

VICTORIA

GOVERNMENT GAZETTE

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No. 702]

WEDNESDAY, AUGUST 18.

[1954

Land Acts.

ORDER REVOKED AND PROCLAMATION RESCINDED AS TO PART (TOWN OF LINDSAY RESCINDED).

PROCLAMATION

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

&c., &c., &c., &c.

I THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 as amended by section 2 of the Land Act 1933 do by this my Proclamation revoke the Order dated 20th January 1852 fixing the site for a Village at Lindsay, on the Lower Adelaide-road, near the South Australian Boundary Line (see Government Gazette 1852 page 100) and rescind the Proclamation dated 18th February 1861 defining certain areas of land as Towns in so far as it refers to the Town of Lindsay (see Government Gazette 1861 page 405) as reduced in area by Proclamation dated 22nd November 1921 (see Government Gazette 1921 page 4043).—(A.174(B1) (K.153(5) (L.75) (L.76) (C.93696).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this tenth day of August, in the year of our Lord One thousand nine hundred and fifty-four, and in the third year of the reign of Her Majesty Queen Elizabeth II:

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

J. H. SMITH, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Game Acts.
BAG LIMIT FOR QUAIL.

PROCLAMATION

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

I. THE Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Game Acts and all other powers me enabling in that behalf, do by this my

Proclamation revoke the Proclamation made the twenty-seventh day of February, 1934, and published in the Government Gazette of the seventh day of March, 1934, respecting "Bag Limit for Quail" and do hereby prescribe

Twenty (20) Stubble Quail

as the maximum number of such birds which any person may kill or destroy or have in his possession on any one day during the open season for such native game; and I do hereby prescribe a sum of not more than Ten pounds as the penalty for any contravention of this Proclamation.

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

DALLAS BROOKS.

By His Excellency's Command,

L. W. GALVIN,

Chief Secretary.

GOD SAVE THE QUEEN!

· BANK HOLIDAYS.

PROCLAMATION

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

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

Bank Holidays:-

FRIDAY, 17TH SEPTEMBER, 1954, at Kiewa. SATURDAY, 18TH SEPTEMBER, 1954, at Wodonga.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

L. W. GALVIN,

Chief Secretary.

GOD SAVE THE QUEEN!

PUBLIC HOLIDAYS.

PROCLAMATION

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

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 Holling 1946, 1946 days or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

Public Holiday:-

*Wednesday, 29th September, 1954, throughout the Shire of Newham and Woodend.

* (Royal Agricultural Show.)

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

*FRIDAY, 22ND OCTOBER, 1954, throughout the Shire of Birchip. * (Agricultural Show.)

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

L. W. GALVIN

Chief Secretary.

GOD SAVE THE QUEEN!

DEPARTMENT OF MINES. MINING LEASE GRANTED.

7375, Mineral; George Roy Hill; 4 acres, Parish of Moranghurk.

PETROLEUM PROSPECTING LICENCES GRANTED.

164, Petroleum Prospecting Licence; Norman Roy Course; 149 square miles, Parishes of Wonron, Boodyarn, Mullungdung, and Stradbroke.

181, Petroleum Prospecting Licence; Lakes Oil Limited; 136 square miles, Parishes of Bengworden, Coongulmerang, Meerlieu, Moormurng, Broad-lands, Sarsfield, Nindoo, Bairnsdale, Wy Yung, and Colquhoun.

184, Petroleum Prospecting Licence; John Haslam Parkinson; 34 square miles, Parish of Coolungoolun.

185, Petroleum Prospecting Licence; John Haslam Parkinson; 77 square miles, Parishes of Nindoo, Narrang, Bow-Worrung, Meerlieu, Yeerung, and Stratford.

MINERAL SEARCH LICENCE GRANTED.

Mineral Search Licence No. 15; James Eugene Flannery; 6,400 acres, Parishes of Edi, Winteriga, and Wabonga.

APPROVAL GRANTED TO TRANSFER PETROLEUM PROSPECTING LICENCES.

- 158, Petroleum Prospecting Licence; from Lakes Oil Limited to Frome-Austral Proprietary Limited.
- 159, Petroleum Prospecting Licence; from Lakes Oil Limited to Frome-Austral Proprietary Limited.
- 160, Petroleum Prospecting Licence; from Lakes Oil Limited to Frome-Austral Proprietary Limited.
- 157, Petroleum Prospecting Licence; from Austral Oil
 Drilling Syndicate No Liability to Frome-Lakes Proprietary Limited.
- 161, Petroleum Prospecting Licence; from Austral Oil
 Drilling Syndicate No Liability to FromeLakes Proprietary Limited. from Austral Oil
- 162, Petroleum Prospecting Licence; from Austral Oil Drilling Syndicate No Liability to Frome-Lakes Proprietary Limited.

TAILINGS LICENCES EXPIRED.

2436, Tailings Licence; S. R. Merlin; 12a. 2r. 16p., Parish of Buninyong. 2437, Tailings Licence; S. R. Merlin; Parish of Smythes-

D. P. J. FERGUSON, Minister of Mines.

MINING LEASES AND LICENCES DECLARED VOID. 8278, Beechworth; William Benjamin Spargo; 18a. 2r.

16p., Parish of Hotham.

9027, Castlemaine; Kenneth Campbell Gordon Guest; 33a.

0r. 30p., Parish of Nillumbik.

2195, Tailings Licence; Robert McLean and Edward McLean; 10a. 1r. 23p., Parish of Clarkesdale.

2235, Tailings Licence; John Donald Sheddon; Parish of Enllert

2235, Tailings Licence; John Londa Ballarat.

9080, Castlemaine; William Forbes Wilson and Donald Forbes Wilson; 29a. 2r. 1p., Parish of Manango. (The applicant for forfeiture of the abovementioned lease, No. 9080, Castlemaine, will be handled a new lease under section 91 of the granted a new lease under section 91 of the Mines Act).

REX R. NEAL, Secretary for Mines.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION. URBAN DISTRICT SUPPLIED WITH WATER FROM THE COLIBAN SYSTEM OF WATERWORKS.

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

Castlemaine

Charles-street, from View-street to a point opposite lot 100 about 3 chains westerly.

Douglas-crescent, from end of existing main (opposite lot 26) northerly and westerly to a point opposite lot 5 about 2½ chains easterly from Farnsworthstreet,

Eaglehawk.

Holdsworth-road, from Backhaus-street to Gundrystreet.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 20th day of September next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main

L. DUGGAN, Secretary, State Rivers and Water Supply Commission. Melbourne, 13th August, 1954.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION. DANDENONG-SPRINGVALE AND TORQUAY URBAN DISTRICTS. NOTICE to owners of tenements in the under-mentioned streets in the above-mentioned urban districts and the private streets, lanes, courts, and alleys opening thereto:-

DANDENONG-SPRINGVALE URBAN DISTRICT.

Noble Park.

Bowman-street, from end of existing main (opposite lot 115) to Marshall-street. Jeffers-street.

Marshall-street, from Heatherton-road to a point opposite lot 27 (about 3 chains south-westerly from Princes Highway).

Simpson-street, from Noble-road to Walsh-street. Smith-street, from end of existing main (opposite lot 85), to Marshall-street.

Walsh-street.

TORQUAY URBAN DISTRICT.

Geelong-road, from Bell-street to Anderson-street and from Boston-road to Bristol-road and from Zeally Bay-road northerly to existing main (opposite lot 100 about 13 chains southerly from Central-avenue).

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 20th day of September next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main mine

L. DUGGAN, Secretary, State Rivers and Water Supply Commission. Melbourne, 13th August, 1954.

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 10th day of August, 1954, been pleased to make the under-mentioned appointments,

DEPARTMENT OF AGRICULTURE.

Member of Onion Marketing Board.

ALEXANDER MCPHERSON,

Pursuant to the provisions of the Marketing of Primary Products Act 1935, to be a Member of the Onion Marketing Board for a period of two years from and inclusive of the 29th August, 1954.

Member and Chairman of Milk Board.

MERVYN HAROLD RANKIN,

pursuant to the provisions of the Milk Board Act 1933, to be a Member and Chairman of the Milk Board for a further period of five years from and inclusive of the further period of 16th August, 1954.

Stock Inspector.

WILLIAM BRADY, Senior Constable of Police, to be Inspector of Stock at Cobram (vice Senior Constable Charles Edward Harding, on leave), as from the 1st July, 1954, and that he receive payment at the rate of £15 per

CHIEF SECRETARY'S DEPARTMENT.

Assistant to the Director of Fisheries.

HENRY WRIGHT.

pursuant to the provisions of the Fisheries Acts, to be an Assistant to the Director of Fisheries.

LAW DEPARTMENT.

Fair Rents Board.

ROY ELLERSLIE STAPLETON

to be the Fair Rents Board, constituted pursuant to the provisions of the Landlord and Tenant Act 1948, as amended by the Landlord and Tenant (Amendment) Act 1948, in relation to the metropolitan area (however described) for the period of twelve months, to take effect as from and inclusive of the 16th August, 1954.

Officer of the Rent Control Branch.

EDWARD JOHN BRYANT

EDWARD JOHN BRYANT
to be an Officer of the Rent Control Branch of the
Department of Law, pursuant to the provisions of the
Landlord and Tenant Act 1948, as amended by the
Landlord and Tenant (Amendment) Act 1948, to wit—
the Secretary of the Metropolitan Fair Rents Board for
the period of twelve months, to take effect as from and
inclusive of the 16th August, 1954.

Magistrates.

CHARLES JAMES CHANTER, Violet Town, to Keep the Peace in the Northern Bailiwick of the State of Victoria;

ARCHIBALD TODD, 288 Williamstown-road, Port Melbourne.

DOUTHE,
ALFRED NORMAN DEAN, 56 Berkeley-street, Hawthorn,
COLIN KNOX HOWATT, 121 Brougham-street, Kew,
LEWIS DUFF MILNE, 28 Grandview-road, Ashburton,
ABRAHAM LEONARD MCLOCHLAN, Halliday-street, Mount

Waverley,
ALEXANDER KEITH ROWAN, Terip Terip,
CARMELO PELLEGRINO, 290 Victoria-street, North Mel-

bourne, and Thomas Myles Moloney, 45 Market-street, Essendon, to Keep the Peace in the Central Bailiwick of the State

to Victoria; and
LEONARD JOSEPH GARGAN, Meredith,
to Keep the Peace in the Southern Bailiwick of the State

of Victoria.

Commissioners for Taking Declarations, &c.

GORDON EARL TAMBLYN, Secretary, St. Kilda Cricket

GORDON EARL TAMBLYN, Secretary, St. Kilda Cricket Club, St. Kilda, to be a Commissioner for taking Declarations and Affidavits, under the provisions of Division 8 of Part IV. of the Evidence Act 1928, to resign upon ceasing to occupy his present position; and

KEVIN JOSEPH DANIEL DAVIS, an officer of the Office of the Public Trustee, 412 Collins-street, Mel-

to be a Commissioner for taking Declarations and Affi-davits, under the provisions of Division 8 of Part IV. of the Evidence Act 1928, to refrain from charging fees and to resign upon ceasing to occupy his present position.

Clerk of Children's Courts.

RICHARD JOHN CANNING to be also Clerk of the Children's Court at Wodonga, Chiltern, and Rutherglen, during the absence on annual leave of H. V. Boarder, to take effect from the date of commencement of duty.

Bailiff of County Court.

CHRISTOPHER GEORGE BELL. Senior Constable of Police.

Casterton, to be also a Bailiff of the County Court at Hamilton, vice E. J. J. Murray, resigned, with fees, to take effect from the date of commencement of duty.

Sheriff's Bailiff, &c.

ALLEN HERBERT COVENTRY, Senior Constable of Police; Rushworth, to be also a Sheriff's Bailiff at Rushworth and a Bailiff of the County Court at Shepparton, vice O. H. Beever, resigned, with fees, to take effect from the date of commencement of duty.

Probation Officers for Children's Courts.

HAROLD RONALD HALL, 33 Shedden-street, Pascoe Vale (Coburg)

MARY ELIZABETH ADAMSON, corner of Burke-road and High-street, East Malvern—(Malvern), FRANCIS ILLENDON FIELDING, 39 Bay-road, Sandring-

ham—(Sandringham),
Walter James Crick, Anderson-street, Warracknabeal
—(Warracknabeal),
Douglas William Risstrom, Warragul—(Warragul),

ARTHUR HENRY MICHELL, 7 Albert-street, Warragul-

ARTHUR HENRY MICHELL, I ARELY STATES, (Warragul), each person to be a Probation Officer for the Court shown in parenthesis opposite his name, pursuant to the provisions of the *Children's Court Act* 1928.

Sworn Valuator.

BARRY REGINALD WATERS, 412 Bell-street, West Coburg, to be a Sworn Valuator, for the County of Bourke, pursuant to the provisions of the *Transfer of Land Act* 1928.

Officer Authorized to Attest Instruments.

ALBERT RAYMOND WHITE, an officer of the English, Scottish, and Australian Bank Limited, Melbourne,

pursuant to the provisions of section 191 of the *Transfer* of *Land Act* 1928, to attest instruments and powers of attorney under the said Act, signed by any person within the limits of Victoria.

DEPARTMENT OF THE TREASURER.

Member, Co-operative Societies Advisory Council.

JOHN JOYCE LYNCH, LL.B., to be a Member of the Co-operative Societies Advisory Council for a period of twelve months from and inclusive of the 9th August, 1954.

Receivers of Revenue (Acting).

VICTOR ERNEST JOHN TERRELL to act temporarily as Receiver of Revenue, Railways Department, during the absence of E. H. Bryan, on leave: and

RICHARD JOHN CANNING to act temporarily as Receiver of Revenue, Wodonga, during the absence of H. V. Boarder, on leave.

DEPARTMENT OF WATER SUPPLY.

Waterworks Trusts Commissioners.

FREDERICK ROWE SMITH

FREDERICK ROWE SMITH
to be a Commissioner of the Wangaratta Waterworks
Trust for a period of four years from the date hereof,
subject to the provisions of the Water Acts; and
JOHN JAMES ROBERTS HEATH
to be a Commissioner of the Port Fairy Waterworks
Trust for a period of four years from the date hereof,
subject to the provisions of the Water Acts.

River Improvement Trust Commissioner.

Francis Campion Carey

to be a Commissioner of the King River Improvement Trust for a period of four years from the date hereof, subject to the provisions of the River Improvement Act

A. MAHLSTEDT Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 10th August, 1954.

AMENDMENT OF APPOINTMENT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 10th day of August, 1954, amended the Order made on the 27th July, 1954, appointing John Edward Cleave, 230 Park-street, South Melbourne, to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1928, by the substitution of the name of John Edward Gleave therefor.

A MAHLSTEDT

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 10th August, 1954.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 10th day of August, 1954, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

WILLIAM JOHN RUTHERFORD, as Registrar of Births and Deaths at Tallarook.

LAW DEPARTMENT.

WILLIAM FRANCIS STONER, from the Commission of the Peace for the Northern Bailiwick of the State of Victoria.

HECTOR THOMAS SHEERAN, as an authorized witness, pursuant to the provisions of section 191 of the Transfer of Land Act 1928.

EOIN JAMES JERROME MURRAY, as a Bailiff of the County Court at Hamilton.

OSWALD HENRY BEEVER, as a Sheriff's Bailiff and a Bailiff of the County Court at Shepparton.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 10th August, 1954.

NOTICE TO MARINERS.

[No. 12 or 1954.]

AUSTRALIA.-VICTORIA

APOLLO BAY.

Rear Leading Light-Position Altered.

Former Notice.-No. 29 of 1952: in force.

Position.—North white beacon, Bunbury Point. Lat. 038 deg. 45 min. 45 sec. Long. 143 deg. 40 min. 42 sec.

Position of Front Light.—2.47 miles 033 deg. 48 min. from the above beacon.

Alterations.—The rear light originally 2 cables 016 deg. 27 min. from the front light, now stands 5.63 cables 016 deg. 30 min. therefrom. Elevation—366 feet (111m6). Visibility—10 miles.

Abridged Description.—Gp. FI. (2) ev. 4 sec. 366 ft. 10M.(U).

Intermediate Beacon.—The white triangular structure, 10 feet high, point down, from which the rear light was originally shown, stands 2 cables 016 deg. 27 min. from the front light.

Direction—from Southward—by Night.—Henty Reef that breaks without warning in a depth of 17 feet, lies 3.66 miles 184 deg. from the front light, which, kept in transit with the rear light, bearing 016 deg. 30 min. leads 6½ cables clear to westward and eastward of Henty and Hayley Reefs respectively, and 4 cables clear to eastward of Bunbury Reef. When the breakwater light bears west by north, Bunbury Reef is cleared, and course may be shaped therefor and for the shelter of the breakwater.

D. S. STEVENSON,

Port Officer.

Ports and Harbors Branch,
Department of Public Works,
Melbourne, C.2, 12th August, 1954.

Pounds Act 1928.

SHIRE OF MORTLAKE.

ABLE of Rates to be charged for the trespass of cattle and their sustenance while impounded, in the Mortlake Pound, fixed by the Council of the Shire of Mortlake.

	Trespas	s Fees.	Sustenance Fees.		
Description of Cattle Trespassing.	Upon Land other than Tillage Land Enclosed by a Substantial Fence.	Upon Tillage Land Enclosed by a Substantial Fence.	Amount to be Charged Dally for Sustenance while Impounded.		
	s. d.	s. d.	s. d.		
For every sheep For every goat For every pig For every head of	0 1 0 1 0 1	1 0 10 0 15 0	0 1 0 6 2 0		
other cattle	5 0	5 0	2 0		

By order of the Council,

N. TURNBULL, Shire Secretary.

Approved by the Governor in Council, 10th August, 1954.

A. MAHLSTEDT, Clerk of the Executive Council.

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.

Trado Name.	Submitted by.	Туре.	Approval Number.
" Nasco "	National Automotive Service Company, Salmon-street, Port Melbourne	Hand- operated truck signal	Т 5

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.

Electric Light and Power Act 1928.

ORDER GRANTED BY THE GOVERNOR IN COUNCIL.

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

Order No. 283.—Order under section 10 of the abovementioned Act granted to A. J. Gloster in respect of the Township of Underbool.

J. W. GALBALLY, Minister in Charge of Electrical Undertakings. State Electricity Commission, 10th August, 1954.

Electric Light and Power Act 1928.

ORDER GRANTED BY THE GOVERNOR IN COUNCIL.

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

Order No. 287.—Order under section 10 of the abovementioned Act granted to Sidney Francis Block in respect of Heywood and environs.

J. W. GALBALLY,
Minister in Charge of Electrical Undertakings.
State Electricity Commission,
10th August, 1954.

Local Government Act 1946, Part 48, Section 876. LICENCES TO OCCUPY UNUSED ROADS.

NOTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in each case has been received by the Accountant, Department of Crown Lands and Survey, Melbourne, C.2.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	Area.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
			•		A. B. P.	£ s. d.		
38611	Jones, J. D., "Carlyle,"	Rutherglen	Carlyle	Sections 22 and 23	7 2 0	3 0 0	1.1.53	31.12.55
38612	Wahgunyah O'Hare, C. E., Hollyridge,	Orbost	Bonang	13A and 13B	720	0 7 6	1.1.52	31.12.54
38613	Delegate Bussell, R. F., Carboor,	Oxloy	Carboor	South-east of 10, section	200	0 5 0	1.1.53	31.12.55
38614	via Wangaratta Star, H. H., Cudgewa	Upper	Cudgewa	Al and A2, section 6	4 0 0	0 12 0	1.1.53	31.12.55
38615	Deering, R. T., King Valley,	Murray Oxley	Myrrhee	4, section A	200	0 10 0	1.1.53	31.12.55
38616	via Wangaratta Williams, W. I., Floggy Creek, via Hillside	Bairnsdale	Wuk Wuk	5 and north-west corner	1 2 0	0 5 0	1.1.53	31.12.55
38617	Davenport, H. N., Hanson- ville	Oxley	Greta	of 7A North of 6	3 2 0	0 5 0	1.1.52	31.12.54
38618	Faithfull, M. E. (Mrs.), Omeo	Отоо	Township of Omeo	Portion of Coughlan- street north of 1, 3, 4, and 5, all Gill-street with the exception of portion of C.R.B. road, all of street north of	2 2 0	0 12 6	1.1.53	31.12.55
38619	Gardiner, C. J., "Barina," Benalla	Benalla	Goorambat	Gill-street South-east of 5 and 6	8 0 0	2 0 0	1.1.53	31.12.55
38620	Anderson, W. W., Denison	Rosedale	Denison	South of 2D, north and west of 3E, and west of 1BA	4 0 0	1 0 0	1.1.53	31.12.55
38631 38632	Jones, G. C., Fernbank Reed, S. J., Delegate River	Bairnsdale Orbost	Nindoo Kirkenong	47A and 51E, section E 6A, 6, 7B, and 7A, 4C,	4 2 0 7 1 0	$\begin{array}{cccc}0&5&0\\0&5&0\end{array}$	1.1.52 1.1.53	31.12.54 31.12.55
38633	Mitchell, M. I., Carboor	Oxley	Carboor	4, 5, and 7c, 7A, and 6 8A and 6, section 13	2 2 0	0 5 0	1.1.53	31.12.55
38634	Upper Chester, N. F., Heyfield	Maffra	Glenmaggie	North and east of 110A, west of 110	11 2 0	0 11 6	1.1.52	31.12.54
38635	Brewer, A. R., Leneva West	Wodonga	Worragee North	11 and 11A, section 16	8 0 0	0 8 0	1.1.54	31.12.56
38636	Brewer, C. V., Leneva West	Wodongs	Wodonga	South of 9s and the eastern half of 5, section. 18	12 0 0	3 0 0	1.1.54	31.12.56
38637	Brewer, A. F., Leneva West	Wodonga	Wodonga	South of western half of 5, section 18A	6 2 0	1 12 6	1.1.54	31.12.56
38638	Prendergast, W. and P., Hansonville	Oxley	Moyhu	1a, 1b3, and 1b2	400	0 8 0	1.7.53	31.12.55
38639	Buckland, N. F., Cocorastreet, Eden, N.S.W.	Orbost	Mallacoota	Adjoining the eastern boundary of 8	120	0 5 0	1.1.53	31.12.55
38640	Bond, V., Rosedale	Rosedale	Glencoe	West of Glencoe P. R. and 25 and south	33 0 0	3 6 0	1.1.54	31.12.56
				of Glencoe P. R. west of 26 and 28, east of 1 to 8, 2 and 3, and south of 3, south of 6	••	, ,	•	
38881	Carmody, W. F., Everton Upper	Wangaratta	Everton	6 and 7, section 5	6 2 0	1 6 0	1.1.54	31.12.56
38882	Hagan Bros., Tooborae	Pyalong	Tooborae	Southern part of 11A of section 7 and the Too- borac pre-emptive right	2 2 0	0 5 0	1.1.54	31.12.56
38883	Williamson, W. L., N. L., and B., Taggerty	Alexandra	Taggerty	East of 10s, 26, and 25A, section 3	6 2 0	0 9 0	1.1.54	31.12.56
38884	Cameron, R. W., Bendoc	Orbost	Cabanandra	West of 17A, 4A, and north of 4D, 4C	24 0 0	1 4 0	1.1.54	31.12.56
38885 38886	Clarke, R. J., Milawa Milne, J. W., Eldorado	Oxley Wangaratta	Oxley Tarrawingee	33 and 34 D6 and southern portion	1 1 0	0.10 0 0 5 0	1.1.54	31.12.56 31.12.56
38887	Williamson, T., Whorouly East	Oxloy	Whorouly	of D3, section A 68G, 68H, and 71G	3 2 0	0 5 0	1.1.54	31.12.56
38888	Fleming, N. R., Stratford	Avon	Stratford	South of 18 and 15	2 0 0	2 4 0	1.1.54	31.12.56
38889	Skehan, J. M., Docker	Oxley	Laceby	3 chain road between 3, section 20 and 1,	10 2 0	2 12 6	1.1.54	31.12.56
3 8890	Ah Yee, R. and J., Eagle	Bairnsdale	Bairnsdale	section 27 138 and 138₄	500	0 5 0	1.1.54	31.12.56
38891	Point Lowcock, A., private bag,	Bright	Myrtleford	4c and 4d, section 4	.020	0 5 0	1.1.54	31.12.56
38892	Myrtleford Jeffery, H. and I., 9 Butler- street, Seymour	Seymour	Tarcombe	17 and 17	4 1 0	0 5 0	1.1.55	31.12.57
38893	Leahy, R. H., Yackandandah	Yackandan- dah	Yackandan- dah	West of 4A, section N1	5 3 0	0 11 6	1.1.54	31.12.56
38894	Linke, A. T., c/o Neil, Stewart, and Just, P.O.	Oxley	Moyhu	South of 5, section 12	10 0 0	1 10 0	1.1.54	31.12.56
38895	Box 41, Wangaratta Newton, V. S., Wangaratta South	Wangaratta	Glenrowan	South of 3, section 2	2 3 0	0 7 0	1.1.54	31.12.56

LICENCES TO OCCUPY UNUSED ROADS-continued.

Number of Licence.	Name and Address of Licensee.	Municipality.	ty. Parish. Abutting—Allotments and Sections. Area.		Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.	
					A. R. P.	£ s. d.		-
38896	Draper, L. E. (Mrs.), Too-	Oxley	Bungamero	13 and 13A, section 7	3 2 0	0 5 0	1.1.53	31.12.55
38897	lamba A.P.M. Forests Pty. Ltd., Aikman-street, South Mel- bourne	Rosedale	Rosedale	311 and 18c, 18n, 18E	24 0 0	1 4 0	1.1.54	31.12.56
38898	Mitchell, A., Franklin-street, Traralgon	Rosedale	Toongabbie North	East of 117B1	3 2 0	0 16 0	1.1.54	31.12.56
38899	Mongan, D., Osborne's Flats, via Wodonga	Yackandan- dah	Yackandan- dah	11, section J and 19,	1 3 0	0 5 0	1.1.54	31.12.56
3 8900	Patterson, C. W., Mulla Vale, via Lancefield	Pyalong	Pyalong	North of 58A, south of 58B, section A	7 0 28	0 11 0	1.1.55	31.12.57

Department of Crown Lands and Survey, Melbourne, 30th July, 1954.

J. H. SMITH, Commissioner of Crown Lands and Survey.

Local Government Act 1928, Part 42, Section 858.

LICENCES TO OCCUPY WATER FRONTAGES.

NOTICE is hereby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case has been received by the Accountant, Crown Lands Department, Melbourne, C.2.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
					£ s. d.		1
23161	Stuckey, A. H., Flynn	Rosedale	Rosedale	Latrobe River, 7876 and	0 14 0	1.1.53	31.12. 55
23162	Stuckey, E. A., Flynn	Rosedale	Rosedale	178A Latrobe River, 787E, 787F,	6 6 0	1.1.53	31.12.55
23163 23164 23165	Pritchett, H. W., Narbethong Wheeler, W. F., Jamieson Rissman, J. E. and M. C.,	Healesville Mansfield . Yackandandah	Granton Howqua Kergunyah	and 787H Acheron River, 23 70, 71, and 78 Cold Water Creek, 2, section J	0 5 0 0 9 0 0 17 0	1.1.53 1.1.53 1.1.53	31.12.55 31.12.55 31.12.55
23166	Dederang P.O. Shaw, V. M. (Mrs.), Barnawartha	Chiltern	Barnawartha	1, 8, 9, 11, 13, and 14, section 16a	0 12 0	1.1.52	31.12.54
23167	Worsley, J. W., Princes Highway, East Bairnsdale	Bairnsdale	Bengworden	Tom's Creek, 4A, section 5	0 6 0	1.1.53	31.12.55
23168	Robinson, J. W., 28 Graham- avenue, Wangaratta	Wangaratta	Wangaratta North	Ovens River, 1, 2, 3, section 15	1 17 6	1.1.53	31.12.55
23169	Buckland, N. F., Cacora-street, Eden, N.S.W.	Orbost	Mallacoota	Mallacoota Inlet, 8	0 7 6	1.1.53	31.12.55
23170	Davon, J., Mansfield	Mansfield	Howqua	Howqua River, 35, 36, 37, and 38	2 2 0	1.1.53	31.12.55
23451	MacVean, Mary G. (Miss), Peterson's P.O., via Broadford	Yеа	Flowerdale	King Parrot Creek between road west of 40c and the creek	0 5 0	1.1.53	31.12.55
23452	Ebert, H., 199 Raymond-street, Sale	Maffra	Bundaluagh	Northern part of 27E	1 0 0	1.1.53	21.12.55
23453 23454 23455	Grant, J. L., Combienbar Stanley, A., Narbethong Robinson, A. L. and D., and Fogden, G. E., Tangil Bend-	Orbost Healesville Narracan	Bungywarr Granton Moondarra	17a and 17B Acheron River, 5, section A 9a, section 6	0 5 0 0 8 0 0 5 0	1.1.53 1.1.53 1.1.53	31.12.55 31.12.55 31.12.55
23456	road, Erica Klose, A., Tallandoon	Towong	Noorongong	Glencoe Creek, 20, 20A,	0 9 9	1.1.53	31.12.55
23457	Jones, P. O., Kergunyah South	Yackandandah	Kergunyah	and 20s, section 15 Cherry Tree Creek, 4 and 5A, section 7 and 4 and	1 3 0	1.1.53	31.12.55
23458	Schuster, H. K. (Mrs.), Flat 2, "St. Joan," 2 Florence-avenue, Kew	Mansfield	Township of Howqua	7A, section 8 Howqua River, south of 1, 2, 3, 4, and 5, section 2	0 5 0	1.1.53	31.12.55
23459 23460 23861	Cancelled Roberts, C., Cowwarr Stevenson, D. E. and A. J., P.O. Box 53, Benalla	Mafira Benalla	Glenmaggie Benalla	124n and 124E Four Mile Creek, 27, 26, 21, 20a, section P	$\begin{array}{cccc} 1 & 0 & 0 \\ 2 & 0 & 0 \end{array}$	1.1.53 1.1.54	31.12.55 31.12.56
'23862	Farmer, E. (Mrs.) and B., "Rosebank," Flynns Creek Upper	Rosedale	Tong Bong	24 and part of 25	1 10 0	1.1.54	31.12.56
23863 23864 23865	Cameron, R. W., Bendoc Cox, W. J., Bendoc Dickens, S. E., Tarrawingee-	Orbost Orbost Wangaratta	Cabanandra Cabanandra Everton	4A, 4B, 4D 2B and 2c Hodgson Creek, 7, section	1 11 6 1 13 9 0 5 0	1.1.54 1.1.54 1.1.54	31.12.56 31.12.56 31.12.56
23866	road, via Eldorado McGrath Bros., Sandy Creek	Yackandandah	Gundowring	Sandy Creek, 9A and 9, section 2	0 15 0	1.1.54	31.12:56
23867	McGrath Bros., Sandy Creek	Yackandandah	Gundowring	Sandy Creek, 8B, 8c, section 2	0 13 0	1.1.54	31,12.56
23868	Stevens, C. E., Kergunyah South P.O.	. Yackandandah	Kergunyah	Hellhole Creek on north- east corner of 33, section	0 8 0	1.1.54	31.12.56
23869 23870	Draper, L. E. (Mrs.), Toolamba Ah Yee, R. and J., Eagle Point	Oxley Bairnsdale	Bungamero Bairnsdale,	13, 13A, section 7 138A, 138c, and 138B	0 5 0 0 5 0	1.1.54 1.1.53	31.12.56 31.12.55

Department of Crown Lands and Survey, Melbourne, 30th July, 1954.

REAL ESTATE AGENTS ACTS.

IN accordance with the provisions of the above-mentioned Acts, the following is published for general information:—

(a) List of Real Estate Agents' Licences issued during the month of July, 1954, and prior months.

Name.	Principal Place of Business (Registered Office).	Name of Firm or Partnership.	from which Licence Effectiv	
sekman, J. C	William-street, Warragul		Warragul Tractor Sales and Service	20.7.
aird, G	163 Collins-street, Melbourne	• •	G. Baird and Co.	7.7.8
arrow, D. F.	360 Nepean Highway, Frankston			. 6.7.8
arrow, W. H	18 Boston-road, Balwyn		., .,	19.7.8
renneris, J. A	25 Gordon-street, Coburg		Baltic Real Estate Agency	8.7.8
brawford Dowling Pty. Ltd. (J. G.	21 Doveton-street South, Ballarat		l., ., ., .,	12.7.
Crawford, nominee)				İ
alv, A. W. G	487 High-street, Preston		Federal Estate Agents	21.7.
aniel, L. F	3 Scarborough-street, Beaumaris		,,	21.7.
eacon, W. F.	62 Milroy-street, North Brighton, and	320		16.7.
,	Nepean Highway, East Brighton			
odd, T. E	22 Delia-street, Oakleigh South		Edward Dodd and Co	8.7.
ldy, H. M	60A Hodder-street, East Brighton	.,	Eddystone Real Estate and Business	23.7.
149, 11. 12	0011 1104401 041004,	• •	Agency	
licott, F. H. W	Canterbury-road, Ringwood			20.7.
	355 Whitehorse-road, Balwyn	• • • • • • • • • • • • • • • • • • • •	Ellis and MacCormick	22.7.
	50 Queen-street, Melbourne	• • •	Alliance Estate Agency	8.7.
	65 High-street, Bendigo	• • •	C. G. Nixon and Co	19.7.
amboni, P	100 77		C. G. Mixon and Co.	14.7.
leeson, T. C.		••	1	8.7.
oding, J. E. Pty. Ltd. (J. E.	108 Queen-street, Melbourne	• •		3.7.
Goding, nominee)	040 Daniel Santh Malhamma		H. R. Jones, Estate Agency	8.7.
ough, A. H	240 Dorcas-street, South Melbourne	• •		27.7.
igg, D. J	68 Nepean Highway, Elsternwick	• • •	Vaughan and Grigg	
ardy, K. F. B.	7 Vernon-street, Strathmore	• •	Strathmore Real Estate	28.7.
eckenberg, M. O	28 North-terrace, Clifton Hill	• •		5.7.
ne, C. W	367 Centre-road, Bentleigh	• •	K. G. Putt	9.7.
nkins, A. E.	Ridge road, Kallista	• •	# A 3	26.7.
hansen, S. E	65 High-street, Bendigo	• •	C. G. Nixon and Co	19.7.
ncaster, A. G	Old Olinda-road, The Basin		[<u></u>	20.7.
egg, B. G	280 Sydney-road, Coburg	• •	Robert C. Legg	29.7.
ouch, H. G	281 Collins-street, Melbourne		Brougham_Loch	8.7.
eConnell, T. W	119 Hertford-road, Sunshine		Sunshine Estate Agency	20.7.
cDermott, L. G	454 St. Kilda-road, Melbourne			1.7.
eInerney, B. P	40 Kepler-street, Warrnambool			12.7.
cKnight, A. G.	623 Collins-street, Melbourne		McVicar, Thomas, and Dare	22.7.
eMillan, J. J	62 Church-street, Traralgon			19.7.
allon, L. P. Pty. Ltd. (L. P. J.	46 Elizabeth-street, Melbourne		1	1.7.
Mallon, nominee) .				
arshall, W. N	337 Victoria-road, Thornbury			16.7.
ontgomerie, H. J	39 Puckle-street, Moonee Ponds			30.7
rnane, R	Terang		,, ,, ,, ,, ,, ,,	30.7
ırray, W. R. G	501 Latrobe-street, Melbourne		Glen Murray and Co	8.7
eyland, C. S	Robinvale			30.6
oyes, W. H	Trafalgar, Drouin, and Moe		Harry Robertson and Co	26.7
ain, J. N.	93 Packington-street, Geelong			7.7.
ain, J. N	153 Ross-street, Port Melbourne			22.7
owse, A. S	88 Albion-road, Ashburton	• •	, · · ·	1.7
gg, K.	20 Holding-street, Beaumaris		, , , , , , , , , , , , , , , , , , ,	14.7
gg, K	150 Sydney-road, Brunswick		A. Russo	16.7
anley, A. B. S.	6 Cunningham-street, South Yarra			13.7
ringer, A	187 Mollison-street, Kyneton			27.7
therland, A. B.	234 Collins-street, Melbourne		Andrew Sutherland and Co	15.7
	26 Mercer-parade, Newtown, Geelong	• •	Baden Maxwell and Co	2.7
	62 Lyttleton-street, Castlemaine			1.7
mes, D. H	62 Wellington-parade, East Melbourne	• •		23.7
	oz womigion-parado, masi merodune	••		
(C. Portway, nominee)	7 Sparks-avenue, Fairfield			6.7
regonning, W. R				7.7
alters, R. C		• •	J. H. Hayward	30.7
illiams, J. H	137 Bradshaw-street, Essendon	••		30.7
ilson, W. C	40 Main-street, Ballarat	• •	1	29.7
ood, A. R	Campbell-street, Swan Hill	. • •		29.7
ood, H. W	Campbell-street, Swan Hill	• •	H. A. Wood and Co	20.1

[•] Transfer of nominee.

(b) List of Real Estate Sub-agents' Licences issued during the month of July, 1954, and prior months.

Name.	Registered Address,	Date from which Licence is Effective.	Name.	Registered Address.	Date from which Licence is Effective.
Alston, J. G Anderson, C. W Anderson, R. I Andrews, G	27 Beatrice street, Burwood .: Flat 16, 6 Victoria street, St. Kilda 85 Spring-street, Regent Flat 2, 17 Lalbert-crescent, Armadale	26.7.54 15.7.54 14.7.54 16.7.54	Brown, S. H Cannon, V. G	137 Patterson-road, Moorabbin 8 Masters-street, Dandenong Narre Warren 52 Green-street, Wangaratta 10 Charnwood-road, St. Kilda c/o Essendon Realty Co., 229	2.7.54 5.7.54 9.7.54 5.7.54 20.7.54 7.7.54
Barber, R. A. W. Bickerdike, R. N. Blackford, O. R.	Grant-street, Dromana 131 Union-street, East Brighton 4 Victoria-terrace, Geelong	6.7.54 9.7.54 20.7.54	Dive, H. F Edgar, L. D	Collins street, Melbourne 21 Cecil street, Kew Springvale-road, Springvale South	14.7.54 12.7.54

(b) List of Real Estate Sub-Agents' Licences issued during the month of July, 1954, and prior months—continued.

Name.	Registered Addiess.	Date from which Licence is Effective.	. Name.	Registered Address.	Date from which Licence is Effective.
Edwards, G. E Ellt, I. E. Foster, N. L	48 Ludstone-street, Hampton 14 Glyndon-avenue, Brighton Flat 2, 18 Miller-street, West Melbourne c/o Goldsbrough Mort and Co. Ltd., Wodonga 58 Princes-street, North Williamstown 6 Whittaker-crescent, Red Cliffs Rupert-street, Lang Lang 49 Nepean Highway, Seaford 74 Union-street, West Brunswick Lot 111, Ozone-avenue, Beaumaris 330 Gore-street, Fitzroy 247 Sydney-road, Coburg 1 Anthony-street, Ormond Cobram 86 Fairview-avenue, Newtown, Geelong 186 Bay-street, Brighton 211 Barkly-street, Ballarat 10 Coppin-street, East Malvern 315 Camberwell-road, Camberwell 229 Glenferrie-road, Hawthorn 27 Gordon-street, Korumburra	6.7.54 23.7.54 7.7.54 6.7.54 15.7.54 21.7.54 20.7.54 23.7.54 20.7.54	McMahon, M. P. McNicol, E. R Marcoccio, H. I Marks, G. G Murdoch, T. G	Inverleigh 13 Ruby-street, West Preston. 5 Hemingford-road, East Bentleigh 62 Beach-road, Hampton 244 Clements-street, East Bentleigh 73 Carroll-crescent, Glen Iris 49 Eighth-street, Parkdale 55 Union-street, Armadale 9 Munro-street, Armadale 21 Lyall-street, Hawthorn 8 St. James-place, Toorak 73 New-street, Brighton 12 Parkville-street, Richmond. 8 Edwin-street, Heidelberg West Percy-street, Portland Millgrove 11 Hastings-street, Bentleigh 128 Hampton-street, Hampton 1 Tecoma-street, Red Cliffs 4 Foley-street, Kew 25 Shasta-avenue, Brighton 36 Iris-road, Glen Iris 73 Grange-road, Glenhuntly 62 William-street, Newport	20.7.54 28.7.54 27.7.54 7.7.54 15.7.54 22.7.54 6.7.54 21.7.54 13.7.54 21.7.54 21.7.54 20.7.54 17.6.54 17.6.54 14.7.54 14.7.54 14.7.54 17.7.54 17.7.54 17.7.54 17.7.54 17.7.54 17.7.54

The Treasury,
Melbourne, 11th August, 1954.

M. A. R. SYNNOT,
Registrar.

 $\cdot \cdot$ AUCTION SALES ACT 1928.

IST of Persons to whom Auctioneers' Licences have been issued during the month of July, 1954, and prior months.

Eddy, H. A. Elliott, G. D.	·· ·										
Eddy, H. A. Elliott, G. D.											
Elliott, G. D.			•••				Pinnaroo, South Australia	• •			29.7.54
	••			٠		• •	150 Cotham-road, Kew				7.7.54
			• •				High-street, Avoca		• • •		29.7.54
	• •	• •	• •		*		Bullarto-road, Clyde · ·	• •	• •		16.7.54
	• •		• •			• •	5 Glencoe-street, Bendigo				9.7.54
	• •	• • •				::	13 Regent-street, Belmont				30.7.54
	• •			٠.			Trafalgar		• •		30.7.54
				·			Roberts-road, Belmont			[20.7.54
Murray, M. J.				٠			Camperdown	- •			22.6.54
Nash, L. J.	• •	• •					838 Burke road, Canterbury		٠		15.7.54
	• •						Harris-street, Corryong				6.7.54
			·				115 Rosamond-road, Maidstone				6.7.54
			• •				1302 Sturt-street, Ballarat				5.7.54
Rowan, R. M.		• • •					140 Queensberry-street, Carlton				6.7.54
Saville, G. A.							Albert-avenue, Boronia				26.7.54
Tassicker, E. L.							Nhill				3.7.54
Trompf, R. G.	′			<i>:</i>			10 Severn-street, North Balwyn				6.7.54
Wallis, C. N.							Rainbow			1	7.7.54
Waterton, W. W. (G.						54 Park-street, Moonee Ponds		••		15.7.54

* By transfer from T. Wnittington.

† By transfer from H. C. Jolly.

The Treasury, Melbourne, 11th August, 1954.

A. T. SMITHERS, Director of Finance.

MONEY LENDERS ACT 1938.

N accordance with the provisions of the above-mentioned Act, the following is published for general information:-

Supplementary List of Persons to whom Money Lenders' Licences have been issued for the year ending 30th June, 1955.

Name.	Authorized Name.	Authorized Address.	Date of Issue.
Harris, J. W	E. Cosburn J. W. Harris Alexander Hay Thomas Andrew Latham Thomas MoNamee M. Pemberton A. S. Prowse Swift's Pty. Ltd. Mozes Zak	52 Clonaig-street, East Brighton 7 Railway-road, Blackburn 70 Kenmare-street, Box Hill 704 Hawthorn-road, East Brighton 189 Geelong-road, West Footscray 11 Millah-road, Balwyn 88 Albion-road, Ashburton 257-9 Swanston-street, Melbourne Majorca House, 3 Centre-place, off Flinders-lane, Melbourne	27.7.54 22.7.54 15.7.54 23.7.54 8.7.54 15.7.54 15.7.54 1.7.54 22.7.54

BUSINESS AGENTS ACT 1930.

(a) List of Business Agents' Licences issued during the month of July, 1954; and prior months.

N accordance with the provisions of the above-mentioned Act, the following is published for general information:—

Name.	Principal Place of Business (Registered Office).	Name of Firm or Partnership. Date from which Licence is Effective.	
Alderton, G	118 Bridge-road, Richmond		W. L. Kelly and Co
Backman, J. C	William-street, Warragul	• •	Warragul Tractor Sales and Service 20.7.54
Baird, G.	163 Collins-street, Melbourne	• •	G. Baird and Co 7.7.55
*Crawford, Dowling Pty. Ltd. (J. G. Crawford, nominee)	21 Doveton-street South, Ballarat	••	12.7.54
Daly, A. W. G	487 High-street, Preston		Federal Estate Agents 21.7.54
Deacon, W. F	61 Milroy-street, North Brighton, and Nepean-highway, East Brighton	320	16.7.54
Dodd, T. E	22 Delia-street, Oakleigh South		Edward Dodd and Co 8.7.5
Eddy, H. M	60a Hodder-street, East Brighton		Eddystone Real Estate and Business 23.7.54
Ellicott, F. H. W	Canterbury-road, Ringwood		20.7.54
Freer, C. G	50 Queen-street, Melbourne		Alliance Estate Agency 8.7.5
Gamboni, P	63 High-street, Bendigo		C. G. Nixon and Co 19.7.5
Hardy, K. F. B	7 Vernon-street, Strathmore		Strathmore Real Estate 28.7.5
Heckenberg, M. O	28 North-terrace, Clifton Hill		1 5.7.5
Johansen, S. E	63 High-street, Bendigo		C. G. Nixon and Co 19.7.5
Lancaster, A. G.	Old Olinda-road, The Basin		1 20.7.5
Landry, A	62 Young-street, Frankston		R. F. Miles and Co 6.7.5
Leeden, D. M.	57 Wilson-street, Middle Brighton		Brighton Estate Agency 23.7.5
McDermott, L. G	454 St. Kilda-road, Melbourne		1.7.5
Mallon, L. P., Pty. Ltd. (L. P. Mallon, nominee)	46 Elizabeth-street, Melbourne		1.7.5
35 77	22 Collins-street, Melbourne		1 8.7.5
3.C 1 . 11 377 37	337 Victoria-road, Thornbury	::	16.7.5
76 7	39 Puckle-street, Moonee Ponds		30.7.56
14	Terang		30.7.5
16 107 D A	501 Latrobe-street, Melbourne		Glen Murray and Co 8.7.5
Neyland, C. S	Robinvale		30.6.5
Noyes, W. H.	Trafalgar, Drouin, and Moe		Harry Robertson and Co 26.7.5
Plain, J. N	93 Packington-street, Geelong		1 7.7.54
Price, L. R.	153 Ross-street, Port Melbourne		22.7.54
Th 4 Cl	88 Albion-road, Ashburton		1.7.54
TO! TE	20 Holding-street, Beaumaris	• • •	14.7.5
n	150 Sydney-road, Brunswick		A. Russo 16.7.56
	234 Collins-street, Melbourne	• • •	Andrew Sutherland and Co 15.7.54
~	26 Mercer-parade, Newtown, Geelong	• • • • • • • • • • • • • • • • • • • •	Baden Maxwell and Co 2.7.54
O TO TT	62 Lyttleton-street, Castlemaine		1.7.56
Tracey, C. and Co. Pty. Ltd. (C.	62 Wellington-parade, East Melbourne	••	23.7.5
Portway, nominee)	7 Caraba arrowne Fairfield		6.7.54
Tregonning, W. R	7 Sparks-avenue, Fairfield	• •	1 1 2 2
Walters, R. C	40 Sackville-street, Kew 40 Main-street, Ballarat	• •	00 7 7
Wilson, W. C	40 Main-street, Ballarat		1 30.7.59

^{*} Transfer of nominee.

(b) List of Business Sub-agents' Licences issued during the month of July, 1954.

Name.	Registered Address.	Date from which Licence is Effective.	Name.	Registered Address.	Date from which Licence is Effective.
Anderson, C. W. Bickerdike, R. N. Blackford, O. R. Brown, S. H Garnsey, K. A Groves, M. J Ingram, N. A. W. Jenkins, L. L King, A. J	Flat 16, 6 Victoria-street, St. Kilda 131 Union-street, East Brighton 4 Victoria-terrace, Geelong 137 Patterson-road, Moorabbin c/o Goldsbrough Mort and Co. Ltd., Wodonga 74 Union-street, West Brunswick 1 Anthony-street, Ormond Cobram 86 Fairview-avenue, Newtown, Geelong	15.7.54 9.7.54 20.7.54 2.7.54 7.7.54 23.7.54 15.7.54 21.7.54 20.7.54	Leitis, C McLennan, D. M. Marcoccio, H. I. Nightingale, F Silverman, J Simpson, R. W. Walsh, D. G Watson, G. J	211 Barkly-street, Ballarat P.O. Box 46, Mortlake Hemingford-road, East Bentleigh 49 Eighth-street, Parkdale 11 Hastings-street, Bentleigh 328 Hampton-street, Hampton 36 Iris-road, Glan Iris 73 Grange-road, Glenhuntly	20.7.54 2.7.54 27.7.54 22.7.54 17.7.54 14.7.54 13.7.54 30.7.54

M. A. R. SYNNOT, Registrar.

The Treasury, Melbourne, 11th August, 1954.

Housing Acts.

NOTICE OF RESOLUTION UNDER SECTION 40 (4) OF ACT NO. 4568.

 $N^{
m OTICE}$ is hereby given that Housing Commission, on the 27th day of July, 1954, resolved as follows:—

"Whereas Housing Commission, in respect of the lands described in the Schedule hereto, has published a general notice under sub-section (3) of section 40 of the Slum Reclamation and Housing Act 1938,

Housing Commission hereby resolves that the lands described in the Schedule hereto are finally appropriated for the purposes of the Housing Acts.

SCHEDULE.

All that land situated within the municipality of the City of Box Hill, being lot No. 153 on plan of subdivision No. 13066, lodged in the Office of Titles."

R. J. THOMSON, Secretary. 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 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.

- ANSETT MOTORS LTD., 210 Gray-street, Hamilton; application for variation of all "C.O." licences to amend the time-table on the Horsham-Rainbow service so as to depart Rainbow at 5 a.m. instead of 10 a.m. on Mondays only.
- SMITH, A. J., Post Office, Lake Boga; 1 commercial passenger vehicle, with seating capacity for seventeen persons, to operate as follows:—(a) For the carriage of school children only between Lake Boga and Kunat Hall, under contract to the Education Department, (b) bi-weekly picture trip between Lake Boga and Swan Hill on Thursday and Saturday nights. Fare: Lake Boga to Swan Hill, 4s. return.
- Allison, D. F., Brooke-street, Woomelang; 1 commercial passenger vehicle, with seating capacity for 25 persons, to operate for the carriage of school children only from Centre Hill to Woomelang Group School, under contract to the Education Department
- Blum, M. V., L. A. Minton, & W. V. Minton, 11 Davey-street, Frankston; 1 commercial passenger vehicle, with seating capacity for five persons, to operate for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria from 11 Davey-street, Frankston (subject to the cancellation of licence No. C.H.95, at present in the name of M. V. Blum, of Frankston)...
- SHANHUN, K. J. (trading as Eltham Hire Car and Taxi Service), Rattray-road, Montmorency; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares from or to the Eltham Railway Station to and from places within a radius of 5 miles of Eltham Railway Station, (b) under private hire conditions within a radius of 50 miles of Eltham Railway Station (subject to the cancellation of licence No. C.H.481, at present in the name of the applicant).
- CARTER, A. B., Heywood; 1 commercial passenger vehicle, with seating capacity for five persons, to operate for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria from Princes Highway, Heywood.
- CROMIE, J. A., Box 131. Minyip; application for variation of licence No. T.S.507 to include the ability to operate of licence No. T.S.507 to include the ability to operate as follows:—(a) As a special service omnibus, subject to all regulations appertaining to such operations and subject that journeys undertaken commence within a radius of 10 miles of Minyip Post Office, (b) under charter conditions for the carriage of school children only from Warracknabeal High School to sports meetings and educational trips as authorized by the headmaster of the aforesaid school.
- Ansett Roadways Pty. Ltd., 210 Gray-street, Hamilton; 26 commercial passenger vehicles, each with a large seating capacity, to operate under the same terms and conditions as "C.O." licences at present in the name of Ansett Motors Ltd., and subject to the cancellation of all "C.O." licences at present in the name of Ansett Motors Ltd.
- ANSETT ROADWAYS PTY, LTD., 210 Gray-street, Hamilton; 1 commercial passenger vehicle, with large seating capacity, to be purchased, to operate under the same terms and conditions as all "C.O." licences in course of transfer to the applicant company from Ansett Motors Ltd.
- SEYMOUR PASSENGER SERVICE PTV. LTD., 14 Tallarook-street, Seymour; application for renewal of licence No. C.O.867 (expiring 30th October, 1954) authorizing No. C.O.867 (expiring 30th October, 1954) authorizing operations as a stage omnibus on the following routes:—(a) Between the bus stand Station-street, Seymour, and the Puckapunyal Military Camp, via Station-street, Tallarook-street, Emily-street, Hume Highway, and Heathcote-road, (b) between the bus stand Station-street, Seymour, and the School of Infantry (old Seymour Camp), via Station-street, Anzac-ayenue, Yea-road, and Telegraph-lane—passengers may be carried at separate and distinct fares for each passenger to or from any place along the routes defined in parts (a) and (b) above,

- (c) between Nagambie and the Seymour High School, (d) between Wandong and the Seymour High School, via Wallan East, (e) between Whiteheads Creek and the Seymour High and State Schools, (f) between Broadford and the Seymour High School, (g) between Kilmore and the Seymour High School, (h) between Avenel and the Seymour High School, (i) between Tooborac and the Seymour High School, (i) between Tooborac and the Seymour High School, (j) between Northwood Park and the Seymour Strath Creek and the Seymour High School, (k) between Northwood Park and the Seymour State School—parts (a) to (k) above are all under a contract to the Education Department, (l) on Saturdays only this vehicle may be operated to and from Puckapunyal Camp as required from 5 p.m. to midnight, (m) the vehicle hereby licensed, having a seating capacity for twenty or more passengers, may also be operated as a country special service omnibus pursuant to Regulations 1 and 5 of Division II. of Part III. of the Transport Consolidated Regulations within a radius of 50 miles from the post offices at Seymour, Broadford, Nagambie, Avenel, Tooborac, and Kilmore, all journeys undertaken within such radius to commence within 10 miles of respective post offices, (n) under special traffic conditions pursuant to Regulation 2 of Division II. of Part III. of the Transport Consolidated Regulations within a radius of 30 miles of the post offices at Seymour, Broadford, Nagambie, Avenel, Tooborac, and Kilmore, all journeys undertaken within such radius to commence within 10 miles of the respective post offices. (carbo, F. (trading as Powelltown Bus Service), Powelltown; application for renewal of licence Nos. C.O.64.
- all journeys undertaken within such radius to commence within 10 miles of the respective post offices. CARDO, F. (trading as Powelltown Bus Service), Powelltown; application for renewal of licence Nos. C.O.64, C.O.66, and C.O.70 (expired 9th January, 1954) authorizing operations as follows:—(a) Each vehicle so licensed may be operated as a stage omnibus on the route between Melbourne and Powelltown, via Franklin-street, Victoria-street, Rathdown-street, Barkly-street, Johnson-street, Studley Park-road, High-street, Cotham-road, and Whitehorse-road, to Lilydale, thence via Wandin, Seville, Woori Yallock, Launching Place, Yarra Junction, Gladysdale, Black Sands, Three Bridges, and Gilderoy, (b) on the route defined above any journey from Melbourne to Powelltown passengers may be taken up anywhere en route, but may not be set down nearer to Melbourne than a point 1 mile west of the Yarra Junction Post Office, and on any journey to Melbourne from Powelltown passengers may be set down anywhere en route, but may not be taken up nearer to Melbourne than the aforesaid point 1 mile west of the Yarra Junction Post Office, (c) urgent parcels may be carried on the route, subject to the following conditions:—(1) On any journey to Melbourne such parcels may be set down anywhere en route, but may not be taken up nearer to Melbourne than the aforesaid point 1 mile west of the Yarra Junction Post Office, and on any journey from Melbourne such parcels may be taken up nearer to Melbourne than the aforesaid point 1 mile west of the Yarra Junction Post Office, (2) the weight of any one parcel so carried shall not exceed 14 lb., and the total weight of all parcels carried on the vehicle at any one time shall not exceed 14 lb., and the total weight of all parcels carried on the vehicle at any one time shall not exceed 56 lb., (d) on the route defined above the vehicle or vehicles may, for the purpose of taking up and setting down passengers, deviate from the normal route at the junction of Powelltown and Hazeldene roads and proceed t RICARDO, F. (trading as Powelltown Bus Service), Powell-Transport Regulation Board shall appoint from time to time during the currency of these licences, and on any and every journey into or out of the City of Melbourne the vehicle or vehicles shall arrive at and depart from the said terminal point, (f) specified day tours from Powelltown or Goodwin—route to be followed:—(1) from Powelltown to Mt. Donna Buang and return, (2) from Powelltown to Marysville and return, (3) from Powelltown to Healesville and return, (4) from Powelltown to Warragul and return, (g) the vehicle licensed by licence No. C.O.70 may also be operated for the carriage of passengers other. also be operated for the carriage of passengers other-wise than at separate and distinct fares for each passenger within a radius of 20 miles from the post office at Powelltown, (h) each vehicle licensed by licence Nos. C.O.64 and C.O.66 respectively may also be operated as a country special service omnibus,

pursuant to the provisions of clauses 1 and 5 of Division II. of Part III. of the Transport Consolidated Regulations, within a radius of 50 miles from the post office at Powelltown, subject to the condition that every journey undertaken shall commence within a radius of 10 miles of the post office at Powelltown.

NOTICE is hereby given that the application made by the person named below for a licence to operate a commercial passenger 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:—

Name and Address; Nature of Application.

HAMLEY, E. B., 4 Honeysuckle-street, Bendigo; application for renewal of licence No. U.T.205 (expiring 20th November, 1954) authorizing the vehicle thereby licensed to be operated as an urban taxi-cab from the urban district of Ballarat.

A PPLICATIONS for renewal of metropolitan private A Prince licences authorizing the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria, subject to the vehicle being previously bespoken or ordered from the place of

Name and Address; Licence No.; Expiry Date; Operational Address.

- Burns, J. F., 54 Porter-road, Heidelberg West; M.H.50; 30th January, 1955; Civic Motors, 57 City-road, South Melbourne.
- Dopp, V. J., 20 Bradley-street, Newport; M.H.877; 8th January, 1955; F. N. Mann, 164 Barkly-street, Footscray.
- (GE, A. J., 214 Brunswick-street, Fitzroy; M.H.74, M.H.80, M.H.104; 26th February, 1955, 8th January, 1955; 522 Swanston-street, Melbourne, 59 Bridge-road, Richmond, 78 Acland-street, St. Kilda, 88 Glenferrieroad, Malvern.
- O'SULLIVAN, P. F., 1 Claremont-avenue, Malvern; M.H.504; 26th February, 1955; 1 Claremont-avenue, Malvern.
- RAHILLY, L. G., 8 Trinity-street, West Brunswick; M.H.459; 30th January, 1955; 522 Swanston-street, Melbourne; 59. Bridge-road, Richmond; 78 Acland-street, St. Kilda; 88 Glenferrie-road, Malvern.
- UTTING, T. E., 231 Heidelberg-road, Northcote; M.H.3; 30th January, 1955; 410 Swanston-street, Melbourne.
- WATTS, W. V. G., 18 Rubena-grove, Canterbury; M.H.394; 30th January, 1955; Melbourne Taxis, 494 Bridge-road, Richmond.
- GANGE, A. J., 214 Brunswick-street, Fitzroy; M.H.93; 30th January, 1955; 104 Church-street, Richmond.

A PPLICATIONS for renewal of metropolitan taxi-cab licences authorizing the carriage of passengers otherwise than at separate and distinct fares for each passenger to places situate within a radius of 50 miles of the General Post Office, Melbourne, on journeys commencing within the metropolitan area either from approved stands or when ordered from the place of business of the operator:—

Name and Address; Licence No.; Expiry Date.

- GANGE, A. J., 214 Brunswick-street, Fitzroy; M.T.428; 30th January, 1955.
- McLeop, J. H., 9 Angler-parade, Ascot Vale; M.T.944; .15th January, 1955.
- Quan, F. R., 32 Soudan-road, West Footscray; M.T.716; 30th January, 1955.

 Rosenfield, R. J., 2a Garrell-street, Caulfield; M.T.813; 30th January, 1955.
- SPICER, K. G., 31 Belson-street, East Malvern; M.T.945; 30th January, 1955.
- Rough, K. J., 62 Humffray-street south, Ballarat; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as an urban taxi-cab (subject to the cancellation of licence No. U.T.31, at present held by K. T. Smith).
- heid by R. I. Simin.

 Hamley, E. R., 101 High-street, Bendigo; 5 commercial passenger vehicles, each with seating capacity for five persons, to operate as urban taxi-cabs in the urban district of Bendigo (subject to the cancellation of licence Nos. U.H.202, U.H.203, U.H.204, U.H.205, and U.H.206, at present held by the applicant).

- GILBERT, J. G., & SON, 67 Lydiard-street, Ballarat; application for renewal of licence No. U.T.7 (expiring 25th September, 1954) authorizing the vehicle thereby licensed to be operated as an urban taxi-cab from the urban district of Ballarat.
- GILBERT, J. G., & SON, 67 Lydiard-street, Ballarat; application for renewal of licence No. U.T.9 (expiring 14th November, 1954) authorizing the vehicle thereby licensed to be operated as an urban taxi-cab from the urban district of Ballarat.
- Yaworowicz, M., 7a Queen Victoria-street, Ballarat; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as an urban taxi-cab within the urban district of Ballarat (subject to the cancellation of licence No. U.T.44, at present held by T. B. Cilbort and Sen.) J. B. Gilbert and Son).
- Tank, J. M., 118 West Melbourne-road, Geelong West; 1 commercial passenger vehicle, to be purchased, to operate as an urban taxi-cab within the urban district of Geelong.
- APPLICATIONS for metropolitan taxi-cab licences in respect of commercial passenger vehicles, each with seating capacity for five persons, have been made by the persons listed hereunder:-
- CROUCH, C. C., 26 Bridge-street, Gardenvale; 1 taxi-cab licence.
- Martin, E. S. (Mrs.), 30 Munro-street, Hawthorn East; 1 taxi-cab licence.
- Мекерітн, F. W., 475 New-street, Elwood; 1 taxi-cab licence.
- Pantano, S. R., 7 Hardy-street, West Preston; 1 taxi-cab licence.
- SHEILLS, J. C., 107 Ballarat-road, Footscray; 1 taxi-cab licence.
- SUTCLIFFE, D. J., 27 Alice-street, Malvern; 1 taxi-cab licence.

A PPLICATIONS for metropolitan private hire car licences have been made by the persons listed hereunder in respect of commercial passenger vehicles, each with seating capacity for five persons, to be bespoken from the address shown with each application:—

Proposed Operational Address.

- Sheills, J. C., 107 Ballarat-road, Footscray; 1 private hire licence; 107 Ballarat-road, Footscray.
- SUTCLIFFE, D. J., 27 Alice-street, Malvern; 1 private hire licence; 27 Alice-street, Malvern.
- A PPLICATIONS for metropolitan taxi-cab licences in respect of commercial passenger vehicles, each with seating capacity for five persons, subject to the cancellation of a metropolitan private hire licence at present held by the applicant, have been made by the persons listed hereunder:
- CONNOR, F. R., 37 Longmore-street, West St. Kilda; 1 taxi-cab licence, subject to the cancellation of licence No. M.H.1356.
- Healey, E. J., 65 Liston-street, Burwood; 1 taxi-cab licence, subject to the cancellation of licence No. M.H.339.
- Landrigan, J. J., care of Clarendon Hotel, Latrobe-terrace, Chilwell, Geelong; 1 commercial passenger vehicle, to be purchased, to operate as an urban taxi-cab within the urban district of Geelong. J., care of Clarendon Hotel, Latrobe-
- Mellody, S. R., 930 Canterbury-road, Box Hill; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car to be bespoken from Regal Taxis, 50 Riversdale-road, Camberwell (subject to the cancellation of licence No. M.H.311, at present held by J. M. Rowe, operational address 50 Riversdale-road, Camberwell).
- WARRANDYTE TRANSPORT SERVICES PTY. LTD., 244 Nicholson-RRANDYTE TRANSPORT SERVICES FTY, LTD., 244 Nicholson-street, Fitznoy; application for variation of Route 138A, Heidelberg-Box Hill (via Manningham-road), and licence Nos. C.O.253, C.O.313, C.O.314, C.O.755, C.O.759, C.O.760, C.O.763, C.O.767, C.O.768, and A.1771, to delete the existing time-table and to operate only as required. Heidelberg-Box Hill route to be operated Mount-street, Burgundy-street, Buckland-street, nksia-street, Bulleen-road, Doncaster-road to Banksia-street, Bulleen-road, Donoaster-road to White's corner, thence via Tram-road, Station-street. (Minimum service 30 minutes, on time-table to be arranged.) Sections and fares to be determined.

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

Name and Address: Nature of Application.

- ARMSTRONG, S. W. & A. O., 136 Victoria-street, Ballarat East; 1 commercial goods vehicle (106 cwt.) to operate throughout the State of Victoria, under contract to the Country Roads Board—road contracting plant and material.
- BLAKE, T. G. & C. G., Landsborough West; application to vary the terms of existing licence No. T.D.2910 by the addition of ability to operate for the carriage of general goods between Landsborough West and Ballarat, via Landsborough, Navarre, Barkly, and Moonambel, with the proviso that no goods will be picked up or delivered within 7 miles of Avoca.
- CROUCH, F., 22 Main-street, Stawell; 1 commercial goods vehicle (12 cwt.) to operate throughout the State of Victoria in the course of business as funeral directors—empty coffins and goods incidental to applicant's business as "funeral directors."
- Dollan, T., Hillview-avenue, Jordanville; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 25 miles of Melbourne—general goods, (b) within a radius of 40 miles of Melbourne and to Geelong—bricks on behalf of the City Brick Works Co. Pty. Ltd., Hawthorn.

 Hackett, T., 191 Raymond-street, Sale; 1 commercial
- goods vehicle (15 cwt.) to operate from and to Bairnsdale to and from Sale and Lakes Entrance in the course of business as "dry cleaners"—articles for dry cleaning or having been dry cleaned.
- Havin, S. M., 8 Trafalgar-road, Camberwell; 1 commercial goods vehicle (20 cwt.) to operate within a radius of 50 miles of Melbourne and to and from the Warragul and Moe markets in the course of business as "drapery stall holder"—own drapery.
- HIBBERT, A. W., Westall-road, Springvale; application to vary the terms of existing licence No. T.T.D.1491 (210 cwt.) by the addition of ability to operate from Ogden's sawmill at Daylesford to soldier settlement blocks at Shelford and Skipton for use in the construction of sheds, sheep pens, and machine shops sawn timber.
- sawn timber.

 HUMPIREY, R. S., 30 Rubicon-street, Preston; 1 commercial goods vehicle (250 cwt.) to operate—

 1. Logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River areas—(a) to the railway station at Healesville and any mill or dump located within a radius of 20 miles of such landing or of the railway station at Healesville, (b) to any mill or timber yard situated within a radius of 25 miles of the G.P.O., Melbourne.

 2. Sawn timber from the Murrindindi Timber Co.'s sawmill at Murrindindi—(a) to 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 on to building site which is located within a radius of 25 miles of G.P.O., Melbourne. bourne.

- located within a radius of 25 miles of G.P.O., Melbourne.

 KRAFT FOODS LTD., Riverside-avenue, South Melbourne; 3 commercial goods vehicles (10, 20, and 20 cwt.) to operate throughout the State of Victoria for the purpose of installing advertising displays—advertising material and display samples of own goods only.

 LUCAS, N. L., 6 Willis-street, Frankston; 1 commercial goods vehicle (90 cwt.) to operate throughout the State of Victoria in the course of business as "marine dealer"—marine stores.

 MIDDLETON, I. L., 27 Scott-street, Clayton; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 25 miles of Melbourne—general goods, (b) within a radius of 40 miles of Melbourne and to Geelong—bricks on behalf of the City Brick Works Co. Pty. Ltd., Hawthorn.

 MOORE ROAD MACHINERY (AUST.) PTY. LTD., Williamstown-road, Port Melbourne; application to vary the terms of existing licence No. D.7943 (8 cwt.) by deleting present conditions and adding in lieu the ability to operate throughout the State of Victoria for the purpose of installing. servicing, and maintaining belt conveyors and associated equipment—tools of trade, spare parts, and material incidental to such servicing, installation. and maintenance.

 NORTON, B. J., Main-road, Hepburn Springs; 1 commercial goods vehicle (80 cwt.) to operate from and to Daylesford to and from Ballarat—general goods. (This is an application to replace "D" licence No. 5784 issued to B. E. Cook, of Daylesford, which is being cancelled.)

- REEVES, G. F., 57 Stockdale-road, Traralgon; 1 commercial
- Reeves, G. F., 57 Stockdale-road, Traralgon; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 50 miles of Traralgon—general goods, (b) within the Shires of Avon, Balrnsdale, Tambo, Omeo, and Orbost—road contracting plant and material.

 Schubert, D. J. (trading as J. Schubert and Son). Baranduda, via Wodonga; 1 commercial goods vehicle (200 cwt.) to operate from State forest landings in the Cravensville area to applicant's own mills at Cravensville and Baranduda—logs.

 Silvester, D. P., 130 Grey-street, Traralgon; 2 commercial goods vehicles (172 and 152 cwt.) to operate—(a) within a radius of 20 miles of Traralgon—general goods, (b) from quarries in the Longford area to Traralgon on behalf of the Gippsland Cement and Lime Co.—limestone.
- St. CLAIR TIMBER CO. PTY. LTD., 1 Elm-grove, East Brunswick; 1 commercial goods vehicle (253 cwt.) to operate from applicant's own forest landing at Licola to own

- from applicant's own forest landing at Licola to own sawmill at Heyfield—logs.

 STEELE & Co. LTD., 191 Swanston-street, Melbourne; application to vary the terms of existing licence No. D.6748 (12 cwt.) by the addition of ability to carry curtains, fittings, and linoleum for fitting and laying.

 SPENCER, G. S. L., 493 Heidelberg-road, Fairfield; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business as "hawker"—own clothing and manchester.

 STUDD, W. C., 11 Allen-street, Highett; 1 commercial goods vehicle (90 cwt.) to operate—(a) within a radius of 25 miles of Melbourne—general goods, (b) from quarries at Castlemaine to consignees in the metropolitan area—paving slate.
- 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.

- Date of Expiry.

 Ballarat Products Ltd., 488 Collins-street, Melbourne; to operate between the licensee's factory at Ballarat and its depots at Melbourne, Bendigo, and Geelong for the carriage only of the following goods, viz., licensee's own manufactured biscuits in tins, labels for licensee's products (not exceeding 3 cwt.), emergency breakdown parts for plant or machinery, and empty biscuit tins upon the return journey only; D.6671; 18th December, 1954.
- FELLOWS, R. J. R., 85 Barnett-street, Kensington; throughout the State of Victoria in the course of business as "dealer"—marine goods as listed under section 3 of the Marine Stores and Old Metals Act 1928 (No. 3724); D.6478; 18th December, 1954.
- HAWKINS, A. P., 45 Herbert-street, Northcote; (a) within a radius of 25 miles from Melbourne—general goods, (b) within a radius of 100 miles from Melbourne—road contracting plant and materials; D.6398; 4th December, 1954.
- HOWARD, J. L., PTY. LTD., 64 Queen-street, Bendigo; throughout the State of Victoria in the course of business as "electrical contractors"—tools of trade, spare parts, and fittings to the site of any installation being undertaken by the licence holder; D.6409; 4th December 1954
- ber, 1954.

 Toy, E., Nepean Highway, Mornington; (a) from and to places situate within the corporate limits of the City of Melbourne and within a distance of 8 miles beyond the limits thereof direct only via the routes set out below, to and from places situate on or reached from the road between and including the Townships of Frankston and Portsea—general goods, (b) from the City of Melbourne to places situate on the Nepean Highway between Cheltenham and Frankston—tobacco on behalf of W. D. and H. O. Wills. Route Referred to.—The Nepean Highway between the City of Melbourne and the Township of Mornington, and thence via the coast road as far as Portsea; D.6495, D.6496; 18th December, 1954.

 WALTERS, A. & F. (trading as Walters Men's Wear),
- D.0493, D.0495; 10th December, 1504.
 ALTERS, A. & F. (trading as Walters Men's Wear),
 George-street, Moe; throughout the State of Victoria
 in the course of business as "hawker"—drapery;
 D.6319; 30th October, 1954.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 1st September, 1954.

E. V. FIELD, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 16th August, 1954.

Police Regulation Act 1946. POLICE FORCE OF VICTORIA.

DETERMINATION No. 50 of the Police Classification Board.

THE Police Classification Board, in pursuance of the powers in that behalf conferred by the Police Regulation Act 1946, hereby makes the following Determination, that is to say:-

1. The Determination (No. 1) of the Police Classification Board of the 13th November, 1946, and published in the Government Gazette on the 22nd November, 1946, is hereby amended as follows:-

In paragraph (1) of Division III. of the said Determination, after the expression "Russell-Street-Coroner's Assistant", there shall be inserted the following expression:-

"Prosecutor—City Court, Melbourne .. £100 0 0."

2. This Determination shall come into operation as from and including the 15th day of August, 1954.

Dated the 10th day of August, 1954.

J. F. MULVANY

A Judge of County Courts, Chairman and Member of the Police Classification Board.

Member of the Police Classification Board.

E. C. J. JAMES.

Member of the Police Classification Board.

Vermin and Noxious Weeds Act 1949. LEAVE CONDITIONS—EMPLOYEES UNDER THE VERMIN AND NOXIOUS WEEDS ACT 1949.

WHEREAS by virtue and in exercise of the powers contained in the Vermin and Noxious Weeds Act 1949 (No. 5431) the Secretary for Lands has recommended to the Governor in Council that various persons and classes of persons employed under the said Act shall be granted long service leave, recreation leave, sick leave, and special leave due to war disabilities under the conditions set forth in Schedule "A" hereto.

Now therefore His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council thereof, doth, in pursuance of the powers conferred by the said Act and upon such recommendation, consent and by this Order hereby grant various persons and classes of persons employed under the said Act such long service leave, recreation leave, sick leave, and special leave due to war disabilities.

SCHEDULE "A."

LEAVE CONDITIONS OF PERSONS EMPLOYED FULL TIME BY GOVERNMENT DEPARTMENTS WHO DO NOT COME WITHIN THE DEFINITION OF "EMPLOYEE" IN SECTION 3 OF THE PUBLIC SERVICE ACT 1946.

1. These conditions are divided into parts as follows:-

Part 1.—Long Service Leave. Part 2.—Recreation Leave.

Part 2.—Recitation 2013.

Part 3.—Sick Leave.

Part 4.—Special Leave Due to War Disabilities.

- 2. Definitions.—Herein, unless inconsistent with the context or subject matter-
 - "Employee" means a person employed full time by a Government Department who does not come within the definition of employee in section 3 of the Public Service Act 1946.
 "Minister" means the Minister for the time being administering the Department in which the

administering the Department in which the person is employed.

"Retrenchment" means the termination of the services of any employee by the Department for reasons (other than for misconduct or any other cause within his own control) which, in the opinion of the Department, are considered to warrant a discontinuance of the services of such

employee. "Pay" means employee.

y" means the wage or salary rate which an employee would have continued to have received in the normal course if he had remained on duty during the period of his long service leave; provided that there shall not be included in such wage or salary rate any payment for overtime, any payment of a temporary character in the nature of a reimbursement of expenditure incurred. or travelling allowance or incidental expenses or

Part 1.-Long Service Leave.

3. Every employee who has served for twenty years in a Department shall be entitled, subject to the provisions of this Part, to be granted by the Minister six months' long service leave with pay in respect of that period of twenty years' service and three months' long service leave with pay in respect of each additional period of ten years' completed service:

Provided that any person employed at the Government Cool Stores who-

- (i) has had aggregate service of less than twenty years, but not less than ten years; and
- (ii) has been employed at the Government Cool Stores over a period of at least twenty years; and
- (iii) when not employed at the Government Cool Stores, has remained on call for employment thereat as and when required—

shall be entitled to be granted long service leave with pay in accordance with these conditions on a pro rata basis:

Provided further that in the case of any employee of a Department on the 4th February, 1948, who had served for twenty years or more that service shall count as twenty years only and additional periods shall be calculated only in respect of service after the said date.

- 4. The Minister shall have discretion to grant such leave so that the Department will not be unduly affected by the granting of such leave to numbers of employees at or about the same time.
- 5. No such leave shall be granted to any employee who attained the age of 65 years prior to the 4th February, 1948.
- 6. Any employee who has attained the age of 60 years shall be entitled, if he desires so to do, to retire. Except as determined by the Minister, the services of an employee shall not be retained or commenced after attainment of the age of 65 years.
- 7. Where on account of age ill-health or retrenchment the services of an employee are terminated, that employee may by notice in writing to the Minister, elect to take pay in lieu of the whole or any part of any such leave to which he is then entitled, and the Minister shall grant him pay in lieu thereof accordingly.
- 8. Where an employee entitled to such leave dies before or while taking such leave, the Minister shall, to the extent that pay in lieu thereof has not already been granted to that employee, grant pay in lieu of the whole or part of the leave not taken to the legal personal representative of the deceased employee.

- 9. In determining the eligibility of an employee for long service leave pursuant to these conditions, the aggregate periods of service of such employee shall be taken into consideration.
- 10. (1) For the purpose of the preceding clause 9, "service" of an employee shall include any period or periods of service in a Department, or where so determined by the Minister, under any other Victorian Government instrumentality or authority.
- (2) In computing the duration of the service of an employee
 - (a) there shall be included as a period of service any period or periods during which such employee has been absent from duty on recreation leave or on sick leave or on special leave due to war disabilities or on such other leave as the Minister may determine in any particular case;
 - (b) there shall not be included as a period of service any period or periods of service served by him-

y him—
prior to his having voluntarily left, or having been dismissed for misconduct or any other cause within his own control from the employment of a Department or any Victorian Government instrumentality or authority; or prior to his absence from any such employment for any continuous period of five years or more (otherwise than on special leave, or on such other leave as the Minister may determine, or by reason of retirement on account of ill-health).

- 11. The pay to which any employee shall be entitled in respect of any period of long service leave shall be computed on the basis of the relevant award determination or other proper authority operative during such period of long service leave and shall be payable fortnightly, except that with the consent of the Minister the amount due may be paid in a lump sum at the commencement of such long service leave.
- 12. Where any employee, or the legal personal representative of any deceased employee, is granted pay in lieu of the whole or part of any long service leave to which such employee is or was entitled, the amount of such pay shall be determined in accordance with the preceding clause as if the period of long service leave in respect of which pay is granted commenced on the date of retirement, termination of the services or the death (as the case may be) of such employee, but no increase in such amount shall be payable as a result of any variation in the relevant award or determination to which such employee would have been entitled during such period had he continued to be employed by a Government Department.
- 13. Any questions arising as to the construction or interpretation of the provisions of this Part shall be submitted to the Public Service Board for decision.

Part 2.—Recreation Leave.

14. Every employee who has completed five years' continuous service shall be granted three weeks' recreation leave with respect to his sixth year of service and each subsequent year of service. Provided that, where the period of recreation leave is calculated on a calendar year basis, such recreation leave for the period worked to 31st December in the sixth year of service. worked to 31st December in the sixth year of service shall be granted on a pro rata basis.

Part 3,-Sick Leave

15. Every employee who has completed 5 years' continuous service hereinafter referred to as the qualifying period shall be granted sick leave as prescribed by 'the Governor in Council from time to time by Regulations under Part III. of the Public Service Acts.

Provided that, upon the completion of the qualifying period, the calculation of the total credit shall be as follows:

- (a) sick leave credits granted with respect to the ck leave credits granted with respect to the two years of service immediately preceding the completion of the qualifying period shall be cancelled and there shall be substituted therefor a sick leave credit calculated as if such two years' service were regarded as service as an employee under the Public Service Acts: Acts:
- (b) to the credit established under paragraph (a) there shall be debited against such credit any sick leave taken during such two years of ser-

(c) to the credit calculated under paragraphs (a) and (b), there shall be added any other sick leave standing to his credit in respect of service prior to such two years of service pursuant to any award determination or other proper authority.

The provisions of this Part shall not apply to any employee who receives a loading as part of his weekly or hourly wage in lieu of sick leave.

Part 4.—Special Leave Due to War Disabilities.

16. Where the employing Department is satisfied that the illness of an employee is directly attributable to or is aggravated by his service in the war which commenced in the year one thousand nine hundred and fourteen or the year one thousand nine hundred and fourteen or in the year one thousand nine hundred and thirty-nine, such an employee may, apart from any sick leave which may be standing to his credit, be granted special leave with full pay up to but not exceeding eight days during each calendar year of service. Such special leave shall be cumulative provided that the total of the accumulated leave standing to his credit shall not at any time exceed sixty days sixty days.

Approved by the Governor in Council, 10th August, 1954.—A. Mahlstedt, Clerk of the Executive Council.

NOTICE.

A DMINISTRATION of the estate of each of the undermentioned 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 20th October, 1954, or they will be excluded from the distribution of the estate when the assets are being distributed:-

*BATCHELOR, SARAH ANNE, late of Panton Hill, pensioner,

died 3rd March, 1954.

Boyd, Robert, late of Red Cliffs, labourer, died 4th December, 1953, intestate.

Buckley, Allan Frank, formerly of 450 Chancery-lane and 165 Bourke-street, Melbourne, Victoria, but late of Rydalmere, New South Wales, retired, died 14th May,

1951, intestate.

CAMPBELL, LOUISA GARRETT, formerly of Houston-street, Stawell, but late of Ararat, spinster, died 14th January, 1954, intestate.

CAMPBELL, LOUISA GARRETT, iormerly of Houston-street, Stawell, but late of Ararat, spinster, died 14th January, 1954, intestate.

†CLAFFY, MARY, formerly of 43 Nicholson-street, Footscray, but late of 41 Nicholson-street, Footscray, widow, died 2nd March, 1954.

DENTON, HENRY JOSEPH, late of 139 Canterbury-road, Middle Park, assistant departmental manager, died 24th May, 1954, intestate.

DUNLEA, ANNIE MARGARET, late of Ballarat, widow, died 24th March, 1954, intestate.

*FRANKLIN, CHARLES, properly known as Herbert Linklater, formerly of Wellington, New Zealand, but late of 239 Punt-road, Richmond, Victoria, Australia, solicitor, died 19th November, 1953.

FULLER, May, late of Linga, home duties, died 15th May, 1954, intestate.

FURST, JOSEF, late of Edenhope, cabinet maker, died 5th March, 1954, intestate.

*GAINSFORD, MARIA CATHRINE, formerly of Freemanstreet, Ringwood, and 2 John-street, North Richmond, but late of 5 Lambert-street, North Richmond, widow, died 20th December, 1953.

GOOISSON, ROBERT STEPHEN, also known as Robert Wilson, formerly of 13 Howard-street, West Melbourne, but late of Old Narre Warren-road, Emerald, pensioner, died 30th April, 1953, intestate.

*HAYES, CATHERINE, also known as Katherine Hayes, late of Cheltenham, pensioner, died 22nd February, 1954, intestate.

*HUKLES, THOMAS JAMES, formerly of 24 Yarra-grove, Hawthorn, but late of 321 Glenferrie-road, Malvern, retired merchant, died 4th July, 1954.

HUME, FRANK LYALL, formerly of 121 Gordon-street, Balwyn, but late of "Alvena House," 87 Chapel-street, St. Kilda, retired clergyman, died 4th June, 1954, intestate.

JOYNER, CHARLES THOMAS, late of 12 Glass-street, North Malbaurne, painter died 27th Scrottphon 1040 to 104 the
St. Kilda, retired clergyman, died 4th June, 1954, intestate.

JOYNER, CHARLES THOMAS, late of 12 Glass-street, North Melbourne, painter, died 27th September, 1940, intestate. KENDALL, JULIA JESSIE, formerly of Williamstown, but late of Mont Park, spinster, died 13th May, 1954, intestate. †KNIGHT, EDWIN JOHN, late of 74 Leicester-street, West Preston, retired draper, died 17th May, 1954.

LEVERTON, HECTOR WILFRED, late of Somerton, railway repairer, died 16th January, 1954, intestate.

MORAITAKIS, DIMOSTHENIS, late of Indi-avenue, Red Cliffs, café proprietor, died 24th April, 1954, intestate.

*O'REGAN, THOMAS, late of 33 Crown-street, Richmond, gentleman, died 19th July, 1951.
PALMER, ELIZABETH MARGARET, late of Bendigo Benevolent Home, Bendigo, pensioner, died 10th March, 1954,

Home, Bendigo, pensioner, died 10th March, 1954, intestate.
†PAYNE, EMILY FRANCES MARGARETA, formerly of 182
Bridport-street, Albert Park, but late of 131 Wood-street,
Preston, spinster, died 4th August, 1953.
*Ross, Christina, late of Quarry-road, Woodend,
spinster, died 9th May, 1954.
†SIMKIN, Lena Ellen, late of Oamaru, New Zealand,
spinster, died on or about 14th February, 1954.
†SNEESBY, DAVID HENRY, late of 21 Clarke-street,
Elwood, engineer, died 25th August, 1951.
*TINKHAM, EDWARD JAMES, also known as Edward
Tinkham, formerly of Waanyarra, but late of Box Hill,
retired farmer, died 19th June, 1954.
*WALKER, ARTHUR, formerly of Nepean Highway,
Chelsea, but late of 99 Kangaroo-road, Oakleigh, gentleman, died 16th June, 1954.
†WALLACE, ARCHIBALD, formerly of St. Kilda-road, Melbourne, Victoria, but late of 12 Cressy-street, Wavell
Heights, Brisbane, Queensland, retired engineer, died 8th
June, 1954.
†WATSON, Sydney Herbert, formerly of 44 Castle-street,
Heidelberg, but late of "Arundel," Nepean Highway,
Frankston, engineer, died 27th March, 1954.
*WILKINS, John HENRY GUSTAV, formerly of 73 Barkerstreet, Williamstown, but late of Rye, pensioner, died
9th June, 1954.
Wood, Francis Downes, late of 7 Williams-road,

9th June, 1954.
Woon, Francis Downes, late of 7 Williams-road, Windsor, tramway inspector, Melbourne and Metropolitan Tramways Board, died 10th June, 1954, intestate.

* According to the provisions of the will. † With the will annexed.

C. J. GARDNER

Melbourne, 11th August, 1954.

Public Trustee.

4 GEORGE VI. No. 4755, SECTION 6.

HEREBY give notice that on the 2nd August, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

*Batchelor, Sarah Anne, late of Panton Hill, pensioner,

died 3rd March, 1954.

Boyd, Robert, late of Red Cliffs, labourer, died 4th December, 1953, intestate.

* According to the provisions of the will.

I HEREBY give notice that on the 3rd August, 1954, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

*TINKHAM, EDWARD JAMES, also known as Edward Tinkham, formerly of Waanyarra, but late of Box Hill, retired farmer, died 19th June, 1954.

* According to the provisions of the will.

I HEREBY give notice that on the 5th August, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

DUNLEA, ANNIE MARGARET, late of Ballarat, widow, died

DUNLEA, ANNIE MARGARET, late of Ballarat, widow, died 24th March, 1954, intestate.

*FRANKLIN, CHARLES, properly known as Herbert Linklater, formerly of Wellington, New Zealand, but late of 239 Punt-road, Richmond, Victoria, Australia, solicitor, died 19th November, 1953.

*GAINSFORD, MARIA CATHRINE, formerly of Freemanstreet, Ringwood, and 2 John-street, North Richmond, but late of 5 Lambert-street, North Richmond, widow, died 20th December, 1953.

*HAYES, CATHERINE, also known as Katherine Hayes, late of Cheltenham, pensioner, died 13th December, 1953.

HUME, FRANK LYALL, formerly of 121 Gordon-street, Balwyn, but late of "Alvena House," 87 Chapel-street, St. Kilda, retired clergyman, died 4th June, 1954, intestate. intestate.

Intestate.

JOYNER, CHARLES THOMAS, late of 12 Glass-street, North Melbourne, painter, died 27th September, 1940, intestate.

*WALKER, ARTHUR, formerly of Nepean Highway, Chelsea, but late of 99 Kangaroo-road, Oakleigh, gentleman, died 16th June, 1954.

*WILKINS, JOHN HENRY GUSTAV, formerly of 73 Barkerstreet, Williamstown, but late of Rye, pensioner, died 9th June, 1954.

* According to the provisions of the will.

I HEREBY give notice that on the 6th August, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

BUCKLEY, ALLAN FRANK, formerly of 450 Chancery-lane and 165 Bourke-street, Melbourne, Victoria, but late of Rydalmere, New South Wales, retired, died 14th May, 1951, intestate.

1951, intestate.
FULLER, MAY, late of Linga, home duties, died 15th May, 1954, intestate.
FURST, JOSEF, late of Edenhope, cabinet maker, died 5th March, 1954, intestate.
HILL, WILLIAM EDWARD, late of Cheltenham, pensioner, died 22nd February, 1954, intestate.
LEVERTON, HECTOR WILFRED, late of Somerton, railway repairer, died 16th January, 1954, intestate.
PALMER, ELIZABETH MARGARET, late of Bendigo Benevolent Home, Bendigo, pensioner, died 10th March, 1954, intestate.

I HEREBY give notice that on the 9th August, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

Goodisson, Robert Stephen, also known as Robert Wilson, formerly of 13 Howard-street, West Melbourne, but late of Old Narre Warren-road, Emerald, pensioner,

but late of Old Narre Warren-road, Emeraid, pensioner, died 30th April, 1953, intestate.

KENDALL, JULIA JESSIE, formerly of Williamstown, but late of Mont Park, spinster, died 13th May, 1954, intestate.

*Ross, Christina, late of Quarry-road, Woodend, spinster, died 9th May, 1954.

Wood, Francis Downes, late of 7 Williams-road, Windsor, tramway inspector, Melbourne and Metropolitan Tramways Board, died 10th June, 1954, intestate.

* According to the provisions of the will.

I HEREBY give notice that on the 10th August, 1954, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

*O'REGAN, THOMAS, late of 33 Crown-street, Richmond, gentleman, died 19th July, 1951.

* According to the provisions of the will.

C. J. GARDNER, Public Trustee.

412 Collins-street, Melbourne, C.1, 11th August, 1954.

POLICE OFFENCES (OBSCENE PUBLICATIONS) ACT 1954.

IN pursuance of the powers conferred on me by subsection (2) of section 4 of the Police Offences (Obscene Publications) Act 1954, I, Leslie William Galvin, the Chief Secretary of Victoria, do by this notice, for the purposes of the interpretation of "Printed Matter" contained in sub-section (1) of the said section 4, exempt the printed matter specified in this notice published by the Herald and Weekly Times Limited, 44-74 Flinderstreat Methournes. street, Melbourne:-

Woman's Day—published weekly; Listener In—published weekly; Aircraft—published monthly; Home Beautiful—published monthly.

L. W. GALVIN, Chief Secretary.

Chief Secretary's Office, Melbourne, C.1, 13th August, 1954.

POLICE OFFENCES (OBSCENE PUBLICATIONS) ACT 1954.

IN pursuance of the powers conferred on me by subsection (2) of section 4 of the Police Offences (Obscene Publications) Act 1954, I, Leslie William Galvin, the Chief Secretary of Victoria, do by this notice, for the purposes of the interpretation of "Printed Matter" contained in sub-section (1) of the said section 4, exempt the printed matter specified in this notice published by Clyde Press, 608 High-street, Thornbury:—

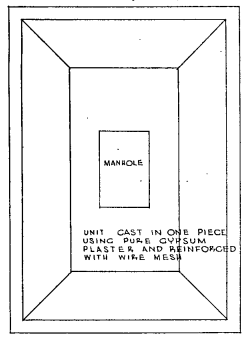
 Digger Book.
 Prahran Sub-Branch R.S.S.A.I.L.A. News, published monthly. 3. Coburg Sub-Branch R.S.S.A.I.L.A. News, published monthly.

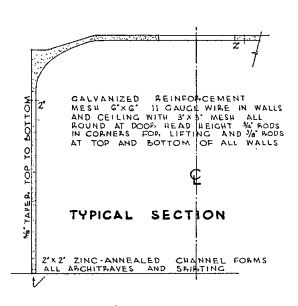
L. W. GALVIN Chief Secretary.

Chief Secretary's Office, Melbourne, C.1, 13th August, 1954.

UNIFORM BUILDING REGULATIONS.

NOTICE is hereby given that, pursuant to the provisions of sub-clause (a) of clause 703 of the Uniform Building Regulations, Victoria, made under Part XLIX. of the Local Government Act 1946, the Building Regulations Committee has approved of "Aychar" reinforced plaster constructional units, illustrated hereunder, as a method of construction that may be used, subject to the requirements set out hereunder in the erection of buildings.





'AYCHAR' PRECAST ROOM

PLAN OF TOP

- 1. The plaster shall have a minimum compressive strength of 300 lb. per square inch two hours after casting.
 - 2. No unit shall have a floor area exceeding 120 square feet nor a height exceeding 10 ft. 6 in.
- 3. Where two units are combined to form one room, the opening between the units shall not be less than 8 feet wide and 6 ft. 8 in. high.
 - 4. The said units shall be supported on base structures of concrete, masonry, or timber.
- 5. External walls shall be protected by masonry or reinforced concrete veneer complying with the requirements of clause 2608 of the said Regulations with such adaptations as are necessary, or with coverings permissible under clause 2505 thereof fitted to vertical timber battens not less than 2 in. x 2 in. at 2 feet centre to centre. The battens shall be-

 - (a) nailed at top to plate;
 (b) bolted at the centre to the wall with 3%-in. x 1-in. galvanized mild steel bolts, heads of which shall be embedded in the wall; and
 - (c) nalled to floor joists or bearers, or bolted to the concrete or masonry base structure as the case
- may be. 6. Where masonry or reinforced concrete veneer is used, the cavity between the veneer and the plaster wall shall be ventilated.
- 7. This approval does not authorize any exemption from the general requirements of the Uniform Building Regulations.

Public Works Department, Melbourne, C.2, 16th August, 1954.

J. P. COUTTS, Secretary, Building Regulations Committee.

CONTRACTS ACCEPTED .-- (Series 1954-55.) GENERAL STORES.

Gazette No. 663, 20th July, 1954, Schedule No. 29, Cordage.—For Item Nos. 25 and 26 substitute 8/7ad. per lb., as from 22nd July, 1954.

Gazette No. 663, 20th July, 1954, Schedule No. 62, Painters' Sundries, &c.—For Item Nos. 58 and 59 substitute f4 4s. 8d. and f4 16s. 8d. per cwt. respectively, as from 23rd July, 1954.

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

PUBLIC WORKS.

764. Dhurringile, State School No. 3944, (3) electrical installation, school and residence, £126 10s .- J. C. and

J. Crowley.

765. Port Melbourne, P.W.D. Depot, prefabricated teachers' residences, (1) supply and fixing of gypsum board to No. 6 houses, jigs Nos. 79, 80, 81, 82, 83, and 84, £1,440.—Derite Pty. Ltd.

766. Carrajung, State School No. 3545, (1) repairs to roof and internal painting to residence, £198.—A. K. McCrabb.

McCrabb.
767. Stawell, Technical School, (1) installation of machine on concrete foundations, £201 14s.—G. C. Kippe.
768. Port Fairy, Wharf, (1) installation of electric lights, £117.—L. A. James.
769. Castlemaine, State School No. 119, (1) rewiring residence, 330 Barker-street, £107 15s.—W. C. Johnson.
770. Langi Kal Kal, Training Centre, (1) supply of one only posthole digger, £148 10s.—Cherry and Sons Pty. Ltď.

771. Ararat, Mental Hospital, (1) supply of one Bell and Howell 16-mm. sound projector, £260.—John V. Kennedy.

Kennedy.

772. Ararat, Mental Hospital, (1) supply of five only floor polishers, £240.—Dominion Equipment Co. Pty. Ltd.

773. South Melbourne, P.W.D. Storeyard, (1) supply of oregon timber, £1,441 6s. 10d.—H. Beecham and Co. Ltd.

774. Wahgunyah, Viticultural Nursery, (1) supply of electric motor complete with starter, £125 14s. 7d.—Australian General Electric Pty. Ltd.

775. Caulfield, Technical School, (1) supply of second-hand compound steam engine, £120.—George and George

hand compound steam engine, 1120.—George and 1279.—Pty. Ltd.
776. Ballarat, Mental Hospital, (1) supply of pass locks, f180.—J. Hubball Pty. Ltd.
777. Melbourne, P.W.D. Garage, 107 Russell-street, (1) repairs to car No. NC-242, £100 16s. 6d.—Replacement Parts Pty. Ltd.
778. South Melbourne, P.W.D. Storeyard, (1) supply of hardwood timber, £200 5s. 1d.—A. R. Weisselberg Timber Trading Co.

Trading Co.

779. Sunbury, Mental Hospital, (1) supply of electric floor polishers, £288.—Dominion Equipment Co. Pty. Ltd.

780. Ararat, Mental Hospital, (1) supply of washing machine, £102 5s.—Lightburn and Co. Ltd.

781. Brighton, Teachers' College Hostel, (1) supply of college in the col

electric food mixer and food slicer, £194.—Brice Scale and Slicer Co.

and Slicer Co.

782. Snobs Creek, Fish Hatchery, (1) supply of stainless steel baskets, f522.—Melbourne Wire Works.

783. Apollo Bay, Breakwater, (1) supply of gelignite monograin, &c., f560 13s. 6d.—McMicking and Co.

784. Cowes, Foreshore, (1) supply of messmate piles, f281 4s. 8d.—Wm. Haughton and Co. Ltd.

785. Queenscliff, South Pier, (1) supply of sawn hardwood, f211 11s. 6d.—N. F. Gordon Pty. Ltd.

786. Ellinbank, Research Station, (1) supply of galvanized angle steel tank stand, f113.—Southern Cross Wind Mills and Engineering Pty. Ltd.

787. Cobram, Consolidated School, (1) supply and delivery of aggregate, f192.—J. J. Matherson.

S. MERRIFIELD, Commissioner of Public Works.

S. MERRIFIELD, Commissioner of Public Works. 5.8.54.

S. MERRIFIELD, Commissioner of Public Works. 5.8.54.

788. Dandenong, Technical School, (1) supply of one piano as selected, £165.—Joyce K. Milner.

789. Sunbury, Mental Hospital, (2) repairs to three (3) pianos, £111.—Necker and Hare.

790. Mont Park, Mental Hospital, (2) provision of mattresses and pillows, £292 8s.—Classic Bedding Co.

791. Mont Park, Mental Hospital, (1) supply of tables and chairs, £497 10s.—D. F. Cowan Pty. Ltd.

792. Melbourne, Victorian School for Deaf Children, St. Kilda-road, (1) supply and instal rubber flooring, £653 5s.—Clark Matting and Rubber Ltd.

793. Queenscliff, South Fier, (1) supply of sawn hardwood, £164 14s. 9d.—N. F. Gordon Pty. Ltd.

794. Queenscliff, South Pier, (1) supply of bluegum, £144 19s. 6d.—Gibbs, Bright and Co.

795. Warneit, Tourist Resort, (1) supply of building slabs and posts, £185 2s. 6d.—Monier Pipe Co. (Vic.) Pty. Ltd.

796. Various, Lorne and Queenscliff Piers, (1) supply of sawn hardwood, £211 1s. 8d.—N. F. Gordon Pty. Ltd.

797. Port Melbourne, P.W.D. Depot, (1) supply of screenings and toppings, £290.—G. H. Reid and Sons.

798. Port Melbourne, P.W.D. Depot, (1) supply of screenings and toppings, £290.—G. H. Reid and Sons.

799. Burwood, Teachers' College, (1) supply of crushed rock, £153.—D. Germano and Son.

800. Rosebud, Tourist Resort, (1) supply of screenings and face stone, £113 19s. 10d.—G. H. Reid and Sons.

801. San Remo, Foreshore, (1) supply of second-hand 30-lb. rails, £200 19s.—Albert G. Sims Ltd.

802. Geelong, Matthew Flinders Girls' School, (1) supply of ashes, screenings, and sand, £110 10s. 3d.—Fyansford Quarries Pty. Ltd.

803. Rye, Pier, (1) supply and delivery of stone, £554 17s. 3d.—Standard Quarries Pty. Ltd.

804. Ballan, Tourist Resort, (1) supply of baltic Boring and lining, £163 10s. 3d.—J. E. Earl Pty. Ltd.

805. Port Melbourne, P.W.D. Depot, (1) supply of baltic Boring and lining, £163 10s. 3d.—J. E. Earl Pty. Ltd.

805. Port Melbourne, P.W.D. Depot, (1) supply of baltic flooring and lining, £163 10s. 3d.—J. E. Earl Pty. Ltd. 806. South Melbourne, P.W.D. Storeyard, (1) supply of plumbers' materials, £500.—John Danks and Son Pty. Ltd.

Ltd. 807. Snobs Creek, Fish Hatchery, (1) supply of stainless steel baskets, 5522.—Melbourne Wire Works. 808. Kew, Mental Hospital, (1) supply of pickets, boards, and palings, £275 4s.—W. S. Neelands Pty. Ltd. 809. Port Fairy, Harbor Works, (1) supply of channel and cartage, £115 6s.—Alfred H. Wall. 810. Briagolong, State School No. 117, (1) supply of screenings and toppings, £108 12s.—Avon Quarries. 811. Royal Park, Mental Hospital, (1) supply of stainless steel sink, drainer, and stalls, £191.—L. J. Morgan Pty. Ltd. 812. South Melbourne, P.W.D. Storeyard, (1) supply of woodworking equipment, £280 16s. 6d.—Charles Wolfenden and Co.

and Co.

813. South Melbourne, P.W.D. Storeyard, (1) supply of
3 tons of barbed wire, £208 6s. 8d.—John R. Bell and Co.
814. Melbourne, State Offices, (1) supply of fourteen
only fire extinguishers, £115 3s.—Wormald Bros. (South)

No. 702.-8875/54,-2

815. Beechworth, Mental Hospital, (1) supply of two only electric stoves, f111 3s.—Metters K.F.B. Pty. Ltd. 816. South Melbourne, P.W.D. Storeyard, (1) supply of tinsmith bench folders, hand-curving rolls, pipe cutter, and sets of stocks and dies, f208 13s.—McPherson's Ltd. 817. South Melbourne, P.W.D. Storeyard, (1) supply of hardwood timber, f333 16s. 9d.—Albert R. Weisselberg Timber Trading Co. 818 Hawthorn, Swinburne Technical School (1) supply

Timber Trading Co.

818. Hawthorn, Swinburne Technical School, (1) supply of viscosity bath, £190.—D.H.A. (Victoria) Pty. Ltd.

819. Melbourne, Technical College, (1) supply of doors and frames, £260 L5s. 6d.—W. S. Neelands Pty. Ltd.

820. Balnarring, Foreshore Erosion, (1) supply of messmate piles, £169 13s.—Wm. Haughton and Co. Ltd.

821. Mont Park, Mental Hospital, (1) supply of horsehair, £175.—Gunn and Hiskens Pty. Ltd.

822. Mont Park, Mental Hospital, (1) supply of one only gear-box, £215.—Vale Stokers Pty. Ltd.

823. South Melbourne, P.W.D. Storeyard, (1) loading and cartage of timber from Tasmania ex "Argonaut" to storeyard, £163 1s. 4d.—Timber Transport and Storage Co. Pty. Ltd.

824. South Melbourne, P.W.D. Storeyard, (1) supply of 12-gallon copper boilers, £134 7s. 6d.—Metters K.F.B. Pty. Ltd.

12-gallon copper boners, x104 is, bu.—section and copper boners, x104 is, bu.—section and copper boners, x104 is, bu.—section and conditions are selected working equipment, £324 2s. 6d.—McPherson's Ltd. 826. South Melbourne, P.W.D. Storeyard, (1) supply of hardwood timber, £336 17s.—Albert R. Weisselberg Timber Trading Co. 827. Melbourne, P.W.D. Garage, (1) repairs to car No. NC-242.—£194 3s. 1d.—Blyth Motor Body Works. 828. Apollo Bay, Breakwater, (1) supply of spalls, £137 10s. 5d.—Condon Bros. 829. Glenrov. High School, (1) supply of crushed rock,

829. Glenroy, High School, (1) supply of crushed rock, £100 10s.—Reid Bros. and Reid Pty. Ltd.
830. Melbourne, Cancer Institute, (1) forming duct from main switchboard, £225 17s.—W. C. Burne and Sons Pty.

main switchboard, f225 17s.—W. C. Burne and Sons Pty. Ltd.

B31. Fairfield, State School No, 2711, (3) renewal of water service and attachment to all fittings, repair asphelt paths, &c., f247 15s.—H. T. Morris.

B32. Moonee Ponds West, State School No. 2901, (2) repairs to urinal, cisterns, sparge pipes, form concrete steps, &c., f129 10s.—E. A. Woods.

B33. Merlynston, State School No. 4328, (2) installation of power points and installation of fluorescent light in small classroom, f103.—J. Speedy.

B34. Koroit, State School No. 618, (2) provision of additional drinking troughs and water storage facilities, f117 16s. 6d.—B. J. White.

B35. Shepparton, Technical School, (1) site works, filling vacant land and construction of concrete crossings, &c., f312 9s. 11d.—City of Shepparton.

B36. Mont Park, Mental Hospital, (1) repairs and replacements to boilers, f149 10s.—W. R. McPherson.

B37. Geelong, Teachers' Training College, (3) lining Musset building, f205 18s, &d.—R. Doolan

B38. Janefield, Mental Hospital, (1) maintenance of telephone system, 1st July, 1954, to 30th June, 1955, f104.—Telephone Construction and Maintenance Co.

B39. Dandenong West, State School No. 4217, (1) provision of chalkboards and cupboards under, f108.—F. T. Pulling.

Pulling. 840. Williamstown, Tug Fury, (1) slipping, cleaning, and painting, £106 18s. 11d.—Melbourne Harbor Trust Commissioners.

Commissioners. 841. Terang, State School No. 617, (1) renewal of fencing—party—west boundary, residence, £123 15s.—James White. 842. Melbourne, Crown Lands and Survey Department, (3) provision of new sink, Photographic Laboratory, £112 14s.—R. B. Hallett.

843. Essendon, High School, (3) supply and fixing No. 3 Warmray heaters in fireplaces, classrooms 1, 2, and 9, £124 16s.—F. H. Smith.

844. Essendon, High School, (2) supply and fixing of No. 2 Warmray heaters, £135,—A. H. Philip.

MERRIFIELD, Commissioner of Public Works 10.8.54.

ORDERS IN COUNCIL - (Series 1954-55.) EDUCATION DEPARTMENT.

758. One only wave winder capable of both progressive and standard wave windings with 20 S.W.G. to 44 S.W.G. wire sizes, for Royal Melbourne Technical College, f128 10s.—A.E. Supplies Pty. Ltd., 431 High-street, Prahran, S.1.

759. Two only Reichert "RCP" polarizing monocular microscopes complete with required accessories, at £127, for Royal Melbourne Technical College, £254.—H. B. Selby and Co. Pty. Ltd., 393 Swanston-street, Melbourne.

760. One only Remington typewriter, brief 760. One only Remington typewriter, brief size, £84 8s. 10d.; one only Remington typewriter, foolscap size, £78 3s. 5d., for Maryborough Technical School.—Chartres Pty. Ltd., 375 Collins-street, Melbourne. 761. One only electronic phasing unit, for Richmond Technical School, £145.—William Adams and Co. Ltd., 521 Collins-street, Melbourne. 762. One only O.M.T. optical dividing head, OW.7, incorporating 12-yold 3-watt lighting unit, optical system

762. One only O.M.T. optical dividing head, OW.7, incorporating 12-volt 3-watt lighting unit, optical system with eye-piece reading direct to one minute, worm disengagement for rapid positioning, positive locking device, and complete with tailstock and baseplate, for Swinburne Technical College; £618 12s.—N. N. Benson and Co. Pty. Ltd., 16 Whiteman-street, South Melbourne.
763. One only "Raleigh" No. SLC.9 metal spinning lathe, capacity 18-in. swing, complete with motor drive, including 2 h.p. 1,425 r.p.m. motor suitable for three-phase 50 cycles 400 volts supply, for Swinburne Technical College, £200.—McPherson's Limited, 546-566 Collins-street, Melbourne.

Melbourne.

Approved by the Governor in Council, 10th August, 1954.—A. Mahlstedt, Clerk of the Executive Council.

NOOJEE WATERWORKS TRUST. RATING BY-LAW 1954.

THE Noojee Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Three shillings and six pence in the pound on the annual municipal valuation of lands and tenements to be rated within the Noojee Urban District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1954, and ending the last day of December, 1954, and shall be payable on the 1st day of September, 1954, at the office of the said Trust.

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

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

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

Passed this 9th day of July, 1954.

H. F. McCAY, Chairman.M. C. PRICE, Commissioner.T. J. RYAN, Secretary.

Approved 16th August, 1954.—C. P. Stoneham, Minister of Water Supply.

BRUTHEN WATERWORKS TRUST. RATING BY-LAW No. 2.

THE Bruthen Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Thirty-six pence in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Bruthen Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than One hundred shillings, and in respect of land on which there is no building less than Twenty-five shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1954, and shall be payable on the 27th day of August, 1954, at the office of the said Trust.

Passed this 6th day of August, 1954.

F. L. JOHNSTON, Chairman. G. W. RIDSDALE, Secretary. (SEAL)

(Approved 16th August, 1954.—C. P. Stoneham, Minister of Water Supply.

LICENSING ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

His Excellency the Governor of Victoria. Mr. Barry 1 Mr. Hayes.

RE-DIVISION OF VICTORIA INTO LICENSING AREAS.

N pursuance of the powers conferred by the Licensing Acts and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth by this Order revoke the Order in Council made on the twenty-ninth day of June, 1954, and published in the Government Gazette of the thirtieth day of June, 1954, dividing Victoria into Licensing Areas and re-divide Victoria into Licensing Areas as named in the Schedule hereto and respectively described in terms of electoral districts for the Legislative Assembly of Victoria as set forth opposite each of the Licensing Areas so named, to take effect on the first day of September, 1954.

SCHEDULE.

	SCHEDULE.	
Licensing Area.		ctoral Districts for the tive Assembly of Victoria.
Bairnsdale	Gippsland Gippsland Allendale	1 South
Ballarat	Ballarat Midlands	
Bendigo	Endigo Korong Rodney	
Geelong	Barwon Geelong Polwarth	•
Hamilton	Borung Dundas Ripon	
Mildura	Mildura Rainbow Swan Hi	11
Shepparton	Goulburn Sheppart Benalla	
Wangaratta	Benambr Murray	Valle y
Warragul	Gippsland Gippsland Wonthag	i North gi
Warrnambool	Hampder Portland Warrnam	
Central Metropolitan		und Melbourne
Northern Metropolitan	(North Mernda	Hill, Collingwood, Ivanhoe of the Yarra River), a (North of the Yarra Northcote and Preston
Western Metropolitan	Sunshi	ray, Grant, Moonee Ponds, ne, and Williamstown
Eastern Metropolitan	Iris, H of the Malver Yarra l	Camberwell, Evelyn, Glen lawthorn, Ivanhoe (South e Yarra River), Kew, n, Mernda, (South of the River), Prahran, Richmond,
Southern Metropolitan	Albert I Dander tone, M	by, and Toorak Park, Brighton, Caulfield, nong, Elsternwick, Men- fornington, Oakleigh, Port rne, and St. Kilda

And the Honorable, Leslie William Galvin, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

MAHLSTEDT, Clerk of the Executive Council.

LICENSING ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Barry Mr. Hayes.

IN pursuance of the powers conferred by the Licensing Acts and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, doth by this Order revoke the Order in Council made on the twenty-ninth day of June, 1954, and published in the Government Gazette of the thirtieth day of June, 1954, appointing places at which clerks of Petty Sessions shall discharge the duties of clerks of the Victorian Licensing Court and appoint the places set forth in the Schedule hereto at which clerks of Petty Sessions shall discharge the duties of clerks of the Victorian Licensing Court in respect of the Licensing Area set forth opposite each of the places so named, to take effect on the first day of September, 1954.

SCHEDULE.

Place.		Licensing Area.			
Bairnsdale Ballarat Bendigo Geelong Hamilton Mildura Shepparton Wangaratta Warragul Warrnamboo	• •			Bairnsdale Ballarat Bendigo Geolong Hamilton Mildura Shepparton Wangaratta Warragul Warnambool	

And the Honorable, Leslie William Galvin, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

PRICES REGULATION ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Barry | Mr. Hayes.

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

IN pursuance of the powers conferred upon him by the Prices Regulation Act 1948, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof:—

- 1. Doth hereby revoke the declaration heretofore made of the following goods as declared goods for the purposes of Part II. of the Act, that is to say:—
 Boot and shoe polishes; and
- 2. Doth hereby revoke the declaration heretofore made of the following service as a declared service for the purposes of Part II. of the Act, that is to say:—

The dry cleaning, pressing, and laundering of piece goods, furnishings or garments.

And the Honorable William Slater, Her Majesty's Minister in Charge of Prices 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 tenth day of August, 1954.

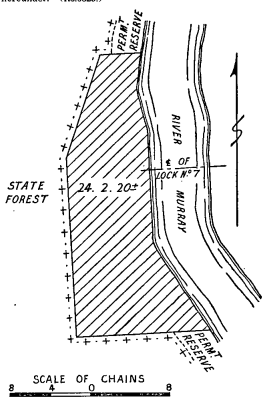
PRESENT:

His Excellency the Governor of Victoria.
Mr. Barry | Mr. Hayes.

LAND PERMANENTLY RESERVED FROM SALE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of section 16 of the River Murray Waters Act 1915, doth hereby permanently reserve from sale the land hereinafter referred to, viz:—

Warina.—Land permanently reserved from sale, 24 acres 2 roods 20 perches, more or less, Parish of Warina, County of Millewa, as indicated by hachure on plan hereunder.—(Rs.6825.)



And the Honorable Joseph Henry Smith, 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 tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.

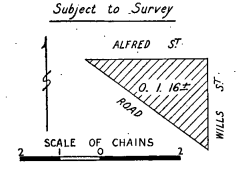
Mr. Barry | Mr. Hayes.

LANDS TEMPORARILY RESERVED AS SITES.

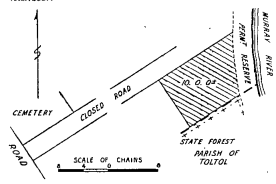
HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land

Act 1928, reserve temporarily, and also except from occupation for mining purposes under any miner's right, the lands hereinafter described -

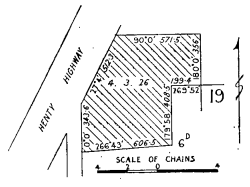
BARINGHUP (CAIRN CURRAN) .- Site for a Public Hall, 1 rood 16 perches, more or less, Town of Baringhup, Parish of Baringhup, County of Talbot, as indicated by hachure on plan hereunder.—(B.6(2) (Rs.7293).



BUMBANG.—Site for Water Supply purposes, 10 acres, more or less, Parish of Bumbang, County of Karkarooc, as indicated by hachure on plan hereunder.—(B.660(4) (Rs.7283).



MYAMYN (MOUNT ECKERSLEY) .- Site for Public Recreation, 4 acres 3 roods 26 perches, Parish of Myamyn, County of Normanby, as indicated by hachure on plan hereunder.--(M.417(3) (Rs.7287).



And the Honorable Joseph Henry Smith, 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 tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria. Mr. Barry Mr. Hayes. -1

UNUSED AND UNMADE ROADS CLOSED.

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

Parish of Kangderaar, County of Gladstone, being the road between allotments 1, 4, 5, 6, section 3, and allotments 9, 10, 11, section 2.—(K.1(s) (W.67680).

Parish of Monegeeta, County of Bourke, being the road between allotment 28, section B, and allotment 28, section B.—(M.142(2) (Misc.2663).

And the Honorable Joseph Henry Smith, 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 tenth day of August, 1954.

PRESENT:

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

REVOCATION OF TEMPORARY RESERVATION OF LAND (AS TO PORTION).

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

Maryborough.—Orders in Council of 25th November, 1930, and 16th November, 1942, of 1 acre 2 roods 29 6/10 perches of land in the Town of Maryborough as a site for Public Gardens and Public Recreation, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 14th July, 1954, and containing 3 roods 30 perches.—(Rs.4072.)

And the Honorable Joseph Henry Smith, 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 tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria. Mr. Barry 1 Mr. Hayes.

SITE TEMPORARILY RESERVED FOR ADDITIONAL PURPOSE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, direct that the area of land hereinafter described be temporarily reserved for the additional purpose specified.

SOUTH MELBOURNE.—3 roods 31 perches, City of South Melbourne, Parish of Melbourne South, being the site temporarily reserved for a Children's Playground by Order in Council of the 17th February, 1948, is hereby temporarily reserved for the additional purpose of Recreation for Elderly People.—(M.333(29) (Rs.5669).

And the Honorable Joseph Henry Smith, 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.

MARKETING OF PRIMARY PRODUCTS ACT 1935 (No. 4337).

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Barry Mr. Hayes.

REGULATIONS.

N pursuance of the powers conferred by section 43 (b) of the Marketing of Primary Products Act 1935 (No. 4337), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and on the recommendation of the Onion Marketing Board, doth hereby make the following Regulations (that is to say):—

- 1. Every producer of onions who has planted at least one-quarter (1) acre with onions during the period 1st January, 1954, to 31st August, 1954, is hereby required to register with the Onion Marketing Board, 140 Queen-street, Melbourne, on or before 30th September, 1954, the following particulars:—
 - (a) His full name and address.
 - (b) If onions are being produced under a share farming or partnership agreement, the names and addresses of shareholders or partners, and the proportionate shares of each.
 - (c) The variety planted and the area of such variety.
 - (d) Locality where onions are planted.
- 2. Every producer who fails to register any or all of the particulars abovementioned with the Onion Marketing Board shall be guilty of an offence and liable to a penalty of Five pounds.
- 3. Every producer who wilfully registers with the Onion Marketing Board any particulars required by these Regulations which are false or misleading shall be guilty of an offence and liable to a penalty of Five pounds.

And the Honorable Clive Phillip Stoneham, Her Majestys Minister of Agriculture 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 tenth day of August, 1954.

PRESENT:

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

REGULATION IX. (A).—SECOND CLASS HONOURS.— AMENDMENT No. 86.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the powers conferred by 'the Education Act 1928 and all other powers thereto enabling, doth hereby amend Regulation IX. (A).—Second Class Honours—as follows:—

In paragraph (d) of clause 1, after the expression "three-years' course;" at the end of the proviso, there shall be inserted the expression—

"or has passed in the theory, principles, history and practice of education as prescribed for the first year of the course for the Bachelor of Education of the University of Melbourne;".

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.

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Barry

Mr. Hayes.

REGULATION XX. (B).—TRAINED INFANT TEACHER'S CERTIFICATE.—AMENDMENT No. 85.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the powers conferred by the Education Act 1928 and all other powers thereto enabling, doth hereby rescind Regulation XX. (B).—Trained Infant Teacher's Certificate—and substitute the following new regulation:—

"REGULATION XX. (B).—TRAINED INFANT TEACHER'S CERTIFICATE.

The Trained Infant Teacher's Certificate shall be granted to a candidate— $\,$

- (i) who has obtained the School Leaving Certificate of the University of Melbourne or has passed in five subjects of the School Leaving examination including English or holds an approved equivalent or higher qualification;
- (ii) who has completed satisfactorily at an approved training institution the first year of the course for the Trained Primary Teacher's Certificate and the following two years' course in infant school teaching:—

Second Year.

- (a) Infant School Method.
- (b) Education.
- (c) Child Psychology.
- (d) English (including Speech).
- (e) Art.
- (f) Crafts.
- (g) Music.
- (h) Nature Study and Gardening.
- (i) Social Studies.
- (j) Physical Education, Health and First Aid.
- (k) Practice and observation of teaching in kindergarten and infant school work extending over at least 200 hours in the second year.

Third Year.

- (a) Infant School Method.
- (b) Education.
- (c) Child Psychology.
- (d) English (including Speech).
- (e) Art.
- (f) Crafts.
- (g) Music.
- (h) Nature Study and Gardening.
- (i) Physical Education.
- (j) Practice and observation of teaching in infant school work extending over at least 200 hours in the third year."

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.

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Barry

Mr. Hayes.

REGULATION IV. (F).—GIRLS' SECONDARY SCHOOL INTERMEDIATE CERTIFICATE.—AMENDMENT No. 83.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the powers conferred by the Education Act 1928 and all other powers thereto enabling, doth hereby amend Regulation IV. (F).—Girls' Secondary School Intermediate Certificate—as follows:—

After paragraph (b) of clause 2, there shall be inserted the following paragraph:—

"or

have, at the conclusion of the Intermediate Certificate year, been recommended for passes in four or more subjects and, at the conclusion of the Leaving Certificate year, been recommended for further passes making a total in all of six subjects which shall include English and either Home Management (including Cookery) or Needlework."

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.

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Barry

Mr. Hayes.

REGULATION XXI.—SCHOLARSHIPS.—AMENDMENT No. 87.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the powers conferred by the *Education Act* 1928 and all other powers thereto enabling, doth hereby amend Regulation XXI.—Scholarships—as follows:—

- 1. In clause 11 the expression "850 teaching bursaries" shall be rescinded and the expression "1,000 teaching bursaries" shall be substituted.
- 2. In paragraph (a) of clause 12, the number "500" shall be rescinded, and the number "600" substituted.
- 3. In paragraph (b) of clause 12 the number "250" shall be rescinded, and the number "300" substituted.

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.

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

Present:

His Excellency the Governor of Victoria.

Mr. Barry

Mr. Hayes.

REGULATION XLIV.—SCHOOL HOURS AND ORGANIZATION.— AMENDMENT No. 84.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the powers conferred by the Education Act 1928 and the Teaching Service Act 1946, doth hereby amend Regulation XLIV.—School Hours and Organization—as follows:—

- 1. Clause 1 shall be rescinded and the following clause substituted:—
 - "1. Subject to the provisions of the Education Act 1928 and the Teaching Service Act 1946, the hours of instruction to be observed in primary schools shall, unless otherwise determined, be $5\frac{1}{2}$ hours per day as shown on a time table constructed by the head teacher, provided that—
 - (a) the time of the morning assembly shall be not earlier than9 a.m. or later than 9.15 a.m.;
 - (b) the end of the morning meeting shall be not earlier than 12 noon or later than 12.15 p.m.;
 - (c) the time of the afternoon assembly shall be not earlier than 1 p.m. or later than 1.30 p.m.;
 - (d) the end of the afternoon meeting shall be not earlier than 3.30 p.m. or later than 4 p.m.;
 - (e) during each meeting there shall be a recess of ten minutes, or, in an infant department occupying a separate room or rooms, not more than fifteen minutes;
 - (f) in a school employing not more than two teachers, the hours of instruction shall be at least 54 hours per day;
 - (g) in a school employing more than two teachers the hours in the infant department may be reduced to not less than 5½ hours per day."
- 2. Paragraphs (i) and (iv) of sub-clause (a) of clause 4 shall be rescinded and the following sub-clauses inserted:—
 - "(i) Teachers in all primary schools shall be on duty not less than fifteen minutes before the assembly, and they shall remain on duty at least until the time of dismissal of the school for the day."
 - "(iv) Head Teachers may assign to members of their staff duties requiring their attendance until a time not later than thirty minutes after the time of dismissal of the school for the day."

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.

Apprenticeship Acts.

APPRENTICESHIP COMMISSION OF VICTORIA.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hayes. Mr. Barry 1

FIBROUS PLASTERING TRADE APPRENTICESHIP REGULATIONS.

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

Short Title.

1. These Regulations may be cited as the "Fibrous Plastering Trade Apprenticeship Regulations."

Interpretation.

2. In these Regulations-

"Acts" means the Apprenticeship Acts.

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

"Probationer" means an applicant for apprenticeship employed on probation.

Application of Regulations.

3. These Regulations shall apply only with respect to the following apprenticeship trade, as carried on in the Metropolitan District, viz.:—

FIBROUS PLASTERING.

Educational Qualifications for Entry into Apprenticeship.

- 4. Applicants for apprenticeship in the said trade may be required to submit themselves for examination at the time and place determined by the Commission to prove that they possess the preparatory educational qualifications required for entry into apprenticeship in such trade; provided that any such applicant shall be exempted from such examination:—
 - (1) If he possesses any one of the following educational qualifications or, in the opinion of the Commission, the equivalent thereof:-
 - (a) The Intermediate Technical Certificate or Junior Technical Certificate of the Education Department of Victoria or the School Intermediate Certificate.
 - (b) The completion, in a manner satisfactory to the Commission, of the third year of the course of study of the Junior Technical Schools of the Education Department
 - of Victoria.
 (c) The completion, in a manner satisfactory to the Commission, of the Eighth Grade course of study of the Elementary Schools of the Education Department of Victoria.
 - (2) If he satisfies the Commission, in accordance with sub-section (2) of section 18 of the Apprentice-ship Act 1928, that he has not had sufficient opportunity to obtain the preparatory educational qualifications prescribed for entry into the said trade.

Minimum Age for Entry into Apprenticeship.

5. The minimum age at which persons shall enter the said trade as apprentices or probationers shall be fifteen

Term of Apprenticeship.

6. The term of apprenticeship in the said trade shall be five years.

Form of Indentures of Apprenticeship.

The standard form of indentures of apprenticeship in the said trade and the terms, covenants, and conditions thereof, shall be in the form contained in the Seventh Schedule to the General Apprenticeship Regulations, with the following additions thereto:—

Additional Covenants, &c., to General Form of Indentures of Apprenticeship.

EMPLOYER'S COVENANTS.

- (1) After clause (f), the following additional clause shall be inserted:-
 - "(g) Provide the apprentice, once only during the said term and as required, with all tools necessary for carrying out his work."

APPRENTICE'S AND PARENT'S OR GUARDIAN'S COVENANTS.

(2) After clause (c), the following additional clause shall be inserted:-

"(d) Replace any of the tools supplied for his use, as hereinbefore provided, if they should be lost or broken through his own carelessness.'

Minimum Rates of Wages of Apprentices.

- 8. (1) As from the beginning of the first pay period on or after the 14th day of July, 1954, the minimum rates of wages to be paid to apprentices in the said trade shall be as follows:-
 - (a) In a term of apprenticeship of six years-

1st year-at the rate of 76s. 0d. per week 2nd year-at the rate of 99s. 0d. per week 3rd year-at the rate of 133s. 6d. per week 4th year-at the rate of 190s. 8d. per week 5th year-at the rate of 245s. 10d. per week 6th year-at the rate of 280s. 0d. per week.

(b) With respect to the term of apprenticeship of five

1st year-at the rate of 76s. 0d. per week 2nd year-at the rate of 99s. 0d. per week 3rd year-at the rate of 133s. 6d. per week 4th year-at the rate of 190s. 8d. per week 5th year—at the rate of 245s. 10d. per week.

(2) The above rates include allowances as compensation for time lost on prescribed holidays.

Rates for Overtime and Shift Work.

9. When an apprentice works under conditions for 9. When an apprentice works under conditions for which, or at any time when, a journeyman employed at the aforesaid trade would be entitled to overtime or special rates for doing work under the same conditions or at the same time, then such apprentice shall be paid by the employer for any such work at a rate or rates of wages which shall bear the same proportion to the prescribed minimum rate of wages of such apprentice as the wages of such journeyman for such work would bear to the prescribed minimum rate of wages of such journeyman.

Proportion of Apprentices to Journeymen.

- 10. (1) Subject to sub-regulation (2) of this Regulation, the number of apprentices who may be employed by any employer at any time in the said trade shall not exceed the proportion of one apprentice to every three or fraction of three journeymen employed by such employer in such trade.
- trade.

 (2) If less than three journeymen are employed by any employer in the said trade, such employer may employ one apprentice, provided that the Commission is satisfied that a proper vacancy exists for an apprentice in the said trade with such employer. For the purposes of this sub-regulation only, an employer who works at the said trade for at least 75 per cent. of the time prescribed for an ordinary week's work in such trade may be deemed to be a journeyman.

 (3) For the purposes of this Regulation—

 (a) the number of journeymen employed at any time

 - (a) the number of journeymen employed at any time
 shall be deemed to be the average per working
 day of the number of journeymen employed
 during the period of six months immediately
 preceding such time;
 (b) "apprentices" means apprentices or probationers.

Trade Experience to be Given to an Apprentice.

11. The employer shall, by the best means in his power and to the extent to which his facilities permit, give or cause to be given to the apprentice gradual and complete instruction, to the satisfaction of the Commission, in the following processes:-

All phases of the fibrous plastering trade, including All phases of the horous plastering trace, including the proper methods of mixing, reinforcing and preparing the materials for all kinds of fibrous plastering work; the correct use of the tools employed in the trade; setting out, battening, and furring; the running, making up, casting, reinforcing, and fixing of moulding and cornices, the setting out for and the fixing of fibrous plaster, and the making of pressed cement ornaments and enrichments.

Classes for Instruction.

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

Standard of Education to be Attained by an Apprentice.

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

shall be not less than 50 per cent, of the possible marks shail be not less than 30 per cent. of the possible marks allotted at the annual examinations approved by the Commission in each of the subjects prescribed for such year of the said course or such average percentage of marks in all of the said subjects, as is deemed by the Commission to be equivalent thereto.

Standard of Proficiency.

14. Should the apprentice in any year pass at the first attempt in each of the subjects prescribed for that year of his apprenticeship course and attain a standard as certified by the Commission of not less than an average of 75 per cent. of the possible marks allotted to such subjects, at the annual examinations approved by the Commission, he shall be deemed to have attained the standard of proficiency for such year.

Increased Rates of Pay for Proficiency.

- 15. When an apprentice attains in any year the standard of proficiency prescribed for that year of his apprenticeship course, he shall—
 - for the first occasion on which he attains such standard be paid for the next succeeding year the sum of 4s. per week, in addition to the prescribed minimum weekly wage;
 - (2) for the second occasion on which he attains such standard be paid for the next succeeding year the sum of 5s. per week, in addition to the prescribed minimum weekly wage;
 - (3) for the third occasion on which he attains such standard be paid for the next succeeding year the sum of 6s. per week, in addition to the prescribed minimum weekly wage;
 - (4) for the fourth occasion on which he attains such standard be paid for the next succeeding year the sum of 6s. per week, in addition to the prescribed minimum weekly wage.

Payment of School Fees.

16. (1) The school fees of apprentices for attendance at the prescribed classes for instruction shall be paid by such apprentices, but on receipt by the employer of a report from the Commission that any such apprentice has secured during the period covered by the report a record of not less than 100 per cent. of the possible attendances at the prescribed day classes, and not less than 80 per cent. of the prescribed evening classes, the employer shall refund to the apprentice the school fees paid by him for such period of instruction.

Provided, however, that if such report states that the apprentice has, in the opinion of the Commission, failed to be diligent or has behaved in an indecorous manner while in attendance at the prescribed classes for instruction during such period, the employer shall not be required to make the refund as aforesaid.

- (2) In cases where the apprentice is prevented from attendance at the said classes through illness, accident, or for other reasons accepted by the Commission, such occasions shall not be included as possible attendances in determining the aforesaid percentage; provided that the employer may require the apprentice to produce a medical certificate as proof of such illness or accident, and, in that case, if the apprentice fails to produce such certificate, such occasions shall be included as possible attendances in determining the aforesaid percentage. attendances in determining the aforesaid percentage.
- (3) For the purposes of this Regulation, "apprentice" means apprentices or probationers.

FIRST SCHEDULE.

Fibrous Plastering Trade Apprenticeship Regulations, made by the Governor in Council on the 23rd day of September, 1952, and published in the Victoria Government Gazette on the 24th day of September, 1952 (as amended from time to the 24th day). from time to time).

SECOND SCHEDULE.

Classes for Instruction in the Subjects of the Apprentice-ship Course for the Trade of Fibrous Plastering.

First Year-				per Week.
Trade Theory		Grade		4
Trade Practice		 Grade	I. {	
Trade Drawing		 Grade	I.	2
Trade Mathematics		 Grade	I.	2
Second Year-				
Trade Theory		 Građe	II,)	
Trade Practice				4
Trade Drawing				2
Modelling and Piece				2 2
Third Year-		 		
Trade Theory		 Grade	III.)	
		 Grade	III.	4
Trade Drawing		Grade		_
Modelling and Piece	Mould		,	
(optional, evening)		Grade	II.	
Fourth Year-				
Trade Theory		 Grade	IV.٦	
		 Grade	IV.	4
Trade Drawing				
Modelled Design (opt			,	
ing).	, ••			

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

And the Honorable John William Galbally, Her Majesty's Minister of Labour and Industry 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 tenth day of August, 1954.

PRESENT:

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

ORDER APPROVING OF A NEW STATE HIGHWAY IN THE SHIRE OF MORNINGTON.

IN THE SHIRE OF MORNINGTON.

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

All that piece of land in the Parish of Moorooduc, the

said highway being made, that is to say:—
All that piece of land in the Parish of Moorooduc, the boundaries of which are as follow:—Commencing at the south-eastern angle of lot 698 on plan of subdivision numbered 10791, lodged in the Office of Titles and being part of Crown portion 2 of the said parish; thence by lines bearing respectively 236 deg. 27 min. 100 feet, 287 deg. 93 min. 10 ft. 4 in., 56 deg. 27 min. 108 ft. 2 in., and 157 deg. 524 min. 8 ft. 2 in. to the point of commencement—which said plece of land is particularly delineated and shown coloured red on survey plan numbered 5942, lodged in the office of the Country Roads Board.

And the Honorable Samuel Merrifield, Her Majesty's Commissioner of Public Works for the State of Victoria. shall give the necessary directions herein accordingly.

> MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the tenth day of August, 1954.

PRESENT:

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

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

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

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Bushy Park-Valencia Creek road in the Shire of Maffra (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 16th October 1915 on page 3676) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the Executive Council thereof doth hereby approve of the ball those pleces of land in the Parish of Briagolong, the ball the property of the ball that the property of the ball that the particular of the said road being made, that is to say:—

All those pieces of land in the Parish of Briagolong, the boundaries of which are as follow:—

- (a) Commencing at a point on the eastern boundary ommencing at a point on the eastern boundary of lot 10 on plan of subdivision numbered 3262, lodged in the Office of Titles and being part of Crown pre-emptive, section A2 of the said parish, the said point being distant 183 deg. 11 min. 100 links, and 138 deg. 35 min. 344.9 links from the north-eastern angle of the said lot; thence by lines bearing respectively 138 deg. 35 min. 137.1 links, 183 deg. 25 min. 1,190.5 links, and 359 deg. 74 min. 1,291.3 links to the point of commencement. of commencement.
- (b) Commencing at a point on the western boundary (b) Commencing at a point on the western boundary of lot 8 on plan of subdivision numbered 3262, lodged in the Office of Titles and being part of Crown pre-emptive, section A2 of the said parish, the said point being distant 3 deg. 11 min. 46 links from the south-western angle of the said lot; thence by lines bearing respectively 3 deg. 11 min. 705 links, 10 deg. 29 min. 738.2 links, 178 deg. 41 min. 1,682.2 links, and 319 deg. 55 min. 329.1 links to the point of commencement—
 which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5926, lodged in the office of the Country Roads Board.

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 tenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria. - 1 Mr. Hayes. Mr. Barry

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF WOORAYL.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Lower Tarwin-road in the Shire of Woorayl should be made by the said Board: And whereas the said Board in accordance

with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All that pleas of land in the Parich of Tarwin the

sald road being made, that is to say:—

All that piece of land in the Parish of Tarwin, the boundaries of which are as follow:—Commencing at a point on the western boundary of allotment 23 of the said parish distant 2 deg. 233 min. 860.3 links from the south-western angle of the said allotment; thence northerly by the eastern boundary of the Tarwin River Reserve forming the western boundary of the said allotment; thence by lines bearing 140 deg. 52 min. 527.5 links, and 180 deg. 55½ min. 1,141.2 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5877, lodged in the office of the Country Roads Board.

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 tenth day of August, 1954.

His Excellency the Governor of Victoria. Mr. Barry 1 Mr. Hayes.

DECLARATION OF THE NEW EDENHOPE-GOROKE ROAD IN THE SHIRE OF KOWREE.

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

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

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

SCHEDULE.

Shire of Kowree.

2. Edenhope-Goroke road (8802).—All that piece of land in the Parish of Charam, the boundaries of which are as follow:—

Commencing at the south-eastern angle of allotment 24 of the said parish; thence by lines bearing respectively 216 deg. 7 min. 667 links, 8 deg. 39 min. 545 links, 0 deg. 25 min. 540.8 links, and 150 deg. 24 min. 622 links to the point of commencement.

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

Commencing at a point on the western boundary of allotment 36 of the said parish distant 338 deg. 23 min. 393.2 links from the south-western angle of the said allotment; thence by lines bearing respectively 338 deg. 23 min. 320.8 links, 360 deg. 0 min. 323.6 links, and 169 deg. 14 min. 633 links to the point of commencement.—

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plans numbered 4834 and 4835, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this second day of August, One thousand nine hundred and fifty-four, 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.

LOCAL GOVERNMENT ACT 1946.

At the Executive Council Chamber, Melbourne, the tenth day of August 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Barry | Mr. Hayes.

VESTING OF LANDS IN THE MUNICIPALITY OF THE CITY OF COLLINGWOOD.

WHEREAS the Council of the City of Collingwood has requested the Governor in Council to declare the property hereinafter described to be vested in the municipality, pursuant to the provisions of Division 5 of Part XII. of the Local Government Act 1946:

And whereas satisfactory evidence has been submitted to the Governor in Council that the said property was taken possession of by the Council of the City of Collingwood in the name of the municipality at least thirty years previously, and that no person has performed the conditions entitling him to demand a release of such property, and that the property has not been sold in accordance with the provisions of Division 6 of Part XII. of the said Act:

Now, therefore, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, acting under the powers in that behalf conferred upon him by the said Act, doth by this present Order declare the following property to be vested in the Mayor, Councillors, and Citizens of the City of Collingwood, that is to say—the land described hereunder:—

Part of Crown portion 53, Parish of Jika Jika, County of Bourke, commencing at a point on the north boundary of Langridge-street 237 ft. 9 in. easterly from the kerb in Wellington-street; thence by a line northerly 62 ft. 6 in.; the side of a wall along a road easterly 35 ft. 101 in.; the sides of walls southerly 23 ft. 8 in. and 38 ft. 3 in. and by a line along Langridge-street westerly 36 ft. 3 in. to the commencing point.

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.

LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Stoneham | Mr. Smith.

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

IN pursuance of the powers conferred upon him by the Landlord and Tenant Act 1948, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that the premises known as No. 3 Cherry-road, Balwyn, shall be excluded from the operation of the whole of the provisions contained in Parts II. and III. of the Landlord and Tenant Act 1948.

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

A. MAHLSTEDT, Clerk of the Executive Council.

ELECTRIC LIGHT AND POWER ACT 1928 AND STATE ELECTRICITY COMMISSION ACTS.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1954.

PRESENT

His Excellency the Governor of Victoria.

Mr. Stoneham | Mr. Smith.

REVOCATION OF THE SHIRE OF RIPON (BEAUFORT) ELECTRIC LIGHTING ORDER No. 199—1927.

No. 199—1927.

WHEREAS on the 12th day of April, 1927, the Council of the President, Councillors, and Ratepayers of the Shire of Ripon (hereinafter called "the undertakers") was granted an Order under the Electric Light and Power Act 1915, cited as the Shire of Ripon (Beaufort) Electric Lighting Order No. 199—1927 (hereinafter called "the said Order"), authorizing the supply of electricity in an area being that portion of the municipal district of the Shire of Ripon which is contained within the boundaries of the Township of Beaufort, as set forth on the "deposited map" and bounded thereon by a red line, commencing on the 12th day of April, 1927: And whereas the undertakers have made application for the revocation of the said Order: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and under the powers in that behalf contained in the said Order and by and with the consent and concurrence of the said undertakers, as expressed in their application addressed to the Secretary of the State Electricity Commission of Victoria, dated the 9th day of June, 1954, doth hereby revoke the said Order, such revocation to date from the 30th day of July, 1954.

And the Honorable John William Galbally, Her Majesty's Minister in Charge of Electrical Undertakings for the State of Victoria, shall give the necessary directions herein accordingly.

A MAHLSTEDT, Clerk of the Executive Council,

LATROBE VALLEY WATER AND SEWERAGE ACTS.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Stoneham Mr. Smith.

LATROBE VALLEY WATER AND SEWERAGE BOARD.

IN exercise of the powers conferred upon him by section 16 of the Latrobe Valley Drainage Act 1951, His Excellency the Governor of the State of Victoria, by

and with the advice of the Executive Council thereof, doth hereby approve of the Latrobe Valley Water and Sewerage Board joining and subscribing to the Superannuation Scheme constituted under the Local Authorities Superannuation Act No. 5216 for the purposes of making provision (in any case where the Superannuation Acts do not apply) for its officers and employees and their dependants on the resignation, retirement, or death of any such officers or employees and to the Board deducting from the salaries or wages of such officers or employees as contributions to such scheme such amounts as are prescribed.

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.

MORWELL SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1954.

PRESENT:

. His Excellency the Governor of Victoria. Mr. Stoneham - 1 Mr. Smith.

CONSENT TO BORROWING £10,000.

CONSENT TO BORROWING £10,000.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Morwell Sewerage Authority borrowing at interest a sum of Ten thousand pounds (£10,000), subject to the provisions of the Sewerage Districts Acts, for the carrying out of works in accordance with the provisions of sections 91, 126, and 133 of the Sewerage Districts Act 1928 (No. 3772), the said sum to be borrowed by the issue of debentures under the said Sewerage Districts Acts. All moneys received by the said Authority in repayment of costs and expenses of the said works, and any of them, shall be set aside for the purpose of and applied in repayment of the said sum so borrowed. sum so borrowed.

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.

MARYBOROUGH SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria. Mr. Stoneham - 1 Mr. Smith.

CONSENT TO BORROWING £50,000.

CONSENT TO BORROWING \$50,000.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Maryborough Sewerage Authority borrowing by the issue of debentures the sum of Fifty thousand pounds (£50,000) to meet the cost of construction of sewerage system (first stage), as set forth in the detailed statement bearing date the 11th August, 1954.

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.

MORWELL SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria. Mr. Smith. Mr. Stoneham

CONSENT TO BORROWING £70,000.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Morwell Sewerage Authority borrowing by the issue of debentures the sum of Seventy thousand pounds (£70,000) in two amounts of Fifty thousand pounds (£50,000) and Twenty thousand pounds (£20,000), respectively, to meet the cost of sewer extensions, as set forth in the detailed statement bearing date the 10th day of August, 1954.

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.

COLERAINE AND CASTERTON WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria. Mr. Stoneham - 1 Mr. Smith.

LIMIT OF BORROWING POWER.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby specify that the amount of money which may be borrowed by the Coleraine and Casterton Waterworks Trust, pursuant to the Water Act 1952 (No. 5637), shall not exceed in the whole the sum of Fifty thousand pounds (£50,000).

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.

COLERAINE AND CASTERTON WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the seventeenth day of August, 1954.

PRESENT:

His Excellency the Governor of Victoria. Mr. Stoneham - 1 Mr. Smith.

CONSENT TO BORROWING £16,000.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Coleraine and Casterton Waterworks Trust borrowing by the issue of debentures the sum of Sixteen thousand pounds (f16,000), at interest at the rate of f4 17s. 6d. per centum per annum, to meet the cost of new service reservoir, as set forth in the detailed statement bearing date the 5th day of August, 1954.

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. .

APPROACHING LAND SALES.

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

		Gazette
Colac.—Wednesday, 8th September, 1954		686
GeelongThursday, 26th August, 1954		680
MelbourneWednesday, 25th August, 1954		664
WonthaggiFriday, 17th September, 1954		702
Yarrawonga.—Tuesday, 14th September, 1	954	690

SALE OF CROWN LANDS BY AUCTION.

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

A deposit of at least twelve and a half per centum of the price at which each lot is sold must be paid by the pur-chaser at the time of sale, and all such payments shall be chaser at the time of sale, and all 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 paid within thirty days after the time of the sale no interest will be payable thereon.

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

SCALE OF PAYMENTS OF RESIDUE.

£20 and under, 6 instalments.

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

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

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

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

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

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

Over £500, 20 instalments.

FEES, ETC.

The amount payable for Assurance Fund (One halfpenny for each f1 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.

J. H. SMITH, Commissioner of Crown Lands and Survey. Office of Crown Lands and Survey, Melbourne, 16th August, 1954.

WONTHAGGI.—Sale (No. 11095) of Crown lands, W fee-simple, by auction, will be held at the COURT HOUSE, WONTHAGGI, on FRIDAY, the 17th SEPTEMBER, 1954, at ONE o'clock p.m. To be conducted by C. E. RICE, Land Officer, Melbourne.

WONTHAGGI, PARISH OF WONTHAGGI, COUNTY OF MORNINGTON.

Fronting Murray-street, between McBride and McKenzie Streets.

Upset price £215 per lot. Charge for survey £5 10s. per lot.

*Lot 1. Area 19 2/10 perches, allotment 38 of section 1.

*Lot 2. Area 19 2/10 perches, allotment 37 of section 1.

*Lot 3. Area 19 2/10 perches, allotment 36 of section 1.

*Lot 4. Area 19 2/10 perches, allotment 35 of section 1.

*Lot 5. Area 19 2/10 perches, allotment 34 of section 1.

* Lots 1 to 5 inclusive.

Areas are subject to survey and any necessary easements disclosed thereby.

Sites are for trade, business or calling, and dwelling in connexion therewith.

Building to the value of £400 to be erected on each allotment within two years from date of sale.

Sale to a depth of 25 feet only.

One month allowed for removal of improvements.

PARISH OF WONTHAGGI, COUNTY OF MORNINGTON. At Cape Paterson.

Upset price £35 the lot. Charge for survey, £5 10s. Lot 6. Area 27 6/10 perches, allotment 1 of section C. Sale to a depth of 25 feet only. Subject to drainage easement 10 links wide.

Upset price £30 per lot. Charge for survey £5 10s. per lot. Lot 7. Area 38 5/10 perches, allotment 21 of section C. Sale to a depth of 25 feet only. Subject to drainage easement 10 links wide.

Lot 8. Area 31 2/10 perches, allotment 22 of section C. Sale to a depth of 25 feet only. Subject to drainage easement 10 links wide.

Parish of Kirrak, County of Buln Buln. Fronting Wonthaggi-Invorloch Roard, About 2: Miles East of Wonthaggi,

Upset price £10 the lot. Charge for survey £7 12s. 6d. Lot 9. Area 4a. 0r. 28p. (subject to survey and any necessary easements disclosed thereby), allotment 21c.

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

THE 34TH SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that at the time and place mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the person whose name is set opposite such place in such Schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

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

Department of Crown Lands and Survey, Melbourne, 18th August, 1954.

SCHEDULE.

COURT HOUSE, COBDEN, Wednesday, 1st September, 1954, at 10 a.m.—L. Reah, Land Officer, Geelong.

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 the Orders in Council hereunder referred to, viz.:-

The following Notices were published 1° on the 18th August, 1954, pursuant to Orders of the 10th August, 1954.

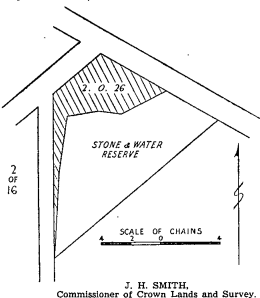
DEVENISH.—The temporary reservation, by Order in Council of the 26th October, 1874, of 5 acres of land in the Parish of Devenish, being part of allotment 24A, as a site for State School purposes, is about to be revoked.—(D.49(5) (Rs.6835).

DONDANGADALE.—The temporary reservation, by Order in Council of the 29th June, 1914, of 2 acres 3 roods 22th perches of land in the Parish of Dondangadale as a site for a State School, is about to be revoked.—(D.196(3) (C.56286).

KARAWINNA.—The temporary reservation, by Order in Council of the 26th August, 1935, of 4 acres 1 rood 35 perches of land in the Township of Karawinna as a site for a State School, is about to be revoked.—(K.213(B1)) (Rs.3419).

WARRENHEIP.—The temporary reservation, by Order in Council of the 14th August, 1871, of 7 acres 3 roods 9 perches of land in the Parish of Warrenhelp, being subdivision 1 of allotment 3 of section 16, as a site for Watering purposes and whence Stone may be procured,

is about to be revoked so far only as the portion containing 2 acres 0 roods 26 perches, indicated by hachure on plan hereunder, is concerned.—(W.8(*) (C.92175).



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

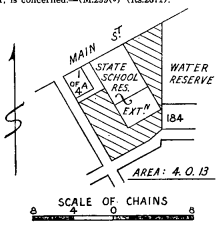
IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to,

The following Notices were published 1° on the 28th July, 1954, pursuant to Orders of the 20th July, 1954.

MOYSTON.—The temporary reservations, by Orders in Council of the 3rd August, 1869, and the 9th July, 1912, of 3 acres of land in the Township of Moyston, as sites for State School purposes, are about to be revoked.—(M.299(*) (Rs.2670).

MOYSTON.—The temporary reservation, by Order in Council of the 8th February, 1869, of 3 acres 2 roods 34 perches of land, being allotments 184a and 184B, in the Parish of Moyston (now in the Township of Moyston), as a site for Watering purposes, is about to be revoked.—(M.299(*) (Rs.4092).

MOYSTON.—The temporary reservation, by Order in Council of the 27th February, 1865, of 51 acres, more or less, of land at Moyston, as a site for Cricket and Recreation, revoked as to part by various Orders, is about to be revoked so far only as the portion containing 4 acres 0 roods 13 perches, indicated by hachure on plan hereunder, is concerned.—(M.299(*) (Rs.2671).



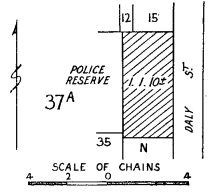
J. H. SMITH, Commissioner of Crown Lands and Survey.

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

N 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 portion of the temporary reservation of land by Order in Council hereunder re-

The following Notice was published 1° on the 11th August, 1954, pursuant to Order of the 3rd August, 1954.

DAYLESFORD.—The temporary reservation, by Order in Council of the 25th November, 1861, of 5 acres 3 roods 18 perches of land at Daylesford, as a site for Police purposes, revoked as to part by various Orders, is about to be revoked so far only as regards the portion containing 1 acre 1 rood 10 perches, more or less, indicated by hachure on plan hereunder.—(D.13(3) (Rs.5887).



J. H. SMITH, Commissioner of Crown Lands and Survey.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "ANGLESEA MARINE AND RIVER FRONTAGES AND RECREATION RESERVE."

WHEREAS by section 181 of the Land Act 1928, as reenacted by section 9 of the Land Act 1941, power is
given to the Board of Land and Works to make Regulations in respect 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 lands in the
Parishes of Ian Juc and Angahouk at Anglesea as are inregulations in respect of the reserved Crown fands in the Parishes of Jan Juc and Angahook at Anglesea as are indicated in red colour on plan marked J.14.1.1941, attached to Lands Department correspondence C.74086, and known as the "Anglesea Marine and River Frontages and Recreation Reserve" (hereinafter referred to as the "Reserves"):—

REGULATIONS.

- 1. No person shall enter or remain on the Reserves who may offend against decency as regards dress, language, or conduct.
- 2. No person shall bathe from the Reserves unless decently attired in a suitable bathing costume.
- No person shall enter or leave the Reserves except by means of the ramps or other openings provided, and no person shall climb the cliffs in the Reserves.
- 4. No person shall damage or interfere in any way with the trees, shrubs, marram grass, or flowers in the Reserves.
- 5. No person shall in any way injure any of the buildings, fences, or seats in the Reserves, nor leave or deposit any glass, paper, or rubbish in the Reserves.
- No person shall remove from the Reserves any gravel, stone, shellgrit, sand, or loam.
- 7. No person shall cut, saw, dig, move, or displace any tree, bough, live or dead timber, wood or other material which may be in or around the Reserves, without the consent, in writing, of the Committee of Management.
- 8. No person shall commit a nuisance in any public or private bathing-box, boat-shed, or other building or erection on the Reserves.
- 9. No person shall carry or discharge firearms or airguns in the Reserves

- *10. No person shall shoot, trap, or destroy any birds or native game within the Reserves.
- 11. No person shall bring into the Reserves any cattle, horses, sheep, or other animals without the permission, in writing, of the Committee of Management first obtained
- 12. (i) No person, without the consent, in writing, of the Committee of Management, shall cause or suffer, or knowingly permit any dog belonging to him, or in his charge, to enter or remain in the Reserves, unless such dog be and continues to be under proper control on a chain, cord, or leash, and be effectively restrained from causing annoyance to any person, or from damaging or interfering in any way with the property of the said Committee of Management, or bring into the Reserves any dog for training or exercising for coursing, or other purposes of sport.

 (ii) Any dog found in the Reserves except as provided
- oses of sport.

 (ii) Any dog found in the Reserves, except as provided in these Regulations, shall be liable to be seized and/or destroyed by the Committee of Management, and the owner or any person having the custody of any dog so found shall be guilty of an offence against these Regulations, and may be required to make compensation for any damage done to the property of the said Committee of Management by such dog.
- 13. (a) No person shall drive on to the Reserves or park thereon any motor car or other vehicle except at such places as are set apart for this purpose by the Committee of Management.
- (b) No person shall drive a motor cycle, motor car, bicycle, or other vehicle on the sands of the beach without the permission, in writing, of the Committee of Management first obtained.
- 14. No person shall park or leave any motor or other vehicle on any part of the Reserves except in an area set apart for the purpose by the Committee of Management.
- 15. No persons, except labourers and workmen employed in the Reserves and authorized officers of the Committee of Management, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.
- 16. The Committee of Management may set apart portion of the Reserves as and for the purposes of a children's playground.
- 17. No person shall drive or park a motor vehicle of any kind within 25 yards of the children's playground.
- 18. No person above the age of fourteen years shall use, play with, or damage any of the swings, fixtures, or other equipment erected or provided in the children's playground.
- 19. No person shall leave or deposit any fish or fish offal on the Reserves. $\label{eq:condition} % \begin{array}{c} \left(\frac{1}{2} \frac{1}{2} \right) & \left(\frac{1}{2} \frac{1}{2} \frac{1}{2} \right) & \left(\frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \right) & \left(\frac{1}{2} -$
 - 20. No person shall, in the Reserves-
 - (a) light or use fires save in fire-places which may be provided by the Committee of Management, except by special permission or direction of the Committee of Management;
 - (b) break glass of any kind; and
 - (c) deposit or leave any bottle, glass, tin can, orange peel, waste paper, garbage, or litter of any kind, except in a receptacle provided for that purpose by the Committee of Management.
- 21. No person shall on any portion of the Reserves cause or permit any outcry, sound, or noise to be omitted from an amplifier, loud-speaker, public address system or like instrument without first obtaining the written permission of the Committee of Management, and such permission may be granted subject to such terms, conditions, and restrictions as may be imposed by the Committee of Management.
- 22. No person shall play or perform in any band or deliver or read any public speech, prayer, or address of any kind, sing any song, or enter into any public discussion on the Reserves without the permission of the Committee of Management first obtained.
- 23. No person shall bet publicly on any part of the Reserves, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserves.
- 24. No person shall erect in the Reserves any building, booth or other structure for the purpose of offering for sale any article, without the permission, in writing, of the Committee of Management first obtained.
- 25. No person shall take part in any public entertainment of any sort in the Reserves without the permission, in writing, of the Committee of Management first obtained.

- [•] 26. No person shall play, practise, or engage in any organized game or sport within the Reserves, unless by consent of the Committee of Management.
- 27. No person shall erect any bathing box, boat-house, shed, or any other building, structure, or erection or booth on any site on the Reserves without the permission, in writing, of the Committee of Management first obtained, and such permission may be granted subject to such terms, fees, and conditions as may be deemed reasonable and advisable by the Committee of Management consistent with these Regulations, but no person shall use or cause to be used or knowingly permit to be used any such bathing box, boat-house, shed or any other building, structure, or erection or booth for residential purposes.
- 28. If the owner of any bathing box, boat-house, shed, or any other building, structure, erection, or booth erected on any site on the Reserves neglects for a period exceeding twelve months to pay to the Committee of Management the fee payable in respect thereof prescribed pursuant to the last preceding sub-section, then and in any such case it shall be lawful for the Committee of Management in such manner as it thinks fit to sell such bathing box, boathouse, shed, or other building, structure, erection, or booth, and to recover from the proceeds of such sale the arrears of rent and the costs and expenses of such sale.
- 29. The Committee of Management shall have full power to order the removal from the Reserves of any bathing box, boat-house, shed, or any other building, structure, erection, or booth which has been placed, erected, or established without its consent, or which has not been properly erected or properly painted, or which in its opinion has not been satisfactorily maintained or kept in repair, or in respect of which the term of permission for the use of the site has expired or the permission to use the site for a building or buildings has expired or been withdrawn.
- 30. No person shall neglect or refuse to remove any bathing box, boat-house, shed, or other building, structure, erection, or booth erected or placed by him on any site in or on the Reserves within fourteen (14) days after the Committee of Management has sent by registered post to his last known address, a notice requiring such person to remove such bathing box, boat-house, shed, or any other building, structure, erection, or booth. Such notice may be signed by either the chairman or secretary for the time being of the said Committee of Management.
- 31. In the event of any such neglect or refusal as above-mentioned continuing after the expiration of the said fourteen (14) days, the Committee of Management may pull down and/or remove, and/or sell such bathing box, boat-house, shed, or any other building, structure, erection, or booth, and recover the costs and expenses thereof from the person so neglecting or refusing to remove the same but without prejudice to proceedings by way of information for breach of these Regulations being taken against such person so neglecting or refusing.
- 32. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, sports, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure or anything contained therein during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations, and by any order given by the Committee of Management.
- 33. No person shall offer for sale any article within the Reserves or within any structure thereon, without the permission of the Committee of Management first obtained
- 34. No person shall drive or ride any animal or motor vehicle within the Reserves in a manner likely to cause injury to any person.
- 35. All persons using any conveniences provided on the Reserves by the Committee of Management shall, on demand, pay to such Committee a fee which shall from time to time be indicated.
- 36. No person shall use the water closets or urinals in the Reserves or any portion of such water closets or urinals for any purpose other than that for which the same are constructed.
- 37. The Committee of Management may set apart a portion or portions of the Reserves as and for the purpose of a camping area, and may fix and collect fees or other charges for entering and use of any such area.

38. No person shall camp or erect any tent or other structure on any site on any portion of the Reserves, except on such portion or portions thereof as may be specially set apart for the purpose by the Committee of Management, and then only with the consent, in writing, of such Committee and on payment of such fees and subject to such conditions as such Committee may determine.

39. Any person entering a structure, tent, or shelter or parking a caravan in any camping area shall abide by such directions as may be given by the Committee of Management or its duly appointed officer.

- 40. No person, other than a person desirous of holidaying on any area set apart for camping in the Reserves, shall bring a caravan therein or erect a tent thereon, and then only for a period of not more than four weeks at any one time, nor shall any person sublet such caravan, such tent, or a camping site.
- 41. The person to whom permission is issued by the Committee of Management or its authorized officer, to use a site in a camping area shall be deemed to be the person who erected on such site any structure, tent, or shelter, or who parked a caravan pursuant to such permission, and such person shall keep the site thus occupied in such camping area in a clean, sanitary, and tidy condition, and before vacating such site shall collect and place in the receptacle provided for the purpose all refuse, litter, or garbage from the site.
- 42. Any permission issued by the Committee of Management or its authorized officer to a person for use of a camping area may be cancelled or withdrawn by such Committee or its authorized officer, and subsequent to such cancellation or withdrawal a proportionate refund of any fees or charges paid in advance shall be refunded, and such Committee or its authorized officer at its or his discretion may deduct and retain from any such proportionate refund a sum as it or he determines will be necessary to clear up and put in order the site vacated.
- 43. Every person holding or purporting to hold any receipt or permission in writing issued by the Committee of Management shall, on demand by any member of the Committee of Management or the properly appointed servant of such Committee of Management or any member of the Police Force, or any bailiff of Crown lands, produce such receipt or permission in writing.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions 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 (£5) 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 (£10).

The common seal of the Board of Land and Works was hereunto affixed this thirteenth day of August, 1954, in the presence of—

(SEAL

J. H. SMITH, President. W. T. LONG, Member.

The Reserves have been placed under the control of a Committee of Management with power and authority to enforce the foregoing Regulations.—(Corres. C.74086.)

AMENDMENT OF REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "LAKE RESERVE," AT STAWELL.

RESERVE," AT STAWELL.

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby amend the Regulations made by it on the 3rd May, 1949, in respect of the land in the Township of Stawell, Parish of Stawell, temporarily reserved by Orders in Council of 20th June, 1905, and 18th January, 1949, as a site for Public Gardens and the additional purpose of Public Recreation and Tourist Camp, and known as the "Lake Reserve," at Stawell, by adding to Regulation No. 11 of such Regulations the words "without having first obtained, in writing, the consent of the Council of the Borough of Stawell."—(Rs.5020.)

The common seal of the Board of Land and Works was hereunto affixed this thirteenth day of August, 1954, in the presence of—

(SEAL)

J. H. SMITH, President. W. T. LONG, Member. AMENDMENT OF REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "ST. ALBANS RECREATION RESERVE."

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby amend the Regulations made by it on the 20th February, 1931, in respect of the land permanently reserved by Order in Council of the 10th of April, 1922, as a site for Public Park and Recreation purposes in the City of Geelong, and known as the "St. Albans Recreation Reserve," by adding after Regulation No. 12 of such Regulations the words "without the permission, in writing, of the Committee of Management first had and obtained."—(Rs.2447.)

The common seal of the Board of Land and Works was hereunto affixed this thirteenth day of August, 1954, in the presence of—

(SEAL

J. H. SMITH, President. W. T. LONG, Member.

AMENDMENT OF REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC RECREATION KNOWN AS THE "CENTRAL PARK," IN THE BOROUGH, OF STAWELL.

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby amend the Regulations made by it on the 22nd February, 1926, in respect of the Reserve for Public Recreation known as the "Central Park," Borough of Stawell, by adding after Regulation No. 9 of such Regulations the words "without first having obtained, in writing, the consent of the Council of the Borough of Stawell."—(Rs.2088.)

The common seal of the Board of Land and Works was hereunto affixed this thirteenth day of August, 1954, in the presence of—

(SEAL)

J. H. SMITH, President. W. T. LONG, Member.

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:—

"SHAKESPEARE GROVE RESERVE," ST. KILDA.

The Council of the City of St. Kilda as a Committee of Management of the land in the Parish of Melbourne South, at St. Kilda, temporarily reserved by Order in Council of 27th July, 1954, as a site for Plantation, Gardens, Recreational purposes for Elderly People and for Underground Drainage purposes, and known as the "Shakespeare Grove Reserve."—(Corres. Rs.7274.)

"BRIM RECREATION RESERVE."

Ralph Edward Crisp, Thomas Lindsay Earl, William Joseph Harrop, Kenneth Frank King, Dudley Henry Witney, Keith Neil McLennan, and Edward Henry Crisp as a Committee of Management for a period of three (3) years from 10th August, 1954, of the land temporarily reserved by Orders in Council dated 18th March, 1902, 6th July, 1915, and 28th March, 1928, for Public Recreation in the Township of Brim, and known as the "Brim Recreation Reserve."—(Corres. Rs.2176.)

"DIMBOOLA RESERVE" FOR THE PROTECTION OF NATIVE FLORA AND FAUNA.

Mary Anderson, Eric Thomas Muir, and Florence Ellen Muir (for a period of three (3) years), and William John Howland, Percival Conrad Pilmore, and William Henry Bond (for so long as they continue to be councillors and the elect of the Council of the Shire of Dimboola) as a Committee of Management of the land temporarily reserved by Order in Council dated the 24th February, 1947, as a site for the Protection of Native Flora and Fauna in the Parish of Dimboola.—(Corres. Rs.5931.)

"Bulga Public Hall Reserve."

John W. Anderson, John Woodburne, Martin O'Conner, John W. Anderson, John Woodburne, Martin O'Conner, Michael Kevin Kelly, and Alfred Percival Currie as a Committee of Management for a period of three (3) years from 4th August, 1954, of the land temporarily reserved by Order in Council dated the 21st October, 1902, as a site for Public purposes in the Parish of Woorinen, and known as the "Bulga Public Hall Reserve."—(Corres. Rs.3639.)

"Invertoch Foreshore Reserve." and "Point Smythe Reserve."

RESERVE."

William Edward Ramsey, Richard Stockdale, William Henley Tucker, William Charles Robert Brown, Richard Eric Stockdale, Harold Percy St. Clair, and James Duncan Grindlay as a Committee of Management for a period of three (3) years from 1st August, 1954, of such portion of the Reserve for Public purposes in the Parish of Kirrak as is indicated by pink and red tints of the plans marked K/6.10.33 and B/28.1.1941 respectively with Lands Department correspondence Rs.771 of the area temporarily reserved on the 16th July, 1946, and of the abutting permanent reserve for Public purposes in the Parish of Drumdlemara as is indicated by pink tint on plan marked H/16.7.46 with Lands Department correspondence Rs.711, all of which lands are together known as the "Inverloch Foreshore Reserve"; also of the area in the Parish of Tarwin temporarily reserved by Order in Council of the 21st December, 1910, as a site for a Public Park, and of that area of foreshore reserve along Bass Strait and Anderson's Inlet between high water mark and the aforesaid Public Park Reserve, both of which areas are together known as the "Point Smythe Reserve."—(Corres. Rs.771, 2634.)

"RIVERSDALE PUBLIC HALL RESERVE," HOUSHAM.

Jack Gordon Rogerson, Richard Walter Ellis. Eric John Jack Gordon Rogerson, Richard Walter Ellis. Eric John Robson, James Crowley, A. L. Baudinette, A. J. R. Easson, and Stanley Rowland Brown as the Committee of Management for the period of three (3) years from the 2nd August, 1954, of the land temporarily reserved by Order in Council dated 21st December, 1925, as 9 site for a Public Hall in the Parish of Horsham, and known as the "Riverside Public Hall Reserve."—(Corres. Rs.3231.)

"LORNE PUBLIC HALL AND FREE LIBRARY RESERVE."

John Neville Graham, Lindsay G. Fletcher, Harry Joseph Young, Herbort N. Hughes, David O'Neil, Ronald Clifford Greenfield, Helen M. Hughes, William R. Greenfield, C. Armistead, Garnet Dent, and Ernest Edward Clarke as a Committee of Management for a period of three (3) years from 28th July, 1954, of the land permanently reserved by Order in Council dated the 19th December, 1898, as a site for a Public Hall and Free Library in the Township of Lorne, and known as the "Lorne Public Hall and Free Library Reserve."—(Corres. RS.1122.)

"PELLUEBLA RECREATION RESERVE."

Adam Campbell Spring, Edward M. Carty, R. J. Ryan, Martin Thomas Darcy, and Rex Douglas Langford as a Committee of Management for a period of three (3) years from the 19th July, 1954, of the land temporarily reserved by Order in Council dated 22nd November, 1886, as a site for a Racecourse and other purposes of Public Recreation in the Town of Pelluebla, and known as "Pelluebla Recreation Reserve."—(Gorres. Rs.5376.)

"PANTON HILL RECREATION RESERVE."

"PANTON HILL RECREATION RESERVE."

Alan Norman Howard, Albert Barber, Robert Cracknell, Frederick Norman Bartlett, William George Conder, Ernest William Mathews. Arthur Edwin Cracknell, Aubrey Harold Passoe, Frank William Smith, Eric Dudley Butler, Arthur Lee, and Reginald Wilfred Howard as a Committee of Management for a period of three (3) years from 23rd July, 1954, of the land temporarily reserved as a site for Cricket Ground and other purposes of Public Recreation in the Township of Kingstown (Panton Hill), and known as the "Panton Hill Recreation Reserve."—(Corres. Rs.443.)

"GORAE WEST PUBLIC HALL RESERVE."

Alfred John Hedditch, Roy Hutchinson, Douglas Alexander Quayle, Benjamin Charles Amor, Robert Sefton Ryan, Ernest James Antony, and George Gilbert Bryant as a Committee of Management for a period of three (3) years from 1st July, 1954, of the land in the Parish of Mouzie temporarily reserved as a site for a Public Hall by Order in Council dated 22nd June, 1954, and known as the "Gorae West Public Hall Reserve."—(Corres. Rs.7273.)

"KOROIT MECHANICS' INSTITUTE, TEMPERANCE HALL, AND FREE LIBRARY RESERVE."

Martin Carroll, James L. Corbett, James Primmer, Nathan Clyde Gibson, Roderick Waterson, John Wilkinson, and Martin Joseph Bourke as a Committee of Management for a period of three (3) years from 7th July, 1954, of the land temporarily reserved by Orders in Council of the 7th March, 1870, and 3rd September, 1883, and 22nd September, 1884, as a site for a Mechanics' Institute, Temperance Hall, and Free Library in the Town of Koroit.—(Corres. Rs.3291.)

"NORTH HARCOURT RECREATION RESERVE."

Thomas John Ellis, Clifford Gordon Leversha, William Leversha, Robert John Comini for a period of three (3) years, and Thomas John Ottrey, Norman Evelyn George Talbot and Albert Edwin Wood for so long only as they continue to be councillors and the elect of the Shire of Maldon as the Committee of Management of the land temporarily reserved by Orders in Council dated the 10th January, 1924, and the 24th December, 1935, as sites for Public Recreation in the Parish of Harcourt, and known as the "North Harcourt Recreation Reserve."--(Corres. Rs.2877.)

"NAVARRE RACECOURSE RESERVE."

Hector Leslie Bibby, Raymond Ralph Stamp Bibby, Laurence Alexander Hannett, Geoffrey J. Bibby, Francis Henry Seeary, Jack Bibby, and Albert Frederick Porter as the Committee of Management for a period of three (3) years from 25th July, 1954, of the land temporarily reserved by Order in Council dated the 24th December. 1866, as a site for Racing and General Recreation purposes at Navarre, and known as the "Navarre Racecourse Reserve."—(Corres. Rs.1388.)

"RYTON MECHANICS HALL AND RECREATION RESERVES."

Charles Henry Cottrell, Roy Edward Lee, Albert Edward Burge, Arthur Birrill Campbell, Cyril Edwin Hunt, Dorothy Rose Rennie, and Alice Kathleen Rennie as a Committee of Management for a period of three (3) years from 6th August, 1954, of the land in the Parish of Wonyip temporarily reserved as a site for a Public Hall, and of the remaining portion of the land in the said parish temporarily reserved as a site for Public Recreation by Orders in Council dated 22nd September, 1908, and known as the "Ryton Mechanics Hall and Recreation Reserves."-(Corres. Rs.7288, Rs.7289.)

"ORFORD RECREATION AND PUBLIC HALL RESERVES."

Vivian Jacobsen, Edward B. Hockley, Edmond Smyth, George Trigger, and James J. Fry as a Committee of Management for a period of three (3) years of the reserved lands indicated in red and blue tints on plan marked O/25.1.1941, attached to Lands Department Correspondence Rs.5056, together with the land temporarily reserved by Order in Council dated the 30th July, 1900, as a site for a Mechanics' Institute and Public Hall in the Town of Orford, Parish of Broadwater, and known as the "Orford Recreation and Public Hall Reserves."-(Corres. Rs.5056, Rs.5500.)

"PANTON HILL PUBLIC HALL RESERVE."

Alan Norman Howard, Albert Barber, Robert Cracknell, Frederick Norman Bartlett, William George Conder. Ernest William Mathews, Arthur Edwin Cracknell, Aubrey Harold Pascoe, Frank William Smith, Eric Dudley Butler, Arthur Lee, and Reginald Wilfred Howard as a Committee of Management for a period of three (3) years from 23rd July, 1954, of the land temporarily reserved by Order in Council dated the 20th December, 1900, as a site for a Mechanics' Institute and Free Library in the Township of Kingstown, Panton Hill, and known as the "Panton Hill Public Hall Reserve."-(Corres. Rs.2485.)

"YAAPEET RECREATION RESERVE."

William Foy Segrave, Keith William Mathews, Allan Charles Cowan, Jack Allan Fisher, Stanley Frederick Fisher, Lancelot Claude Fisher, Robert Ernest Gosling, John Henry Harberger, Eric Maxwell Sleep, and Michael Francis Dillon as a Committee of Management for a period of three (3) years from 10th August, 1954, of the land temporarily reserved by Order in Council dated the 22nd June, 1915, as a site for Public Recreation in the Parish of Yaapeet, and known as the "Yaapeet Recreation Reserve."—(Corres. Rs.1057.)

"SCOTT'S CREEK RECREATION RESERVE."

Frank Stephen Arnold, Robert John Hovenden, Eugene Michael McMeel, Ian Earle Barr, and John Vincent Shepherd as a Committee of Management for a period of three years from 10th June, 1954, of the areas in the Parish and Township of Cooriejong temporarily reserved as sites for Public Recreation by Orders in Council dated 6th April, 1948, and 24th August, 1948, and together known as the "Scott's Creek Recreation Reserve."—(Corres. Rs.4387.)

In witness whereof the common seal of the Board of
Land and Works was hereunto affixed this
thirteenth day of August, One thousand nine
hundred and fifty-four, in the presence of—

(SEAL)

J. H. SMITH, President.W. T. LONG, Member.

LAND AVAILABLE UNDER THE SOLDIER SETTLEMENT ACTS.

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

Any discharged serviceman who has applied to the Commission on or before the 18th August, 1954, for classification in the required class of primary production for which the holding is made available and whose application has been accepted but not necessarily finalized, or any discharged serviceman who has been classified as suitable in such class of primary production may apply on the prescribed form for settlement on the holding.

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 this holding is the 6th September; 1954, 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, 16th August, 1954.

SCHEDULE OF ALLOTMENTS.

PORTION OF "GNARPURT" ESTATE.

Parish of Struan.—County of Hampden.

Suitable for Grazing (Sheep).

Lot Number on Plan of Subdivision.	Агев.
	A. E. P.
4	802 0 0

TENDERS .- PUBLIC WORKS DEPARTMENT.

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 exceeding £500	not 5
For contract amounts exceeding £500 and exceeding £1,000	not 10
For contract amounts exceeding £1,0001 per confider	ent 500 (maximum deposit)

24th August, 1954.

Balmoral.—Alterations and additions to existing buildings, Group School. (W.O., Hamilton, Horsham; Group School, Balmoral.)

Bentleigh West.—Purchase and removal of old house and garage (situated on school site), S.S. 4318. (S.S., Bentleigh West.)

Braybrook.--Central heating system, S.S. 1102.

Carlton,—Erection of fire-escape stairs, Teachers' College Hostel, 88, 90, and 92 Victoria-street.

Casterton.—Additional office and repairs to residence, P.S. (W.O., Hamilton; P.S., Casterton.)

Daylesford.—Remodelling, renovations, &c., P.S. (W.O., Kyneton; P.S., Daylesford.)

Dookie.—Construction of main sewer line, &c., Agricultural College. (W.O., Shepparton; Agricultural College, Dookie.)

Framlingham.—Purchase and removal of timber cottage and out-building, Aboriginal Reserve. (W.O., Warrnambool.)

Geelong North.—Additional out-offices and drinking facilities, S.S. No. 1889. (W.O., Geelong.)

Glenferrie.—Electrical installation in additional classrooms, Swinburne T.S. $\,$

Katamatite.—Erection of residence, station, and outbuildings, P.S. (W.O., Benalla; P.S., Katamatite.) (Amended specification.)

 $\begin{array}{lll} & \text{Korumburra.} \\ & -\text{Electrical} & \text{installation,} & \text{H.S.} & \text{(W.O.,} \\ & \text{Korumburra.)} \end{array}$

Leongatha.—Electrical installation in new and existing buildings, H.S. (H.S., Leongatha; W.O., Korumburra.)

Montague.—Erection of three fixed partitions, alterations, and additions to three (3) classrooms, S.S. 2784. (Montague Special School.)

Mont Park.—Supply and installation of coal-handling plant in the laundry boiler house, Mental Hospital.

Royal Park.—Supply and installation of stainless-steel benches and other equipment, Meal Service Units, Male Acute Ward, Mental Hospital.

St. Kilda.—Supply and delivery of spalls, Breakwater, Department of Public Works.

Various.—Supply and delivery of six (6) double-drum friction winches, 2-tons capacity with petrol or compression ignition prime movers, Marine Plant, Public Works Department.

Wangaratta.—Renewal of non-party fencing, T.S. (W.O., Wangaratta.)

Wangaratta.—Repairs and painting to residence, 53 Harper-street, H.S. (W.O., Wangaratta.)

Warracknabeal.—Erection of storage shed, Public Works Department. (W.O., Warracknabeal.)

31st August, 1954.

Alexandra.—Removal of large pine tree and roots. Removal and replacement of two sheds, W.B. Higher Elementary School. (W.O., Alexandra; S.S., Alexandra.)

 ${\bf Ararat.-\!Purchase} \ \ {\bf and} \ \ {\bf removal} \ \ {\bf of} \ \ {\bf approximately} \ \ {\bf 40} \ \ {\bf cubic} \ \ {\bf feet} \ \ {\bf refrigeration} \ \ {\bf cabinet} \ \ {\bf and} \ \ {\bf unit}, \ \ {\bf Mental} \ \ {\bf Hospital}.$

Birchip.—External and internal repairs, Court House. (W.O., Warracknabeal; P.S., Hopetoun; Court House, Birchip.)

Burnley.—New brick Insectary Building, Burnley Gardens.

California Gully.—General repairs and painting, S.S. No. 123. (W.O., Bendigo; S.S., California Gully.) (Amended specification.)

Casterton.—Provision of a staff room and skylights to the class-room No. 3, S.S. No. 2058. (W.O., Hamilton; S.S., Casterton.)

Creswick North.—Erection of new out-offices, S.S. No. 2041. (W.O., Ballarat; S.S., Creswick North.)

Currawa.—Laying of sewer drains, &c., school and residence, S.S. No. 3907. (W.O., Shepparton; S.S., Currawa.)

Diapur.—Renewal of fencing to residence, S.S. No. 2826. (W.O., Horsham; S.S., Diapur.) (Amended specification.)

Echuca.—Extensions and alterations, repairs and painting, H.S. (W.O., Shepparton, Bendigo; H.S., Echuca.)

French Island.—Electrical services for recreation and library building, Penal and Gaols. (W.O., Korumburra.)

Geelong East.—Painting and renovations to residence, 88 Ormond-road, S.s. No. 4398. (W.O., Geelong.)

Jancourt.—Additional bedroom, teacher's residence, S.S. No. 2756. (W.O., Camperdown; S.S., Jancourt.) (Amended specification.)

Larundel.—Erection of brick residence for Medical Superintendent, Mental Hospital.

Melbourne.—Attention to steel windows, Centenary Hall, State Rivers and Water Supply Commission.

Numurkah.—Septic tank installation to P.S. and Soldier Settlement Commission Offices. (P.S., Numurkah; W.O., Shepparton.)

Panmure.—Septic tank installation, S.S. No. 1079. (W.O., Warrnambool; S.S., Panmure.)

Port Melbourne.—Purchase and removal of building No. 4, Emergency Hutments, Swallow-street.

Rainbow.—Repairs and external painting to residence in Cust-street, S.S. No. 3313, residence. (W.O., Warracknabeal; S.S., Rainbow.)

St. Arnaud.—Repairs, renewals, and paintings, H.S. (W.O., Maryborough; P.S., Donald; H.S., St. Arnaud.)

Seaford.—Electrical installation in existing school buildings, S.S. No. 3835.

Stanhope.—Repairs and painting, P.S. (W.O., Bendigo, Shepparton; P.S., Stanhope.)

Swan Hill.—Erection of two class-rooms in light timber construction, H.S. (W.O., Swan Hill; H.S., Swan Hill.)

Swan Hill.—Electrical installation in additional class-rooms, H.S. (W.O., Swan Hill; H.S., Swan Hill.)

 $\label{eq:continuous} \begin{tabular}{ll} Tarnagulla.—Additions and renovations, P.S. & (W.O., Maryborough; P.S., Tarnagulla.) \end{tabular}$

Traynor's Lagoon.—Repairs and painting to school and out-buildings, S.S. No. 1832. (W.O., Maryborough; S.S., Traynor's Lagoon.)

Yarrawonga.—Purchase and removal of some old school buildings, H.S. (W.O., Benalla; H.S., Yarrawonga.)

Yarrawonga.—Repairs to the residence, P.S. (W.O., Benalla; P.S., Yarrawonga.)

7th September, 1954.

Bendigo.—Additional story to Civic Building, Municipal Library. (W.O., Bendigo.) $\,$

Bendigo.—Conversion of building into two flats, residence, Pleasant Vale, Teachers' College. (W.O., Bendigo.)

Cabbage Tree.—Erection of timber residence and outbuildings, S.S. No. 3812. (W.O., Bairnsdale; P.S., Orbost; S.S. Cabbage Tree.)

Carlton.—Erection of a garage and sleepout, &c., care-taker's quarters, 517 Drummond-street.

. Coburg.—Improved water supply, S.S. No. 484. (S.S., Coburg.) $\label{eq:coburg}$

Cohuna.—Fencing repairs and renewals, Consolidated School. (W.O., Bendigo; Consolidated School, Cohuna.)

Corio.—Additions and renovations to residence, S.S. No. 124. (W.O., Geelong; S.S., Corio.)

Flemington.—Internal repairs and renovations to Junior Ward, Travancore Developmental Centre.

Geelong.—Front fence, wire mesh, gates, concrete curbing, H.S. (W.O., Geelong; H.S., Geelong.)

Geelong.—Alterations to fume exhaust systems, new workshop block, Gordon Institute of Technology. (W.O., Geelong.)

Hamilton.—Removal of recreation hall from Rocklands to Hamilton H.S., and re-erection, H.S. (W.O., Hamilton; H.S., Hamilton.)

Koonung Heights.—Erection of No. 2 shelter pavilions (32 feet \times 16 feet each), S.S. No. 4727.

Leongatha.—Alterations and additions, H.S. (W.O., Korumburra; H.S., Leongatha.)

Maffra.—Purchase and removal of two residences at Nos. 7 and 11 Sale-road, Beet Sugar Factory. (W.O., Bairnsdale; P.S., Maffra.)

Maffra.—Repairs and painting to residence, 22 McMillan-street, S.S. No. 861. (W.O., Bairnsdale; S.S., Maffra.)

Maryborough.—Alterations to engineering machine shop, repairs and renewals, T.S. (W.O., Maryborough, Bendigo; T.S., Maryborough.)

Melbourne.—Water proofing of lift over-run, Titles Office.

Middle Park.—Renewal of water service, S.S. No. 2815. (S.S., Middle Park.)

Nhill.—Erection and completion of a "Bristol" prefabricated domestic and manual arts building, H.S. (W.O., Horsham; H.S., Nhill.)

Nunawading.—Additional out-offices and sewerage installation, S.S. No. 4190. (Amended specification.)

Ouyen.—Conversion of "Smithy" into class-room, H.S. (W.O., Mildura; H.S., Ouyen.)

Prahran.—New timber-framed building for plastering apprentices, T.S. (T.S., Prahran.)

South Melbourne.—Painting and renovations to sergeant's quarters, Police Depot.

Tabilk.—Repairs and painting to school and residence, S.S. No. 951. (W.O., Alexandra; S.S., Tabilk.)

Tatura.—Supply and installation of a hard fuel hotwater service at staff quarters, Research Station. (W.O., Bendigo, Shepparton; P.S., Echuca.)

14th September, 1954.

Coburg North.—Improved water supply and additional drinking troughs, S.S. No. 4543. (S.S., Coburg North.)

Eltham.—Various works and internal painting and new folding door partition, S.S. No. 209. (S.S., Eltham.) (Amended specification.)

 $\label{thm:commutation} \mbox{Heatherton.} \mbox{$-$Dark room and alterations to Administration Building, Sanatorium.}$

Ivanhoe East.—Repairs and painting, S.S. No. 4386. (Amended specification.)

Mulgrave.—New boundary fencing of park rail and post and wire construction, S.S. No. 2172. (S.S., Mulgrave.)

Preston.—Improved water supply, S.S. No. 1494. (S.S., Preston.)

Sandringham East.—Repairs, painting, school and residence, S.S. No. 4429. (Amended specification.)

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, 17th August, 1954.

PUBLIC SERVICE NOTICES.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 1st September, 1954, from persons employed in the Public Service of Victoria, who are eligible and qualified, for employment in the under-mentioned positions:—

ADMINISTRATIVE DIVISION.

Clerk, Class "C," Taxation (Land Tax) Branch, Department of Treasurer.

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

Duties.—To act as teller for the receipt of Probate Duty, Land Tax, and Entertainments Tax.

Qualifications.—To possess the ability to handle moneys and to be experienced in the operation of a multiple cash register; to have a good know-ledge of the Land Tax Act and Regulations thereunder.

PROFESSIONAL DIVISION.

Assistant Engineer, Classes "C"-"C2," Department of Public Works.

Yearly Salary.-£520, minimum; £806, maximum. (Commencing salary according to experience.)

Duties.—To prepare, under direction, plans, specifications, and estimates of electrical installations and service of all types of buildings.

Qualifications.—To have completed a Technical School
Diploma course in Electrical Engineering, to
possess a knowledge of the design and layout of
light and power installations, and to have had
drawing office experience.

Assistant Publications and Information Officer, Soil Conservation Authority, Class "C," Department of Premier.

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

Duties.-To assist in the preparation of articles and ies.—To assist in the preparation of articles and pamphlets on soil conservation, and to handle their distribution. To assist in the preparation of films and the organization of field days and competitions. To assist in the control and maintenance of the library and, in the absence of the Publications and Information Officer, to perform his duties his duties.

Qualifications.-To have aptitude and experience in "the preparation of material for publication, and in the preparation of film scripts, a knowledge of library technique, and to hold the School Leaving Certificate.

Draughtsman, Class "C," Department of Public Works.

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

Duties.—To prepare preliminary sketches, contract plans, details, and specifications for modern

Qualifications.—To be a suitably qualified draughts-man, competent to prepare working drawings, details, and specifications for departmental struc-tures and institutional buildings.

Regional Engineer, Classes "C"-"C2," Department of State Forests.

rly Salary.—£572, minimum; £806, maximum— graduates. £520, minimum; £806, maximum— diplomates. (Commencing salary in accordance Yearly Salary .with experience.)

Duties.—To be responsible within the region for the planning of transportation systems, investigations, locations, surveys (some design) to required standards from basic information supplied by Forest Officers; to design associated engineering structures; to directly supervise engineering projects; to advise Forest Officers on engineering matters, and to supervise activities of Plant Inspectors and/or Mechanics in region.

terday,

©Qualifications.—To possess a University Degree or Diploma in Civil Engineering, and approved field experience, particularly in mountain forest areas.

Occupational Therapist, Class "D1" (Female), Janefield Colony, Mental Hygiene Branch, Department of Health.

Yearly Salary .- £416, minimum; £494, maximum.

Qualifications.—To possess a Diploma of a recognized School of Occupational Therapy, or to be a Member of the Australian Association of Occupational Therapists.

Social Worker, Class "D1" (Female), Travancore Deopmental Centre, Mental Hygiene Branch, Department of Health.

Yearly Salary.-£416, minimum; £494, maximum.

Duties.—To act as a Social Worker to a Psychiatric Clinic for children.

Qualifications.—Diploma of Social Studies of the University of Melbourne or its equivalent.

Draughtsman, Class "D," Soil Conservation Authority, Department of Premier.

Yearly Salary.—£364, minimum; £468, maximum.

Duties.—To prepare plans of erosion control works and to assist generally in the preparation of maps required for soil conservation purposes.

Qualifications.-To have passed-

(a) the School Leaving Examination, including English, Mathematics I., and Mathematics II.; or

(b) the School Intermediate Examination and, in addition, School Leaving English, Mathe-matics I. and II.; or

(c) an equivalent Technical School examination;

(d) to have attained the age of 21 years and to have had draughting training or experience.

TECHNICAL AND GENERAL DIVISION.

Drill Sub-Foreman, Department of Mines. (Two vacancies.)

Yearly Salary,-£430, minimum; £456, maximum.

Duties.-Under the direction of the Foreman, to take charge of the operation of the drill during a shift.

Qualifications.—To have a sound knowledge of drilling practice and the operation of a drilling plant; to be capable of controlling the work of a shift.

Assistant (Male), Grade I., Department of Mines.

Yearly Salary.-£416, minimum; £429, maximum.

Duties .- To act as Departmental Stores Officer. To check accounts when submitted and to keep such records as are required.

Qualifications.—To have a good knowledge of Part V.
of the Public Service (Governor in Council)
Regulations and the General Regulations Respecting Public Accounts. To have had good experience in stores and purchasing work.

Inspector (Female), Children's Welfare Branch, Department of Chief Secretary.

Yearly Salary.-£347, minimum; £386, maximum.

Duties.—To inspect and to report on children and homes under the control and supervision of the Department.

Qualifications.-To be a certificated nurse; to possess injuctions.—10 be a certificated furse; to possess the capacity to investigate and compile accurate and comprehensive reports on matters affecting the health, welfare, and environment of children under the care of the Department; to be competent to impart advice and guidance in the proper care and maintenance of children.

Cook (Male), Grade II., Mental Hygiene Branch, Department of Health.

Sunbury Mental Hospital .. 1 vacancy. Kew Mental Hospital .. 1 vacancy.

Yearly Salary.-£367, minimum; £380, maximum.

Duties.—To assist in preparation, cooking, and serving of meals for patients and staff, and in maintenance of kitchen.

Qualifications.—A knowledge of and experience in large quantity cooking.

Assistant (Female), Grade IV., University High School, Department of Education.

Yearly Salary.—£338, minimum; £351, maximum.

Duties.—Under the Principal, to have charge of the general office; to keep the books of the various departmental and trust accounts; to keep records of scholarship and travelling allowances paid to pupils; to carry out other duties as required.

Qualifications.—To have a good knowledge of bookkeeping and to be a competent typist.

Note.—In addition to the salary rates quoted, a cost of living adjustment (£390 a year for adult males and £293 a year for adult females), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order,

' E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 17th August, 1954.

PUBLIC SERVICE OF VICTORIA.

Speed Tests for Shorthand Writers and Typists (Female).

Preliminary Notice.

 $N^{
m OTICE}$ is hereby given that it is proposed to hold tests at the rates of 100 words a minute and 120 words a minute, pursuant to Public Service (Public Service Board) Regulation 56, on Saturday, the 6th November, 1954.

By order,

E. F. FITZGIBBON,

Secretary.

Officer Recommended for Appointment.

Office of the Public Service Board, Melbourne, 16th August, 1954.

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

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

Office and	omes accommended		••			
Present Classification.	Revised Classification.	Dutles.	Qualifications.	Name.	Classification.	Date of Classi- fication.
Clerk, Class "C"	Class "CI"		TRATIVE DIVISION. OF CROWN LANDS AND SURVEY To have a sound knowledge of the Vermin and Nozious Weeds Act 1949 and the regulations thereunder. To be familiar with the motor trade. To have had experience in conducting negotiations with firms in the motor industry. A mechanical knowledge of motor vehicles and tractors is desirable	Pagon, C. J.	Clerk, Class	25.7.4
!	'		OCTOWAL DIVISION	•	•	,
			SSIONAL DIVISION. ARTMENT OF LAW.			
Stipendiary Magistrate, Grade II., Class "A1" (£1,295- £1,545)	Grade I., Class "AI" (£1,395- £1,595)		As prescribed by Regulation 45 of the Public Service (Public Service Board) Regulations	Brenton, C. E.	Stipendiary Magistrate, Grade II., Class "A1"	26.5.5
		TECHNICAL A	AND GENERAL DIVISION.			
		Departm	ENT OF WATER SUPPLY.			Mi're c
			lant Workshops, Bendigo.	Gillett, H. W.	t Assistant	20 ³ 11.5
Assistant (Male), Grade I.	Assistant (Male), Senior, Grade II.	To be responsible for the receipt and despatch of all stores and mechanical vehicles (including earth moving vehicles and equipment), the classification of all stores, the maintenance of maximum	To possess a thorough knowledge of standard stores accounting procedure, and of earth moving plant, equipment, and other mechanical vehicles and of replacement parts required therefor	omett, 11. w.	(Male), Grade I.	. (91)
		stocks of replacement parts for mechanical and earth moving vehicles, and equip- ment and repair stores items generally, and the orderly and efficient conduct of the main and subsidiary stores				17

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 28th August, 1954. By order,

r, E. F. FITZGIBBON, Secretary,

Office of the Public Service Board, Melbourne, 17th August, 1954.

PRIVATE ADVERTISEMENTS

CITY OF PRESTON.

LOAN No. 34.

NOTICE is hereby given that the Council of the City of Preston intends to borrow, on the credit of the Mayor, Councillors, and Citizens of the said City, the sum of £15,000, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act 1946.

The rate of interest to be named in the debentures shall be ${\tt f4}$ 17s. 6d. per centum per annum.

The money borrowed shall be repayable, together with and including interest, at the Commonwealth Bank of Australia, Melbourne, in half-yearly sums of £710 14s. 2d., on the 1st day of June and the 1st day of December in each year, the loan to have a currency of fifteen years. The first instalment shall be payable on the 1st day of June 1955. June, 1955.

The purposes for which the loan is to be applied shall be as follows:—

Drainage works:

Underground drainage, Angliss-street
Underground drainage, Carroll-street area...
Surface drainage (kerbs and channels),
Plenty-road 13,500 915

£15,000

The loan is to be liquidated by provision out of the municipal fund of the sum of 1710 14s, 2d., including interest, in each half-year during the currency of the loan.

The plans, specifications, and estimates of the cost of the works referred to above, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the Municipal Offices, High-street, Preston.

J. C. DONATH, Town Clerk.

10th August, 1954.

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CITY OF SUNSHINE.

Notice of Intention to Borrow the Sum of Thirty Thousand Pounds (£30,000) for Permanent Works AND UNDERTAKINGS.

TAKE notice that the Council of the City of Sunshine proposes to borrow, on the credit of the Mayor, Councillors, and Citizens of the said City, the sum of Thirty thousand pounds (£30,000), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

The maximum rate of interest to be paid shall be Four pounds seventeen shillings and six pence (£4 17s. 6d.) per centum per annum.

The period of the loan shall be twenty years.

The loan shall be liquidated by 40 half-yearly instalments of £1,182 10s. 10d., which shall cover principal and interest, payable on the 1st day of May and the 1st day of November each year during the currency of the loan, at the National Bank of Australasia Limited, Melbourne, or at the Council's bankers for the time being in Melbourne. bourne.

The permanent works and undertakings upon which such loan is to be expended are:—

Road construction in South-road, Devonshire-

road, and Melon-street Town Hall extensions £19,000 . . 6,500 4,500 Health Centres

Total

The plans and specifications and estimate of cost of the works referred to above, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the Municipal Offices, Hampshireroad, Sunshine.

E. HARGREAVES, Town Clerk.

CITY OF SUNSHINE.

STREET NAMES.

 $N^{\scriptsize otilee}$ is hereby given that the following street has been renamed:—

"Neal-street," at West Sunshine, renamed "Angus-T. W. DEUTSCHMANN, Town Clerk.

CITY OF SUNSHINE.

NOTICE OF INTENTION TO ACQUIRE LAND COMPULSORILY.

WHEREAS the Council of the City of Sunshine deems it expedient to execute the following work or undertaking, namely, the providing of a pleasure ground and place of public resort and recreation within the corporate limits of the said City, for the purpose whereof the exercise of its powers of taking land compulsorily will, in the purpose whereof the exercise of its powers of taking land compulsorily will, in its opinion, be necessary and desirable, notice is hereby given as follows:—

The said Council has caused to be prepared and has approved of such maps, plans, &c., as are necessary showing-

(a) The exact site of such work or undertaking, and the admeasurements thereof.

(b) The name of the owner or reputed owner, lessees or reputed lessees, and occupiers thereof, so far as such names can be ascertained by the Council.

And the said Council doth hereby give notice that the land which it is necessary and desirable to take com-

All that piece or parcel of land containing 36.1 perches, or thereabouts, situate in the Parish of Cutpaw-paw, County of Bourke, being Crown allotments 2 and 3, section 21, and part of Crown allotment 1, section 20x of the said parish, and being lot 17, block C, on plan of subdivision No. 2530, bounded on the west by Hortense-street, on the north by Dalecrescent (formerly the Esplanade), on the east and south by lots 16 and 18 respectively of the said plan of subdivision. The legal estate in the said land is vested in James Shackell, the last known address of whom was Collins-street, Melbourne.

And the said Council doth hereby give further notice that the said control doin letterly give interior notice that the said maps, plans, &c., are deposited at the Municipal Offices, Hampshire-road, Sunshine, and are there open and will remain open for inspection by all persons interested, during office hours, for the space of 40 clear days from the publication of this notice in the Victoria Government Gazette.

The Council hereby requires all persons affected by the proposed work or undertaking to set forth, in writing, addressed to the said Council, or the Town Clerk, within 40 clear days from the publication of this notice as aforesaid, all objections which they may have to the said work or undertaking work or undertaking.

Dated this 16th day of August, 1954.

By order of the Council,

T. W. DEUTSCHMANN, Town Clerk.

Municipal Offices, Sunshine, W.20.

BOROUGH OF PORT FAIRY.

LOAN No. 15.

Notice of Intention to Borrow the Sum of £2,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Borough of Port Fairy proposes to borrow the sum of Two thousand five hundred pounds on the credit of the municipal revenues of the Mayor, Councillors, and Burgesses of the said Borough, 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 purposes for which the loan is to be applied

(a) Contribution towards Government grants allocated for the construction of an infant welfare centre and rest room ...

(b) Purchase of instruments and meters and replacement of obsolete plant and equipment for the Borough of Port Fairy Gas undertaking

£1,500

£1,000

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 £159 8s. 6d. each, including principal and interest, on the 1st day of April and the 1st day of October during the currency of the loan. The first instalment shall be approximately an entire the currency of the loan. first instalment shall be payable on the 1st day of April. 1955.

5. Such moneys shall be repayable at the Australia and New Zealand 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 Town Hall.

F. F. BERKERY, Town Clerk.

SHIRE OF ALEXANDRA. LOAN NO. 9.

Notice of Intention to Borrow the Sum of Four Thousand Pounds (£4,000) for Permanent Works and Undertakings in the Shire of Alexandra.

TAKE notice that the Council of the Shire of Alexandra proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said Shire, the sum of Four thousand pounds (£4,000), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act.

The rate of interest to be paid shall not exceed £4 17s. 6d. per centum per annum.

Such moneys shall be repayable by 40 equal half-yearly instalments, each including principal and interest, by providing such amounts out of the municipal fund, on the 1st day of April and the 1st day of October in each respective year during the currency of the loan.

Such money shall be repayable at Melbourne, at the National Bank of Australasia Limited, or at the Council's bankers for the time being in Melbourne.

The purpose for which the loan is to be applied is-Erection of new Supper Room, Kitchen, and Cloak Rooms at the Alexandra Shire Hall.

The plans, specifications, and estimate of the cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Shire Office, Alexandra.

Dated this 11th day of 1954.

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H. L. POLGLASE, Shire Secretary.

SHIRE OF COHUNA.

LOAN NO. 11.

Notice of Intention to Borrow the Sum of £10,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Cohuna proposes to borrow the sum of £10,000, 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.

- The maximum rate of interest that may be paid is £4 17s. 6d. per centum per annum.
 The purposes for which the loan is to be applied are:—

 - (a) Purchase of seats for the Memorial Hall, Cohuna.
 (b) Erection of two dwellings for officers (including purchase of land, fencing, footpaths, and garages).
- 3. The period of the loan shall be twenty years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund forty (40) equal half-yearly instalments of £394 3s. 7d., each including principal and interest, on the 1st day of March and the 1st day of September during the currency of the loan. The first instalment shall be payable on the 1st day of March, 1955.
- 5. Such moneys shall be repayable at the National Bank of Australasia Limited in Melbourne, or at the Council's bankers for the time being in Leitchville.

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, Cohuna.

370 J. A. CLAREY, Shire Secretary.

SHIRE OF FLINDERS.

ORDER CHANGING NAME OF STREET.

NOTICE is hereby given that the Council of the Shire of Flinders did, on the 4th day of August, 1954, make an Order changing the name of a street as set out hereunder, viz.:—

Old name.—11th-avenue. New name.—Elizabeth-avenue. Situation.—Rosebud West, on plans of subdivision 11991, 12789, 12608, all in the Parish of Wannaeue.

H. H. STRICKLAND, Shire Secretary.

SHIRE OF GISBORNE.

BY-LAW No. 16.

A By-law of the Shire of Gisborne, made under the Local Government Acts and the Police Offences Acts, and numbered 16, for prohibiting the leaving of motor cars adjacent to standpipes, fire hydrants, and fire stations.

IN pursuance of the powers conferred by the Local Governments Acts, the Police Offences Acts, and any

and every other power it thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Gisborne order as follows:

- 1. No person shall leave (whether unattended or not) any motor car within 15 feet of any standpipe or hydrant within the municipal district, except for the purpose and in the course of obtaining water from such standpipe or hydrant.
- 2. No person shall leave (whether unattended or not) any motor car in front of any fire station so as to restrict access in any manner whatever.
- 3. This By-law shall apply to and have expertion throughout the municipal district of the Shire of Gisborne.
- 4. The owner or person apparently in control of any motor car or other vehicle left standing (whether unattended or not) in any street or road shall give morniation with respect to any person (other than the said owner or person apparently in control) who is or was the driver of such motor car or vehicle which may lead to the identification of any person who is leaving or has left such motor car or vehicle such motor of this contravention of this motor car or vehicle so standing in contravention of this By-law.

Resolution adopting this By-law agreed to by the Council on the 6th July, 1953, and confirmed on the 3rd August,

common seal of the President, Councillors, and Ratepayers of the Shire of Gisborne was hereunto affixed, in the presence of—

J. C. LAWSON, President. T. W. F. KENNY, Councillor. K. V. ROBINSON, Shire Secretary.

Approved by the Governor in Council, this 10th day of November, 1953.—A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF GISBORNE.

BY-LAW No. 17.

Adoption of Parts of Provisions of the Fifteenth Schedule of the "Local Government Act 1946."

A By-law of the Shire of Gisborne, made under section 197 of the Local Government Act 1946, and numbered 17, for the purpose of repealing certain By-laws, and adopting certain provisions of the Fifteenth Schedule and other purposes.

IN pursuance of the powers conferred by the Local Government Act 1946, the President. Councillors, and Ratepayers of the Shire of Gisborne order as follows:—

- 1. By-law Nos. 1, 2, 3, 4, 7, and 12 are hereby repealed.
 2. The following provisions of the Fifteenth Schedule of the Local Government Act 1946 shall be and are hereby adopted by the Shire of Gisborne:—

Part I.-Streets and Footways.

- (1) Porticoes and projections, &c., clauses 1 to 7, both inclusive.
- (2) Naming streets and numbering houses, clauses 8 to 11, both inclusive.
- (3) Spouts and drains from houses, &c., clauses 12 to

- (3) Spouts and drains from nouses, &c., clauses 12 to 14, both inclusive.
 (4) Crossings over footways and channels, clauses 15 to 26, both inclusive.
 (5) Deposit or discharge of rubbish, liquid, &c., on streets, &c., clauses 27 and 28.
 (6) Depositing building materials, excavations, &c., clauses 29 to 37, both inclusive.
 (7) Lighting, &c., of obstructions generally, clauses 38 and 39.
- (8) Houses, &c., encroaching on street, &c., clause 40.
 (9) Obstructions, &c., to streets, &c., by cattle, &c., clauses 41, 43 to 45, both inclusive.

Part II.-Waterworks, Drains, &c.

Clauses 1 to 6, both inclusive.

Part IV. (2) .-- Public Gardens.

Clauses 3 to 12, both inclusive.

Part V. (2).—Regulations, &c., of Buildings.

Clauses 1 to 8, both inclusive.

Part VI.-Buildings, &c., for Public Meetings.

Clauses 1 to 4, both inclusive.

Part VII.-Fire Prevention.

Clauses 1 to 7, both inclusive.

Part VIII.—Goats.

Clauses 1 to 8, both inclusive.

Part IX .- Miscellaneous Matters.

Clauses 2 to 5, both inclusive.

Part XI.—Regulation of Proceedings of Council Officers, &c. Clause 1, clauses 3 to 53, both inclusive, and clauses 55

- 3. At every ordinary meeting of the Council the first business thereof shall be the reading and putting a question for the confirmation of the minutes of the proceedings at the preceding meeting or meetings (provided that where copies of the said minutes have been delivered or sent by post or otherwise to the place of abode or to the usual place of business of each councillor prior to such ordinary meeting, the said minutes shall not be read but a question shall be put that such minutes as circulated be confirmed) and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings, and the said minutes of the proceedings at the preceding meeting or meetings shall then be signed as by the said Act required.
- 4. The corporate seal shall not be affixed to any document unless two councillors be present.
- 5. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of Gisborne.

Resolution adopting this By-law agreed to by the Council on the 5th October, 1953, and confirmed on the 2nd November, 1953.

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

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(SEAL)

WILLIAM BRADY, President.
I. L. H. KEMP, Councillor.
K. V. ROBINSON, Shire Secretary.

SHIRE OF GISBORNE.

By-LAW No. 18.

Health Act Registration Fees.

- A By-law of the Shire of Gisborne, made under the Health Act 1928 and any Act amending the same, and numbered 18, for the purpose of prescribing the fees to be charged for the registration of certain premises required under the said Acts to be registered, and for the renewal of such registration, and for the transfer of registration thereof, pursuant to the said Acts.
- IN pursuance of the powers conferred by the Health Act 1928 and any Act amending the same, and by every other Act or power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Gisborne order as follows:—
- 1. By-laws Nos. 9 and 10 of the Shire of Gisborne are hereby repealed.
- 2. The fees to be charged, received, and taken by the Council of the Shire of Gisborne for the registration of the premises described in the Schedule hereto, and for the annual renewals thereof, and for any transfer of such registration respectively, pursuant to the provisions of the Health Acts, shall be as set out in the Schedule hereto.
- 3. Such fees shall be paid to the Shire Secretary by any person making application for such registration, renewals, or transfer respectively.
- 4. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of Gisborne.

SCHEDULE REFERRED TO IN THIS BY-LAW.

(a) For every registration and for every annual renewal of registration of premises:—

Nature of Premises.			Fees Payable		
Offensive trade premises (other than those referred to below)	5	0	0		
Offensive trade premises—piggeries, where the usual number of pigs does not exceed ten Offensive trade premises—piggeries, where the	2	0	0		
usual number of pigs exceed ten	5	0	0		
Offensive trade premises, being fat extracting or melting or rendering works which are con- ducted at premises occupied principally as a butcher's shop and at which fat is extracted, melted, or rendered only from materials					
derived from such shop	1	0	0		
Offensive trade premises—poultry killing or	_	·	·		
cleaning or dressing	2	0	0		
Cattle sale yards	1		ō		
Boarding houses		1Ŏ			
Common lodging houses		10	Õ		
Eating houses		10	ō		
Premises, whether a licensed victualler's					
premises or not, on which are manufactured or prepared for sale ice cream, ices, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water, or other	_	_			
mineral water, or any artificially aerated water	U	5	0		

(b) For any transfer of registration of any of the said premises, the fee shall be 2s. 6d.

Resolution adopting this By-law agreed to by the Council on the 5th October, 1953, and confirmed on the 2nd November, 1953.

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

(SEAL)

WILLIAM BRADY, President. I. L. H. KEMP. Councillor. K. V. ROBINSON, Shire Secretary.

Submitted to the Commission of Public Health on the 18th day of May, 1954.—G. V. Stafford, Secretary to the Commission of Public Health.

Approved by the Governor in Council this 29th day of June, 1954.—A. Mahlstedt, Clerk of the Executive Council.

SHIRE OF GISBORNE.

BY-LAW No. 19.

Petrol Pumps.

A By-law of the Shire of Gisborne, made under the *Petrol Pumps Act* 1928, and numbered 19, in respect to the placing of petrol pumps on footways.

- IN pursuance of the powers conferred by the Petrol Pumps Act 1928 and the Local Government Act 1946, the President, Councillors, and Ratepayers of the Shire of Gisborne order as follows:—
- 1. Any application for a licence in respect of any petrol pump placed or to be placed in or on any footway shall state the full name, address, and occupation of the applicant, the number and position of any pumps in respect of which a licence has been granted, the description and proposed location, together with a plan in respect of the pump for which application is made, and an application for renewal shall state such particulars as may be required.
- 2. There shall be paid to the Council for each year to the 30th day of September the following fees:—

	£	8.	a.	
(a) For a double petrol pump	 4	4	0	
(b) For a single petrol pump	 2	2	0	
(c) For a portable petrol pump	 2	2	0	
(d) For the transfer of any licence.	 0	5	0	

Provided that where a licence is granted for a shorter period than twelve months a proportionate reduction of the fee based on the number of months unexpired shall be made by the Council.

- 3. This By-law shall apply to and have operation throughout the municipal district of the Shire of Gisborne, and shall come into operation on the 1st day of October, 1954.
- 4. By-law No. 11 is hereby repealed as from 30th day of September, 1954.

Resolution adopting this By-law agreed to by the Council on the 5th October, 1953, and confirmed on the 2nd November, 1953.

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

(SEAL)

WILLIAM BRADY, President.

I. L. H. KEMP, Councillor.

K. V. ROBINSON, Shire Secretary.

Approved by the Governor in Council, this 27th day of April, 1954.—A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF GISBORNE.

By-LAW No. 20.

Sanitary Collection.

- A By-law of the Shire of Gisborne relating to the collection of nightsoil, and numbered 20.
- IN pursuance of the powers contained in the Health Act 1928, and of any other power thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Gisborne order as follows:—
 - 1. By-laws Nos. 5 and 8 are hereby repealed.
- 2. This By-law shall come into force and operation on its approval by the Governor in Council and immediately after its publication in the Government Gazette.

3. This By-law shall apply to and have operation in the following parts of the municipal district, that is to say:— (a) Gisborne Sanitary Area.

(a) Gisborne Sanitary Area.

Bounded by lines commencing at the south-western corner of allotment 10, section 3, Township and Parish of Gisborne; thence easterly along southern boundary of the said allotment, northerly along the boundary of the Township and the eastern boundaries of allotments A.N.O.P., section 34, Parish of Gisborne, and that boundary produced to the southern boundary of allotment G, section 4; thence westerly and north-westerly along the southern boundaries of allotments G and F to the eastern boundary of allotment H of 5; thence northerly along the eastern boundaries of allotment H of 5 and allotments 6, 7, and 8 to Hamilton-road, westerly along Hamilton-road to the western boundary of allotment 23; thence southerly along the western boundary of allotment 18, thence southerly along the western boundary of allotment 18, then southerly along the northern boundary of allotment 18, then southerly along the reserve to the Calder Highway, southerly, easterly, and north-easterly along the western boundary of allotment 5t; thence south-western boundary of the reserve to the Calder Highway, southerly, easterly, and north-easterly along the Calder Highway to a point north of the north-western corner of allotment 5t; thence southerly along the western boundaries of allotments 51, 50, 47, 46, and 29 of section 34, the township boundary, allotment Y and allotment X1 to a point west of the southern boundary of the cemetery; thence easterly along the line of the southern boundary of the cemetery; thence easterly along the line of the southern boundary of the cemetery; thence easterly along the line of the southern boundary of the cemetery; thence easterly along the line of the southern boundary of the cemetery; thence easterly along the line of the southern boundary of the cemetery; thence easterly along the line of the southern boundary of the cemetery; thence easterly along the line of the council exclusive of any areas of 1 acre or more. 1 acre or more.

(b) Macedon Sanitary Area.

(b) Macedon Sanitary Area.

Commencing at the southern corner of allotment 63, Parish of Macedon; thence along the south-eastern boundaries of allotments 63 and 32, north-westerly along the eastern boundaries of allotments 32, 33, and 34 to a point opposite the southern boundary of allotment 29a, northerly along the road on the eastern boundaries of allotments 29a, 29a, and 39, westerly along the road to the north of allotments 39 and 38 to the boundary of the Township of Macedon; thence northerly along Bruce-street to the north-eastern corner of allotment 52; thence westerly along the northern boundary of allotments 52, 33, and that boundary produced to the railway, southerly along the railway boundary to the north-eastern corner of the State Nursery Reserve, westerly along the northern boundary, and southerly along the western boundary of that reserve to the township boundary, westerly along that boundary to the Calder Highway; thence southerly along the Calder Highway to the point of commencement, and with the express approval of the council exclusive of any areas of 1 acre or more. areas of 1 acre or more.

- 4. In this By-law, unless inconsistent with the context or subject-matter-
 - "Inspector" means any officer authorized by the Commission or Council, and includes an acting or assistant inspector.
 - "Proprietor" means the proprietor of any premises, and includes the owner, the occupier, or any person having the management or control thereof. "Council" means the Council of the Shire of Gisborne.
- 5. The proprieto of any premises on which there is creeted a pan-closet shall cause the space under the seat of each pan-closet on such premises to be prepared for the accommodation of a pan as prescribed herein, and shall permit the same to be used for the double pan service provided, and shall cause each pan-closet to be kept in a fit state for such service.
- 6. The proprietor shall cause every pan-closet to be supplied by the Council or otherwise with a pan for the reception of nightsoil, and shall (except when being exchanged) cause such pan to be always kept in proper position under the seat of each pan-closet.
- 7. No person shall place or cause or permit to be placed any slops, water, or rubbish in any pan.
- 8. The proprietor of any premises whereon there is a pan-closet or urinal shall—
 - (a) maintain such pan-closet and urinal in good repair
 - (a) maintain such pan-closet and urinar in good repair
 and in a cleanly condition; and
 (b) when required by an inspector effectually dis infect such pan-closet or urinal and/or the
 contents thereof, and effect any repairs there unto that such inspector may deem necessary.
- 9. The proprietor or any other person shall not remove any nightsoil from any premises except in accordance with this By-law.

- 10. The proprietor, or any other person within the area defined by this By-law, shall not bury nor cause to be buried any nightsoil in any yard, garden, or other place not being a place set apart for such purpose by the Council.
- 11. The inspector shall have the full power to enter into or upon any premises, yard, or lands at any time for the purpose of inspecting closets, urinals, pans, receptacles, and all other things and places therein and thereon, and for the purpose of carrying out the provisions of this By-law.

Resolution adopting this By-law agreed to by the Council on the 5th October, 1953, and confirmed on the 2nd November, 1953.

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

WILLIAM BRADY, President. I. L. H. KEMP, Councillor. K. V. ROBINSON, Shire Secretary. (SEAL)

Submitted to the Commission of Public Health on the 12th January, 1954.—G. V. STAFFORD, Secretary to the Commission,

Approved by the Governor in Council this 26th day of January, 1954.—A. Mahlstedt, Clerk of the Executive Council.

SHIRE OF GISBORNE.

By-LAW No. 21.

Rubbish and Tips, &c.

- A By-law of the Shire of Gisborne, made under section 197 of the Local Government Act 1946 and every other power thereunto it enabling, and numbered 21, for suppressing nuisances, controlling the depositing of rubbish, preventing and extinguishing fires, and generally for maintaining the good rule and government of the municipality.
- IN pursuance of the powers conferred by the Local Government Act. 1946, the President, Councillors, and Ratepayers of the Shire of Gisborne order as follows:—
- 1. No person shall deposit or leave any refuse or rubbish on streets, roads, lanes, or passages, other than in authorized bins or tips.
- 2. No person shall deposit or leave any refuse or rubbish on any land other than an authorized rubbish tip.
- on any land other than an authorized rubbish tip.

 3. The owner or occupier of any land on which any refuse or rubbish (other than refuse or rubbish the removal of which the Council of the Shire of Gisborne has undertaken or contracted for under section 39 of the Health Act 1928) is deposited or left, on receiving written notice from such Council under the hand of its Shire Secretary, or of such other officer of the municipality who may for the time being be acting on behalf of the Shire Secretary, requiring such owner or occupier to remove or effectually destroy any such refuse or rubbish shall comply with such notice within seven days after receipt thereof.

 4. If default shall be made in compliance with any
- with such notice within seven days after receipt thereof.

 4. If default shall be made in compliance with any notice in respect of refuse or rubbish referred to in the preceding clause, then notwithstanding the imposition or recovery of any penalty, it shall be lawful for the said Council by its inspector or any other of its officers, or by any authorized agent or agents with a sufficient number of workmen to enter upon any land which such refuse or rubbish is deposited or left, and if necessary for that purpose to open forcibly or break down any gate on such land or to break down any part of any fence surrounding the said land, and to remove or destroy such refuse or rubbish, and any expense incurred thereby shall be made good and paid by the owner or occupier of the said land to the Council on demand, and in default of such payment the same may be recovered by the Council from such owner or occupier in any court of competent jurisdiction.

 5. No person shall do, or permit to be done, any of the
- 5. No person shall do, or permit to be done, any of the following matters at any refuse tip or incinerator under the control of the Council of the Shire of Gisborne:—

- control of the Council of the Shire of Gisborne:—

 (a) Trespass on any part of such land.

 (b) Obstruct, disturb, interrupt, or annoy any person lawfully using such area.

 (c) Neglect or refuse to obey the lawful directions of the Council's Engineer or other officer or employee in charge of any such area.

 (d) Deposit or leave any rubbish, refuse, factory waste, or any other material which, in the opinion of the Council's Engineer or other officer in charge of such area is inflammable or subject to spontaneous combustion, or liable to ignite or if ignited to cause smoke or fumes: Provided that this prohibition shall apply for only such period of the year as the Council or its Engineer or other officer in charge of any such area shall determine.

- (e) Bring, deposit, or leave any refuse or rubbish obtained from any place outside the municipal district of the Shire of Gisborne without the written authority of the Shire Secretary of the
- Shire of Gisborne.

 (f) Light any fire in any, part of the tip, unless with the consent of the Council's Engineer or other officer in charge of any such areas.

 (g) Interfere with the surface of the tip or with any materials deposited or about to be deposited at
- the tip.
- (h) Disfigure, damage, destroy, or interfere with any notice board, fence, building, appliance, tree, gate, or other equipment at the tip.
- 6. No person in or upon any road, street, footway, or public place within the municipal district of the Shire of Gisborne shall drive any vehicle laden with sawdust, shav-Gisborne snail drive any venicle faces with saddes, since, sings, bark, sand, dust, paper shavings, iron, metal shavings, steel, or waste, or any other material which may drop or be blown about, unless such vehicle is provided with adequate sides and, where necessary, completely enclosed to the satisfaction of an officer of the Council.
- 7. Any person who shall by any wiful act or default commit a breach of any of the provisions of this By-law shall for any such offence be liable to a penalty not exceeding the sum of Twenty pounds, and in the event of notice having been given to the owner or occupier, as the case may be, in pursuance of clause 3 hereof, and of noncompliance with such notice, such offence shall be a continuing offence, and the offender shall be liable to a further penalty of not more than One pound per day for each day on which such offence is continuous after a conviction or order by any court. order by any court.
- 8. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of

Resolution adopting this By-law agreed to by the Council on the 5th October, 1953, and confirmed on the 2nd November, 1953.

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

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WILLIAM BRADY, President. I. L. H. KEMP, Councillor. K. V. ROBINSON, Shire Secretary.

SHIRE OF GISBORNE.

By-LAW No. 22.

Restriction of Accumulation of Sawdust.

- A By-law of the Shire of Gisborne, made under section 197 of the Local Government Act 1946, and numbered 22, for the prevention of fires and the suppression of nuisance by the regulation and restriction of accumulation of såwdust.
- IN pursuance of the powers conferred by the *Local Government Act* 1946 and every other power thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Gisborne order as follows:—
- 1. Every person conducting sawmilling operations shall adequately and effectively destroy or cause to be destroyed all sawdust produced in the course of such operations forthwith after such sawdust shall have been produced, by burning such sawdust in an incinerator so designed and constructed as to prevent the escape of fire sparks or burning material therefrom.
- 2. Every person who shall by any act or default be guilty of any breach of this By-law shall on conviction be liable to a penalty not exceeding Twenty pounds, and in case of a continuing offence a penalty of not more than Five pounds for each day on which an offence under this By-law is continued after a conviction or order by any
- 3. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of Gisborne.

Resolution adopting this By-law agreed to by the Council on the 5th October, 1953, and confirmed on the 2nd November, 1953.

common seal of the President, Councillors, and Ratepayers of the Shire of Gisborne was hereunto affixed, in the presence of-

(SEAL)

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WII.LIAM BRADY, President. I. L. H. KEMP, Councillor. K. V. ROBINSON, Shire Secretary.

SHIRE OF GISBORNE.

BY-LAW No. 23.

Grease Traps.

- A By-law of the Shire of Gisborne, made under section 197 of the Local Government Act 1946 and every other power thereunto it enabling, and numbered 23, for the purpose of regulating sewerage and drainage.
- IN pursuance of the powers conferred by the Local Government Act 1946 and all other powers it thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Gisborne order as follows:—
- 1. This By-law shall apply to and have operation in the following parts of the municipal district:—
 - (a) The Townships of Gisborne and Macedon.
 - (b) All properties consisting of 1 acre or less in the one occupancy.
 - (c) All premises the drainage of which is or can be discharged into a street channel or any water-course, directly or indirectly unless first traversing at least 100 feet of grassed area.
- 2. The owner of any premises now or hereafter erected shall forthwith install or cause to be installed on such premises a grease trap of a type approved by the Council or its engineer.
- 3. No person shall discharge or cause or suffer to be discharged any household drainage from any premises unless such household drainage is discharged through a grease trap of a type approved by the Council or its engineer.
- 4. Any person who shall by any wilful act or default commit a breach of any of the provisions of this By-law shall for each such offence be liable to a penalty not exceeding the sum of Five pounds, and in the event of notice having been given to comply with the requirements of the By-law and of non-compliance, such offence shall be a continuing offence and the offender shall be liable to a further penalty of not more than One pound per day for each day on which such offence is continued after a conviction or order by any court.

Resolution adopting this By-law agreed to by the Council on the 5th October, 1953, and confirmed on the 2nd November, 1953.

The common seal of the President, Councillors, and Ratepayers of the Shire of Gisborne was hereunto affixed, in the presence of-

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WILLIAM BRADY, President. I. L. H. KEMP, Councillor. K. V. ROBINSON, Shire Secretary.

(SEAL)

SHIRE OF GISBORNE.

By-LAW No. 24.

- A By-law of the Shire of Gisborne, made under section 197 of the Local Government Act 1946, and numbered 24, for suppressing nuisances, and for prohibiting or minimizing noise in any public highway, and generally for maintaining the good rule and government of the municipality. municipality.
- IN pursuance of the powers conferred by section 197 of the Local Government Act 1946 and every other power it thereunto enabling, the President, Councillors, and Rate-payers of the Shire of Gisborne order as follows:—
- 1. No person in or upon any highway, street, road, lane, or footway, court, alley, or other public way or place lane, or footway, court, alley, or other public way or place shall by means of any loud speaker, amplifier, wireless set, or radio apparatus, gramophone, musical or other instrument, or power-driven saw, or by shouting, singing, or haranguing, or otherwise make or cause or permit or suffer or allow to be made or caused any noise or volume of sound of such quantity, quality, degree, or intensity as will cause or be likely to cause annoyance, or be a nuisance to any person upon or using such highway, street, road, lane, or footway, court, alley, or other public way or place.
- 2. No person, being the owner or occupier of any land, building, or erection, shall cause or permit such land, building, or erection to be used for making, causing, or permitting, or suffering to be made or caused by any of the means hereinbefore referred to, such a volume of sound or noise as shall cause annoyance or be a nuisance to any other person upon any highway, street, lane, or footway, court, alley, or other public way or place.

3. This By-law shall apply to and have operation throughout the municipal district of the Shire of Gisborne.

Resolution adopting this By-law agreed to by the Council on the 5th October, 1953, and confirmed on the 2nd November, 1953.

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

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WILLIAM BRADY, President. I. L. H. KEMP, Councillor. K. V. ROBINSON, Shire Secretary.

SHIRE OF MANSFIELD.

By-LAW No. 39.

A By-law of the Shire of Mansfield, made under sections 197 and 228 of the Local Government Act 1946.

IN pursuance of the powers contained in the Local Government Act 1946 and every other power enabling them in that behalf, the President, Councillors, and Ratepayers of the Shire of Mansfield order as follows:—

- 1. This By-law shall apply to and have operation throughout the whole of the municipal district.
- 2. This By-law shall come into operation and have effect immediately upon publication of notice of the making hereof in the Victoria Government Gazette.
 - 3. In this By-law:-

"Municipal district" means the municipal district of the Shire of Mansfield; "Cattle" includes horses, mares, fillies, foals, geldings,

colts, bulls, bullocks, cows, heifers, steers, calves, asses, mules, sheep, ewes, wethers, rams, lambs, goats, and swine.

- 4. No person shall allow any cattle to graze or wander upon any land within the municipal district not enclosed by a substantial fence.
- 5. No person shall drive any cattle in or along the roads or parts of the roads in the municipal district specified in the Schedule hereto, unless such cattle are driven in a direct route as far as practicable of their destination a distance of not less than 6 miles in the case of sheep, eves wethers rooms before the case of sheep. of sheep, ewes, wethers, rams, lambs, goats, and swine, and of not less than 10 miles in the case of other cattle, on each day while proceeding in or along such roads.
 - 6. By-law No. 24 is hereby repealed.
- 7. Any person guilty of any wilful act or default contrary to the provisions of this By-law shall be liable for every offence to a penalty of not more than Twenty

Resolution for the passing of this By-law was adopted by the Council on the 25th day of November, 1953, and confirmed the 27th day of January, 1954.

witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Mansfield was hereunto affixed this 27th day of January, 1954, in the presence of—

GEORGE CUMMINS, President. P. B. SMITH, Councillor. R. WOMERSLEY, Shire Secretary. (SEAL)

SCHEDULE.

The whole of the streets within the Townships of Mansfield, Jamieson, and Wood's Point, and the following roads within the municipal district of the Shire of Mansfield:-

Mansfield:—

Battery: Battery-Barwite; Scully's; Buttercup; Clenroy; McKenzie-Egan; Long-lane; Dead Horse-lane; McLeod's-lane; Carlisle's Hill-lane; Saligari's-lane; Oliver's-lane; Preston; Delatite-lane; Hearn's-lane; Oliver's-lane; Preston; Delatite-lane; Hearn's-lane; Oliver's-lane; Ggilvie's-lane; Highton-lane; Crosby's-lane; Cemetery-lane; Greenvale-lane; Hallett's-lane; Lovick's-lane; Stoney's-lane; Howes Creek-Darlingford; Piries-Darlingford; Walsh's; Bororlite-Chapel Hill; Soldier's-lane; Three Chain; Phelan's; Desmond's; Mahoney's; Monkey Gully; Preston-Howes Creek; Close-Parsons; Sol-Cock's; Mitchell's; Cochrane's-lane; Power's-lane; Merrijig School-lane; Geelong Grammar School; Shaw's; Knight's; Dry Creek; Glen Creek; Maintongoon; Wappan; Ancona-Merton; Ancona-Woodfield; Clarkes-lane; Cole's; Growler's Gully; Jamieson River; Howqua River; Breadon's-lane; Royaltown; Finklestein's-lane; Green's-lane; Donaldson's-lane; Marsfield-Wood's Point; Benalla-Mansfield; Euroa-Mansfield; Euroa-Merton.

SHIRE OF MORWELL,

NOTICE is hereby given that the Council of the Shire of Morwell has, by Order, made the following change in street name:-

Old Name; New Name; Location.

Papyrus-street (part); Margaret-street (part); from Church-street to Margaret-street, Morwell.

W. K. MATHISON, Shire Secretary.

SHIRE OF SEYMOUR.

By-LAW No. 41.

- A By-law of the Shire of Seymour, made under the Local Government Acts and the Uniform Building Regulations Victoria, and numbered 41, for determining, applying, dispensing with, or regulating such matter or things as are left to be determined, applied, dispensed with, or regulated by the Council of the said Shire of Seymour under the Uniform Building Regulations Victoria.
- IN pursuance of the powers conferred by the Local Government Acts and the Uniform Building Regulations Victoria, and of any and every other power it thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Seymour order as follows:—
- 1. The areas set out and described in the First Schedule hereto are hereby prescribed as brick areas, and no person shall in any such area construct or cause to be constructed any building, the external walls of which are of material other than brick, stone, or concrete.
- 2. The areas set out and described in the Second Schedule hereto are hereby prescribed as areas in which buildings of Classes II. and III. Occupancy shall not be constructed to contain more than three stories, including the ground story, and no person shall in any such area construct a building of Class II. or Class III. Occupancy to contain more than three stories, including the ground story.
- 3. The minimum area, depth, and width of frontage specified in column 3 of Table 803 of the Uniform Building Regulations Victoria (hereinafter called the Regulations), are hereby adopted as the minimum area, depth, and width of frontage of land on which a building shall be constructed throughout the whole or (as the case may be) that portion (or those portions) of the municipal district set out and described in the Third Schedule hereto. hereto.
- 4. (a) The minimum distance of the outer walls of any building from the frontage of any land is hereby specified as 15 feet.
- specified as 15 feet.

 (b) No person shall construct any building closer to the frontage of any land than 15 feet.

 5. Notwithstanding anything contained in the Regulations, any person may with the consent of the Council in any case where on the date of commencement of the Regulations such land existed as a separate allotment and has not since been reduced in area or is shown on any plan of subdivision approved by the Council and lodged in the Office of Titles—

 - ged in the Office of Titles—

 (a) construct a building of Class I. Occupancy on land having a lesser area, depth, or width of frontage than those specified in column 3 of Table 803 of the Regulations or in clause 4 of this By-law (as the case may be); or

 (b) construct a building of Classes III., V., VI., VII., or VIII. Occupancy or a building to which a building of Class IV. Occupancy is attached on land having an area, depth, or width of frontage less than that prescribed in clause 808 of the Regulations.

 In the case of a building on any land forming part
- 6. In the case of a building on any land forming part of a subdivision approved by the Council, and lodged with the Office of Titles prior to the date of commencement of the Regulations, the requirements of clause 811 of the Regulations are hereby dispensed with.

FIRST SCHEDULE.

All that piece of land bounded by the following streets situate in the Township of Seymour, beginning at the junction of Henry-street and Station-street on both sides of Henry-street; thence to the corner of William-street; thence along William-street on the southern side to Wallis-street, continuing in a southerly direction along the east side of Wallis-street; thence along Station-street to Crawford-street and along Crawford-street on the west side to Tristan-street side to Tristan-street.

Further, all that piece or parcel of land situate in the Township of Seymour and bounded by Anglesey-street, Anzac-avenue, and Howard-place.

Further, all that land situated within the Township of Seymour fronting Emily-street on its northern side between Piper-street and Bolton-street, and fronting Emily-street on its southern side between Piper-street and Tallarook-street.

Further, all that area situate within the Township of Seymour bounded by a line along the eastern side of Oak-street beginning at a point 223 feet from Chittick-place to Chittick-place; thence along Chittick-place on its north-western side to Alfred-street; and thence by a line joining the latter point to the start in Oak-street.

Further, all that area situate within the Township of Seymour bounded by the south-eastern side of Chittick-place to Pollard-street along Pollard-street a distance of 55 feet on its south-western side; thence by a line in a south-westerly direction a distance of 150 feet; thence in a south-easterly direction a distance of 110 feet; and thence by a line running in a south-westerly direction a distance of 150 feet to Anzac-avenue; and from thence along Anzac-avenue on its north-eastern side to Chittick-place.

SECOND SCHEDULE,

SECOND SCHEDULE.

The whole of the Townships of Avenel, Seymour, and Dabyminga and all the area bounded by the lines commencing at the northernmost corner of the Town of Dabyminga, as defined; thence by a line bearing south 29 deg. 0 min. west distance 251.5 links; thence by a road bearing north 15 deg. 47 min. west distance 963 links; thence by a line bearing east distance 886 links; thence by a line bearing north distance 1,277 links; thence by a line bearing east distance 1,272 links; thence by a line bearing north distance 762 links; thence by a line bearing east distance 1,950 links to the north-east corner of Crown allotment 36A, section C, Parish of Lowry, County of Dalhousie; thence by a direct line to the north-western corner of Crown allotment 32, Parish of Seymour, County of Dalhousie; thence Parish of Seymour, County of Dalhousie; thence by a line bearing east distance 2,096 links to a point being the intersection of the northern boundary of the said Crown allotment 32 and the western boundary of the railway reserve; thence by a direct line to a point being the intersection of the northern boundary of the Crown allotment 35, Parish of Seymour, County of Dalhousie and the eastern boundary of the railway reserve; thence by a line bearing east distance 1,187 links; thence by a road bearing south 0 deg. 8 min, east distance 2,044 links to a point being the intersection of the eastern boundary of the said Crown allotment 35 and the road reserve; thence by a direct line to a point being the intersection of the eastern boundary of Crown allotment 53, section C, Parish of Lowry, County of Dalhousie, and the said road reserve; thence by a road bearing south 0 deg. 8 min. west distance 3,060 links to the intersection of the eastern boundary of the said Crown allotment 53 and a road reserve; thence by a direct line to a point being the intersection of the eastern boundary of Crown allotment 54, section C, Parish of Lowry, County of Dalhousie, and the road reserve; thence by a road bearing south 0 deg. 8 min. west distance 1,494 links; thence by the northern banks of the Dabyminga Creek to a point being the intersection of the bank of the creek and the western boundary of Crown allotment 50, section C, Parish of Lowry, County of Dalhousie; thence northerly by a line being the eastern boundary of the said Town of Dabyminga; thence westerly by a line being the northern boundary of the said Town of Dabyminga to the point of commencement, but excluding the Town of Dabyminga.

THIRD SCHEDULE.

The whole of the area contained in the Second Schedule. Resolution for passing this By-law No. 41 agreed to by the Council on the 21st day of June, 1954; confirmed on the 19th day of July, 1954.

In the presence of-

F. H. WALLIS, Shire President. E. J. CORBOY, Councillor. M. E. COUGHLIN, Councillor. H. E. CLAREY, Shire Secretary. (SEAL)

Approved by the Governor in Council, 3rd August, 1954-A. MAHLSTEDT, Clerk of the Executive Council. 403

SHIRE OF WODONGA.

BY-LAW No. 34.

A By-law of the Shire of Wodonga, made under section 197 of the *Local Government Act* 1946, and numbered 34, for the purpose of regulating the driving of cattle on to or along any road within the Shire of Wodonga.

IN pursuance of the powers conferred by the Local Government Act 1946, the President, Councillors, and Ratepayers of the Shire of Wodonga, 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 for a distance of not less than 6 miles in the case of sheep, and not less than 10 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.
- offence.

 2. Every person who drives cattle from any point not within the Shire of Wodonga on to or along any road in the Shire shall, prior to so doing, notify the Council's herdsman or secretary 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 fails to notify all or any of these particulars shall be guilty of an offence.

who tails to notify all or any of these particulars shall be guilty of an offence.

3. Every person guilty of an offence against this Bylaw 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 rounds in any one case pounds in any one case.

Resolution for passing this By-law was agreed to by the Council on the 7th day of July, 1954, and confirmed on the 4th day of August, 1954.

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

(SEAL)

D. J. SCHUBERT, President.
A. G. RICHARDSON, Councillor.
R. P. DOCKING, Councillor.

J. N. EDDY, Secretary.

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NOTICE is hereby given that Preston Motors Proprietary
Limited has applied for a lease under section 125
of the Land Acts for a term of 48 years from 4th October,
1954, of allotment 92, City of South Melbourne, containing 3 acres and 19 8/10 perches, as a site for
Warehouse, Factory, Motor Body Building, and General
Engineering Works.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE TUTCHEWAP OUTFALL CHANNEL AT FISH POINT.

WE hereby give notice that we intend to apply for a licence empowering us to divert water for a term of four and a half years to the extent of 80 acre-feet per annum at a maximum rate of 10 acre-feet per day of 24 hours for irrigation of 300 acres, being part of allotments 33 and 34, section —, and Parish of Benjeroop, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

LINDA GRACE ERIC H. JOBLING. JOBLING

Wilson-street, Swan Hill, 14th August, 1954.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE TULLAROOP CREEK, AT CARISBROOK.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 8 acre-feet per annum at a maximum rate of 1 acre-foot per day of 24 hours for irrigation of 4 acres, being part of allotments 11, 12, 13, and 14, Parish of Carisbrook, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon. race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

EDWARD LANGHORNE BIGGIN. "Glenyuille," Carisbrook, 27th July, 1954.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE LAKE TUTCHEWOP OUTFALL CHANNEL, AT FISH

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of four and a half years to the extent of 200 acre-feet per annum at a maximum rate of 10 acre-feet per day of 24 hours for the irrigation of 300 acres, being part of allotments 8, 9, and 15, section 2, Parish of Boga, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

GERVASE CARRE-RIDDELL.

Box 6, Lake Boga, 9th August, 1954.

Alec M. Hayes, solicitor, 113 Campbell-street, Swan Hill.

I, LAURA LOUISE PROSSER, of 12 Miles-street, Richmond, in the State of Victoria, heretofore called and known by the name of Laura Louise Light, hereby give public notice that by a deed poll dated the 2nd August, 1954, duly executed and attested and deposited with the Registrar-General of the said State, on the 4th August, 1954, I formally and absolutely renounced and abandoned the said surname of Light and declared that I have assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the surname of Prosser instead of the surname Light, and so as to be at all times thereafter called house and described by at all times thereafter called, known, and described by the said name of Laura Louise Prosser.

Dated the 5th day of August, 1954.

LAURA LOUISE PROSSER.

Witness-J. WISEMAN, clerk to T. I. A. Forbes, solicitor Richmond.

NOTICE is hereby given that the partnership heretofore carried on by Herbert George Cameron and John Francis Ebsworth under the name of Gleeson Furniture Manufacturing Co., at 183 Highett-street, Richmond, has been dissolved as from the 30th day of June, 1954, at which date the said John Francis Ebsworth retired from the partnership. The business will be carried on as heretofore by the said Herbert George Cameron under the said name of Gleeson Furniture Manufacturing Co., at the said address. address.

Dated this 12th day of August, 1954.

H. G. CAMERON. J. F. EBSWORTH.

Witness-L. C. Shaw, solicitor, Melbourne,

Middleton, McEacharn, and Shaw, solicitors, 60 Market street, Melbourne.

PARTNERSHIP ACT 1928.

NOTICE is hereby given that the partnership subsisting between Cedric Thomas Treloar, of Mountain Highway, Bayswater, mechanic, and Albert Walter Day, of Mountain Highway, Bayswater, engineer, carrying on business as service station proprietors at Mountain Highway, Bayswater, under the firm name of Centre Motors, has been dissolved as from the eighth day of June, 1954. All debts due from and owing to the said firm will be paid and received by the said Albert Walter Day, who will continue to carry on business at Mountain Highway, Bayswater, under the said firm name.

Dated this 13th day of August, 1954.

C. T. TRELOAR. A. W. DAY.

Whiting and Byrne, 101 William-street, Melbourne, solicitors for the said Albert Walter Day.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto conducted by us at Reservoir under the name of "Ancorr Products" is hereby dissolved as at the date hereof, by mutual consent.

J. E. MOORHOUSE. J. H. OGDEN. A. M. CHRISTIE.

Dated this 16th day of July, 1954. A. M. Christie, 16 Crispe-street, Reservoir, N.19. 413 NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is given that the partnership heretofore subsist-NOTICE is given that the partnership heretofore subsisting between the undersigned Charles Edward Edmondson, of Wodonga, electrician, and Archibald McEachern, formerly of Westminster-street, Oakleigh, but now of Wodonga, electrician, carrying on business at Wodonga, as electricians and general electrical suppliers, under the name of "C. E. Edmondson," has been dissolved by mutual consent as from the 10th day of August, 1953. All debts due and owing by the said late firm will be received and paid by Archibald McEachern.

Dated the 10th day of August, 1954.

C. E. EDMONDSON. A. McEACHERN.

Signed by the said Charles Edward Edmondson in the resence of—JOHN MCNULTY, Cabramurra, New South presenc Wales.

Signed by the said Archibald McEachern in the presence of—Charles R. Green, Warrigal-road, Cheltenham, S.22.

NOTICE is hereby given that the partnership heretofore subsisting between Alexander Earl Fowler, formerly of 30 Glenferrie-road, Kew, but now of 4 Hill-road, North Balwyn, and John Buist, of 1144 Burke-road, North Balwyn, carrying on business as marine surveyors, claims adjusters, and loss assessors, at 238-240 Elizabeth-street, Melbourne, under the style or firm name of "Fowler and Buist," has been dissolved by mutual consent, as from the 30th day of 1mp 1954. the 30th day of June, 1954.

ALEXANDER E. FOWLER. J. BUIST.

Hedderwick, Fookes, and Alston, solicitors, 103 William-

street, Melbourne,
J. M. Smith and Emmerton, solicitors, 480 Bourkestreet, Melbourne.
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NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Lindsay Norman Birtles and Richard Malcolm Wayman, carrying on business as radio crystal manufacturers, at 31 Lonsdale-street, Melbourne, under the name of Quartz Crystal Laboratories, has been dissolved by mutual consent as from the 31st day of July, 1954. All debts due to and owing to the said late firm will be received and paid by the said Richard Malcolm Wayman, who will continue to carry on the business at the same place.

Dated the 10th day of August, 1954.

R. M. WAYMAN. L. BIRTLES.

Gordon Rennick, and Gaynor, solicitors, of 339 Collinsstreet, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Alan Henry Hoare, of 337 Wellington-street, Collingwood, and Tasman William Hoare, formerly of Healesville, and now of George-street, Somerset, Tasmania, carrying on business as quarry contractors, under the style or firm name of A. H. Hoare and Co., has been dissolved by mutual consent as and from the 25th day of July, 1954. All debts due to and owing by the said late firm will be received and paid by the said Alan Henry Hoare, who will continue to carry on the said business under his own name.

Dated the 31st day of July, 1954.

A. H. HOARE.

A. H. HOARE. T. W. HOARE.

Witness-H. H. HOARE,

Witness—n. 11. 1100mm. H. H. Hoare, solicitor, 191 Queen-street, Melbourne. 379

Form No. 8A.

Companies Act 1938. MEDWAY GOLF CLUB.

NOTICE OF INTENTION TO APPLY TO ATTORNEY-GENERAL FOR LICENCE, PURSUANT TO SECTION 18 (1).

I. WILLIAM THOMAS SLATTER, of 187 Kerferd-road, Albert Park, secretary, on behalf of Medway Golf Club, an Association about to be formed for the purposes of recreation or amusement, hereby give notice of intention to apply to the Attorney-General for a licence directing that the said Association be registered as a company with limited liability, without the addition of the word "Limited" to its name.

Dated this 17th day of August, 1954.

W. SLATTER, Secretary.

Russell, Kennedy, & Cook, solicitors, 401 Collins-street Melbourne

THE ARGUS BROADCASTING SERVICES PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 236 of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at 365 Elizabeth-street, Melbourne, on Wednesday, the 22nd day of September, 1954, at 12 o'clock noon, for the purpose of having an account laid before them showing how the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 11th day of August, 1954.

N. L. McFADDEN, Liquidator.

Blake and Riggall, 120 William-street, Melbourne, solicitors for the liquidator. 431

E. J. COOPER PROPRIETARY LIMITED (IN LIQUIDATION).

PURSUANT TO SECTION 245.

NOTICE is hereby given, in pursuance of section 245 of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at 108 Collins-street, Melbourne, on Monday, the 20th day of September, 1954, at Ten o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanations that may be given by the liquidator. dator.

Dated the 13th day of August, 1954.

ATHOL G. MUNDAY, Liquidator.

Companies Act 1938.

RADIOPTIC INDUSTRIES PROPRIETARY LIMITED (IN Voluntary Liquidation).

PURSUANT TO SECTION 118.

AT an Extraordinary General Meeting of the members of the above-named company duly convened and held at 247 Collins-street, Melbourne, on Wednesday, 11th August, 1954, the following Extraordinary Resolution was duly passed:-

"That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business and that it is advisable to wind up the same and accordingly that the company be wound up voluntarily.

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A. B. R. HANSEN, Director.

CREDITORS, next of kin, and others having claims in respect of the estate of Mabel Mary McDermott, late of 16 Jupiter-street, Caulfield South, married woman deceased (who died on the 23rd day of April, 1954), are to send particulars of their claims to Peter Paul McDermott, are of the under mott and Peter Joseph McDermott, care of the undersigned, on or before the 18th day of October, 1954, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

JOHN I. SULLIVAN, solicitor, 221 Balaclava-road, Caulfield.

CREDITORS, next of kin, and others having claims in respect of the estate of George Henry Mockridge, late of 45 Cornell-street, Burwood, in the State of Victoria, engineer, deceased (who died on the 13th day of June, 1954, and probate of whose will was granted to Gavin Laver, of 456 Little Collins-street, Melbourne, solicitor), are to send particulars of their claims to the said executor by the 12th day of October, 1954, after which date he will distribute the scate beyong regard only to the claims of distribute the assets, having regard only to the claims of which he then has notice.

Dated the 11th day of August, 1954.

Dated the 11th day of Guguer, according GAVIN LAVER, 456. Little Collins-street, Melbourne, 372 solicitor.

CREDITORS, next of kin, and others having clalms in respect of the estate of Thomas Oliver (usually known as Daniel Thomas Oliver), late of 21 Castlebarroad, Oakleigh, in the State of Victoria, temporary clerk, deceased (who died on the 19th day of June, 1954), are to send the particulars of their claims to the National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 1st day of November, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

as notice. SEWELL & SEWELL, 422 Collins-street, Melbournc, 423 solicitors.

CREDITORS, next of kin, and others having claims in respect of the estate of Paul Richard Valentine, late of 256 High-street, St. Kilda, poultry salesman, deceased (who died on the 2nd day of May, 1953, and probate of whose will was granted by the Supreme Court of Victoria, on the 27th day of October, 1953, to Ralph Freadman, of 422 Collins-street, Melbourne, solicitor), are to send particulars of their claims to the said Ralph Freadman, at his address above mentioned, by the 21st day of September, 1954, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

LESLIE COHEN & FREADMAN, 422 Collins-street Melbourne, solicitors. 9958

THE Trustee Act 1928.—Notice is hereby given that all persons having claims against the property and estate of Eric George Whiteside, late of Wandobah, Mooroolbark, in the State of Victoria, grazier, deceased (who died on 11th May, 1954, and probate of whose will was granted by the Supreme Court of Victoria, on 6th August, 1954, to Ilma Edith Whiteside, of Wandobah, Mooroolbark, widow, and The Trustees Executors and Agency Company Limited, of 401 Collins-street, Melbourne, the executors appointed by the said will), are hereby required to send particulars of such claims to the executors, at the address of the said company as aforesaid, on or before the 20th October, 1954, after which date it is the intention of the executors to convey or to distribute such property and estate to or amongst the persons entitled, of whose claim they have had notice.

Dated the 12th day of August, 1954.

F. S. NEWELL & MARSH, 360 Collins-street, Melbourne, proctors for the applicants.

PURSUANT to the Trustee Act 1928, all persons having PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Laura Annie Dolan, late of 1 Bayswater-road, Kensington, deceased (who died on the 16th day of December, 1953, and probate of whose will and codicil was granted by the Supreme Court of Victoria on the 11th day of June, 1954, to George Riordan Madin and Charles Edward Madin, the executors named therein), are hereby required to send particulars of such claims to the said Charles Edward Madin, the surviving executor, addressed to the care of Slater and Gordon, solicitors, of 422 Collins-street, Melbourne, on or before the 20th day of October, 1954, after the expiration of which time 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.

SLATER & GORDON, 422 Collins-street, Melbourne

SLATER & GORDON, 422 Collins-street. Melbourne, solicitors for the executor. 377

IDA ERNESTINE LAUER, late of Main-road, Doncaster, in the State of Victoria, widow, DECEASED.

in the State of Victoria, widow, Deccased.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, next of kim, and other persons having claims against the estate of the above-named Ida Ernestine Lauer, deceased (who died on the 16th day of September, 1953, and probate of whose will and codicil has been granted by the Supreme Court of the State of Victoria to George Price Lloyd, of 823 Whitehorse-road, Box Hill, in the said State, butcher), are hereby required to send particulars of such claims to the undersigned solicitors for the said executor, at their address set out below, on or before the 20th day of October, 1954, 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 then have had notice, and notice is hereby further given that the said executor will not be liable for the assets so distributed or any part thereof to any person of whose claims he shall not then have had notice as aforesaid. notice as aforesaid.

ABBOTT, STILLMAN, & WILSON, solicitors, 422 Little Collins-street, Melbourne. 374

CREDITORS, next of kin, and others having claims against the estate of John McGown, late of 136 Graham-street, Port Melbourne, in the State of Victoria, of no occupation, deceased (who died on the 14th day of April, 1954), are to send particulars of their claims to the undersigned solicitors, at their address appearing below. representing Ellen Patterson Street, of 38 Nott-street, Port Melbourne, in the said State, widow, the executrix, to whom probate of the will of the said John McGown, deceased, was granted by the Supreme Court of Victoria, on the 19th day of July, 1954, by the 20th day of October, 1954, after which date the said executrix will distribute the assets of the deceased, having regard only to the claims of which she then has notice.

ABBOTT, STILLMAN, & WILSON, solicitors, 422 Little Collins-street, Melbourne.

JOHN AMBROSE BRENNAN, late of 69 Manningtree-road, Hawthorn, postal officer, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of deceased (who died on the 29th September, 1953), are required by the trustee, Annie Kathleen Brennan, of 56 Banool-road, Balwyn, spinster. to send particulars to her by the 26th October, 1954, after which date the trustee may convey or distribute the assets, having regard only to the claims of which she then has notice.

JOHN GINNANE, LL.B., 422 Collins-street, Melbourne, solicitor.

CREDITORS, next of kin, and others having claims in respect of the estate of Julia Woodland, late of 21 York-street, Mont Albert, in the State of Victoria, married woman, deceased (who died on the 9th May, 1953), are to send particulars of their claims to May Willcocks, of 4 George-street, Mont Albert, married woman, by the 20th day of October, 1954, after which date the executrix will distribute the assets, having regard only to the claims of which she has then received notice.

JOHN B. PLANT, 368 Collins-street, Melbourne, solicitor for the executrix. 371

CREDITORS, next of kin, and others having claims against the estate of John William Lewis Clarke, formerly of 230 Toorak-road, East South Yarra, but late of 242 Toorak-road, East South Yarra, formerly confectioner, but late bookseller, deceased (who died on the 15th May, 1954), are to send particulars of their claims to the undersigned solicitors, at their address appearing below, representing Joseph James Clarke, of 6 Junction-street, Newport, gentleman, and Mary Jane Clarke, of the same address, married woman, executors, to whom probate of the will of the said John William Lewis Clarke, deceased, was granted by the Supreme Court of Victoria, on the 6th August, 1954, by the 22nd day of October, 1954, after which date the said executors will distribute the assets of the deceased, having regard only to the claims of which they then have notice. they then have notice.

MORGAN, FYFFE, & MULKEARNS, Vaughan House, 108 Queen-street, Melbourne. MULKEARNS, solicitors,

CREDITORS, next of kin, and others having claims in respect of the estate of William Bignell, late of 7 Albert-street, Middle Brighton, in the State of Victoria, retired estate agent (who died on the 6th March, 1954), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 25th October, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

WISEWOULD, DUNCAN, & HANGER, solicitors, 408 Collins-street, Melbourne.

CREDITORS.—HARRIE PEARCE, formerly of Sturt-street, but late of 5 Martin-avenue, Ballarat, in the State of Victoria, medical practitioner, DECEASED.

PURSUANT to the Trustee Act 1928, creditors, next of PURSUANT to the Trustee Act 1928, creditors, next of kin, and all other persons having claims against the estate of the above-named deceased (who dled on the 23rd day of May, 1954), are required by the executor, Hugh Russell Coldham, of Lydiard-street south, Ballarat, solicitor, to whom probate of deceased's will has been granted, to send particulars of such claims to the executor, care of F. Russell Coldham and Co., on or before the 31st day of October, 1954, after which date the executor will distribute the assets of the deceased, having regard only to the claims of which they have then had notice.

F. RUSSELL COLDHAM & CO., solicitors, Lydiardstreet south, Ballarat.

ELIZABETH COPPERWAITE, late of 608 Skipton-street, Ballarat, in the State of Victoria, widow, Deceased (who died on the 24th day of February, 1954).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased, are required by the administrator, The Fidelity Trustee Company Limited, to send detailed particulars of their claims in respect of the said property to the said company, at its office, 101 Lydiard-street north, Ballarat aforesaid, on or before the 20th day of October, 1954, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice.

Dated this 11th day of August, 1954.

R. H. RAMSAY & GAUNT, 41 Lydiard-street, Ballarat solicitors for the said administrator.

GEORGE CHARLES FLACK, formerly of Inglis-street, Ballan, but late of The Queen Elizabeth Benevolent Home, 102 Ascot-street south, Ballarat, storekeeper, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 17th day of February, 1954), are required by the executor, The Fidelity Trustee Company Limited (formerly The Ballarat Trustees, Executors, and Agency Company Limited), of 101 Lydiard-street north, Ballarat, to send particulars to it by the 20th day of October, 1954, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice,

Dated the 10th day of August, 1954.

NEVETT, NEVETT, & GLENN, solicitors, 205 Danastreet, Ballarat.

PATRICK JOSEPH McDERMOTT, formerly of 71 Harp-road, East Kew, but late of Great Britain Hotel, 494 Flinders-street, Melbourne, in the State of Victoria, gentleman, Deceased.

gentleman, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 20th day of March, 1954), are required by the trustees and executors, Ellen Mary McDermott, of Great Britain Hotel, 494 Flinders-street, Melbourne, widow, Martin McDermott, of "Mayia Wamba," Weatherall-road, Cheltenham, waterside worker, and John O'Brien, of Bulleenroad, Heidelberg, track repairer, to send particulars to them by the 31st day of October, 1954, after which date the trustees and executors may convey or distribute the assets, having regard only to the claims of which they then have notice. then have notice.

Dated the 11th day of August, 1954.

L. J. MURPHY & SON, solicitors, 307 Collins-street, Melbourne.

MARY DWYER, late of Mineral Springs Hotel, Spargo Creek, in the State of Victoria, hotelkeeper, Deceased.

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased (who died on the 22nd day of January, 1952), are to send particulars of their claims to the executors, care of the undersigned, by the 20th day of October, 1954, after which date they will distribute the assets, having regard only to the claims of which they shall then have notice.

BRENDAN McGUINNESS & CO., of 357 Little Collins-BRENDAN McGUINNESS & CO., 01 001 21115 street, Melbourne, solicitors for the above executors. 383

ALBERT NORMAN STANTON, late of Mordialloc Hotel, Main-street, Mordialloc, in the State of Victoria, manager, DECEASED.

ager, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of the above named deceased (who died on the 14th day of September, 1953, and probate of whose will was granted by the Supreme Court of the said State in its probate jurisdiction, on the 7th day of July, 1954, to Marion Rosalie Stanton, of Mordialloc Hotel, Main-street, Mordialloc aforesaid, widow, Ellen May Millar, of McDonald-street, Mordialloc aforesaid, hotel employee, and Henry Norman Stanton, of Epsom-road, Mordialloc aforesaid, hotel employee, the executors named therein), are hereby required to send particulars in writing of their are hereby required to send particulars, in writing, of their claims to the executors, care of the undersigned, on or before the 25th day of September, 1954, after which date they will distribute the assets of the estate, having regard only to the claims of which they shall then have notice.

BRENDAN McGUINNESS & CO., of 357 Little Collins-BRENDAN McGUINNESS & CO., or 331 Little Symmetric street, Melbourne, solicitors for the above executors.

LIONEL ARTHUR MIDDOWS, formerly of 380 Flinderslane, Melbourne, in the State of Victoria, but late of 6 Stonnington-place, Toorak, in the said State, merchant,

CREDITORS, next of kin, and others having claims in respect of the estate of the above-named deceased (who died on the 14th day of August, 1953), are required by The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, a personal representative of the said deceased, to send particulars to it the said company, by the 20th day of October, 1954, after which date it the said company may convey or distribute the assets, having regard only to the claims of which it then has notice. then has notice.

EGGLESTON, LEE. & CLIFTON-JONES, of 143 Queen street, Melbourne, solicitors. 42

MICHAEL ABRAHAM KHYAT, late of Railway Hotel, Stawell, in the State of Victoria, retired hotelkeeper, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased (who died on the 25th day of November, 1953, and probate of whose will was granted by the Supreme Court of the said State in its probate jurisdiction, on the 19th day of May, 1954, to Elizabeth Khyat, widow, and Stanley George Khyat, hotelkeeper, both of 286 Bay-street, Brighton, in the said State, and Lawrence Rupert Michael Khyat, of Railway Hotel, Stawell, in the said State, hotel-keeper, the executors named therein) are hereby required keeper, the executors named therein), are hereby required to send particulars, in writing, of their claims to the executors, care of the undersigned, on or before the 23rd day of September, 1954, after which date they will distribute the assets of the estate, having regard only to the claims of which they shall then have notice,

BRENDAN McGUINNESS & CO., of 357 Little Collins-BRENDAN McGUINNESS & CO., 01 00. Date Street, Melbourne, solicitors for the above executors. 381

CREDITORS, next of kin, and others having claims in respect of the estate of Ethel May Geraldine Boake, formerly of 29 The Ridge, Canterbury, and late of 12 Victoria-road, Camberwell, widow, deceased (who died on the 25th day of May, 1954, and probate of whose will was granted by the Supreme Court of Victoria, on the 9th day of August, 1954, to Percy Markham De Courcy Ireland, of 218 Rosanna-road, Heidelberg, engineer, and John Harward McConkey, of 409 Collins-street, Melbourne, solicitor, the executors named in the said will), are to send particulars of their claims to the said executor. John Harward McConkey, at his address above-mentioned. John Harward McConkey, at his address above-mentioned, by the 16th day of October, 1954, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated this 13th day of August, 1954.

J. H. McCONKEY, 409 Collins-street, Melbourne, solicitor for the said executors.

ELIZABETH STANLEY, late of 4 Hamilton-street, Gardenvale, widow, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 30th December, 1953), are required by the executor Donald Frederick Forster Granter, of 163 Martin-street, Gardenvale, estate agent, to send particulars of their claims to him, care of the under-mentioned solicitors, by the 20th October, 1954, after which date the executor may convey or distribute the assets, having regard to the claims of which he then has notice.

NORVAL H. DOOLEY & BREEN, solicitors, 31 Queenstreet, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Janet Helliwell, late of 3 Dillon-grove, Glen Iris, widow, deceased (who died on 21st May, 1954), are to send particulars of their claims to Theodore Newing, care of the undersigned, by the 22nd October, 1954, after which date he will distribute the assets, having regard only to the claims of which he then has notice has notice.

COOK & McCALLUM, solicitors, 422 Collins-street, Mel-

CREDITORS, next of kin, and others having claims in respect of the estate of Elsie Isabel Rodier, late of Benalla. married woman, deceased (who died on the 12th day of January, 1954), are to send particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 31st day of October, 1954, after which date it will distribute the ssets, having regard only to the claims of which it then

F. TRENERRY BROWN & SON, solicitors, Benalla.

CREDITORS, next of kin, and others having claims in respect of the estate of Mary Victoria Meader, late of 4 Wills-street, Deepdene, widow, deceased (who died on the 9th day of November, 1953), are to send particulars of their claims to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, by the 21st day of October, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice

DARVALL & HAMBLETON, solicitors, 352 Collins street, Melbourne. 438

IVY ADELAIDE IRENE SIMPSON, formerly of Ormondroad, West Footscray, but late of Kennedy's Creek, married woman, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of deceased (who died on the 5th May, 1952), are required by the trustee, William Oxley, formerly of Nerrena, via Leongatha, but now of 20 Rodd-street, Dandenong, clerk, to send particulars to him by the 26th October, 1954, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

JOHN GINNANE, solicitor, of 422 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Annie Todd, late of "Konetta," 16 St. Leonards-court, South Yarra, in Victoria, spinster, deceased (who died on the 18th day of May, 1954), are required by the executors, Agnes Laidlaw Todd, of "Konetta," 16 St. Leonards-court, South Yarra, aforesaid spinster, John Hamilton Todd, of 29 Illawarra-road, Hawthorn, manufacturer, and James Ford Strachan, of 123 William-street, Melbourne, solicitor, to send particulars to them care of the under-mentioned solicitors, by lars to them care of the under-mentioned solicitors, by the 19th day of October, 1954, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

AITKEN, WALKER, & STRACHAN, 123 William-street, Melbourne, solicitors for the executors.

CREDITORS, next of kin, and others having claims in CREDITORS, next of kin, and others having claims in respect of the estate of Henry Coltish Bingley, late of "Warrambeen," Shelford, in Victoria, but formerly resident in New Zealand, grazier, deceased (who died on the 13th day of December, 1953), are required by the executors, Ronald Pendock Bingley, of "The Meadows," Rokewood, grazier, and Terence James Bingley, of "Warrambeen," Shelford, grazier, to send particulars to them, care of the under-mentioned solicitors, by the 19th day of October, 1954, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

AITKEN, WALKER, & STRACHAN, 123 William-street Melbourne, solicitors for the executors.

NOTICE TO CREDITORS AND OTHERS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Alfred David Skurrie, late of 9 Balmer-street, Brunsgiven that all persons naving claims against the estate of Alfred David Skurrie, late of 9 Balmer-street. Brunswick, in the State of Victoria, retired accountant, deceased (who died on the 24th day of May, 1954, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction on the 15th day of July, 1954, to Elizabeth Skurrie, of 9 Balmer-street, Brunswick, in the State of Victoria, widow of the said deceased, the executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said Elizabeth Skurrie, at the office of her under-mentioned solicitors, on or before the 22nd day of October, 1954. And notice is hereby also given that after the last-mentioned date the said Elizabeth Skurrie will proceed to distribute the assets of the said Alfred David Skurrie, deceased, amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice, and the said Elizabeth' Skurrie will not be liable for the assets or any part thereof so distributed to any person of whose claim she shall not then have had notice. then have had notice.

Dated the 16th day of August, 1954.

A. L. C. FLINT & MARRIE, of 90 Queen-street, Melbourne, solicitors for the executrix.

PHILIP LEAHY, formerly of Goornong, but late of Mount Carmel Convalescent Home, Gratten-street, Bendigo, retired hotelkeeper, Deceased.

Bendigo, retired hotelkeeper, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the said deceased (who died on 29th December, 1953) are required by Thomas Mulcair, of Ramsay-street, Rochester, grazier, and Eugene Gorman, of Equity Chambers, 472 Bourke-street, Melbourne, barrister at law, to whom probate of the last will, dated 12th February, 1952, has been granted by the Supreme Court of Victoria, to send particulars of their claims to the said executors, care of the under-mentioned solicitors, by the 20th October, 1954, after which date the said executors will distribute the assets, having regard only to the claims of which they have then received notice. the claims of which they have then received notice.

. HOGAN & HOGAN, 68 Bull-street, Bendigo, solicitors for the said executors.

No. 702.-8375/54.-4

THOMAS CROSSKELL, late of 68 Queensberry-street, Carlton, in the State of Victoria, retired civil servant, DECEASED.

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased (who died on 12th July,,1953), are required to send particulars to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, on or before the 18th day of October, 1954, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice. the claims of which it then has notice.

HALL & WILCOX, solicitors, 20 Queen-street, Mel-

CREDITORS, next of kin, and all others having claims in respect of the estate of Rebecca Adelaide Robinson, late of 61 Hodder-street, East Brighton, widow, deceased (who died on the 2nd day of June, 1954), are to send the particulars of their claims to her executor, The Trustees, Executors, and Agency Company Limited, of 401 Collinstreet, Melbourne, by the 20th day of October, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

HADEN, SMITH, & FITCHETT, solicitors, 405 Collinsstreet, Melbourne.

GILBERT PERCY HORDERN, late of 431 Wattletree-road, East Malvern, in the State of Victoria, merchant (who died on 2nd July, 1953).

(who died on 2nd July, 1953).

CREDITORS and all other persons having claims against the estate of the deceased are required by the executors of the will, Elizabeth Mary Hordern, of 431 Wattletree-road, East Malvern, aforesaid widow, and John Alfred Knight, in the said will called John Arthur Knight, of 7 Quercus-court, Burwood, in the said State, manager, to send particulars of such claims, in writing, to the said executors, in care of the undersigned, on or before 20th October, 1954, after which date the assets will be distributed, having regard only to the claims of which notice has then been received. has then been received.

PLANTE & HENTY, 395 Collins-street, Melbourne, solicitors for the executors.

MALCOLM CAMPBELL DOUGLAS, late of 88 Turnbull-street, Bairnsdale, in Victoria, postal employee,

CREDITORS, next of kin, and others having claims in respect of, the estate of the deceased (who died on the 30th day of March, 1954) are required by the trustees. The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, and Grace Douglas, of 88 Turnbull-street, Bairnsdale aforesaid, to send particulars to them, by the 31st day of October, 1954, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated this 11th day of August, 1954.

J. I. LANFRANCHI, solicitor, Bairnsdale.

CREDITORS, next of kin, and others having claims in respect of the estate of Sidney Hadley Harrison, late of 14 Compton-street, Canterbury, company director, deceased (who died on the 7th day of January, 1954, and probate of whose will was granted by the Supreme Court of Victoria, on the 11th day of August, 1954, to Aubrey Sidney Harrison and John Ralph Burt, the executors named in such will), are to send particulars of their claims to the said executors, care of Blake and Riggall, 120 William-street, Melbourne, solicitors, by the 20th day of October, 1954, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BLAKE & RIGGALL, solicitors, 120 William-street.

BLAKE & RIGGALL, solicitors, 120 William-street Melbourne.

ROBERT GARDINER, late of 42 Candover-street, Geelong West, gentleman, DECEASED.

West, gentleman, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the above-named deceased (who died on 21st May, 1954) are required by the applicants for grant of probate, John Thomas Windsor, of 63 Preston-street, Geelong West, coachsmith, and Jack William Thomas, of Harcourt-street, Newtown, Geelong, estate agent, to send particulars to them, care of the undersigned solicitors, by 20th October, 1954, after which date the applicants for grant of probate may convey or distribute the assets, having regard only to the claims of which they then have notice.

WIGHTON & McDONALD, solicitors, 189-191 Moora-bool-street; Geelong. 367

CREDITORS, next of kin, and others having claims against the estate of William Gadd, formerly of 5 Johnston-street, Ballarat, but late of Glenthompson, gentleman, deceased (who died on 11th day of February, 1954), are to send the particulars of such claims to The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, addressed to the said company, at its branch office, situate at 73 Thompson-street, Hamilton, by the 11th day of October, 1954, after which date the company will distribute the assets, having regard only to the claims of which it then has notice. the claims of which it then has notice.

CREDITORS, next of kin, and others having claims in respect of the estate of Alfred Thomas Saxton, late of "Mountain Glen," Moe, retired farmer, deceased (who died on 25th January, 1954), are to send particulars of their claims to Marion Gladwish Saxton, Peter McCallum, and John Hamilton Wilson, care of the undersigned, by the 20th October, 1954, after which date they will distribute the assets, having regard only to the claims of which they then have notice they then have notice.

COOK & McCALLUM, solicitors, 422 Collins-street, Melbourne.

CAROLINA ALBERTA BOYD, formerly of "Chenies," St. Kilda-road, Melbourne, married woman, but late of Irving-avenue, Windsor, widow, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 30th day of July, 1953) are required by the personal representative, Cecil Alexander Boyd, of "Stoneyhurst," Beeac, grazier, to send particulars to him, care of Whyte, Just, and Moore, solicitors, 27 Malop-street, Geelong, by the 20th day of October, 1954, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice. has notice.

WHYTE, JUST, & MOORE, solicitors, 27 Malop-street,

HAMLET FORTESCUE FLETCHER SMITH, late of 8 Sturt-street, Essendon, in the State of Victoria, motor body builder, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of the above-named, are required by the executor, Robert Frederick Haymes, to forward particulars to him, at the under-mentioned address, on or before 23rd October, 1954, after which date he will proceed to distribute the assets in the estate, having regard only to the claims of which he then has notice.

RODDA, BALLARD, & VROLAND, solicitors, 430 Little Collins-street, Melbourne.

In the Supreme Court of the State of Victoria .- Fi. Fa. NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria and directed to the Sheriff requiring him to levy certain moneys of the real and personal estate of Walter Shannon, of 21 Gamon-street, Seddon, manufacturer, the said Sheriff will, on Tuesday, the 28th day of September, 1954, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, Willis-street, Yarraville (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 Walter Shannon in and to all that piece of land being lot 5 and part of lot 6 on plan of subdivision number 2775, and being part of Crown allotment D, section 14, Parish of Cut Paw Paw, County of Bourke, and being the land contained in certificate of title, volume 5284, folio 1056654.

N.B.-Terms: Cash. No cheques taken.

Dated at Melbourne, this 16th day of August, 1954. DAVID J. JOHNSTON, Sheriff's Officer.

MINING NOTICES.

FIFTEENTH SCHEDULE .- PART A.

I THE undersigned, hereby make application to register Mineral Ventures No Liability as a company under the provisions of Part II. of the Companies Act 1938.

- 1. The name of the company is to be Mineral Ventures
- 2. The places of intended operations are in the Daly River area of the Northern Territory of Australia and Woodside, in Victoria.

- 3. The registered office of the company will be situate at 450 Collins-street, Melbourne.
- 4. The value of the company's property, including claim and machinery is nil.
- 5. The number of shares in the company is 1,500 of 5s. each.
- 6. The number of shares subscribed for is 1,500, being not less than 25 per centum of the entire number of shares in the company.
- 7. The amount of subscribed capital which is paid up is £150, being not less than 5 per centum of the subscribed capital.
- 8. The name of the manager is Martyn Bruce Gemmell.
- 9. The names and addresses and occupations of at least two shareholders who have subscribed for shares in the company, and the number of shares subscribed for by each of them at this date are as follow:—

Names.	Addresses.	Occupations.	Number of Shares Subscribed for by Each.	
Michael Duhan Carretty	360 Collins-street, Melbourne	Mining Geologist	750	
Kenneth William Craig	450 Collins-street, Melbourne	Account-	750	
	Mersourie	16111	1,500	

10. A majority in number and value of the share-holders in and the creditors (if any) of the company, in writing, have consented to its incorporation as a No Liability Company.

Dated the 17th day of August, 1954.

M. B. GEMMELL, Manager.

Witness to signature-M. Keogh.

- I, Martyn Bruce Gemmell, of 450 Collins-street, Melbourne, in the State of Victoria, chartered accountant (Australia), do solemnly and sincerely declare that—
- 1. I am the manager of the said intended company.
- 2. The above statement is to the best of my knowledge and belief true in every particular.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

M. B. GEMMELL.

Taken before me, at Melbourne, this 17th day of August, 1954.—M. Keogh, clerk to Arthur Phillips and Just, solicitors, Melbourne.

Seventeenth Schedule.

WOODSIDE (LAKES ENTRANCE) OIL COMPANY NO. LIABILITY.

INCREASE OF CAPITAL.

I. THE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the 9th day of August, 1954, resolved on.

The mode adopted for the increase is by the creation of 3,999,500 new shares of Five shillings each in addition to the 500 shares of Five shillings each now existing in the company.

Dated the 11th day of August, 1954.

REES B. WITHERS, Manager of the above-named company.

ROY P. BEE,

Director of the above-named company.

P. D. McKENZIE, Director of the above-named company.

- I, Rees Bedford Withers, of 472 Bourke-street, Melbourne, in the State of Victoria, accountant, do solemnly and sincerely declare-
- 1. That the foregoing statement is to the best of my knowledge and belief true in every particular.
- 2. I am the manager of the above-named company.
- 3. Roy Paul Bee, of 9 Hudson-street, Hampton, in the said State of Victoria, accountant, and Percival Donald McKenzie, of 14 Woodburn-road, Hawthorn, in the said State, engineer, whose signatures are affixed to the said statement are directors of the said company.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the pro-visions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before be, at Melbourne, in the said State of Victoria, this 11th day of August, 1954.—M. Keoch, clerk to Arthur Phillips and Just, solicitors, Melbourne.

Arthur Phillips and Just, 472 Bourke-street, Melbourne, solicitors to the company.

IMPOUNDINGS.

ROADMEADOWS.—Impounded at Campbellfield Pound.

1 chestnut mare, 13 hands, star, off hind foot white

If not claimed and expenses paid, to be sold on 2nd September, 1954.

A. OLIVER 406-8/ Poundkeeper.

 ${
m D}^{
m ANDENONG.-Impounded}$ in Dandenong Pound, by Shire Ranger, from Princes Highway.

grey gelding, no visible brand, unshod bay gelding, white dot on forehead, black points, no visible brand, unshod

If not claimed and expenses paid, to be sold on 3rd September, 1954.

407-12/

A. WALKER, Poundkeeper.

RAYWOOD.—Impounded in Raywood Pound.

 $1\ draught$ bay gelding, white blaze on face, near hind foot white, wall eye off side, no visible brand

If not claimed and expenses paid, to be sold on 4th September, 1954.

408-9/4

R. ENGLISH, Poundkeeper.

COBURG.—Impounded in Coburg Pound.

1 bay pony gelding, black points, indistinct number on

rump

1 bay mare, white blaze, near white hind sock, rug, no visible brand

2 rumpness paid to be sold on 1st

If not claimed and expenses paid, to be sold on 1st September, 1954.

440--12/-

E. S. McNABB Poundkeeper.

DROMANA.—Impounded in Dromana Pound.

1 creamy gelding, aged, no visible brand

If not claimed and expenses paid, to be sold on 8th September, 1954.

441--8/-

J. McCUBBIN, Poundkeeper.

A copy of the Gazette filed at each place for public reference.

SUBSCRIPTIONS.—The subscription, including postage, is £2 5s. per annum, £1 2s. 6d. half-yearly, or 11s. 3d. per quarter, payable in advance.

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On an average, ten words make a line.

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ALL DOCUMENTS illegibly written will be returned un-published, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

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No GAZETTES prior to January, 1942, in stock.

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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 ${\it Gazette}$ Officer.

Publication will be facilitated by the submission of carbon copies for the use of the Gazette Officer.

- (a) All other matter duly certified by a responsible officer for publication should be lodged with the Gazette Officer not later than half-past Ten a.m. on Tuesday.
- (b) Lengthy or involved notices should be forwarded several days before publication.
- (c) Proofs, which will be supplied only when specifically requested, or at the direction of the Gazette Officer, should be returned promptly to avoid delay in publication.
- (d) No additions or amendments to matter for publication will be accepted by telephone.

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