly by the western boundaries of that allotment and by a line in continuation of the last-mentioned boundary to the northern boundary of allotment 12, section C; thence generally westerly by the southern boundary of the last-mentioned parish; then Trust, as proclaimed by His Excellency the Lieutenant-Governor on the 5th day of December, 1900, and published in the Victoria Government Gazette on 7th day of December, 1900, page 4510; thence generally easterly and southerly by the northern and eastern boundaries of the said Nathalia Urban District to the Broken Creek; thence generally easterly by that creek to the western boundary of the Numurkah Urban District of the Shire of Numurkah Waterworks Trust; thence northerly by that boundary to a point distant 10 chains northerly from the south-western angle of allotment 14A, section C, Parish of Katunga; thence generally easterly and northerly by the northern boundaries of the Township of Numurkah to the western boundary of the Tocumwal-road; thence east by a line to the western boundary of allotment 178, section C, Parish of Katunga; thence northerly, easterly, and southerly by the western, northern, and eastern boundaries of the said allotment 17B to a point distant 10 chains 57 links northerly from the south-eastern angle of said

allotment 17B; thence east by a line to the western boundary of allotment 19; thence southerly by the eastern boundary of a road to the Broken Creek; thence generally easterly by that creek to a point in line with the western boundary of allotment 22; thence northerly by a line to the point of commencement.

Excepting thereout the lands within the Strathmerton Urban District of the Shire of Numurkah Waterworks Trust, as proclaimed by His Excellency the Lieutenant-Governor on the 23rd September, 1901, and published in the Victoria Government Gazette on 2nd October, 1901, page 3064

FIFTH SCHEDULE.

Portion 5.

Those lands comprising the whole of allotments 1, 12, and 13, section F, Parish of Mundoona, County of Moira; a Water Reserve adjoining the southern boundary of said western boundary of said allotment 13; that portion of the road adjoining the western boundaries of allotments 1, 12, and 13; that portion of the road adjoining the southern boundaries of the said Water Reserve and allotment 13; and that portion of the reserve between allotment 1 and the left bank of the Nine Mile Creek.

Portion 6

Those lands comprising the whole of allotments 11, 12. 13, 14, 15, 16, and 17, section D, Parish of Drumanure, County of Moira; that portion of the road adjoining the southern boundaries of said allotments 17, 16, and 15; and that portion of a road adjoining the eastern boundaries of said allotments 13, 14, and 15 of said allotments 13, 14, and 15.

SIXTH SCHEDULE.

Portion 7.

Commencing at the south-western angle of allotment 1, section B, Parish of Kaarimba, County of Moira; thence northerly by the western boundary of that allotment to its intersection with a line connecting the south-eastern angle of allotment 7, section B, with the south-eastern angle of allotment 1, section B; thence north-easterly by a line to the south-eastern angle of said allotment 7, section B; thence northerly by the eastern boundary of the last-mentioned allotment to its north-eastern angle; thence north-easterly by a straight line to the southern angle of allotment 9; thence north-easterly by the south-eastern boundary of the last-mentioned allotment and a line in continuation thereof to the western boundary of allotment 8, section A; thence north-westerly by the north-eastern boundary of a 3-chain road to the south-western angle of allotment 16; thence north-westerly by a straight line to the south-eastern angle of allotment 9; western angle of allotment 16; thence north-westerly by a straight line to the south-eastern angle of allotment 9; thence north-westerly by a straight line to the south-eastern angle of allotment 2a; thence north-westerly by a line to the north-western angle of that allotment; thence north-westerly by a straight line to the north-eastern angle of allotment 1a, all in said section D. Parish of Kaarimba; thence north-westerly by a straight line to the south-eastern angle of allotment 9, section D. Parish of Barwo; thence westerly by the southern boundary of that allotment to its south-western angle; thence north-westerly by a line to the north-western angle of allotment 10, section D; thence westerly by a line to the south-western angle of allotment 20a, section E; thence westerly by the section D: thence westerly by a line to the south-western angle of allotment 20a, section E; thence westerly by the northern boundary of a 3-chain road to the south-western angle of allotment 17, section E; thence generally westerly by the northern boundary of a road to a point in line with the eastern boundary of allotment 25, section E; thence southerly by a line and the last-mentioned boundary to the Sheepwash Creek; thence generally north-westerly by that creek to the south-western angle of said allotment 25; thence northerly by the western boundary of that allotment to a point in line with the southern boundary of allotment 16, section F; thence westerly by a line and the last-mentioned boundary and northerly by the western boundary of said allotment 16 and a line in continuation thereof to the south-western angle of allotment 10A. section F, all in the Parish of Barwo; thence generally north-westerly by the northern boundary of a road to the western boundary of the Parish of Barwo; thence southerly by that parish boundary to the northern boundary of the Parish of Kotupna; thence easterly and southerly by the northern and eastern boundaries of the last-mentioned parish and a line in continuation of the last-mentioned boundary to the right bank of the Goulburn River; thence generally south-easterly by that bank to the southern boundary of the Parish of Kaarimba; thence easterly by that parish boundary to the point of commencement.

Portion 8.

Commencing at the north-western angle of allotment 9, section C, Parish of Waaia, County of Moira; thence generally westerly by a line and the northern boundaries of allotments 8 and 7, section D, Parish of Barwo, to a point in line with the eastern boundary of the Nathalia Urban District of the Shire of Numurkah Waterworks Trust, as proclaimed by His Excellency the Lieutenant-Governor on the 5th day of December, 1900, and published in the Victoria Government Gazette on 7th day of December, 1900, page 4510; thence northerly by a line to the centre line of the Broken Creek; thence generally easterly by that creek to a point in line with the northern boundary of aforesaid allotment 9, section C, Parish of Waaia; thence westerly by a line and the last-mentioned boundary to the point of commencement. Commencing at the north-western angle of allotment 9,

Portion 9.

Commencing at the north-western angle of allotment 14, section C, Parish of Waaia; thence westerly by the southern boundary of a road to the Broken Creek; thence generally northerly, easterly, and southerly by that creek to a point in line with the northern boundary of said allotment 14; thence westerly by a line and the lastmentioned boundary to the point of commencement.

Portion 10.

Commencing at the north-western angle of allotment 71, Parish of Yielima, County of Moira; thence northerly by the western boundary of that parish to the left bank of the River Murray; thence generally easterly by that river bank to the eastern boundary of the Parish of Strathmerton; thence southerly by that parish boundary to the southern boundary of the Sheepwash Creek Reserve; thence generally westerly by that boundary to the northern boundary of allotment 39, section B, Parish of Strathmerton; thence westerly and southerly by the northern and western boundaries of said allotment 39 to a point in line with the northern boundary of allotment 57; thence generally westerly by a line and the southern boundary of a road to the south-eastern boundary of the Strathmerton and Tocumwal Railway Reserve; thence south-westerly by that Tocumwal Railway Reserve; thence south-westerly by that boundary to the northern boundary of allotment 47a. thence westerly by the last-mentioned boundary and by a line to the north-eastern angle of allotment 46a; thence thence westerly by the last-mentioned boundary and by a line to the north-eastern angle of allotment 46a; thence northerly by the western boundary of a road to the most northern angle of allotment 53a; thence south-westerly by the south-eastern boundary of a road to the north-eastern angle of allotment 45, section A; thence northerly by the western boundary of a road to the north-eastern angle of allotment 44; thence westerly by the southern boundary of a road to the north-eastern angle of allotment 36; thence southerly by the eastern boundary of a road and by a line in continuation thereof to the northern boundary of allotment 48B; thence westerly by the last-mentioned boundary to a point in line with the eastern boundary of allotment 1; thence northerly by a line and the last-mentioned boundary, and westerly by the northern boundary of said allotment 1 to the south-eastern angle of allotment 46; thence northerly and generally westerly by the eastern and northern boundaries of the last-mentioned allotment to the most southern angle of allotment 38C; thence southerly by the eastern boundary of a road to the north-western angle of allotment 11a; thence westerly by the southern boundary of a road to the north-western angle of allotment 32, section B, Parish of Ulupna; thence southerly and easterly by the western and southern boundaries of that allotment to the north-western angle of allotment 31; thence southerly by the western boundaries of said allotment 31 and allotment 30 to the northern boundary of allotment 39; thence westerly by the northern and western boundaries of that allotment and by a line in continuation of the lastmentioned boundary to the northern boundary of allotment 12, section C; thence generally westerly by the southern boundary of allotment of the point of commencement.

The lands set out and described in the first of the foregoing Schedules, and the portions set out in the Second, Third, Fourth, Fifth, and Sixth Schedules, are shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. No. 53/18694.)

And the Honorable Clive Phillip Stoneham, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

MAHLSTEDT Clerk of the Executive Council.

LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the sixth day of October, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria. - 1

Mr. Holt

Mr. Smith.

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

- IN pursuance of the powers conferred upon him by the Landlord and Tenant Act 1948, His Excellency the Administrator of the Government of the State 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 the whole of the provisions contained in Parts III. and V. of the Landlord and Tenant Act 1948:—
 - Number 114 Murrumbeena-road, Murrumbeena.
 Number 136 Swanston-street, Geelong.
 Number 71 O'Farrell-street, Yarraville.

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

> MAHLSTEDT Clerk of the Executive Council.

River Improvement Act 1948. OVENS RIVER IMPROVEMENT TRUST.

At the Executive Council Chamber, Melbourne, the sixth day of October, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria. 1

Mr. Holt

Mr. Smith.

REGULATIONS FOR THE ELECTION AND TERM OF OFFICE OF COMMISSIONERS, AND ANY MATTER INCIDENTAL THERETO.

WHEREAS in pursuance of the provisions of the River Improvement Act 1948, the Governor in Council is empowered to make Regulations for the election and term of office of Commissioners of River Improvement Trusts and any matter incidental thereto:

Now therefore His Excellency the Administrator of the Government of the State of Victoria, acting by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the now recited Act, doth for the purpose aforesaid make the following Regulations for and in respect of the Ovens River Improvement Trust:—

- 1. General Regulations to Apply.—The General Regulations, made in pursuance of the provisions of the Act, for the qualification, disqualification, election, appointment, removal, and term of office of Commissioners of River Improvement Trusts shall be read and construed as one with these Pegulations with these Regulations.
- 2. Period for which Elected Commissioner shall Hold Office.—The period for which an elected Commissioner shall hold office shall be until the second Thursday in the month of November in the third year after the year of his election.
- 3. Date of Ordinary Election of Commissioners.—The ordinary election, other than the first election, of Commissioners under these Regulations shall be held on the second Thursday in the month of November in each triennial year succeeding the year 1953.
- 4. Voters' List to be Prepared Annually.—For the purposes of any election, other than the first election, of Commissioners the Trust shall cause a list of voters to be prepared on or before the twenty-fourth day of October in each year, in like manner to that provided by section 117 of the Water Act 1928, as amended by section 2 of the Water Act 1936, in so far as circumstances will admit, which shall, upon the approval by the Commissioners under the common seal of the Trust, be the list of voters for any election of Commissioners for the twelve months then next enging next ensuing.

And the Honorable Clive Phillip Stoneham, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

MAHLSTEDT, Clerk of the Executive Council.

GAOLS ACT 1928.

At the Executive Council Chamber, Melbourne, the sixth day of October, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria.

Mr. Holt

Mr. Smith.

AMENDMENT OF GAOLS REGULATIONS 1931.

N pursuance of the powers conferred by the Gaols Act 1928 and all other powers him thereunto enabling, His Excellency the Administrator of the Government of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, doth hereby amend the Gaols Regulations 1931 as follows:—

Under Part IX.—Prisoners' Earnings and Gratuities of the said Regulations—clauses sixty to seventy-four inclusive are hereby revoked and the following clauses substituted therefor:—

- 60. A prisoner may earn credits of money (hereinafter referred to as earnings) for work performed in accordance with scales determined from time to time by the Inspector-General not exceeding a rate of 4s. per day.
- 61. A prisoner employed otherwise than at an industry may be eligible for earnings if the nature of the work performed by him is considered by the Inspector-General to merit payment.
- 62. The earnings of a prisoner shall, in the discretion of the Inspector-General, be applied—
 - (a) towards the maintenance, during the detention of the prisoner, of his wife and family (if any);
 - (b) in repayment to the Children's Welfare Department of any amount expended for the maintenance and support of his children during his detention;
 - (c) in satisfaction of costs to the Crown on any appeal or question of law raised by the prisoner;
 - (d) in satisfaction of expenses and costs involved in re-arrest and trial after escape or attempted escape;
 - (e) towards payment of fees for education and training;
 - (f) towards supplying personal needs of the prisoner.
- 63. Earnings shall be forfeited for absconding; attempting to abscond; or for any indictable offence; or in the event of deportation from the Commonwealth.
- 64. A deduction may be made from earnings for the value of Government property damaged or destroyed and for repeated acts of misconduct as directed by the Inspector-General.
- 65. An account of the earnings of each prisoner, and of all disbursements and deductions made under the provisions of these Regulations, shall be kept in the prison in which he is detained and the balance remaining to his credit shall be paid to him on release.
- 66. A prisoner under a life sentence shall not be eligible for earnings. With the approval of the Inspector-General, he may be allowed to take a correspondence course, payment for which will be made by the Crown, provided that the cost thereof does not exceed the amount of his earnings had he been eligible therefor at a rate determined by the Inspector-General being not higher than the maximum rate fixed by these Regulations. In the event of the release of the prisoner at any time, he may, with the approval of the Chief Secretary, be paid a gratuity not exceeding £50, provided that such gratuity, together with the cost of any educational course, does not exceed the amount of his earnings had he been eligible therefor at a rate determined by the Inspector-General being not higher than his maximum rate fixed by these Regulations.
- 67. Any prisoner confined in a gaol who is entitled to discharge and destitute of funds may be permitted to remain and labour in such gaol for any period not exceeding sixteen working days

after the day on which he is entitled to liberation. On discharge he may be paid in respect of each such working day a sum not exceeding 4s. less, if necessary, the fare by rail or otherwise to his place of destination.

- 68. Each prisoner so remaining shall be subject to the rules, regulations, and discipline in operation in such gaol, and for any breach of the rules, regulations, or discipline may be summarily ejected from the gaol and forfeit any earnings.
- 69. Each prisoner desirous of being permitted to remain as aforesaid shall sign a document in the following form:-

I hereby request permission to remain and work at the for a period of gaol at

days, and agree to abide by all the rules, regulations, orders, and customs now in operation there, and to waive all right of action for detention or otherwise.

Dated this

day of

19

(Witness)

(Signature).

70. A prisoner, not in receipt of earnings in accordance with these Regulations, may receive a gratuity at the discretion of the Inspector-General, or the gaoler, who shall inquire into the merits of each case, but on no account shall the maximum amount of the following scale be exceeded by the gaoler:-

Period of Sentence.		First vict			econ vict			sequ victi	
	£	8.	d.	£	8.	d.	£	8.	d.
One month and not exceeding three months	0	5	0	0	4	0	0	3	0
Over three months and not exceeding six months	0	10	0	0	7	0	0	5	0
Over six months and not exceeding twelve months	1	0	0	0	15	0	0	ю	0
Over twelve months and not exceeding 24 months	1 2	10 0	0	l l	0 10	0	0	15 0	0

In very special circumstances the Inspector-General may exceed the scale to the extent of 50 per cent.

- 71. A prisoner who has funds at his disposal or friends to assist him shall not be granted a gratuity.
- 72. Good conduct and industry in gaol shall be indispensable conditions for the granting of a gratuity.

And the Honorable Archibald McDonald Fraser, for and on behalf of Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT. Clerk of the Executive Council.

CRIMES ACT 1928.

At the Executive Council Chamber, Melbourne, the sixth day of October, 1953.

PRESENT:

His Excellency the Administrator of the Government of the State of Victoria. 1

Mr. Holt

Mr. Smith.

AMENDMENT OF INDETERMINATE SENTENCES REGULATIONS 1931.

N pursuance of the powers conferred by the Crimes Act 1928 and all other powers him thereunto enabling, His Excellency the Administrator of the Government of the State of Victoria in the

Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth hereby amend the Indeterminate Sentences Regulations 1931 as follows:-

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Clauses twenty-nine, thirty, and thirty-one of the said Regulations are hereby revoked and the following clauses substituted therefor:--

- 29. Every inmate shall work at some trade or vocation or be employed at some labour as may be directed by the Inspector-General and may earn credits of money (hereinafter referred to as earnings) for work performed in accordance with scales determined by the Inspector-General not exceeding a rate of 4s.
- 30. The earnings of an inmate shall, in the discretion of the Inspector-General, be applied-
 - (a) towards the maintenance, during his detention, of his wife and family (if any);
 - (b) in repayment to the Children's Welfare Department of any amount expended for the maintenance and support of his children during his detention;
 - (c) in satisfaction of costs awarded to the Crown on any appeal or question of law raised by the inmate;
 - (d) in satisfaction of expenses and costs involved in re-arrest and trial after escape or attempted escape;
 - (e) towards the payment of fees for education and training of the inmate;
 - (f) towards supplying the personal needs of the inmate;
 - (g) towards the purchase, of any article specified in Regulation 42 hereof.
- 31. Earnings shall be forfeited for absconding, attempting to abscond, or for committing any indictable offence, in the event of deportation from the Commonwealth, or when and to the extent directed by the Board under the powers conferred by sub-section (5) of Section 525 of the Act.

And the Honorable Archibald McDonald Fraser, for and on behalf of Her Majesty's Chief Secretary 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 :-

Alexandra.—Friday, 16th October, 1953		Gazette
Benalla.—Tuesday, 20th October, 1953	٠.	777
CohunaMonday, 12th October, 1953		773
Echuca.—Monday, 12th October, 1953		773
Kaniva.—Tuesday, 10th November, 1953	٠.	784
Kerang.—Tuesday, 13th October, 1953		773
Leongatha.—Tuesday, 13th October, 1953		773
ManangatangTuesday, 13th October, 1953		773
Swan Hill.—Tuesday, 13th October, 1953		773

SALE OF CROWN LAND BY AUCTION.

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

A deposit of at least twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and such payments shall be made in coin, bank notes or cheques approved by the officer conducting the sale, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times; and such residue of the purchase money shall bear interest at the rate of Five pounds per centum per annum, to be computed with respect to each instalment for the period which has elapsed

between the time of sale and the time of the payment of such instalment. If the residue of the price be pald 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 f20, 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 £1 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 grants:—

50 acres and under, £1 10s.

Over 50 acres, £2.

Where the purchase money does not exceed £5, the grant fee is £1.

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

R. W. HOLT, Commissioner of Crown Lands and Survey.

Office of Crown Lands and Survey, Melbourne, 5th October, 1953.

KANIVA.—Sale (No. 11040) of Crown lands, in feesimple, by auction, will be held at the Rooms of G. T. BROWN AND SONS, KANIVA, on TUESDAY, the 10th NOVEMBER, 1953, at TWO o'clock p.m. To be conducted by S. C. LEPP, Land Officer, Horsham. Auctioneers: G. T. BROWN AND SONS, KANIVA.

KANIVA, PARISH OF KANIVA, COUNTY OF LOWAN.

In the North of the Township.

Upset price £90 the lot. Charge for survey £5 10s. Lot 1. Area 1r. 4p., allotment 31 of section 28.

PARISH OF TARRANGINNIE, COUNTY OF LOWAN.

, In the North of the Parish.

Upset price £18 the lot. Charge for survey £5 17s. 6d.

Lot 2. Area 2 acres, allotment 94s. Valuation of improvements, £287 10s. (buildings and fencing owned by Education Department).

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 23rd September, 1953, pursuant to Orders of the 15th September, 1953.

MINIMAY.—The temporary reservation, by Order in Council of the 5th May, 1885, of 4 acres 3 roods 32 perches of land in the Parish of Minimay, as a site for State School purposes, is about to be revoked.—(M.478(5) (C.95214).

purposes, is about to be revoked.—(M.476's) (C.59214).

TARADALE.—The temporary reservation, by Order in Council of the 14th October, 1872, of 55 acres, more or less, of land in the Town of Taradale, as a site for Public Park and Recreation purposes, revoked as to part by Order of the 11th December, 1917, is about to be revoked so far as the balance thereof containing 49 acres, more or less, is concerned.—(T.32(2) (Rs.1831).

R. W. HOLT, 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 16th September, 1953, pursuant to Orders of the 8th September, 1953.

KRAMBRUK.—The temporary reservation, by Order in Council of the 13th August, 1918, of 1 rood 38 5/10 perches of land in the Parish of Krambruk, as a site for a State School, is about to be revoked.—(K.149(10) (Rs.1829).

BIL-BIL-WYT.—The temporary reservation, by Order in Council dated 9th July, 1866 (see Government Gazette 1866, page 1756), of 496 acres 2 roods 5 perches, being allotments 75, 76, 81, 82, 83, 84, 85, and 86, Parish of Bil-bil-wyt, as a site for Village purposes, revoked as to part by Orders in Council dated 5th July, 1880, and 16th December, 1884 (see Government Gazettes 1880, page 1738, and 1884, page 3565), is about to be revoked in so far as regards the balance thereof.—(B.590(3) (C.95463).

R. W. HOLT, Commissioner of Crown Lands and Survey.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF RESERVED LAND KNOWN AS "BROKEN RIVER FRONTAGE," PARISH OF SHEPPARTON.

WHEREAS by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Regulations is respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever and which has not been conveyed to or vested in trustees, and for the further purposes as enacted: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the reserved Crown land in the

Parish of Shepparton, indicated by red colour on plan "S"/17.7.53 with the Lands Department correspondence Rs.7102, and known as "Broken River Frontage," hereinafter referred to as the "Reserve":—

REGULATIONS.

- 1. The Reserve shall be open to the public free of charge.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage or interfere in any way with the trees, shrubs, or flowers in the Reserve, nor leave or deposit any glass, paper, or rubbish in the Reserve.
- 4. No person shall put in the Reserve any cattle, goats, pigs, horses, sheep, or other animals without the permission, in writing, of the Committee of Management first obtained.
- 5. No person shall camp in the Reserve nor erect therein any tent or building without first obtaining the written permission of the Committee of Management.
- 6. No person shall carry or discharge firearms in the Reserve.
- 7. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission, in writing, of the Committee of Management first obtained.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provision of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with any such Regulation, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.—(Corres. Rs.7102.)

The common seal of the Board of Land and Works was hereunto affixed this 30th day of September, 1953, in the presence of—

(SEAL)

R. W. HOLT, President. W. T. LONG, Member.

The Reserve has been placed under the control of the Council of the City of Shepparton as a Committee of Management, with power and authority to enforce the foregoing Regulations.

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 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.

R. W. HOLT,
Commissioner of Crown Lands and Survey, and
President of the Board of Lands and Works.
Department of Crown Lands and Survey,
Melbourne, 7th October, 1953.

SCHEDULE.

LAND OFFICE, BENDIGO, Thursday, 22nd October, 1953, at 10 a.m., H. J. Henkel, Land Officer, Bendigo.

LAND INSPECTOR'S OFFICE, BRIGHT, Tuesday, 10th November, 1953, at 10 a.m., J. A. Tipping, Land Officer, Beechworth.

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

NOTICE is hereby given that reasons against the forfeiture of the licences and leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the

persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said Schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the Schedule

R. W. HOLT, Commissioner of Crown Lands and Survey.

Department of Crown Lands and Survey, Melbourne, 7th October, 1953.

SCHEDULE.

LAND OFFICE, BENDIGO, Thursday, 5th November, at 10 a.m., H. J. Henkel, Land Officer-

0955/129, Francis Crowe, 2 acres, Sandhurst. 0895/129, Richard James Hartwell, 3 acres, Sandhurst. 01085/129, William Vorhauer, 1 acre, Sandhurst. 01312/129, Frederick James Priest, 1 acre, Sandhurst. 01246/129, William Leo James Wells, 1 acre, Sand-

0818/129, Thomas William Guilmartin, 1 acre. Sand-

LAND INSPECTOR'S OFFICE, BRIGHT, Tuesday, 10th November, 1953, at 10.30 a.m., J. A. Tipping, Land

259/129, W. J. Barrett, 3 acres, Wandiligong. 264/129, S. E. Cherry, 3 acres, Bright. 129/129, H. H. Hammer, 2r. 5p., Bright. 306/44, M. G. Miley, 39a. 3r. 28p., Freeburgh. 183/129, F. V. Wraith, 1a. 0r. 27p.

LAND INSPECTOR'S OFFICE, WANGARATTA, Friday, 13th November, 1953, at 10 a.m., J. A. Tipping, Land

801/44, F. W. Bowers, 44 acres, Edi.

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:—

"KILCUNDA MECHANICS' INSTITUTE AND FREE LIBRARY" RESERVE.

Allan Richard Hamilton, Robert Ramage, Robert William Dwyer, Alfred Ernest Bever, Norman Spence Sanderson, and John William Meyer as a Committee of Management for a period of one (1) year from 15th September, 1953, of the land temporarily reserved by Order in Council dated the 8th October, 1901, as a site for a Mechanics' Institute and Free Library in the Township of Kilcunda..... (Corres. Rs.3158.)

"KILCUNDA WATER RESERVE."

"RILCUNDA WATER RESERVE."

"Peter William Dwyer, Alfred Ernest Bever, Norman Spence Sanderson, John William Meyer, Allan Richard Hamilton, and Robert Ramage as a Committee of Management for a period of three (3) years from 14th September, 1953, of the land temporarily reserved by Order in Council dated the 12th March, 1900, as a site for Water Supply purposes in the Township of Kilcunda, and known as the "Kilcunda Water Reserve."—(Corres. Rs.5358.)

"DIAPUR RECREATION RESERVE,"

William Cook, William Thomas Cook, David Alfred Cook, Lawrence Ronald Baker, Allan William Jarred, Robert Bismark Zerbst, William Bruce Hensley, Lindsay Roediger Hensley, Malcolm David Honeyman, and William Edward Alexander as a Committee of Management for a period of three (3) years from the 22nd August, 1953, of the land temporarily reserved by Order in Council dated the 18th April, 1905, as a site for Public Recreation in the Township of Diapur, and known as the "Diapur Recreation Reserve."—(Corres, Rs.2724.)

"BOGGY CREEK RECREATION RESERVE."

Richard Shanley, George Ferguson, Richard Hugh Ferguson, Frank Bone, Kevin Shanley, Patrick Shanley, Wilfred T. Lewis, John Evans, John Shanley, David Evans, Eamon Shanley, James Lindsey Gibson, Robert Henry Batten, and Rupert Henry King as a Committee of Management for a period of three (3) years of the land temporarlly reserved by Order in Council dated the 9th November, 1914, as a site for Public Recreation in the Parish of Myrrhee, and known as the "Boggy Creek Recreation Reserve."—(Corres. Rs.629.)

"KOONDROOK RACECOURSE AND RECREATION RESERVE."

Gilbert Arthur Burnett, Ernest Carter, Andrew James Fasham, Arthur Robert Burt, Arthur Geoffrey Molin, Reginald Nicholas Penglase, and Harold Algernon Colville as the Committee of Management for a period of three (3) years from 29th September, 1953, of the land temporarily reserved for Racecourse and Public Recreation in the Parish of Murrabit, and known as the "Koondrook'Racecourse Reserve."—(Corres. Rs.813.)

"GRETA PUBLIC RECREATION RESERVE."

Edgar Thomas Ellis, John Hunter Dinning (junr.), Donald McCallum Carmichael, Michael Joseph Egan, John Alexander Graham, Patrick Joseph O'Brien, and Herbert John Younger as a Committee of Management for a period of three (3) years of the land temporarily reserved as a site for Public Recreation by Order in Council dated the 19th June, 1950, in the Parish of Greta, and known as the "Greta Public Recreation Reserve."—(Corres. Rs.4157.)

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

"LOWER CAPE BRIDGEWATER PUBLIC HALL AND RECREATION RESERVE."

James Cecil Kittson, Robert Kevin Blacker, George Albert Amos, Jack Allan Robert Kittson, and Edward Arundell as a Committee of Management for a period of three (3) years from 27th August, 1953, of the land in the Parish of Tarragal temporarily reserved as a site for a Public Charles and Committee of the Parish of Tarragal Temporarily reserved as a site for a Parish of Tarragal temporarily reserved as a site for a Public Hall and for Public Recreation by Order in Council dated 18th August, 1953, and known as the "Lower Cape Bridgewater Public Hall and Recreation Reserve."—(Corres. Rs.5236.)

"NORTH 'ARM RESERVE," LAKES ENTRANCE.

Harold Broome, Victor John Carstairs, George Reid, Arthur William Proctor, Archibald Allan MacLachlan, and Cyril Albert John Carroll as a Committee of Management for a period of three (3) years of the land in the Township of Lakes Entrance temporarily reserved by Order in Council dated the 29th June, 1953, as a site for Tourist Camping and Picnic Ground, and known as the "North Arm Reserve," Lakes Entrance.—(Corres. Rs.7123.)

"HEXHAM RACECOURSE AND RECREATION RESERVE."

Keith W. Urquhart, William L. Holdsworth, M. J. Jubb, Patrick W. Jubb, W. Saxby, and J. R. Thorburn as a Committee of Management for a period of three (3) years from .13th December, 1952, of the lands temporarily reserved for Racecourse and Recreation at East Hexham, and known as the "Hexham Racecourse and Recreation Reserve."—(Corres. Rs.1750.)

"Poowong Recreation Reserve."

Gordon Edward Coote, Richard James Thomas, Albert Arthur Ireland, Alexander Bryson, and Daniel Neal Gregg as a Committee of Management for a period of three (3) years from the 14th September, 1953, of the land temporarily reserved by Order in Council dated the 18th January, 1909, as a site for Public Recreation in the Parish of Poowong, and known as the "Poowong Recreation Reserve."—(Corres. Rs.874.)

"DIAPUR FREE LIBRARY RESERVE."

William Cook, William Thomas Cook, David Alfred Cook, Lawrence Ronald Baker, Allan William Jarred, Robert Bismark Zerbst, William Bruce Hensley, Lindsay Roediger Hensley, Malcolm David Honeyman, and William Edward Alexander as a Committee of Management for a period of three (3) years from 22nd August, 1953, of the land temporarily reserved by Order in Council dated the 24th June, 1889, as a site for a Free Library in the Township of Diapur, and known as the "Diapur Free Library Reserve."—(Corres. Rs.4793.)

"LAKE BOLAC FORESHORE RESERVE."

James Clifford Murray, Leo John O'Rorke, Leslie Allan Hucker, William Thomas Waters, Henry James McIntyre, James Lewis Geddes, and Frederick Hewitt Moreton as a Committee of Management for a period of three (3) years of the reserved Crown land in the Parish of Parupa indicated in red colour on plans marked P/28.2.30 and P/3.11.49 with Lands Department correspondence file No. Rs.272, and known as the "Lake Bolac Foreshore Reserve."—(Corres Rs.272) -(Corres. Rs.272.)

"BARWO PUBLIC PURPOSES RESERVE,"

John Victor Trewin, Herbert Frederick Kelley, Edward Patrick Bourke, James Ernest Coupar, and Royce Albert Ernest Hutchins as a Committee of Management for a period of three (3) years of land temporarily reserved by Order in Council dated 21st January, 1937, as a site for Public purposes in the Parish of Barwo, and known as the "Barwo Public Purposes Reserve."—(Corres. Rs.4646.)

"ELLERSLIE RECREATION RESERVE,"

Colledge Thomas Symons, Peter Yule Wynd, William Henry Symons, William Alford, and Richard Jennings Ormsby as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 9th April, 1900, as a site for Public Recreation in the Town of Ellerslie, and known as the "Ellerslie Recreation Reserve."—(Corres. Rs.1430.)

" MOOROOPNA MECHANICS' INSTITUTE AND PUBLIC HALL RESERVE,'

Charles Percy Huggard, Martin Gerald O'Brien, David Charles Percy Huggard, Martin Gerald O'Brien, David Alexander Lawson, Leslie Rick Caligari, Alexander Freer, and Charles Vernon Kiss as the Committee of Management for a period of three (3) years from the 26th September, 1953, of the remaining portion of the land temporarily reserved by Order in Council dated 7th September, 1909, as a site for a Mechanics' Institute and Public Hall in the Parish of Toolamba, at Mooroopna, and known as the "Mooroopna Mechanics' Institute and Public Hall Reserve."—(Corres. C.80525.)

"MORTLAKE RECREATION RESERVE."

William Laurie Lee Archer, George Edward Robertson, William Laurie Lee Archer, George Edward Robertson, Arthur David Reeves, William Roden Woodhams, and Henry Robert Baker as a Committee of Management for a period of three (3) years from the 23rd September, 1953, of the land permanently reserved by Order in Council dated the 14th November, 1892, as a site for Public Recreation in the Town of Mortlake, and known as the "Mortlake Recreation Reserve."—(Corres. Rs.2173.)

"MYALL PUBLIC HALL RESERVE."

Alexander McDonald, Hubert Stanley Rosslyn Goldsworthy, Allan Edward Stacey, Herbert George Hanns, Cornelius Michael Walsh, Joseph Fawcett, Bruce Archibald McArthur, and George Edward Haggblom as a Committee of Management for a period of three (3) years from 25th August, 1953, of the land in the Parish of Bitchigal temporarily reserved as a site for a Public Hall by Order in Council dated 18th November, 1907, and known as the "Myall Public Hall Reserve,"—(Corres. C.33491.) known as the C.33491.)

"OMEO TOURIST CAMPING RESERVE."

The Council of the Shire of Omeo as a Committee of Management of the land in the Township of Omeo reserved by Order in Council dated the 8th September, 1953, as a site for Tourist Camping purposes.—(Corres. Rs.7158.)

"Woolsthorpe Mechanics' Institute Reserve."

Kevin James B. O'Callaghan as a member of the Committee of Management (in lieu of Stanley Arthur Fulton, resigned) and Thomas Weightman Christopherson as an additional member of such Committee of Management, both for the period expiring 28th November, 1955, of the land in the Town of Woolsthorpe temporarily reserved by Order in Council dated the 26th November, 1888, as a site for a Mechanics' Institute and Free Library, and known as the "Woolsthorpe Mechanics' Institute Reserve."—(Corres, Rs.4638.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this thirtieth day of September, One thousand nine hundred and fifty-three, in the presence of

R. W. HOLT, President. W. T. LONG, Member.

Soldier Settlement Acts.

REVOCATION OF NOTICE DECLARING FARMING LAND SUITABLE FOR SOLDIER SETTLEMENT.

I ROBERT WILFRED HOLT, Her Majesty's Commissioner of Crown Lands and Survey, do hereby declare that the Notice made under the provisions of section 88 (1) of the Soldier Settlement Act 1946 (No. 5179) and published in the Government Gazette of the 26th August, 1953, whereby the land described in the Schedule to such Notice was declared to be land suitable for soldier settlement, shall no longer remain in force in respect of the land described in the Schedule hereto.

SCHEDULE.

All those pieces of land comprising 234 acres, more or ss, and being allotments 85B, 85H, 85J, Porish of

Signed at Melbourne, this 29th day of September, 1953.

R. W. HOLT Commissioner of Crown Lands and Survey.

LAND AVAILABLE UNDER THE SOLDIER SETTLEMENT ACTS.

NOTIFICATION is hereby given in accordance with Section 16 of the Soldier Settlement Act 1946, that the under mentioned lots are available or are about to become available for settlement.

Any discharged soldier who has applied to the Commission on or before the 7th October, 1953, 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 therefor.

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 2nd November, 1953, such applications to be in the hands of the Secretary, Soldier Settlement Commission on or before that date.

S. P. BROMFIELD,

Secretary.

Soldier Settlement Commission, Melbourne, 29th September, 1953.

SCHEDULE OF ALLOTMENTS.

SUBDIVISION OF SECOND PORTION OF "GLENGLEESON" ESTATE.

PARISH OF BANANGAL.—COUNTY OF VILLIERS. Lots 11 and 17 are suitable for grazing and mixed farming and the remaining lots are suitable for Dairying.

Lot Number on Plan of Subdivision.	Approximate Area in-Acres (Subject to Survey).
1	495
2	220
3	285
4	285
5	255
6	305
7	420
8	235
9	230
10	235

SUBDIVISION OF "CORRANDERRK" ESTATE. PARISH OF GRACEDALE .- COUNTY OF EVELYN. Suitable for Dairying and Mixed Furming.

Lot Number on Plan of Subdivision.	Approximate Area in Acres (Subject to Survey).
1	322
2	296
3	302
4	380

LIST OF CROWN LANDS AVAILABLE.

MHE 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, 4th November, 1953, will be deemed to have been made simultaneously, 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 6s. duty stamp unconcelled (registration fee), may be delivered or forwarded by post to the Local Land Officers or to any Grown 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.

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

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

Department of Crown Lands and Survey, Melbourne, 7th October, 1953.

R. W. HOLT, Commissioner of Crown Lands and Surrey.

· Improvements may be subject to re-valuation after land has been granted to an applicant.

AGRICULTURAL AND GRAZING LANDS—SELECTION PURCHASE ALLOIMENTS.

	On one to remove Plate By Road To be conducted and grassed but to remove Plate By Road To be conducted and grassed but as the pipeline and alloiment and the section of LF States and the sect	Swampy heath broken with sand- ridges. Dark sandy loam to light-grey sandy loam on the	ridges, ti-tree, scrub-oak, grass- tree and banksia. Suitable for	grazing and cultivation. (Z.33249)	Swampy heath broken with sand-	light-grey sandy loam on the	ridges, ti-tree, scrub-oak, grass-	grazing and cultivation.	Swampy heath broken with sand	ridges. Dark sandy loam to light-grey, sandy loam on the	ridges. Light stringy bark, grasstree and banksia. Suitable	for grazing and cultivation. (Z.30256)
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n Acr 1928.	South-east of Flat	In the east of the parish Portland,			:				In the north-cast of the	parieh	•	•
DIVISION 4, PART I., LAND ACT 1928.	One month to remove any fercing. Dan and loun and pipeline on allorment \$10, \$xetion D, are the property of L. F. Shelton and will be excluded threaccessful applicant	II.X.		,	:				:-			
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	Bendigo (a. Rendigo Mandurang b)	Hamilton (a) Normanby			.: ::			,		:		

(a) Subject to survey --- (b) Subject to any necessary casements.

PUBLIC SERVICE NOTICES.

PUBLIC SERVICE OF VICTORIA.-VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 21st October, 1953, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the undermentioned positions:-

ADMINISTRATIVE DIVISION.

Clerk, Class "B," Department of Water Supply.

Yearly Salary.—£841, minimum; £919, maximum. Duties.—To have charge of the Records Branch.

Qualifications.—To have a thorough knowledge of filing systems, of all phases of the Commission's activities, and of the provisions of the Water Acts, and ability to organize, control, and direct staff.

Clerk, Class "C," Regional Planning and Decentralization Division, Department, of, Premier.

Yearly Salary.-£520, minimum; £624, maximum.

Duties.—To act as Statistical Research Officer, to undertake the collation and preparation of statistical information for the purposes of regional resources surveys. To maintain liaison with Regional Committees and assist such Committees in carrying out resources surveys, and to assist in the preparation of reports on the completed surveys.

Qualifications.—To have had experience in statistical work and be capable of interpreting the statistics

TECHNICAL AND GENERAL DIVISION.

Registrar of Marriages, Office of the Government Statist, Department of Chief Secretary.

Yearly Salary.-£650, minimum; £702, maximum.

Duties.—To make preparations for and to celebrate marriages at the office of the Government Statist; to give advice on the legal preliminaries and other relevant matters relating to the celebration of marriages; to perform other duties, as required, in connexion with the marriage registration records records.

Qualifications.—To possess a sound knowledge of the Marriage Acts and the Regulations thereunder; to have the ability to impart advice on matters relating to the legal preliminaries to, and the celebration of, marriages; to have a good knowledge of office procedure in relation to marriage registration records. registration records.

Field Officer, Department of Agriculture.

Yearly Salary. £371, minimum; £553, maximum.

Duties.—To assist in the grading, cultivation, sowing, watering, and harvesting of experimental plots, and to help generally in the conduct of irrigation investigations.

Qualifications.-A Diploma of an Agricultural College or its equivalent. Experience of farming under irrigation preferred.

Note.—A house is available at the State Research Farm, Werribee, for the successful applicant, if married, at a rental of approximately 71 per cent. of salary.

Charge Nurse (Male), Sunbury Mental Hospital, Department of Health.

Yearly Salary.-£442, minimum; £468, maximum.

Duties .- To take charge or sub-charge of a Ward in a Mental Hospital.

Qualifications.-To possess the Mental Hygiene Nursing Certificate, and to have had experience as a Deputy Charge Nurse (Male) in a Mental Hospital.

Rental Officer (Male), Office of the Housing Commission, Department of Treasurer. (Three vacancies.)

'Yearly Salary.-£429, minimum; £468, maximum.

Duties.—To engage in the collection of weekly rents on various housing estates in the metropolitan area; to interview tenants in regard to their arrears of rental, and to assist generally in the Accounts Branch in relation to rental revenue.

Qualifications.—To have had experience in dealing with the public; to be a good penman; to be capable of handling money and keeping accurate records; and to be between the ages of 25 and 45 years.

No. 784.—9485/53.—3

Caretaker, Public Offices, 605 Flinders-street, Melbourne, Department of Public Works.

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

Duties.—To act as a working caretaker, and to be in charge of the cleaning staff; to be in attendance from 6 a.m. to 9 a.m. and 3 p.m. to 8 p.m. daily, Monday to Friday.

Qualifications.—To have had experience in office cleaning, and ability to control a staff. To be physically active.

Note.—In addition to the salary rates quoted, a cost of living adjustment (£384 a year for adult males and £288 a year for adult females), which varies in accordance with the rise or fall in the index number of the cost of living, is receivable. is payable.

By order,

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 6th October, 1953.

PUBLIC SERVICE OF VICTORIA.-VACANCY.

(TEMPORARY APPOINTMENT.)

APPLICATIONS will be received by the Public Service Board up to Wednesday, the 21st October, 1953, from persons, who are qualified, for appointment to the undermentioned position:—

Dental Attendant (Female), Larundel Mental Hospital, Department of Health.

Yearly Rate of Pay.-£260, minimum; £273, maximum.

Qualifications.—Age 20-30 years; to be of good appearance; to have obtained the Intermediate Certificate, and preferably to have had some experience as a Dental Attendant.

In addition to the rate of pay quoted, a cost of living adjustment (£259 a year at age 20, and £288 a year, adult), 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, 5th October, 1953. . .

PUBLIC SERVICE OF VICTORIA.

SPEED TESTS FOR SHORTHAND WRITERS AND TYPISTS (FEMALE).

Public Service (Public Service Board) Regulations.

TESTS in shorthand from dictation at the rates of 100 words a minute and 120 words a minute will be held on-

SATURDAY, THE 7TH NOVEMBER, 1953.

100 Words a Minute.

Regulation 55-

." (1) Any person who satisfies the Board, by test, of her ability to write shorthand at the rate of 100 words a minute shall be eligible from the date of passing such test or the date of commencing duty, whichever is the later-

(a) if an adult, to be appointed to the office of Short-hand Writer and Typist (Female), Grade II.;

(b) if a minor, to be appointed to the office of Shorthand Writer and Typist (Female), Grade I., and paid a standard salary appropriate to one year in advance of her age, and on attaining the age of 21 years, to be appointed to the office of Shorthand Writer and Typist (Female). Grade II.

(2) Pending permanent appointment, any employee who is qualified as aforesaid may, as from the date of passing such test, or the date of commencing duty, whichever is the later, be paid, with the approval of the Board, a total emolument equivalent to the salary to which she would have been entitled in terms of sub-regulation (1)."

Permanent officers classified as Shorthand Writer and Typist, Grade I., and temporary employees may sit for the test at 100 words a minute. Temporary employees who pass this test, and are otherwise eligible, will be appointed to the permanent staff.

120 Words a Minute.

Regulation 55-

- (3) (a) No officer or person shall be eligible to be appointed to the office of Shorthand Writer and Typist (Female), Grade III., unless she has satisfied the Board, by test, of her ability to write shorthand at the rate of 120 words a minute.
 - (b) Any Shorthand Writer and Typist (Female), Grade II., who satisfies the Board, by test, of her ability to write shorthand at the rate of

120 words a minute shall be eligible, from the date of passing such test, to receive an allowance at the rate of £13 a year.

Only permanent officers classified as Shorthand Writers and Typists, Grade II., may sit for the test at 120 words a minute.

Applications to sit for the tests should be lodged with the Secretary, Public Service Board, not later than Friday, the 23rd October, 1953. Candidates will be notified of the time and place of the

By order,

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 5th October, 1953.

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 under-mentioned vacancies.

			Officer Recommended for Appointment,					
Office and Classification.	Duties. Qualifications.		Name.	Classification.	Date of Classi- floation.			
		ADMINISTRATIVE DIVISION.						
		DEPARTMENT OF PREMIER.						
		Audit Office.						
Clerk, Class	To examine the accounts relating to salaries of officers in the Public Service, to prepare requisitions for the purchase of stores and materials, and to have charge of the queries which arise on the Treasurer's accounts	To be a qualified accountant. To have a thorough knowledge of the Audit Act and the Regulations thereunder, the Public Service Act and Regulations, and other legislation relating to salaries paid under Special Appropriations. A sound knowledge of the system in operation for controlling these accounts and ability to control staff are essential	Evans, R. J	Clerk, Class " C "	26.8.51			
	<i>:</i>	PROFESSIONAL DIVISION.						
		DEPARTMENT OF PUBLIC WORKS.						
Assistant Chief Architect (Design), Class "A1" (£1,335— £1,485)	To prepare, under the direction of the Chief Architect, plans, designs, details, specifications, reports and estimates; to be responsible for the guidance and control of a group of architectural and/or technical service draughtsmen participating in the duties involved; and to afford the Chief Architect general assistance	To be a qualified and experienced architect, possessing a degree or diploma of architecture, or to be a member of a recognized institute of architects. To be registered as an architect by the Architects Registration Board of Victoria. To possess wide experience in initiating plans and designs of modern school, hospital, sanatoria, police, law court, office, and other important State buildings	Bottoms, H. G.	Senior District Architect, Class "A1" (£1,325– £1,375)	9.1.50			
		DEPARTMENT OF HEALTH.						
		Tuberculosis Branch.						
Senior Medical Officer, Sana- toria, Class "A1"(£1,390- £1,540) (two offices)	Subject to the Medical Superintendent of the Sanatorium to undertake the medical care and treatment of tuberculosis patients; to act as Deputy Superintendent; to perform such other medical duties as the Director of Tuberculosis may from time to time direct	To be a legally qualified medical practitioner with at least one year's post graduate hospital experience; to be experienced in the treatment of persons suffering from Pulmonary Tuberculosis						
Greenvale Sana- torium			Egan, J. B	Medical Officer	18.3.53			
Heatherton Sana- torium	, .,		Rouch, L. C	(Male), Classes "A" and "A1" (£1,125- £1,375)	19.3.53			

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 17th October, 1953.

E. F. FITZGIBBON, Secretary. PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 39.—RECLASSIFICATIONS.

TTHE Public Service Board has raised the classification of the under-mentioned offices as shown, and the Permanent Head of the Department has recommended the officers named for appointment.

				Officer Recommended for Appointment.				
Office and Present Classification.	Revised Classification.	Dutles.	Qualifications.	Name.	Classification.	Date of Classi- fication.		
		ADMINIS	STRATIVE DIVISION.					
•		Dep	ARTMENT OF LAW.		-			
		Publ	ic Solicitor's Office.					
Clerk, Class	Class "B"	To be Officer in Charge of criminal defences and appeals; to conduct divorce proceedings and to be responsible under the Public Solicitor for the administration of the office	To be a barrister and solicitor of the Supreme Court of Victoria with approved experience in criminal jurisdiction or an officer with extensive experience in criminal law and procedure and the law of evidence particularly as regards defences and appeals in all criminal jurisdictions; to be competent to conduct divorce suits, taxation of costs, and to keep trust and revenue accounts; to have proved ability to control a staff and deal with correspondence and to have an intimate knowledge of the practice and procedure under the Poor Persons Legal Assistance Act 1928	Chadwick, E. A.	Clerk, Class	3.1.6		
		PROFE	SSIONAL DIVISION.					
		Der	ARTMENT OF LAW.		•			
		Pub	lic Solicitor's Office.					
Professional Assistant, Class "C2" (two offices)	Class "B" (two offices)	To interview applicants for legal assistance, to prepare and conduct their applications in Court for leave to proceed "in forma pauperis" and to conduct proceedings in the civil, divorce and criminal jurisdictions of the Supreme Court, County Courts, Courts of General Sessions and the Workers Compensation Board	To be a barrister and solicitor of the Supreme Court of Victoria; to have had adequate experience in the various jurisdictions of the Courts and in the procedure relating to the granting of legal assistance	Lane, E. L White, P. J. P.	Professional Assistant, Class " C2"	1.11.6		

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 17th October, 1953.

By order,

Office of the Public Service Board, Melbourne, 6th October, 1953. er, E. F. FITZGIBBON, Secretary.

Teaching Service Act 1946.

TEACHING SERVICE (CLASSIFICATION, SALARIES AND ALLOWANCES) REGULATIONS.

AMENDMENT No. 65.

THE Teachers Tribunal, in pursuance of the powers conferred by the *Teaching Service Act* 1946, hereby amends the Teaching Service (Classification, Salaries, and Allowances) Regulations in the manner following, that is to say:—

PART VI.—STUDENTS IN TRAINING.

In paragraphs (i) and (ii) of sub-clause 16 (a), for the expression "or who have passed the Matriculation examination" substitute the expression "or who have qualified for Matriculation at the University of Melbourne."

W. H. ELLWOOD, Chairman. G. FENNELL, Secretary.

Office of the Teachers Tribunal, Melbourne, 30th September, 1953.

TENDERS.

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

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

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

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

NOTE.—No preliminary deposits are to be lodged with tenders, but a deposit, in accordance with the following Schedule, will be required from the successful tenderer:—

£ For contract amounts not exceeding £200 2 For contract amounts exceeding £200 and not exceeding £500 5 For contract amounts exceeding £500 and not exceeding £1,000 10 For contract amounts exceeding £1,000—1 per cent. ...500

(maximum deposit)

13th October, 1953.

Apollo Bay.—(a) Supply and delivery, (b) or loading and delivery of 15,000 tons of stone for Apollo Bay Breakwater, Ports and Harbors, Public Works Department. (P.S., Apollo Bay.)

Ararat.-Installation of fire service, Mental Hospital.

(W.O., Ararat, Ballarat.)
Armadale.—Repairs and renovations to old wing, Frank
Tate House. (Amended specification.)
Armadale.—Renewal of water service, S.S. No. 2634.

(S.S., Armadale.)

Ballarat.—Electric hot-water service in Farm Manager's esidence, Mental Hospital. (W.O., Ballarat; Mental residence, Mental Hospital, Ballarat.)

Beechworth.—Installation of sewerage system to various offices, Public Offices. (W.O., Wangaratta; P.S., Beechworth.) (Amended specification.)

Bendigo.—New partition and renovations to Physics Room, School of Mines. (W.O., Bendigo; School of Mines,

Boolarra.—Erection of shelter pavilions, S.S. No. 2617.
(W.O., Traralgon; S.S., Boolarra.)
Burwood.—Erection of new building, Teachers' College.
Burwood.—Heating and hot-water service, Teachers'

College.

Burwood.—Electrical installation, Teachers' College.

Burwood.—Electrical installation, Teachers' College.

Dandenong.—Supply and delivery of household type
refrigerator, H.S.

East Loddon.—Supply and delivery of domestic type
refrigerator for Cookery Centre, Group School No. 4632.

Echuca.—New paling and park rail fencing, S.S. No.
208. (W.O., Shepparton; S.S., Echuca.)

Ellesmere.—Purchase and removal of school building
and shelter shed, S.S. No. 2885. (W.O., Bendigo; P.S.,
Eaglehawk, Castlemaine.)

Eltham.—Electrical installation, Higher Elementary
School. (Higher Elementary School, Eltham.)

Elsternwick.—External renovations and painting, S.S.

School. (Higher Elementary School, Eltham.)
Elsternwick.—External renovations and painting, S.S.
No. 2870. (S.S., Elsternwick.)
Fawkner.—Additional out-office accommodation for girls and boys, S.S. No. 3590.
Footscray.—Supply and delivery of household type refrigerator, Girls' Secondary School.
Gardenvale.—External painting and repairs, S.S. No. 3807

Greenvale.-Renewal of flywire to main brick ward,

Greenvale.—Renewal of flywire to main orick ward, Sanatorium.
Haddon.—Internal repairs to the residence, S.S. No. 1076. (W.O., Ballarat; S.S., Haddon.)
Kew.—Installation of electric light and power, Mental Hospital, Wards F6 and F7.
Lancaster.—Provision of new out-offices, S.S. No. 1814. (W.O., Shepparton; S.S., Lancaster.)
Leongatha.—Repairs and external painting, S.S. No. 2981. (W.O., Korumburra; S.S., Leongatha.)
Lillimur.—Additions and renovations to residence, S.S. No. 2400. (W.O., Horsham; P.S., Kaniva, Nhill; S.S., Lillimur.) Lillimur.)

Mahaikah.—Erection of shelter pavilion, 15 ft. x 10 ft., S.S. No. 3370. (W.O., Alexandra; S.S., Mahaikah.) Melbourne.—Conversion of a basement into a laboratory, Old Treasury Buildings. Department of Labour. Melbourne.—Supply, installation of central heating to new extension, Deaf and Dumb Institute, St. Kilda-road.

Mildura.-Provision of double brick, garage, P.S. (W.O.,

Mildura,—Provision of double brick, garage, P.S. (W.O., Mildura; P.S., Mildura, Redcliffs.)
Ormond East.—Completion, repairs, and painting, S.S. No. 4366. (S.S., Ormond East.)
Pakenham.—Erection of three shelter pavilions and new out-offices to Infant Block, Consolidated School. (W.O., Korumburra; S.S., Pakenham.)
Perserverance.—Repairs and painting, S.S. No. 3261.
Rushworth.—Removal of S.S. No. 4216, Waranga West, and re-erection at Rushworth, S.S. No. 1057. (W.O., Shepparton, Bendigo: S.S. Rushworth.)

and re-erection at Rushworth, S.S. No. 1057. (W.O., Shepparton, Bendigo; S.S., Rushworth.)

Sale.—Improvements to Cookery Section, T.S. (W.O., Bairnsdale; T.S., Sale.)

Sarsfield.—Repairs and painting, S.S. No. 1228. (W.O., Bairnsdale; S.S., Sarsfield.)

Selby.—Restoration of school building, S.S. No. 4685. (Parish Hall, Selby.)

Timboon.—Installation of hard fuel hot-water service in Scorts Parilling, Copyrighted School. (W.O., Warrame, Copyrighted School.)

Sports Pavilion, Consolidated School. (W.O., Warrnambool; Consolidated School, Timboon.)

Toora.—Erection of two shelter pavilions, 20 ft. x 10 ft., S.S. No. 2253. (W.O., Korumburra; P.S., Leongatha; S.S., Toora.)

Tongio West.-Purchase and removal of residence, S.S.

Tongio West.—Purchase and removal of residence, S.S. No. 3419. (W.O., Bairnsdale; P.S., Swifts Creek.)
Trafalgar South.—Internal painting, residence, S.S. No. 2527. (W.O., Traralgon; S.S., Trafalgar South.)
Warrnambool.—Provision of an additional bedroom, S.S. No. 1743. (W.O., Warrnambool.)
Winton.—Repairing white ant damage, straightening walls, bracing, and painting, S.S. No. 1870. (W.O., Benalla; S.S., Winton.)
Yanac.—Renovations and additions to the school residence, S.S. No. 2886. (W.O., Horsham; P.S., Nhill; S.S., Yanac.) (Amended specification.)

20th October, 1953.

Ararat.—Painting, repairs, &c., No. 24 and No. 26 Rundell-street, residences, S.S. No. 800. (W.O., Ararat; P.S., Stawell.)

Ararat.-Supply installation of and

Arrat.—Supply and installation of refrigeration machines and equipment at Main Kitchen, Mental Hospital. (W.O., Ballarat.) (Amended specification.)

Ballarat.—Supply and delivery of woodwork machinery and electric motors, Mental Hospital.

Ballarat.—Supply and delivery of Bain Marie, hot press, and urns for Staff Mess, Mental Hospital.

Balmoral.—Electrical installation in four-unit teachers' flats, Group School. (W.O., Horsham, Hamilton; Group

flats, Group School. (W.O., Horsham, Hamilton; Group School, Balmoral.)
Berringama.—Repairs and painting, S.S. No. 2967. (W.O., Wangaratta; S.S., Berringama.)
Carlton.—Repairs to roof, State Offices Annexe.
Croydon. North.—Repairs, &c., and painting to school and residence, S.S. No. 1992. (S.S., Croydon North.)
Dartmoor.—Extension of classroom and repairs, S.S. No. 1935. (W.O., Hamilton; P.S., Portland; S.S., Dartmoor.)
Euroa.—Partitioning of new office, Transport Regulation Board Office. (W.O., Benalla; P.S., Euroa.)
Frankston.—Erection of No. 1 shelter pavilion, S.S. No. 1464. (S.S., Frankston.)
Geelong.—Supply and installation of air-conditioning equipment for Gauge Room, Gordon Institute of Technology.

Glenmaggie.—Alterations to residence, S.S. No. 1576.

(W.O., Bairnsdale; S.S., Glenmaggie.) Glenroy.—Erection of garage, provision of double gates,

Granite Rock.—Repairs and painting, S.S. No. 4339. (W.O., Bairnsdale; S.S., Granite Rock.)
'Heywood.—Erection of out-office block, Consolidated School. (W.O., Hamilton, Warrnambool; P.S., Portland.)

Heywood.—Renovations of infants' school building, S.S. No. 297. (W.O., Hamilton, Warrnambool; P.S., Portland.)

Hopetoun.—Repairs and renewals to party and non-party fencing, S.S. No. 3167. (W.O., Warracknabeal; P.S., Hopetoun.)

Horsham.—Supply and delivery of machine tools to the

Kew.—Supply and erection of underfired three-pass steam boller on brickwork setting with screw-feed mechanical stoker, Mental Hospital. (W.O., Ballarat.)

Korumburra.—Repairs, alterations, and additions, P.S. '(W:O., 'Korumburra.)

Kyneton.—Sale and removal of residence, No. 5 Baynton-street, S.S. No. 343. (W.O., Kyneton; P.S., Daylesford; S.S., Kyneton.)

Mildura West.—Renovations, repairs, painting to teacher's residence, No. 119 Twelfth-street, S.S. No. 3983. (W.O., Mildura; S.S., Mildura West.)

Morwell.—Purchase and removal of residence, garage, fencing, &c., Lot 34, Maryvale-road, proposed Post Primary School. (W.O., Traralgon; P.S., Morwell.)

Pakenham.—External renovation of main building and fant school, Consolidated School. (W.O., Korumburra; infant school, Consolidated School. (W.O., Korumburra; Consolidated School, Pakenham.)
Port Melbourne.—Renovation to exterior of P.S. and

Sergeant's Quarters, P.S.
Port Melbourne.—Sale and removal of two huts at

Lorimer-street, State Accommodation.
Preston.—New water services, T.S. (T.S., Preston.)
Queenscliff.—Electric hot-water service, residence, Ports and Harbors. (W.O., Geelong; residence, 4 King-street,

Queenscliff.) Queenscliff.—Supply and delivery of 100 30-ft. piles,

Queenschiff.—Supply and delivery of 100 30-ft. piles, head 18-in. diameter, base 14-in. diameter, New Harbor, Public Works Department.

Sale.—Painting and repairs, &c., T.S. (W.O., Bairnsdale; T.S., Sale.) (Amended specification.)

Skipton.—Various works and repairs to Quarters at P.S. (W.O., Camperdown; P.S., Skipton, Colac.)

Terang.—Erection of No. 2 shelter pavilions, H.S. (W.O., Camperdown, Warrnambool; H.S., Terang.)

Trafalgar.—New out-office accommodation and soakage pit. S.S. No. 2185. (W.O., Traralgon; S.S., Trafalgar.)

Tungamah.—Repairs and painting, &c., school and residence, S.S. No. 2225. (W.O., Benalla; S.S., Tungamah.)

Wangaratta.—Supply and installation of exhaust fans and unit heater (electric), H.S. (W.O., Wangaratta.)

!Warragul.—Repairs and painting to residence, 113 Victoria-street, S.S. No. 2104. (W.O., Traralgon; S.S., Warragul.)

Warragul.)

Warragul.—Supply and delivery of items equipment for Workshop Block, H.S.

Werrimull.—Erection of new out-offices and wood shed, Group School No. 4254. (W.O., Mildura; P.S., Redcliffs, Ouyen; Group School, Werrimull.) (Amended specification) cation.)

Youanmite.—Renovations of external painting to school and out-offices, S.S. No. 3641. (W.O., Benalla; S.S., Youanmite.)

27th October, 1953.

Anakie.—Repairs and painting to school, S.S. No. 1910. (W.O., Geelong.) (Amended specification.)
| Anakie.—Additions and alterations to teacher's residence, including new laundry and fuel store, S.S. No. 1910. (W.O., Geelong.) (Amended specification.)
| Ararat.—Renovation of Farm Manager's residence, Mental Hospital. (W.O., Ballarat, Ararat.)
| Ballarat.—Installation of chemistry sinks, wastes, &c., School of Mines. (W.O., Ballarat.)
| Ballarat.—Sale and removal of house and out-buildings, 129 Grant-street, T.S. (W.O., Ballarat.)
| Beechworth.—Demolition and restoration of burnt-out section, remodelling Male Wards M1, 2, 5, 6, Mental Hospital. (W.O., Wangaratta; Mental Hospital, Beechworth.)

worth.)

Heywood.—Erection of two timber shelter sheds, Consolidated School. (W.O., Hamilton, Warrnambool; P.S., Portland.)

Portland.)

Heywood.—Supply and installation of heating services, Consolidated School. (P.S., Heywood.)

Horsham.—Various works and painting to school residence, No. 2 Lilac-street, S.S. No. 298. (W.O., Horsham.)

Jamieson.—Repairs and painting, S.S. No. 841. (W.O., Alexandra; S.S., Jamieson.)

Katandra West.—Repairs and external painting, S.S. No. 4401. (W.O., Benalla; S.S., Katandra West.)

Langi Kal Kal.—Supply and installation of central heating and hot water in the new Dormitory Block, Reformatory. (W.O., Ballarat.)

Mont Albert.—Additional out-office accommodation in

Mont Albert.—Additional out-office accommodation in brick, S.S. No. 3943. (S.S., Mont Albert.)

Warragul.—Alterations and renovations to residence (55 owen-street), S.S. No. 2104. (W.O., Traralgon; S.S., Bowen-street), S.S. No. 2104. Warragul.)

Warragul.—Construction of out-office blocks and sewerage installation, &c., H.S. (W.O., Traralgon; H.S., Warragul.)

Warragul.—Installation of closets and laying of sewer drains, teachers' residences, H.S. (W.O., Traralgon; H.S., Warragul.)

Warrnambool.—Attention to roof, external repairs, and painting to all buildings on site, including Caretaker's Quarters, H.S. (W.O., Warrnambool; H.S., Warrnam-

Woodend.—Extension of porch, cupboards under sink, S.S. No. 647. (W.O., Kyneton, Bendigo; S.S., &c., S.S. No. 647. Woodend.)

Wy Yung.—Repairs and painting, S.S. No. 1616. (W.O., Bairnsdale; S.S., Wy Yung.)
Yarrawonga.—Repairs, &c., S.S. No. 1819. (W.O., Benalla; S.S., Yarrawonga.) (Amended specification.)

3rd November, 1953.

Red Cliffs.—Installation of a hot-water service in sergeant's residence and single men's quarters, P.S. (W.O., Mildura; P.S., Red Cliffs.)

Tenders to be addressed to the Honorable the Commissioner of Public Works, and envelope containing tender marked "Tender for due ."

S. MERRIFIELD, Commissioner of Public Works.

Public Works Department,

Melbourne, 6th October, 1953.

PRIVATE ADVERTISEMENTS.

I ALICE LILIAN SUTTON, of Fish Creek, in the State of Victoria, farmer, heretofore called and known by the name of Alice Lillian Brown, hereby give public notice that by a deed poll dated the 10th day of August, 1953, duly executed and attested and deposited with the Registrar-General of the said State on the 27th day of August, 1953, I formally and absolutely renounced and abandoned the said surname of Brown, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to sue and subscribe the surname all occasions whatsoever to sue and subscribe the surname of Sutton instead of the said surname of Brown, and so as to be at all times thereafter called, known, and described by the said surname of Sutton.

Dated the 12th day of September, 1953.

ALICE L. SUTTON.

Witness-P. J. WILSON.

WARRNAMBOOL SEWERAGE AUTHORITY.

GENERAL NOTICE.

THE above-mentioned Sewerage Authority, having made THE above-mentioned Sewerage Authority, 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 1st day of October, 1953, each and every property which, or any part of which, abuts on the said streets, or parts of streets, shall be deemed to be sewered property within the meaning of the Sewerage Districts Act 1928.

The boundaries of the sewerage areas hereinbefore referred to are-

Area No. 22.

referred to are—

Area No. 22.

Commencing at the north-east corner of Harris and Wellington streets; thence westerly along Wellington-street to Davis-street; thence westerly along Davis-street to the western boundary of Crown allotment 1, section 69; thence southerly along the western boundary of Crown allotment 1 for 1½ chain; thence easterly for 7½ chains to a point 4½ chains west of the eastern boundary and 1½ chain south of the northern boundary of the said allotment; thence southerly for 3 chains through allotment 1 and allotment 2 to a point 1 chain from the western boundary of Crown allotment 2, being 6 chains from the north-east corner of Crown allotment 1; thence southerly for a distance of 5½ chains to a point on the western boundary of Crown allotment 4, section 68; thence south-easterly along the western boundary of the said allotment for a distance of 3 chains; thence south-western boundary of Crown allotment 5; thence south-western boundary of Crown allotment 5; thence south-easterly along the south-east side of Baily-crescent; thence north-easterly along the south-east side of Baily-crescent for a distance of 3 chains; thence south along the north-easterly boundary of Crown allotment 7, 8, 11, 14; thence in a south-westerly direction for 1 chain along the south-easterly boundary of Crown allotment 14; thence southery for 1½ chain of the eastern boundary of Crown allotment 20, 24, 23; thence south-westerly for a distance of 3 chains to the south-eastern boundary of Crown allotment 22; thence in an easterly direction for a distance of 3 chains to the south-eastern boundary of Crown allotment 22; thence along Harris-street northerly to along the western boundary of Harris-street to the north-east corner of Crown allotment 1 of section 68.

J. D. E. WALTER, Chairman.

K. L. ARNEL, Secretary.

4

DANDENONG SEWERAGE AUTHORITY.

WHEREAS the Dandenong Sewerage Authority has obtained the consent of the Governor in Council to the taking compulsorily of the land herein described for the purposes hereinafter appearing which consent was published in the Government Gazette on the 9th day of September, 1953.

This advertisement is published for the purpose of complying with the provisions of section 107 of the Sewerage Districts Act 1928.

- (a) The nature of the works in respect of which the said land is proposed to be taken is the establishment of sewerage treatment and disposal works thereon.
- (b) The plans and descriptions of the proposed works will be open for inspection at the office of the Dandenong Sewerage Authority at the Shire Hall, Dandenong, during office hours, that is between the hours of 9 a.m. and 12 noon and 1.30 p.m. to 5 p.m. on all week days except Saturday from the 24th day of September until the 15th day of October, 1953, both days inclusive.
- (c) The land required for the purpose of such works is all that piece of land commencing at the north-east angle of Crown allotment 5, section XXIV., Parish of Eumemmerring, County of Mornington, being a point on the southern boundary of the existing Dandenong Sewerage District; thence southerly along the eastern boundaries of the said Crown allotment 5, and Crown allotment 6 to a point distant 759.8 links south from the north-eastern angle of the said Crown allotment 6; thence westerly by a line parallel to the northern boundary of the said Crown allotment 6 across the said Crown allotment 6 and Crown allotment 2 to a point distant 1,459.5 links west from the eastern boundary of the said Crown allotment 2; thence southerly by a line parallel to the eastern boundary of the said Crown allotment 2 to a point on the northern boundary of the existing site for treatment works and sewerage farm; thence westerly along the said northern boundary of Crown allotment 2 to a point on the western boundary of Crown allotment 2 to a point on the western boundary of Crown allotment 2 to a point on the western boundary of Crown allotment 2 to a point on the western boundary of Crown allotment 2 to a point on the western boundary of Crown allotment 2 to a point on the western boundary of Crown allotment 2 to a point on the western boundary of Crown allotment 1 to the northern boundary of Crown allotment 1 to the northern western boundary of Crown allotment 1 to the northern boundary of the said Crown allotment 1, being a point on the southern boundary of the existing Dandenong Sewerage District; thence easterly, southerly, and easterly along the southern, western, and southern boundaries of the existing Dandenong Sewerage District to the point of commencement.

The above land consists of an area of 232 acres 0 roods 34 perches, or thereabouts, and is the land comprised in certificate of title, volume 7353, folio 1470474, and also includes the whole of Mitchell-road and portions of Union and Henry roads shown on plan of subdivision number 3699, lodged in the Office of Titles.

6888

6881

C. H. MASTERS, Secretary.

CITY OF BRUNSWICK. By-Law No. 146.

NOTICE is hereby given that the Council has passed By-law No. 146, made under the Local Government Act, the Motor Car Act, and the Police Offences Act, for regulating traffic, suppressing nuisances and accidents, and for other purposes, and that such By-law was approved by the Governor in Council on the 8th day of September, 1953.

A full copy of the By-law may be seen at the office of the Council.
6927 H. W. FOLETTA, Town Clerk.

CITY OF ESSENDON.

By-LAW No. 132. Summary of Provisions.

A By-law of the City of Essendon, made under Part 13 of the *Health Act* 1928, and numbered 132, for fixing the fees for examining and branding carcasses of animals or meat slaughtered outside the area of the City of Essendon and brought within such area for examination and branding, and for repealing By-law No. 119.

THE By-law was passed by the Council on the 15th day of June, 1953, and was confirmed on the 13th day of July, 1953, and was approved by the Governor in Council on the 8th day of September, 1953.

A copy of the said By-law may be inspected, free of charge, at the Town Hall, Moonee Ponds, during office hours.

K. LISTER, Town Clerk.

CITY OF HEIDELBERG.

By-LAW No. 183.

Amending Charges for Water Supply at Diamond Creek.

A By-law of the City of Heidelberg, made under the provisions of the Local Government Act 1946, section 197 (1) (iv) and section 228, and numbered 183, for amending By-law 57 for regulating the supply and distribution of water at Diamond Creek.

IN pursuance of the powers conferred by the *Local Government Act* 1946 and all other powers enabling, the Mayor, Councillors, and Citizens of the City of Heidelberg order as follows:—

1. That clause 1 of By-law 57 be amended to read-

"That the charge for water shall be at the rate of not less than One shilling and nine pence per 1,000 gallons with a maximum of not more than Two shillings and six pence."

The Resolution for passing this By-law was agreed to by the Council on the 31st August, 1953, and confirmed on the 28th September, 1953.

F. J. BOYD, Mayor.
W. L. KELLY, Councillor. T.
F. PHFLLIPS, Town Clerk.

6898

CITY OF HORSHAM.

 $N^{
m OTICE}$ is hereby given that Sergeant John Charles White, 8496, has been appointed Prosecuting Officer for the City of Horsham.

6900

A. J. WATTS, Town Clerk.

CITY OF NORTHCOTE.

LOAN NO. 37 (PRIVATE STREETS CONSTRUCTION).

NOTICE is hereby given that at the Meeting of the Council of the City of Northcote, held at the Town Hall, Northcote, on Monday, 7th September, 1953, the said Council did agree to the following Resolution, that is to say:

"That the Council does, by Special Order, hereby resolve to borrow the sum of £25,000 by the issue of debentures, on the credit of the Mayor, Councillors, and Citizens of the City of Northcote, in accordance with the provisions of the Local Government Act 1946.

The rate of interest to be paid shall be £4 17s. 6d. per centum per annum, and the said loan shall be liquidated by 30 equal half-yearly repayments of principal and "interest of £1,184 10s. 2d. at the Commonwealth Bank of Australia, Northcote, or at the Council's bankers for the time being in the City of Melbourne.

The purposes for which the said loan shall be applied are for the construction of private streets, under the provisions of Division 10 of Part XIX. of the Local Covernment Act 1946."

Notice is hereby further given that at the meeting of the said Council, held at the Town Hall, Northcote, on Monday, the 5th October, 1953, the said Resolution was confirmed.

J. A. THOMSON, Town Clerk and City Manager. Town Hall, Northcote, 6th October, 1953. 689

CITY OF SANDRINGHAM.

By-law No. 152.

A By-law of the City of Sandringham, made under sections 198 and 228 of the Local Government Act 1946, and numbered 152, for altering By-law No. 127 at present in force in the municipality.

IN pursuance of the powers conferred by the Local Government Act 1946 and of every other power thereunto it enabling, the Mayor, Councillors, and Citizens of the City of Sandringham order as follows:—

By-law No. 127 of the City of Sandringham, for prescribing residential areas within the municipal district, is " altered in the manner hereinafter appearing:—

The Second Schedule of the said By-law is altered by adding after the figures and word "125 feet" in the first line thereof, the following words:—"or to such other depth as is herein specified."

The said Schedule, under the heading "Hampton Ward" (now the "North Ward"), is altered by deleting therefrom the words "Bluff-road—west side—Thomas-street to Thorburn-road."

The said Schedule to the said By-law, under the heading "Black Rock Ward" (now the "South Ward") is altered:—

By adding after the words "Balcombe-road—south side—Beach-road to Ebden-avenue" the following words:—"and Tramway-parade to Cromer-road."

·By deleting therefrom the words and figures-

"Bluff-road—west side—Eliza-street to Love-street, and from a point 230 ft. 1 in. south of the southern boundary of Sylvia-crescent to the the southern boundary of sylva-crescent to the intersection with Beach-road. East side—from a point 140 feet south of the south building line of Arkaringa-crescent east to a point 140 feet north of the north building line of Ardoyne street, and from the south building line of Karrakatta-street to the intersection with Balcombe-road"

and substituting therefor the following words and figures:-

"Bluff-road-West Side.

- (a) From the south building line of Edward-street to a point 130 ft. 9½ in. south therefrom.
- (b) From the south building line of Eliza-street to the north building line of Love-street.

 (c) From the south building line of Sylvia-crescent to the intersection of Bluff-road with Beach-road.

Bluff-road-East Side.

- (a) From a point 140 feet south of the south building line of Arkaringa-crescent to a point 140 feet north of the north building line of Ardoyne-street.
- (b) From a point 192 ft. 6 in. south of the south building line of Iona-street to the inter-section of Bluff-road with Balcombe-road."

Resolution for passing this By-law agreed to by the Council on the 10th day of March, 1953, and confirmed on the 8th day of April, 1953.

common seal of the Mayor, Councillors, and Citizens of the City of Sandringham was hereto affixed the 21st day of April, 1953, in the presence

T. I. DUFF, Mayor.

(SEAL)

C. G. R. BARNETT, Councillor. F. G. TRICKS, Town Clerk.

Approved by the Governor in Council, this 1st day of September, 1953.—N. G. WISHART, Acting Clerk of the Executive Council. 6883

CITY OF ST. KILDA.

By-LAW No. 146.

Business Areas.

A By-law of the City of St. Kilda, made under the provisions of the Local Government Acts and every other power it thereunto enabling, and numbered 146, for altering By-law No. 142 of the said City as amended.

IN pursuance of the powers conferred by the Local Government Acts and every other power it thereunto enabling, the Mayor, Councillors, and Citizens of the City of St. Kilda, with the approval of the Governor in Council, orders as follows: orders as follows:

By-law No. 142 of the City of St. Kilda, as amended by By-law No. 145, shall be altered by adding at the end of clause 7a the following words, namely, "nor shall it include a building for use as a garage service station lubritorium or motor spirit retailing or reselling depot."

Resolution for passing this By-law agreed to by the Council the 18th day of May, 1953, and confirmed the 15th day of June, 1953.

common seal of the Mayor, Councillors, and Citizens of the City of St. Kilda was hereto affixed the 15th day of June, 1953, in the presence of—

ALFRED J. STEVENS. Mayor. W. O. J. PHILLIPS, Councillor. (SEAL) W. H. GREAVES, Town Clerk.

Approved by the Governor in Council, the 8th day of September, 1953.—A. Mahlstedt, Clerk of the Executive Council.

TOWN OF ST. ARNAUD.

NOTICE is hereby given that the Recreation Area in the Town of St. Arnaud known as Wilson Hill is now named "Lord Nelson Park."

F. E. BARTLETT, Town Clerk

Town Hall, St. Arnaud, 30th September, 1953.

BOROUGH OF WANGARATTA.

NOTICE OF SPECIAL ORDER.

NOTICE is hereby given that the Council of the Borough of Wangaratta at a meeting held on Monday, 31st day of August, 1953, did pass a Special Order, which was confirmed at the meeting of the Council held on Monday, 28th September, 1953, fixing the dues on stock sold at the Wangaratta Market Yards as follows:—

Fat cattle				1	9 per head
Store cattle				1	6 per head
Dairy cattle				1	9 per head
Cow and calf, o	over 2 mor	iths		2	6
Bulls				2	0 per head
Fat sheep, stor	e sheep, a	ınd lamb	s	0	2 per head
Calves and "bo		es		0	9 per head
Fat pigs and st	tore pigs			1	3 per head
Suckers				0	6 per head
Porkers				1	3 per head
Horses				1	9 per head

And that no cattle are to be allowed in races three minutes before, during, and three minutes following sales in such races.

6926

J. McDONNELL, Town Clerk.

SHIRE OF COLAC.

By-Law No. 114.

A By-law of the Shire of Colac, made under sections 284 and 292 of the *Health Act* 1928, and numbered 114, for the purpose of amending By-law No. 99 of the said Shire, and repealing By-law No. 111 of the said Shire and fixing the rates of fees and dues payable to the Councils of the Town of Colac and the Shire of Colac under part XIII. of the said Act.

IN pursuance of the powers conferred by the Health Act 1928 and the Local Government Act 1946, and the amendments thereof and every other power enabling them in this behalf, the President, Councillors, and Ratepayers of the Shire of Colac order as follows:—

- 1. This By-law shall come into operation on the day after the day of the publication hereof in the Victoria Government Gazette.
- 2. By-law No. 111 of the said Shire of Colac (ungazetted) is hereby repealed and the repeal of clause 6 of By-law No. 99 of the said Shire is hereby confirmed.
- 3. The fees and dues payable to the Councils of the Town of Colac and the Shire of Colac under Part XIII. of the *Health Act* 1928 shall be as follows:—

Per Head. (a) For use of the Colac Municipal Abattoirs for

slaughtering any			
Bull, cow, heifer, ox or steer		3	0
Sheep, lamb, goat or kid		1	0
Swine		2	0
Calf (100 lb. dead weight or under)		0	6
Calf (over 100 lb. dead weight)		2	
(b) For examining any—			
Bull, cow, heifer, ox or steer		1	6
Sheep, lamb, goat or kid	• •	Ō	3
Swine		1	ō
Swine		ō	3
Calf (over 100 lb. dead weight)		Ŏ	6
(c) For examining and branding any care of or meat derived from any-	ass		
Bull, cow, heifer, ox or steer		4	0

Sheep, lamb, goat or kid Swine

Resolution for passing this By-law agreed to by the Council on the 13th day of July, 1953, and confirmed the 10th day of August, 1953.

The common seal of the President, Councillors, and Ratepayers of the Shire of Colac was hereto affixed by order of the Council, in the presence

H. L. MARTIN, President.

W. L. OAKLEY, Councillor.

J. W. TAYLOR, Secretary.

Submitted to the Commission of Public Health on the 8th day of September, 1953.—G. V. STAFFORD, Secretary to the Commission.

(SEAL)

Approved by the Governor in Council on the 22nd day of September, 1953.—A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF FERN TREE GULLY.

: LOAN NO. 49. .

Notice of Intention to Borrow the Sum of \$15,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Fern Tree Gully proposes to borrow the sum of Five thousand 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 Congruptions. Local Government Acts.

- 1. The maximum rate of interest that may be paid is 4% per cent. per annum.
- 2. The purposes for which the loan is to be applied

Purchase of power grader
Purchase of recreation ground ...
Footpath construction ... £3,200 1,325

£5,000

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

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £318 16s. each, including principal and interest, on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of July,
- 5. Such moneys shall be repayable at The English, Scottish, and Australian Bank 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 expenditure of the moneys to be borrowed are open for inspection at the Shire Hall, Fern Tree Gully. 6899

F. WALSHE, Acting Shire Secretary.

SHIRE OF MULGRAVE.

BY-LAW No. 58.

- BY-LAW NO. 58.

 A By-law of the Shire of Mulgrave, made under the provisions of section 197 of the Local Government Act 1946, and section 80 of the Health Act 1928, and numbered 58, for suppressing nuisances; for regulating and prohibiting of the keeping of animals (including birds) in the opinion of the Council offensive, injurious to health, or dangerous; for preventing the deposit of refuse and generally for maintaining the good rule and government of the municipality. ment of the municipality.
- IN pursuance of the powers conferred by the Local Government Act 1946 and the Health Act 1928, the President, Councillors, and Ratepayers of the Shire of Mulgrave order as follows:—
- 1. In this By-law, unless inconsistent with the context or subject-matter—"Cattle" means and includes horses, mares, foals, geldings, colts, fillies, bulls, bullocks, cows, heifers, steers, calves, asses, mules, sheep, ewes, wethers, rams, lambs, goats, and swine.
- "Domestic Bird" means turkey, goose, duck, fowl, squab, and pigeon.
- "Pen or Shed" means any building, erection or structure used and intended to be used for the purpose of confining or protecting poultry and animals.
- 2. No person shall keep or allow to be kept any cattle within a distance of 40 feet from any shop or dwelling.
- 3. No person shall keep or allow to be kept any cattle on any land having an area of less than 1 acre, without the consent, in writing, of the Council.
- 4. No persons shall within any part of the municipal district keep or permit to be kept more than 25 head of domestic bird or poultry on any site or allotment of land with an area of less than 7,500 square feet nor within a distance of 150 feet from any dwelling-house or shop.
- 5. No person shall keep or allow to be kept any domestic bird or poultry other than in a pen, shed, run or yard, securely fenced with fowl-proof fencing, or in a bird-house made secure against the escape of such bird, and so constructed as to be rat-proof.
- 6. Every person keeping or allowing to be kept any domestic bird or cattle or any dog shall keep the pen, shed, run, yard or house where such bird or animal is kept, in a clean wholesome and sanitary state.
- 7. No person shall have, keep or allow to be kept on any property any noisy animal or bird which shall be or cause a nuisance or annoyance to any person residing in the neighbourhood of such property.

- 8. (1) This clause shall apply in respect of any premises
 - (a) at least six persons lodge with the Shire Secretary a complaint, in writing, signed by them, in which they state that they are ratepayers residing within hearing of the sound of any animal or bird on any premises, and that the noise made by such animal or bird is a nuisance or annoyance to persons who reside in the neighbourhood of such premises; and

 (b) the Council is satisfied that a prima facic case exists for the suppression of such a nuisance or

exists for the suppression of such a nuisance or annoyance; and

- (c) the Shire Secretary gives to the occupier or one of the occupiers of the premises a notice stating that under this By-law there has been made a complaint that the noise made by any animal or bird on the premises is a nuisance or annoyance to persons who reside in the neighbourhood thereof and calling on the occupier or occupiers of the premises to cause the nuisance or annoyance to be abated within seven days after the service of such notice.
- (2) Upon the expiration of seven days from the service of a notice given pursuant to this clause, no person shall have or keep or allow to remain on the premises any animal or bird making noises so as to be a nuisance or annoyance to any person residing in the neighbourhood of the premises. the premises.
- 9. (1) This clause shall apply in respect of any premises whatever:
 - (a) The Council resolves that, in its opinion, any dog
 - (a) The Council resolves that, in its opinion, any dog or dogs that are upon or are kept or are allowed to remain on any premises are offensive or injurious to health or dangerous, and
 (b) the Shire Secretary gives to the occupier or one of the occupiers of the premises a notice setting out the resolution of the Council, and calling on the occupier or occupiers of the premises, within, seven days after service of such notice, to remove any dog on the premises 'reached offen. remove any dog on the premises 'resolved offen-sive or injurious to health, or dangerous,
- (2) After the expiration of seven days from the service of a notice given pursuant to this clause; no person shall have or keep or allow to remain on the premises any dog to which the resolution of the Council refers.
- 10. Any notice to an occupier of any premises for the purposes of this By-law shall be deemed to be properly given and served if the notice—

 - (a) is signed by the Shire Secretary or by any person acting as Shire Secretary, and
 (b) is addressed either to the occupier by name or to the occupier described as such without his name, and
- (c) is left at any dwelling-house on the premises, or at the place of residence of the person who is
 the occupier or is sent by registered letter
 directed to the occupier either by name or
 described as such without his name at the
 premises or at his place of residence,
 and any notice so given and served shall be deemed to
 have been served on the day on which it is so left, or, if
 posted, the day following the day of posting.

- 11. No person upon any street or footway shall to the obstruction or annoyance of any other person thereon or to the obstruction and annoyance of any occupier of any premises, shop, or dwelling thereon-
 - (a) make or cause to be made any violent outcry, noise, disturbance, or sound,
 (b) sound or play upon any instrument,

- (c) sing or harangue, or (d) beg or solicit alms verbally or by motion or by the use of any written sign, notice, or placard.
- 12. No person shall either by himself or his agent, servant, employee, or otherwise upon any land or premises or upon any street or footway create or cause to be occasioned an amount of noise sufficient to be an annoyance or nuisance to users of any public highway

 - (a) by shouting or haranguing with any loud speaker, microphone or other device; or
 (b) by operating or controlling any broadcasting set, radio set, gramophone, plano, player or other instrument or contrivance.
- 13. No person in any street, road or public place shall sell or offer for sale any goods in a manner calculated to obstruct or hinder members of the public in the free or proper use of such street, road, or public place.
- 14. No person shall carry upon any vehicle any sawdust, wood shavings, manure, or similar material, unless the same be covered in such a manner as will prevent it falling upon or being blown on to any part of a street, footway, lane or alley, whether public or private.

4849

15. No person shall write, paint, print, stencil, place or affix any letter, figure, device, poster, sign or advertisement upon any footpath, street, road, lane or alley, or upon any building, fence or other property vested in the municipality or under the control and management of the Council thereof.

16. No person shall erect any hoarding on any land within the municipal district.

"Hoarding" means. any structure greater in any dimension than 4 feet used for the exhibition of any advertisement.

17. No person being the owner or occupier of any land within the municipality shall accumulate or deposit or allow to be accumulated or deposited thereon any refuse or rubbish or matter whatsoever which is dangerous to health or offensive.

18. No person shall deposit or leave any rubbish or refuse on any street, road, lane or passage.

19. No person shall deposit or leave any rubbish or refuse on any land.

20. This By-law shall have operation throughout the whole of the municipal district of the Shire of Mulgrave.

Resolution for passing this By-law agreed to by the Council on the 29th day of January, 1953, and confirmed the 26th day of February, 1953.

The corporate seal of the Shire of Mulgrave was hereunto affixed on the 26th day of February, 1953, in the presence of—

(SEAL)

L. G. STOCKS, President. ALAN D. WHALLEY, Councillor. JAS. HOCKING, Shire Secretary.

Approved by the Governor in Council, 22nd September, 1953.—A. Mahlstedt, Clerk of the Executive Council.

Submitted to the Commission of Public Health on the 25th September, 1953.—G. Stafford, Secretary, Commission of Public Health.

SHIRE OF RUTHERGLEN. BY-LAW No. 11.

A By-law of the Shire of Rutherglen made under the provisions: of section 197 of the Local Government Act 1946, and numbered 11, for or with respect to regulating traffic, prohibiting or regulating cattle being allowed to graze on roads and the good rule of the municipality.

IN pursuance of the powers conferred by the Local Government Act 1946, the President, Councillors, and Ratepayers of the Shire of Rutherglen, order as follows:—

- 1. Every person who drives cattle upon or along any road in the Shire shall proceed with them along a direct route, as far as practicable, from the point of commencement to their destination, a distance of not less than six miles in the case of sheep and of not less than ten miles in the case of other cattle, on each day while proceeding by or along such road and failure to do so shall be an offence.
- 2. Every person who drives cattle from any point not within the Shire of Rutherglen on to or along any road in the Shire shall, prior to so doing, notify the Council's herdsman of his intention to do so and shall state the number and kind of cattle, the names and addresses of the owner and drover of such cattle, the starting point and time of the journey within the Shire, the destination and route to be traversed. Every person who falls to notify all or any of these particulars shall be guilty of an outence.
- 3. Every person guilty of an offence against this By-law shall be liable to a penalty of not more than Ten shillings for each head of cattle, and not more than Five shillings for each head of sheep so driven, provided that the aggregate maximum penalty shall not exceed Twenty pounds in any one case.
- 4. This By-law shall come into operation on the day after its publication in the Government Gazette.

The Resolution for passing of this By-law agreed to by the Council of the Shire of Rutherglen on the 7th day of August, 1953, and confirmed on the 11th day of September, 1953.

The common seal of the President, Councillors, and Ratepayers of the Shire of Rutherglen was hereto affixed the 11th day of September, 1953, in the presence of—

C. T. G. MORRIS, President.

W. JASPER, Councillor.

(SEAL)

6897

C. A. RICKETTS, Shire Secretary.

SHIRE OF SEYMOUR. By-law No. 40.

A By-law under the Health Acts for fixing fees for the registration and renewal and transfer of registration of premises throughout the Shire of Seymour.

IN pursuance of the powers conferred by the Health Acts and of every other power enabling it in that behalf, and for the purpose of carrying the said Acts into execution, the Council of the Shire of Seymour, in the name and on behalf of the President, Councillors, and Ratepayers thereof, hereby orders and enacts that from and after the date of this By-law coming into operation—

1. The following fees shall be payable to the Shire Secretary of the Shire of Seymour by any person making application for granting annual renewal of registration or transfer of registration of the following premises respectively:—

pectively.	
Nature of Premises.	Fees Payable.
(a) Offensive Trade Premises—	
Slaughter-houses, Hide and Skin Stores	Three pounds
(b) Offensive Trade Premises— Fat Rendering	One pound
(c) Boarding-houses	Ten shillings
(d) Common Lodging-houses	Ten shillings
(e) Eating Houses	Ten shillings
(f) Premises (whether a licensed	
victualler's premises or not) on which are manufactured or pre- pared for sale ices, ice cream, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, or any artificially	
aerated water	Five shillings
 (g) Premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled (h) Cattle Sale Yards (i) For any transfer of registration 	Two shillings
•	and six pence

2. This By-law shall apply to and have operation throughout the whole of the Shire of Seymour.

 All By-laws heretofore made relating to matters provided for herein are hereby repealed.

The resolution for passing this By-law No. 40 was agreed to by the Council on the 20th day of July, 1953, and confirmed at a meeting of the Council held on the 17th day of August, 1953.

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

(SEAL)

C. HELMS, President. ARTHUR SMITH, Councillor. H. E. CLAREY, Secretary.

Submitted to the Commission of the Public Health on the 25th August, 1953.—G. V. Stafford, Secretary, Commission of Public Health.

And approved by the Governor in Council on the 12th September, 1953.—A. Mahlstedt, Clerk of the Executive Council. 6885

SHIRE OF WYCHEPROOF.

LOAN No. 17.

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

NOTICE is hereby given that the Council of the Shire of Wycheproof proposes to borrow the sum of Five thousand 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 4% per cent. per annum.
- 2. The purpose for which the loan is to be applied is street and drainage construction at Wycheproof and Sea Lake.
 - 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 £318 16s. each, including principal and interest, on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of July, 1954.

5. Such moneys shall be repayable at the Australia and New Zealand Bank Limited, Melbourne, or at the Coun-cil'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 expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Wycheproof.

2nd October, 1953. 6895

A. SAYERS, Shire Secretary.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Ian Wallace Johnstone and James Francis Crowe, carrying on business as estate agents and auctioneers, at 168a Liebig-street, Warrnambool, under the name of Johnstone and Crowe, has been dissolved by mutual consent as from the 24th day of September, 1953. All debts due to and owing by the said firm will be received and paid by James Francis Crowe, who will continue to carry on the business at the same place under the same name.

Dated at Warrnambool, the 25th day of September,

IAN W. JOHNSTONE. J. F. CROWE.

Witness to both signatures-J. PHELAN.

D. Madden, solicitor, Warrnambool.

NOTICE is hereby given that the partnership heretofore existing between Edward John Hylard, of 73 Victoria-street, Coburg, in the State of Victoria, and Raymond John Coutts, of 19 Gardenia-street, Blackburn, in the said State, carrying on the business of pattern making under the style or firm name of "A.1. Patterns and Castings," has been dissolved by mutual consent as from the 30th day of September, 1953. The business will be carried on by the said Edward John Hylard, who will receive all debts due to the firm and meet all partnership liabilities.

Dated at Melbourne, the 30th day of September, 1953.

E. J. HYLARD.

Witness to the signature of Edward John Hylard-Laura Brennan, solicitor, Melbourne.

R. J. COUTTS.

Witness to the signature of Raymond John Coutts-Laura Brennan.

J. M. Smith and Emmerton, solicitors, of 480 Bourke-reet. Melbourne, 6938 street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between William Robert Adams, Sydney Vaughan Jones, and Robert Donald, carrying on business as manufacturers of aluminium castings, at 265-271 Queensberry-street, Carlton, under the style or firm of Aluminium Castings, has been dissolved from the 23rd day of September, 1953, so far as concerns the said Robert Donald, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by William Robert Adams and Sydney Vaughan Jones, who will continue to carry on the said business in partnership under the style or firm of Aluminium Castings.

Dated the 25th day of September, 1953.

ROBERT DONALD. W. R. ADAMS. SYDNEY, V. JONES.

6914

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, Kurt Paul Lustig and Ernest Mass, carrying on the business of manufacturer's agents, at 49 Hardware-street, Melbourne, under the style name of "Lumax Trading Co.," has been dissolved by mutual consent as and from the 30th day of September, 1953. All debts due to and owing by the said firm will be received and paid by the said Ernest Mass, who will continue to carry on the said business under the same firm name as heretofore.

Dated the 2nd day of October, 1953.

K. P. LUSTIG. ERNEST MASS.

Witness to both signatures—J. W. SACKVILLE, solicitor, 379 Collins-street, Melbourne.

NOTICE is hereby given that the partnership heretofore carried on by Harry Joseph Baines and James Baines, under the trade name of Baines Bros. Transport Co., as carriers and furniture removalists, has been dissolved as from the 30th June, 1953. Each of the partners will continue to carry on business on his own account.

Dated the 14th day of September, 1953.

H. J. BAI J. BAINES. BAINES.

Witness-L. C. Shaw, solicitor, Melbourne.

Middleton, McEacharn, and Shaw, solicitors, 60 Marketstreet, Melbourne.

The Companies Act 1938.—In the matter of H. A. NAUMANN PROPRIETARY LIMITED (in Voluntary Liquidation).

NOTICE is hereby given that at an Extraordinary Meeting of the members of the above-named company, held on the 23rd day of June, 1953, it was resolved that the company be wound up voluntarily and that for such purpose, Edward Ronald Smail, of 31 Queen-street, Melbourne, chartered accountant (Aust.), be appointed liquidator.

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

Dated this 30th day of September, 1953.

E. R. SMAIL, Liquidator.

Kennedy, Smail, and Middlemiss, chartered accountants (Aust.), 31 Queen-street, Melbourne. 6952

The Companies Act 1938.—In the matter of RIVER GOWNS PROPRIETARY LIMITED (in Voluntary Liquidation).

NOTICE is hereby given that at an Extraordinary Meeting of the members of the above-named company, held on the 15th September, 1953, it was resolved that the company be wound up voluntarily and that for such purpose, Edward Ronald Small, of 31 Queen-street, Melbourne, chartered accountant (Aust.), be appointed liquidates liquidator.

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

Dated this 30th day of September, 1953.

E. R. SMAIL, Liquidator.

Kennedy, Smail, and Middlemiss, chartered accountants (Aust.), 31 Queen-street, Melbourne. 6951

The Companies Act 1938.—In the matter of Ferguson Saw Mills Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given that at an Extraordinary Meet-NOTICE is hereby given that at an Extraordinary Meeting of the members of the above-named company, held on the 27th August, 1953, it was resolved that the company be wound up voluntarily and that for such purpose, Edward Ronald Smail, of 31 Queen-street, Melbourne, chartered accountant (Aust.), and Frederick Grassick, of David Fell and Co., chartered accountants (Aust.), of 360 Collins-street, Melbourne, be appointed that leave the support of the suppo joint liquidators.

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

Dated this 30th day of September, 1953

E. R. SMAIL, Joint Liquidator. F. GRASSICK, Joint Liquidator.

Kennedy, Smail, and Middlemiss, chartered accountants (Aust.), 31 Queen-street, Melbourne. 6950

The Companies Act 1938.—In the matter of T. S. Coram Proprietary Limited (in Liquidation).

NOTICE is hereby given that, pursuant to section 245 of the Companies Act a Final Meeting of the creditors of the above company will be held at the offices of Kennedy, Smail, and Middlemiss, 31 Queen-street, Melbourne, on Wednesday, 28th day of October, 1953, at 2.30 p.m.

Business: To receive the liquidator's accounts. E. R. SMAIL, Liquidator.

Kennedy, Smail, and Middlemiss, 31 Queen-street, Mel-burne. 6949 bourne.

The Companies Act 1938.—Jute Industries Pty. Limited (in Liquidation).—Notice of Final Meeting.

NOTICE is hereby given that, pursuant to section 236 of NOTICE is hereby given that, pursuant to section 236 of the above-named Act a General Meeting of the members of the above-named company will be held at 4 Bridge-street, Sydney, on the 19th day of November, 1953, at Two o'clock p.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation of the aforesaid account that may be given by the liquidator.

Dated this 1st day of October, 1953.

E. A. AIKEN, Liquidator.

Companies Act 1938.

E. J. HANNAH & P. DUPE PROPRIETARY LIMITED.

AT a General Meeting of the members of E. J. Hannah and P. Dupe Proprietary Limited, duly convened and held at 144 Elizabeth-street, Melbourne, on the 29th day of September, 1953, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily and that Ernest James Hannah, of 96 Ballarat-street, Brunswick, be appointed liquidator."

Dated this 29th day of September, 1953.

E. J. HANNAH, Secretary.

CREDITORS, next of kin, and others having claims in respect of the estate of Zillah Gertrude Milner, formerly of 3 Wattle-grove, East Malvern, but late of 10 Abbott-street, Sandringham, spinster (who died on the 7th day of August, 1953), are to send the particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 5th day of January, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice. has notice.

J. COLIN, STEDMAN, & CAMERON, solicitors, 339 Collins-street, Melbourne. 6963

STELLA HOGAN, late of 174 The Parade, Ascot Vale, widow, Deceased.

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the administratrix of the estate of Stella Marcus Lorine Vogt, of 71 Lawrence-street, Lithgow, New South Wales, to send particulars to her, care of the undersigned, on or before the 7th day of December, 1953, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

P. J. RIDGEWAY & PEARCE, of 379 Collins-street, Melbourne, solicitors.

CREDITORS, next of kin. and all others having claims against the estate of Charles Henry Crouch (also known as Charles Crouch), formerly of 52 Henry-street, Glenferrie, packer, but late of 27 Power-street, Balwyn, in the State of Victoria, storeman, deceased (who died on the 2nd March, 1953), are required to send particulars thereof to Olive May Crouch, care of the undersigned, on or before the 11th December, 1953, otherwise they may be excluded when the assets are being distributed.

MOLOMBY & MOLOMBY, solicitors, 99 Queen-street.

CREDITORS, next of kin, and others having claims in respect of the estate of Johanna Quinn, late of Myers Creek, near Eaglehawk, widow, deceased (who died on 4th August, 1909), are to send particulars of their claims to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of 18 View-street, Bendigo, by 15th December, 1953, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

Which it then has notice.

HOGAN & HOGAN, solicitors, 68 Bull-street, Bendigo.

6905

CREDITORS, next of kin, and others having claims in respect of the estate of David William Manson, late of 90 Fraser-street, Richmond, retired, deceased (who died on the 16th August, 1953), are to send the particulars of their claims to The Trustees Executors and Agency Company Limited, of 401 Collins-street, Melbourne, by the 9th day of December, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

RUSSELL, KENNEDY, & COOK, solicitors, 401 Collinsstreet, Melbourne.

Trustee Act 1928.

NOTICE TO CLAIMANTS.

PURSUANT to the Trustee Act 1928, creditors, next of kin, and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars thereof to the legal personal representative or representatives at the address stated below, on or before the date stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been received:—

Ewart Garside, late of 68 Ivanhoe-parade, Ivanhoe, in the State of Victoria, accountant, deceased, died on the 14th day of June, 1953.—Claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by 9th December, 1953.

Ada Kellaway, late of 21 Oakbank-street, Newport, married woman, deceased, died 1st July, 1953.—Claims to the executor, Albert Edward William Kellaway, of 11 Edwards-street, Burwood, fibrous plasterer, care of John F. Carroll, solicitor, 4 Paisley-street, Footscray, by 10th December, 1953. John F. Carroll, LL.B., solicitor, 4 Paisley-street, Footscray.

Albert Edward William Kellaway, late of 21 Oakbank-street, Newport, casemaker, deceased, died 11th August, 1953.—Claims to the executor, Albert Edward William Kellaway, of 11 Edwards-street, Burwood, fibrous plasterer, care of John F. Carroll, solicitor, 4 Paisley-street, Foots-cray, by 10th December, 1953. John F. Carroll, LL.B., solicitor, 4 Paisley-street, Footscray.

Catherine Caulfield, late of 92 Little Myers-street, Geelong, in the State of Victoria, widow, died on the 10th day of July, 1953.—Claims to John William Caulfield, care of Doyle and Kerr, solicitors, Little Malop-street, Geelong, by the 15th day of December, 1953.

CREDITORS, next of kin, and others having claims in respect of the estate of William James Ballantyne, late of 423 Wattletree-road, Malvern, manufacturer, deceased (who died on the 29th day of April, 1953), are to send particulars of their claims to the executor, James William Ballantyne, care of the under-mentioned solicitors, on or before the 8th day of December, 1953, after which date the said executor will distribute the assets, having regard only to the claims of which notice has then been received. received.

MARTIN & MARTIN, solicitors, 37 Queen-street, Mel-6960

CREDITORS, next of kin, and all others having claims against the estate of Mary Agnes Brennan, formerly of 37 Arnold-street, but late of Mt. Carmel Convalescent Home, Grattan-street, Bendigo, in the State of Victoria, spinster, deceased (who died on 9th June, 1953, and probate of whose will has been granted by the Supreme Court of Victoria, in its probate jurisdiction to Annie Kathleen Hogan, of 66 Clarinda-road, Moonee Ponds, teacher, and Bridget Doreen Phelan, of Colbinabbin East, married woman), are required to send particulars of such claims to the above-named executors, in care of the undersigned, by the 15th day of December, 1953, after which date the executrices will distribute the assets, having regard only to the claims of which they then have notice.

the claims of which they of the claims of which they of the HOGAN & HOGAN, solicitors, 68 Bull-street, Bendigo.

THE PERPETUAL EXECUTORS AND TRUSTEES registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, and Roy Herbert Donald Bean, of 15 Lynedoch-avenue, East St. Kilda, medical practitioner, Douglas Colin Bean, draughtsman, and Sheila Margot Bean, nursing sister, both of 278 Orrong-road, Caulfield, in the said State, the executors of the will of Herbert Josiah Bean, late of 278 Orrong-road, Caulfield, merchant (who died on the 31st March, 1953), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said executors, in the care of the said association, on or before the 10th day of December, 1953, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the 2nd day of October, 1953.

NORVAL H. DOOLEY & BREEN, solicitors, 31 Queen street, Melbourne. 691:

CREDITORS, next of kin, and others having claims in respect of the estate of John Joseph Murray, formerly of Warragul, in the State of Victoria, but late of 262 Hay-street east, Perth, in the State of Western Australia, retired produce merchant, deceased (who died on the 11th day of March, 1952), are to send particulars of their claims to Margaret Veronica Murray and Nora Clare Murray, care of M. Davine, solicitor, Warragul, by the 9th day of December, 1953, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated the 29th day of September, 1953.

M. DAVINE, solicitor, Warragul.

6889

CREDITORS, next of kin, and others having claims in respect of the estate of John William Murray, late of Warragul, in the State of Victoria, agent, deceased (who died on the 17th day of November, 1950), are to send particulars of their claims to Therese Bernadette Murray, care of M. Davine, solicitor, Warragul, by the 9th day of December, 1953, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

Dated the 29th day of September, 1953.

M. DAVINE, solicitor, Warragul.

6890

CREDITORS, next of kin, and others having claims in respect of the estate of James Stanley Wembridge, late of Sutton-road, Warragul, in the State of Victoria, farmer, deceased (who died on the 21st day of January, 1953), are to send particulars of their claims to Doris Ellen Wembridge and Walter Raymond Wembridge, care of M. Davine, solicitor, Warragul, by the 9th day of December, 1953, after which date they will distribute the assets, having regard only to the claims of which they then have notice. have notice.

Dated the 29th day of September, 1953.

M. DAVINE, solicitor, Warragul.

CREDITORS, next of kin, and all others having claims against the estate of Mary Agnes Quinn, late of Sailors Gully-road, Eaglehawk, in the State of Victoria, spinster, deceased (who died on the 24th August, 1951, and letters of administration of whose estate have been granted by the Supreme Court of Victoria, in its probate jurisdiction to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of 18 View-street, Bendigo), are required to send particulars of such claims to the abovementioned administrator company, in care of the undersigned, by the 15th day of December, 1953, after which date the company will distribute the assets, having regard only to the claims of which it then has notice.

HOGAN & HOGAN, solicitors, 68 Bull-street, Bendigo.

CREDITORS, next of kin, and all others having claims against the estate of Bridget Maria Wetzel, late of 47 Alley-street, Bendigo, in the State of Victoria, widow, deceased (who died on 5th August, 1953, and probate of whose will has been granted by the Supreme Court of Victoria, in its probate jurisdiction to Right Reverend Bernard Denis Stewart, of Kangaroo Flat, near Bendigo, Bishop of Sandhurst), are required to send particulars of such claims to the above-mentioned executor, in care of the undersigned, by the 15th day of December, 1953, after which date the executor will distribute the assets, having regard only to the claims of which he then has notice.

HOGAN & HOGAN, solicitors, 68 Bull-street, Bendigo.. 6907

CREDITORS, next of kin, and all others having claims against the estate of Susanna Walsh, late of 77 Havlin-street, Bendigo, in the State of Victoria, married woman, deceased, intestate (who died on 5th September, 1952, and letters of administration of whose estate have been granted by the Supreme Court of Victoria, in its probate jurisdiction to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of 18 View-street, Bendigo), are required to send particulars of such claims to the above-mentioned administrator company, in care of the undersigned, by the 15th day of December, 1953, after which date the company will distribute the assets, having regard only to the claims of which it then has notice. which it then has notice.

HOGAN & HOGAN, solicitors, 68 Bull-street, Bendigo.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Alfred Samuel Robert Law, formerly of 53 Holyrood-street, Hampton, but late of 12 Hudson-street, Hampton, gentleman, deceased, intestate (who died on the 3rd day of May, 1953, and administration of whose estate was granted by the Supreme Court of Victoria on the 14th day of August, 1953, to Ada Jane Law, of 12 Hudson-street, Hampton, widow), are hereby required to send particulars of such claims addressed to the administratrix, care of Messrs. Coltman, Wyatt, and Anderson, 456 Little Collins-street, Melbourne, on or before the 15th day of December, 1953, after the expiration of which time the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall have had notice.

Dated this 2nd day of October, 1953.

Dated this 2nd day of October, 1953.

COLTMAN, WYATT, & ANDERSON, 456 Little Collinsstreet, Melbourne, solicitors for the administratrix. 6909

CREDITORS, next of kin, and others having claims in respect of the estate of Emily Bannan, late of 92 Palmerston-crescent, South Melbourne, in the State of Victoria, spinster (who died on the 17th day of July, 1953), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100 Queen-street, Melbourne, in the said State, by the 11th day of January, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice. which it then has notice.

Dated the 5th day of October, 1953.

KIDDLE, BRIGGS, & WILLOX, 15 Queen-street, Melbourne, solicitors for the administratrix. 6955

CREDITORS, next of kin, and others having claims in respect of the estate of Jane Eldershaw Schutt, late of "Bracklin," I Rothwell-street, Ascot Vale, in the State of Victoria, spinster, deceased (who died on the 4th day of August, 1953), are to send the particulars of their claims to The Trustees Executors and Agency Company Limited, whose registered office is situate at 401 Collinsstreet, Melbourne, in the said State, by the 11th day of December, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

HEDDERWICK, FOOKES, & ALSTON, 103 Williamstreet, Melbourne, solicitors for the said company. 6948

CREDITORS, next of kin, and others having claims in respect of the estate of Cedric Walter Wilberforce Murray (also known as Walter Cedric Wilberforce Murray), late of Parramatta, in the State of New South Wales, company director, deceased, intestate (who died on the 28th day of December, 1952), are to send the particulars of their claims to The Trustees Executors and Agency Company Limited, whose registered office is situate at 401 Collins-street, Melbourne, in the said State, by the 11th day of December, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

HEDDERWICK, FOOKES, & ALSTON, 103 Williamstreet, Melbourne, solicitors for the said company. 6947

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Marion Ethel Jefferson, late of 10 Tyrone-street, Ormond, widow, deceased (who died on the 29th day of June. 1953), are required to send particulars of such claims to Doris Esther Connell and Margaret Allen Carswell Page, the executrices, care of Messieurs Kiddle, Briggs, and Willox, solicitors, 15 Queen-street, Melbourne, on or before the 9th day of December, 1953, after which date the said executrices will distribute the said estate amongst the persons entitled thereto, having regard only to the claims of which they shall have notice.

KIDDLE, BRIGGS, & WILLOX, 15 Queen-street, Melbourne, solicitors for the executors.

CREDITORS, next of kin, and others having claims in respect of the estate of Robert Robertson, late of Lyonville, in the State of Victoria, carpenter, deceased (who died on the 7th day of February, 1951), are to send particulars of their claims to Charles Wallace Robertson, of 9 Methven-street, Coburg., by the 9th day of December, 1953, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

JACK M. LAZARUS, barrister and solicitor, of 422 Collins-street, Melbourne.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Margaret Reardon, late of Mansheld, in the State of Victoria, spinster, deceased, intestate (who died on the 20th day of January, 1952, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the 20th day of March, 1952, to David Reardon, of Mansfield, grazier, the brother and one of the next of kin of the said deceased), are hereby required to send particulars of such claims to the said administrator, addressed to the care of Patrick H. Kearney, 116 Queen-street, Melbourne, on or before the 20th day of December, 1953, after the expiration of which time the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice.

Dated this 29th day of September, 1953. PURSUANT to the Trustee Act 1928, all persons having

Dated this 29th day of September, 1953.

PATRICK H. KEARNEY, 116 Queen-street, Melbourne, solicitor for the administrator. 6953

PURSUANT to the Trustee Act 1928, notice is hereby PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of James George Wilson, late of 54 Lennox-street, Moonee Ponds, retired railway employee, deceased (who died on the 16th day of June, 1953), are required to send particulars of such claims to James Enders Wilson and Gwendoline Elizabeth Beal, the executors, care of Messieurs Kiddle, Briggs, and Willox, solicitors, 15 Queenstreet, Melbourne, on or before the 9th day of December, 1953, after which date the said executors will distribute the said estate amongst the persons entitled thereto, having regard only to the claims of which they shall then have notice. have notice.

KIDDLE, BRIGGS, & WILLOX, 15 Queen-street, Melbourne, solicitors for the executors. 6954

CREDITORS, next of kin, and others having claims in respect of the estate of Felix Charles Hughes, late of Whittlesea, in the State of Victoria, farmer, deceased (who died on the 9th day of February, 1953), are to send particulars of their claims, in writing, to Edward Gair, of 41 New-street, Armadale, and Michael Carey, of 24 Rubicon-street, Reservoir, care of the undersigned solicitor, by the 9th day of December, 1953, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

JACK M. JAZARUS, harrister, and solicitor, of 429

JACK M. LAZARUS, barrister and solicitor, of 422 Collins-street, Melbourne. 6958

CREDITORS, next of kin, and others having claims in respect of the estate of Jacob Lieb Mendelson, late of 15 Williams-road, Windsor, gentleman, deceased (who died on the 26th day of March, 1952), are to send particulars of their claims to the Equity Trustees, Executors, and Agency Co. Ltd., Norman Mendelson, and Minnie Fisher, the executors of the said estate, care of Morris Komesaroff, solicitor, 317 Collins-street, Melbourne, by the 10th day of December, 1953, after which date they will then distribute the assets, having regard only to the claims of which they then have notice. which they then have notice.

MORRIS KOMESAROFF, 317 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Joseph Aubrey Ellis, late of "Green Gables," Park-street. Pascoe Vale, company director, deceased (who died on the 21st day of June, 1953), are required by the executors of his estate, the Equity Trustees and Agency Company Limited, and Christina Isabelle Ellis, the executors of the will of the deceased, to send particulars of their claims to the executors, at the address of the said company, 472 Bourke-street, Melbourne, before the 14th day of December, 1953, after which date they will distribute the assets, having regard only to the claims of which they have then had notice.

C. J. McFARLANE & DOUGALL, solicitors, 430 Little

C. J. McFARLANE & DOUGALL, solicitors, 430 Little Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect to the estate of Florence Eva Bell, late of 23 Athelstan-road, South Camberwell, widow, deceased (who died on the first day of March, 1953), are required to send particulars of their claims, in writing, to The Equity Trustees, Executors, and Agency Company Limited, the registered office of which is situate at 472 Bourke-street, Melbourne, by the 20th day of December, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice, and further it will not be liable to any person of whose claim it shall not then have had notice. it shall not then have had notice.

LEACH & THOMSON, solicitors, 472 Bourke-street .. Melbourne.

PURSUANT to the Trustee Act 1928, all persons having Claims against the property or estate of Fanny Violet Hellicar, late of "Koonoona," Merricks, in Victoria, widow, Hellicar, late of "Koonoona." Merricks, in Victoria, widow, deceased (who died on the 19th day of August, 1952, and probate of whose will was granted by the Supreme Court of Victoria on the 20th day of August, 1953, to John Oswin Thornborrow and Aubrey Kenneth Bowen, 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 9th day of December, 1953, 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. to the claims of which they shall have had notice.

Dated this 1st day of October, 1953.

BLAKE & RIGGALL, 120 William-street, Melbourne, solicitors for the executors.

ALBERT BERNARD HAYES, DECEASED.

NOTICE is hereby given, pursuant to the Trustee Act NOTICE is nereby given, pursuant to the Trustee Act 1936-42, that all creditors, beneficiaries and others having claims against the estate of Albert Bernard Hayes, late of 20 Burrows-street, Middle Brighton, in the State of Victoria, retired oil company representative, deceased (who died at Melbourne on the 21st day of July, 1953), are directed to send full particulars of their claims to the undersigned, on or before the 2nd day of November, 1953, otherwise they will be excluded from the distribution of the estate. the estate.

Dated this 24th day of September, 1953. ELDER'S TRUSTEE & EXECUTIVE COMPANY LIMITED, 37-39 Currie-street, Adelaide. 6943

CREDITORS, next of kin, and others having claims in CREDITORS, next of kin, and others having claims in respect of the estate of Margaret Helen Petrie Blundell, late of 77 Allison-road, Elsternwick, in the State of Victoria, spinster, deceased (who died on the 2nd day of July, 1953), are to send particulars of their claims to the executors, care of Herbert Turner and Son, solicitors, of 411 Collins-street, Melbourne, on or before the 17th day of December, 1953, after which date the said executors will distribute the assets, having regard only to the claims of which it then has notice.

HERBERT TURNER & SON, solicitors, 411 Collinsstreet, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Mary Ann Kitson McNamara, formerly of Piangil, but late of 269 Coppin-street, Richmond, in the State of Victoria, widow, deceased (who died on the 10th July, 1953, and probate of whose will was granted to Cecil Stuart Parker, of Piangil, baker, and Harry Tolhurst McKean, of 84 William-street, Melbourne, solicitor), are requested to send particulars of their claims to the executors by the 8th December, 1953, after which date the said executor will proceed to distribute the assets of the said deceased which have come to their hands among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

McKEAN & PARK, solicitors, 84 William-street, Mel-

CREDITORS, next of kin, and others having claims in respect of the estate of John Patrick Monaghan, late of 2 Jennings-street, Moonee Ponds, gentleman, deceased (who died on the 6th day of February, 1950), are to send particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queenstreet, Melbourne, the administrators of the estate, by the 14th day of December, 1953, after which date the company will distribute the assets, having regard only to the claims of which they have then had notice.

C. J. McFARLANE & DOUGALL, solicitors, 430 Little Collins-street, Melbourne. 6939

CREDITORS, next of kin, and others having claims in respect of the estate of Mary Irene O'Donnell, late of 2 Downes-avenue, North Brighton, in the State of Victoria, widow, deceased (who died on the 7th day of May, 1953), are to send particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, in the said State, by the 18th day of December, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice. of which it then has notice.

Dated this 6th day of October, 1953.

SELWYN, GERITY, & ROBINSON, 422 Little Collins-street, Melbourne, solicitors for the company. 6933

4854

BERTIE HENRY ROPER, late of Tawonga, via Wodonga, farmer (who died on the 31st May, 1953).

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased are requested to forward full particulars thereof to Annie Victoria Roper, the executrix of the deceased's will, at the address of the solicitors hereunder named, on or before the 20th December, 1953, after which date the executrix will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims by which date she shall have had notice.

WEIGALL & CROWTHER, solicitors, 459 Chance lane, Melbourne.

LUCY JOAN HILL, late of Heath-street, Macedon, widow (who died on the 12th November, 1952).

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased are requested to forward full particulars thereof to John Walter Hill, the executor of the deceased's will, at the address of the solicitors hereunder named, on or before the 8th December, 1953, after which date the executor will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims by which entitled thereto, having regard only to the claims by which date he shall have had notice.

WEIGALL & CROWTHER, solicitors, 459 Chancery lane, Melbourne.

CREDITORS, next of kin, and others having claims against the estate of Eliza Witchell, late of Wilsonsroad, Doncaster, widow, deceased (who died on the 4th August, 1953, and probate of whose will has been granted by the Supreme Court of Victoria to Thomas Petty, of Wilson's-road, Doncaster, orchardist, and Albert Thomas Tully, of Main-road, Doncaster, orchardist, the executors appointed by the said will), are required to send particulars of their claims to the said executors, in care of the undersigned solicitors, on or before 11th December, 1953, after which date the said executors will distribute the deceased's estate amongst the persons entitled, having regard ceased's estate amongst the persons entitled, having regard only to those claims of which they then have had notice.

W. H. FLOOD & PERMEZEL, solicitors, 379 Collinsstreet, Melbourne.

CREDITORS, next of kin, and all others having claims against the estate of Tasman Ernest Andrew, late of 167 Honeysuckle-street, Bendigo, in the State of Victoria, retired auctioneer, deceased (who died on 29th December, 1952, and probate of whose will has been granted by the Supreme Court of Victoria, in its probate jurisdiction, to Elsa May Jessie Andrew, of 167 Honeysuckle-street, Bendigo, widow, Byron Sydney Andrew, of 18 View-street, Bendigo, accountant, and Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of 18 View-street, Bendigo), are required to send particulars of such claims to the above-mentioned executors, in care of the undersigned, by the 15th day of December, 1953, after which date the executors will distribute the assets, having regard only to the claims of which they then assets, having regard only to the claims of which they then

ave notice. HOGAN & HOGAN, solicitors, 68 Bull-street, Bendigo. 6903

CREDITORS, next of kin, and others having claims in respect of the estate of Louis James Romeril, late of 46 Haines-street, Hawthorn, school teacher, deceased (who died on the 26th day of July, 1953), are to send particulars of their claims to Clive Leonard Romeril, the executor of the said estate, care of Thomas J. Kane. solicitor, 101 Queen-street, Melbourne, by the 7th day of December, 1953, after which date he will then distribute the assets, having regard only to the claims of which he then the notice then has notice.

THOMAS J. KANE, 101 Queen-street, Melbourne. 6913

CREDITORS, next of kin, and others having claims in CREDITORS, next of kin, and others having claims in respect of the estate of Ida Mary Jessop, late of No. 7 Wellesley-street, Mont Albert, in the State of Victoria, spinster, deceased (who died on the 17th day of June, 1953), are to send particulars of their claims to the executors, the Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 4th day of December, 1953, after which date the said executor will distribute the assets, having regard only to the claims of which it then has notice.

HERBERT TURNER & SON, solicitors, 411 Collinsstreet, Melbourne.

ALFRED ERNEST MASON, DECEASED.

ALFRED ERNEST MASON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Alfred Ernest Mason, late of 47 York-street, North Richmond, gentleman, deceased (who died on the 18th September, 1953), are hereby requested to send particulars, in writing, of such claims to Austin Charles Mulkearns, of 108 Queen-street, Melbourne, solicitor, the executor appointed by the deceased's will, care of the under-mentioned solicitors, on or before the 27th of November, 1953, 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 claims of which he shall have had notice.

Dated this 30th day of September, 1953.

MORGAN, FYFFE, & MULKEARNS, Vaughan House, 108 Queen-street, Melbourne, solicitors for the applicant.

ERNEST VICTOR WOOD, DECEASED.

ERNEST VICTOR WOOD, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby by given that all persons having claims against the estate of Ernest Victor Wood, formerly of 56 Whitehall-street, Footscray, but late of Ash-grove, Heidelberg, plasterer, deceased (who died on the 28th September, 1953), are hereby requested to send particulars, in writing, of such claims to Austin Charles Mulkearns, of 108 Queen-street, Melbourne, solicitor, the executor appointed by the deceased's will, care of the under-mentioned solicitors, on or before the 27th day of November, 1953, 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 claims of which he shall have had notice.

Dated this 30th day of September, 1953.

Dated this 30th day of September, 1953.

MORGAN, FYFFE, & MULKEARNS, Vaughan House, 108 Queen-street, Melbourne, solicitors for the applican

PURSUANT to the *Trustee Act* 1928, all persons having claims against the estate of Catherine Grant, late of claims against the estate of Catherine Grant, late of 962 Mount Alexander-road, Essendon, deceased (who died on the 9th day of February, 1952, and probate of whose will was granted by the Supreme Court of Victoria on the 27th day of June, 1952, to Herbert Vivian Memery and Mona Memery, the executors named therein), are hereby required to send particulars of such claims to the said executors, addressed to the care of the undersigned, on or before the 15th day of December, 1953, 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.

SLATER & GORDON, 422 Collins-street, Melbourne, solicitors for the executor.

GHOOL KHAN, late of Apollo Bay, retired farmer (who died 24th March, 1953).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executors of the will, John Duncan McLennan, of Apollo Bay, retired storekeeper, and Colin Crichton Begg, of Colac, solicitor, to send particulars to them, on or before 1st January, 1954, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

SEWELL & SEWELL, solicitors, Colac.

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 the State of Victoria and directed to the Sheriff requiring him to levy certain moneys of the real and personal estate of Alfred Stephen Mills and Stella Mills, both of Maudeavenue, Glenroy, clerk and married woman respectively (as regards Stella Mills, such sum and costs to be payable out of her separate property as hereinafter mentioned and not otherwise. And it is ordered that execution hereon be limited to her separate property not subject to any restriction against anticipation unless by reason of section 22 of the Married Women's Property Act 1928, the property shall be liable to execution notwithstanding such restriction), the said Sheriff will, on Monday, the 16th day of November, 1953, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, Lincoln-road, Essendon (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 said Alfred Stephen Mills and Stella Mills in the instrument of mortgage, lodged at the Office of Titles, in red ink,

number 5437958, and dated the 14th day of August, 1953, made between William Leonard Smith, of 9 Allen-street, East Brunswick, in the State of Victoria, garage proprietor, as mortgagor, and Alfred Stephen Mills, clerk, and Marie Eustelle Mills, married woman, both of Kerford-street. North Essendon, in the said State, as mortgagees. The said interpretated of the said State, as mortgagees. North Essendon, in the said State, as mortgagees. The said instrument of mortgage is to secure the sum of £400 lent by the mortgagees to the mortgagor and is over all that piece of land being lot 146 on plan of subdivision number 8351, lodged in the Office of Titles, being part of Crown allotment 26, section 16, Parish of Doutta Galla, County of Bourke and being the whole of the land more particularly described in certificate of title, volume 5009, folio 689 in the register book register book.

N.B.-Terms: Cash. No cheques taken.

Dated at Melbourne, this 1st day of October, 1953.

6937

FRANCIS H. TUCKER, Sheriff's Officer.

MINING NOTICES.

CENTRAL DEBORAH GOLD MINING COMPANY NO LIABILITY.

NOTICE.

A CALL (the 49th), of Six pence per share, has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 14th October, 1953.

6901

J. J. STANISTREET, Manager. (McColl, Rankin, and Stanistreet).

GRANITES GOLD NO LIABILITY.

A FIRST and Final Call of 18s. per share on shares numbered 22,001 to 24,320 inclusive, will be payable at the registered office of the company, 368 Collins-street, Melbourne, on Wednesday, 14th October, 1953.

R. DOOLEY, Legal Manager.

NORTH DEBORAH MINING COMPANY NO LIABILITY. NOTICE.

A CALL (the 23rd), of Three pence per share, has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 14th October, 1953.

6902

J. J. STANISTREET, Manager. (McColl, Rankin, and Stanistreet).

NORTHERN STAR GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 58th) of Three pence per share 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, 14th October, 1953.

By order of the Board,

6964

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F. L. SMYTH, Manager.

LINDEN (W.A.) GOLD NO LIABILITY.

NOTICE is hereby given that all shares on which No. 20 (September) 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, 21st October, 1953, at Twelve noon, unless shares are redeemed on or before Tuesday, 20th October, 1953, at 5 p.m.

By order of the Board,

K. H. GRANT, Manager.

Temple Court, 422 Collins-street, Melbourne, C.1, 5th October, 1953.

NORTHERN STAR GOLD MINES NO LIABILITY. NOTICE is hereby given that all shares forfeited for non payment of the 57th (September) Call of Three pence per share, will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 15th October, 1953, at Twelve o'clock noon, unless the shares be previously redeemed.

· F. L. SMYTH.

Registered Office, 140 Queen-street, Melbourne.

SOUTH CAULFIELD GOLD AND MINERAL MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 4th) of Three pence per share has been made upon all the shares in the company, due and payable to the manager, at the registered office, 47 Queen-street, Melbourne, on Wednesday, 14th October, 1953.

By order of the Board,

C. J. BURKE, Manager.

IMPOUNDINGS.

DANDENONG.—Impounded in Dandenong Pound, by Shire Ranger, E. Osborne, off Chandlers-road, Keysborough.

bay draught gelding, white down face, front stockings white, off hind foot white, no visible brand, unshod

If not claimed and expenses paid, to be sold on 23rd October, 1953.

6925-12/

A. WALKER, Poundkeeper.

HEALESVILLE.—Impounded in Healesville Pound.

1 aged bay gelding draught horse, white blaze on face, white feet, no visible brand

If not claimed and expenses paid, to be sold on 19th October, 1953. L. SAUNDERS,

6886--9/4

Poundkeeper.

KEILOR.—Impounded in Keilor Pound.

brown pony gelding, shod, no visible brand
 bay mare, off side hind foot white, no visible brand, rope on neck
 bay gelding, near side front foot white, off side coronet white, no visible brand, rope thereon

If not claimed and expenses paid, to be sold 22nd October, 1953.

6970-13/4

D. PASCOE. Poundkeeper.

MACLEOD,-Impounded in Macleod Pound.

1 dark-bay pony gelding, white star on forehead, no visible brand
1 bay mare, no visible brand
1 grey mare, C2 near shoulder
1 grey stallion, split in off ear, no visible brand, chain on neck

If not claimed and expenses paid, to be sold on 21st October, 1953. C. P. LOCKLEY.

6887, 6968-14/8

Poundkeeper.

MAFFRA.—Impounded in Maffra Pound, by P. J. Donovan, from Newrey.

1 Hereford steer, M out back off ear, top off near ear,

faint M near rump 1 Hereford-Poll cow, large square out back near ear, no visible brand

1 Hereford cross heifer calf (almost black), no visible brand or earmarks

If not claimed and expenses paid, to be sold on 30th October, 1953. I. GIESCHEN,

6971-16/

6969-8/

6924-14/8

Poundkeeper.

SHEPPARTON.-Impounded in Shepparton Pound.

1 red and white crossbred steer, no visible brand If not claimed and expenses paid, to be sold on 23rd October, 1953.

G. F. WALTERS Poundkeeper.

TRARALGON.—Impounded in Traralgon Pound, on 24th September, 1953, by J. M. Anderson, from his property at Tyers.

1 silver Jersey bull, full ears, no visible brand

Impounded on 29th September, 1953, by W. S. Christenen, from his property at Tyers.

1 light-fawn Jersey bull, full ears, no visible brand

If not claimed and expenses paid, to be sold on 26th October, 1953.

Poundkeeper.

ADAM WILSON.

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.

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.

A. C. HAMPTON, 243 Mitchell-street, Bendigo.

MESSRS, HARSTON, PARTRIDGE, & CO., 455 Little Collins-street, Melbourne.

MR. C. F. LATIMER, News Agent, Casterton.

McARTHUR'S AUTHORIZED NEWSAGENCY, 345 Wyndham-street, Shepparton.

MESSRS. H. PAYNE & R. N. LOWE, 4 View Point, Bendigo.

MESSRS, R. H. & W. M. PETTY, News Agent, Wangaratta.

J. PURDIE & CO., 138 Moorabool-street, Geelong.

F. W. RASHLEIGH & SON, Nunn-street, Benalla.

MESSRS. A. S. RICHARDSON and T. C. GARDNER. trading as The Mercantile Exchange, 380 Collins-street, Melbourne.

ROBERTSON & MULLENS LTD., Elizabeth-street, Melbourne.

SALE AUTHORIZED NEWS AGENTS, Sale. MESSRS. SMITH & DUNNON, Hamilton.

F. D. & J. R. TRAINOR, 246 Wyndham-street, Shepparton. E. W. B. WELSH, Hogan-street, Tatura.

A copy of the ${\it Gazette}$ filed at each place for public reference.

THE "VICTORIA GOVERNMENT GAZETTE."

ATTENTION 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 Gazetts Officer.

Publication will be facilitated by the submission of carbon copies for the use of the Gazette Officer.

2. Other matter.

(a) All other matter duly certified by a responsible officer for publication should be lodged with the Gazette Officer not later than half-past Ten a.m. on Tuesday.

(b) Lengthy or involved notices should be forwarded several days before publication.

(c) Proofs, which will be supplied only when specifically requested, or at the direction of the *Gazette* Officer, should be returned promptly to avoid delay in publication.

(d) No additions or amendments to matter for publication will be accepted by telephone. Subscriptions.—The subscription, including postage, is £2 5s. per annum, £1 2s. 6d. half-yearly, or 11s. 3d. 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 the GAZETTE.

ADVERTISEMENTS are charged at the rate of 1s. 4d. per ine single column, and 2s. 8d. 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 knows

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 unpublished, and, where brands, occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

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