

VICTORIA GOVERNMENT GAZETTE

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No. 1019]

WEDNESDAY, DECEMBER 5

[1956

CHILDREN'S COURT ACT 1956 (No. 6053).

Date of Coming Into Operation.

PROCLAMATION

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

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

WHEREAS by an Act of the Parliament of the State of Victoria passed in the fifth year of the reign of Her Majesty Queen Elizabeth II. intituled the Children's Court Act 1956 (No. 6053) it is amongst other things enacted that the said Act shall come into operation on a date to be fixed by Proclamation of the Governor in Council published in the Government Gazette: Now therefore I, the Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, do by this my Proclamation fix Tuesday the 1st day of January One thousand nine hundred and fifty-seven as the day upon which the Children's Court Act 1956 (No. 6053) shall come into operation.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

MURRAY PORTER,

for Attorney-General.

GOD SAVE THE QUEEN!

MOTOR CAR (FEES) ACT 1956, No. 6038.

Date of Coming Into Operation.

PROCLAMATION

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

WHEREAS by an Act of Parliament of the State of Victoria passed in the fifth year of the reign of Her Majesty Queen Elizabeth II., intituled the Motor Car (Fees) Act 1956 (No. 6038), it is amongst other things enacted that the said Act shall come into operation on a day to be fixed by Proclamation of the Governor in Council published in the Government Gazette:

Now, therefore I, the 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 fix Tuesday, the first day of January, One thousand nine hundred and fifty-seven, as the day on which the said *Motor Car (Fees) Act* 1956 shall come into operation.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

MURRAY PORTER, for Chief Secretary.

GOD SAVE THE QUEEN!

GAS REGULATION (AMENDMENT) ACT 1956, No. 6010.

Date of Coming Into Operation.

PROCLAMATION

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

WHEREAS by an Act of Parliament of the State of Victoria passed in the fifth year of the reign of Her Majesty Queen Elizabeth II., intituled the Gas Regulation (Amendment) Act 1956 (No. 6010), it is amongst other things, enacted that the said Act shall come into operation on a day to be fixed by Proclamation of the Governor in Council published in the Government Gazette:

Now therefore I, the 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 fix Wednesday, the fifth day of December, One thousand nine hundred and fifty-six, as the day on which the said Gas Regulation (Amendment) Act 1956 shall come into operation.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

MURRAY PORTER, for Chief Secretary.

GOD SAVE THE QUEEN!

PUBLIC HIGHWAYS.—CITY OF NUNAWADING.

PROCLAMATION

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

WHEREAS by the Local Government Act 1946, section 518, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the Council of any municipality, by notice published in the Government Gazette, to declare any land reserved, used or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: thereafter in force:

And, whereas the Council of the City of Nunawading has requested that the lands hereinafter mentioned, which have been reserved for roads within the said City, be so declared to be public highways:

Now, therefore, I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do, by this Proclamation, declare that all those pieces of land, being parts of Crown portion 121, Parish of Nunawading, reserved for roads, and being the lands more particularly described hereinafter, shall be public highways within the meaning of the said Act:—

neaning of the said Act:—

1. Commencing at the north-western angle of lot 1 shown on plan of subdivision No. 26529 lodged at the Office of Titles, being a point distant south 81 deg. 16 min. west 109 ft. 10 in. from the intersection of the southern alignment of Carween-avenue and the western alignment of Mitcham-road, bounded thence by lines bearing respectively south 38 deg. 8 min. east 39 feet, south 61 deg. 16 min. west 10 feet, south 81 deg. 16 min. west 9 ft. 9 in., south 8 deg. 44 min. east 71 ft. 6½ in., north 81 deg. 16 min. east 14 feet, south 8 deg. 44 min. east 37 ft. 3 in., south 29 deg. 37 min. west 23 ft. 4½ in., south 12 deg. 16 min. west 114 ft. 6½ in., south 84 deg. 41 min. west 127 ft. 7 in., north 5 deg. 13 min. west 12 feet, north 84 deg. 41 min. east 106 ft. 9½ in., north 48 deg. 28½ min. east 19 ft. 4½ in., north 12 deg. 16 min. east 109 ft. 7½ in., north 8 deg. 44 min. west 145 ft. 3½ in., and north 81 deg. 16 min. 10 feet to the point of commencement.

Alwyn-court.

Alwyn-court.

2. Commencing at a point distant south 84 deg. 47 min. west 50 feet from the south-eastern angle of lot 12 shown on plan of subdivision No. 29283 lodged at the Office of Titles and being distant south 84 deg. 47 min. west 310 ft. 4 in. from the intersection of the northern alignment of Alwyn-street and the western alignment of Mitcham-road, bounded thence by lines bearing respectively north 50 deg. 13 min. west 14 ft. 1½ in., north 5 deg. 13 min. west 14 ft. 1½ in., north 5 deg. 13 min. west 57 feet, to a point being a tangent point, thence along an arc of radius 40 feet a distance of 67 ft. 10½ in. to a point distant a chord length of 60 feet on a bearing north 53 deg. 48¾ min. west, thence along the same arc a distance of 67 ft. 7½ in. to a point distant a chord length of 59 ft. 10½ in. on a bearing south 29 deg. 9½ min. west, thence along the same arc a distance of 22 ft. 11½ in to a common tangent point distant a chord length of 22 ft. 7½ in. on a bearing south 35 deg. 43½ min. east, thence along an arc of radius 54 ft. 6 in., a distance of 44 ft. 8 in., to a tangent point distant a chord length of 43 ft. 5 in. on a bearing south 28 deg. 41½ min. east, bounded thence by lines bearing respectively south 5 deg. 13 min. east 135 ft. 3½ in. and north 84 deg. 47 min. east 60 feet to the point of commencement. 60 feet to the point of commencement.

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

DALLAS BROOKS.

By His Excellency's Command,

T. K. MALTBY, Commissioner of Public Works.

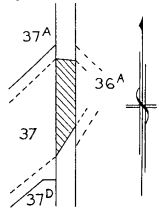
GOD SAVE THE QUEEN!

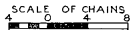
Land Act 1928. ROAD PROCLAIMED.

PROCLAMATION

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

IN pursuance of the provisions of section 25 of the Land Act 1928, I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do hereby proclaim as a road the land in the Parish of Wonwron, County of Buln Buln, as indicated by hachure on plan hereunder.—(W.284(3) (C.96253).





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

DALLAS BROOKS.

By His Excellency's Command,

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Game Acts

EVOCATION OF PROCLAMATION RESPECTING PROTECTION OF NATIVE GAME OF ALL KINDS IN PORTION OF THE PARISHES OF ECHUCA NORTH AND WHARPARILLA. REVOCATION

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 seventeenth day of May, 1910, and published in the Government Gazette of the twenty-fifth day of May, 1910, respecting protection of native game of all kinds in portion of the Parishes of Echuca North and Wharparilla.

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

DALLAS BROOKS.

By His Excellency's Command,

MURRAY PORTER, for Chief Secretary.

GOD SAVE THE QUEEN!

Forests Act 1928 (No. 3685).
PROCLAMATION OF PROHIBITED PERIOD.

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 powers conferred by section 3 of the Forests Act 1928, 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 proclaim the period commencing at midnight between the fifth and sixth day of December, One thousand nine hundred and fifty-six, and ending at midnight between the thirty-first day of March and first day of April, One thousand nine hundred and fifty-seven, to be the prohibited period in respect to any fire protected area other than a State forest or national park in the State of Victoria situated in such municipalities as are specified in the Schedule hereto.

SCHEDULE.

The City of— Hamilton Horsham Warrnambool

The Borough of-

Koroit Port Fairy

Stawell

The Shire of-

Arapiles Belfast Dundas Glenelg

Kowree Minhamite Mount Rouse Portland Stawell

Wannon Wimmera, and

that portion of the Shire of Ararat situated north and west of the Stawell, Ararat, Glen Thompson railway line, and

those portions of the Shires of Dimboola Kaniva and Lowan which are not within the Mallee country within the meaning of the Land Act 1928.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

G. S. McARTHUR, Minister of Forests.

GOD SAVE THE QUEEN!

ROAD TRAFFIC ACT 1956.

PROCLAMATION

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

WHEREAS by the Road Traffic Act 1956 it is amongst other things enacted that Part II. of the said Act shall apply only in respect of infringements occurring in any area or circumstance specified for the purpose of such Part by Proclamation of the Governor in Council published in the Government Gazette and occurring after the date of such Proclamation:

And whereas it is also enacted in the said Act that any such Proclamation may provide that such Part of the said Act shall apply only in respect of parking infringements or in respect of traffic infringements or in any particular area or circumstance:

And whereas it is further enacted that no such Proclamation shall be made in relation to parking infringements unless the council of any municipality the

municipal district or any part of the municipal district of which is specified therein has requested the Governor in Council to extend the application of such Part to such municipal district or part thereof:

And whereas the Council of the City of Brighton has requested the Governor in Council to extend the application of such Part in respect only to parking infringements to the City of Brighton:

Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation specify the City of Brighton as an area in which Part II. of the Road Traffic Act 1956 shall apply in respect only of parking infringements occurring after the date hereof.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

 MURRAY PORTER, for Chief Secretary.

GOD SAVE THE QUEEN!

Country Fire Authority Acts.

SUMMER PERIOD IN RESPECT OF SPECIFIED PARTS OF THE COUNTRY AREA OF VICTORIA.

PROCLAMATION

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

WHEREAS by sub-section (2) of section 4 of the Country Fire Authority Act 1944 it is enacted that the Governor in Council, after consultation by the Chief Secretary of Victoria with the Minister of Forests, may from time to time by Proclamation published in the Government Gazette proclaim any period as the summer period in respect of the country area of Victoria or any specified part or parts thereof and, without affecting the generality of the foregoing, may proclaim different summer periods in respect of different parts of the said country area:

And whereas the Chief Secretary and the Minister of Forests have consulted accordingly:

Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and in pursuance of the powers conferred by the Country Fire Authority Acts, do by this my Proclamation proclaim the period commencing at midnight on the fifth day of December, 1956, and ending at midnight on the thirty-first day of March next following to be the summer period in respect of the parts hereinafter specified of the country area of Victoria, that is to say:

the Eighteenth Fire Control Region, comprising the municipal districts of the City of Mildura, the Borough of Swan Hill, the Shire of Mildura excluding those portions of the aforesaid shire which lie within the Parishes of Mildura and Merbein, and the Shires of Karkarooc, Swan Hill and Walpeup;

and those portions of the Twentieth Fire Control Region comprised by the municipal districts of the Shires of Birchip, Charlton, Cohuna, Donald, Gordon, Kerang and Wycheproof.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

A. G. RYLAH, Chief Secretary.

GOD SAVE THE QUEEN!

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PUBLIC HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the Public Service Act 1946, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said "State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

Public Holidays:-

*Saturday, the 8th December, 1956, throughout the Townships of Berwick, Narre Warren, Narre Warren North, Beaconsfield and Beaconsfield Upper in the Shire of Berwick.

*SATURDAY, THE 23RD FEBRUARY, 1957, throughout the Shire of South Gippsland.

* Agricultural Show.

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

TUESDAY, THE 11TH DECEMBER, 1956, throughout the Shire of Newham and Woodend.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

MURRAY PORTER for Chief Secretary.

GOD SAVE THE QUEEN!

PUBLIC HOLIDAYS (OLYMPIC GAMES).

PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the Public Service Act 1946, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays at the places respectively specified, viz.:—

Public Holidays:-

WEDNESDAY, THE 5TH DECEMBER, 1956, throughout the Shire of Rodney. FRIDAY, THE 7TH DECEMBER, 1956, throughout the Shire

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

, (L.S.)

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DALLAS BROOKS.

'By His Excellency's Command, MURRAY PORTER.

for Chief Secretary.

GOD SAVE THE QUEEN!

PUBLICATION OF THE "VICTORIA GOVERNMENT GAZETTE."

To is hereby notified that, owing to the Christmas and New Year Holidays, the last issue of the Victoria Government Gazette for the year 1956 will be published on Wednesday, the 19th December, except if special circumstances shall require otherwise.

The next Gazette after the 19th December, 1956, will be published on Wednesday, the 9th January, 1957, and thereafter on each Wednesday, as usual.

W. M. HOUSTON,

Government Printer.

CHRISTMAS AND NEW YEAR HOLIDAYS.

IT is hereby notified that on-

Monday, the 24th December, 1956, Tuesday, the 25th December, 1956, Wednesday, the 26th December, 1956, Monday, the 31st December, 1956, and. Tuesday, the 1st January, 1957,

the Public Offices will be closed, such days having been appointed by the Public Service Acts to be observed as holidays in the Public Offices throughout the State of Victoria.

This notice relates only to the closing of the State Public Offices. All inquiries regarding holidays in other offices and in shops and industry should be directed to the Department of Labour and Industry, Old Treasury Building, Spring-street, Melbourne, C.1. (Telephone MF 0321, Extension 266 or 6382.)

A. G. RYLAH, Chief Secretary.

Chief Secretary's Office, Melbourne, C.1, 3rd December, 1956.

SHIRE OF GRENVILLE.

ROAD DEVIATION (SPRATLINGS-ROAD).

IN pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1946, the Council of the Shire of Grenville doth hereby order that the lands next hereinafter described shall be a public highway from the date of publication of this Order in the Government Gazette, that is to say:—

All that piece of land being part of Crown allotment 119, Parish of Yarrowee, County of Grenville: Commencing at a point on the southern boundary of the said Crown allotment 119 distant 129.3 links westerly from the south-east corner of the said allotment 119; thence by the said southern boundary west 141.4 links; thence north 45 deg. 0 min. east 382.8 links; thence by the eastern boundary of the said allotment south 141.4 links; thence south 45 deg. 0 min. west 182.8 links to the point of commencement.

And also all that piece of land being part of Crown

And also all that piece of land being part of Crown allotment 121, Parish of Yarrowee: Commencing at a point on the northern boundary of the said allotment 121 east 129.3 links from the north-west corner of the said allotment 121; thence by the said northern boundary east 141.4 links; thence south 45 deg. 0 min. west 382.8 links; thence by the western boundary of the said allotment north 141.4 links; thence north 45 deg. 0 min. east 182.8 links to the point of commencement. commencement.

And the said Council doth hereby declare that the lands above described shall from the date of publication of this Order in the Government Gazette be a public highway in lieu of the lands hereinafter described, that is to say:-

Commencing at the north-east corner of Crown allotment 122, Parish of Yarrowee, County of Grenville; thence by the northern boundary of the said allotment west 329.3 links; thence north 45 deg. 0 min. east 141.4 links; thence by the boundaries of Crown allotment 119 east 129.3 links and north 129.3 links; thence north 45 deg. 0 min. east 141.4 links; thence by the western boundary of Crown allotment 121 south 329.3 links to the point of commencement.

And also commencing at the north-western corner of Crown allotment 121, Parish of Yarrowee; thence by the western boundary of the said allotment south 129.3 links; thence south 45 deg. 0 min. west 141.4 links; thence by the eastern boundary of Crown allotment 120 east 329.3 links; thence by the condary of Crown allotment 120 east 329.3 links; thence south 45 deg. 0 min. west 141.4 links; thence by the northern boundary of Crown allotment 120 east 329.3 links; thence south 45 deg. 0 min. west 141.4 links; thence by the northern boundary of Crown allotment 120 east 329.3 links; thence south 45 deg. 0 min. west 141.4 links; thence by the northern boundary of Crown allotment 120 east 329.3 links; thence south 45 deg. 0 min. west 141.4 links; thence by the northern boundary of Crown allotment 121 west 129.3 links to the point of commencement.

The common seal of the President, Councillors, and Ratepayers of the Shire of Grenville was hereby affixed this 7th day of July, 1955, in pursuance of a Resolution of the Council, and in the presence

(SEAL)

G. F. BANKS, President.W. S. TUDDENHAM, Councillor.J. CULLIVER, Acting Secretary.

Confirmed by the Governor in Council, 27th November, 1956.

A. MAHLSTEDT. Clerk of the Executive Council.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS

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 persons concerned:-

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

Date of Expiry.

Ballarat Brewing Co. Ltd., 309 Dana-street, Ballarat; 2 commercial goods vehicles (each 126 cwt.) to operate within a radius of 50 miles from the chief post office in the City of Ballarat in the course of business as "brewers of alcoholic beverages"—own brewed products; D.7615, D.7614; 2nd March, 1957.

FLEMING, G. A., 175 Stewart-street, East Brunswick; 1 commercial goods vehicle (8 cwt.) to operate within a radius of 50 miles of the General Post Office, situated at the corner of Bourke and Elizabeth streets, in the City of Melbourne, and to and from the Warragul Market in course of business as "stall-holder"—own leather goods and hand-bags; D.7617; 2nd March, 1957.

2nd March, 1957.
PEGLER'S TYRE SERVICE PTV. LTD., corner of Deakin-PEGLER'S TYRE SERVICE PTY. LTD., corner of Deakinavenue and Ninth-street, Mildura; 2 commercial goods vehicles (14 cwt. each) to operate within a radius of 100 miles from the post office at Mildura and to and from the Township of Pinnaroo, via Ouyen, in the course of business as "tire reconditioners"—new and second-hand tires and tubes and batteries for delivery to and collection from own clients; D.7630, D.7631; 2nd March, 1957.

WALKENHORST, P. F., Tarrington, via Hamilton; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 20 miles from the post office at Tarrington—general goods. (b) from primary pro-

(a) within a radius of 20 miles from the post office at Tarrington—general goods, (b) from primary producers situate within a radius of 30 miles from the aforesaid post office to Hamilton or to the nearest railway stations—hay and chaff, (c) from Moralla and Woohlpooer direct only to places within a radius of 20 miles from the post office at Tarrington—posts, stays, strainers, and rack timber; D.3295; 11th Indiana, 1957 January, 1957.

NOTICE is hereby given that the applications made by the persons named below for licences to operate 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 persons concerned:-

Name and Address; Nature of Application.

CHARTRES (VIC.) PTY. LTD., 396 Flinders-lane, Melbourne; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria for the purpose of servicing and maintaining office machines—tools of trade, spare parts, and office machines for replacement

ment.

C.I.G. (VIC.) PTY. LTD., 90 Bell-street, Preston; 1 commercial goods vehicle (8 cwt.) to operate—

(a) throughout the State of Victoria for the purpose of servicing and maintaining medical equipment used of servicing and maintaining medical equipment used in conjunction with medical gases—tools of trade, spare parts, and incidental materials, (b) within a radius of 50 miles of the G.P.O., Melbourne, in the course of business as "manufacturers of commercial and industrial gases"—own goods.

COOKSON, W. H., care of C.R.B., Dereel P.O.; 1 commercial goods vehicle (100 cwt.) to operate within the Ballarat Division of the Country Roads Board—road-contracting about and metarnial.

Ballarat Division of the Country Roads Board—road-contracting plant and materials.

Davey, T. W., & Co. Ptv. Ltd., 566 Elizabeth-street, Melbourne; 2 commercial goods vehicles (8 cwt. each) to operate throughout the State of Victoria in the course of business as "electrical and mechanical engineers" for the purpose of installing, servicing, and maintaining own manufactured electric motors—tools, spare parts, and materials incidental to trade.

DELLACA, JAMES ARTHUR, 24 Lydiard-street, Ballarat; 1 commercial goods vehicle (192-cwt. low loader) to operate throughout the State of Victoria in the course of business as "earth-moving contractor"—tools of trade, equipment, and materials incidental to own contracts.

contracts.

EDWARDS, C., & K. BEAGLEY, 4 Patricia-street, Box Hill;

1 commercial goods vehicle (121 cwt.) to operate within a radius of 100 miles of the New Northcote Brick Co. Pty. Ltd., at East Burwood—bricks on behalf of the said company.

FORBES, JAMES (TAR DISTILLERS) PTY. LTD., Normanby-FORRES, JAMES (TAR DISTILLERS) PTY. LTD., Normanbyroad, Port Melbourne; 1 commercial goods vehicle
(218 cwt.) to operate throughout the State of Victoria as a bulk-tar tanker.

HENDERSON, T. E., Mt. Clear; 1 commercial goods vehicle
(16 cwt.) to operate throughout the State of Victoria
in the course of business as "carpet planner and
layer"—floor coverings, carpets, linoleum, underfelt, and tools of trade incidental to applicant's own
contracts.

contracts.

contracts.

HINE, L. J., Rowsley; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 20 miles of Rowsley—general goods, (b) from pits at Rowsley to Melbourne, Geelong, and Ballarat—refractory clay, (c) from and to Rowsley to and from Melbourne—particular manufactures of the contract of the contra

(c) from and to Rowsley to and from Melbourne—petroleum products in prescribed types of containers and empty containers.

Hogan, A. K., Royal Showgrounds, Ascot Vale; 1 commercial goods vehicle (40 cwt.) to operate to race-courses throughout the State of Victoria—book-makers' betting boards and umbrellas.

The Hyat Construction Co. Pty. Ltd., 443 Little Collins-street, Melbourne; 2 commercial goods vehicles (80 and 58 cwt.) to operate in the course of business as "elevation and load construction engineers" within a radius of 25 miles of any project upon which the applicants are engaged—tools of trade, equipment, and materials incidental to such contracts. tracts.

tracts.

Kingsley, B., 28 Kingsley-grove, Notting Hill; 1 commercial goods vehicle (86 cwt.) to operate—
(a) within a radius of 25 miles of the G.P.O., Melbourne—general goods, (b) within the Dandenong Division of the C.R.B., road-contracting plant and

materials.

Lynn, J. H., Gladstone-street, Orbost; 1 commercial goods vehicle (180 cwt.) to operate from D. Humphries' sawmill at Cann River to the railway station at Orbost and to the S.E.C. at Bairnsdale—scantlings and sleepers.

and sleepers.

MONSON, K. F., G. F., & G. R. (trading as Monson's Café), Manangatang; 1 commercial goods vehicle (76 cwt.) to operate from Bendigo to Manangatang—own café supplies in small quantities.

PRICE, L. W., 44 South-road, Drouin; 1 commercial goods vehicle (260 cwt.) to operate from forest landings in the Mt. Disappointment area to S.E.C. yards at Brooklyn—overlength poles.

Rowe, P. L., 5 Walker-street, Murrumbeena; 1 commercial goods vehicle (108 cwt.) to operate—(a) within a radius of 20 miles of Murrumbeena—general goods, (b) to and from pits at North Garfield from and to places within the radius described in paragraph (2) above—sand.

SHELTON, V., Hill-street, Kangaroo Flat; 2. commercial goods vehicles (81 and 100 cwt.) to operate within the Bendigo Division of the C.R.B.—road-contracting plant and materials.

SHONE, J., & Co., 255 Moorabool-street, Geelong; 1 commercial goods vehicle (40 cwt.) to operate—(a) within a radius of 20 miles of Geelong—bulk confectionery, (b) from Geelong to retailers at Forrest, Lorne, and Apollo Bay—bulk confectionery.

TRANS-OTWAY LTD., corner of Ryrie and Fenwick streets, NNS-OTWAY LTD., corner of Ryrie and Fenwick streets, Geelong; 1 commercial goods vehicle (136 cwt.) to operate—(a) from the Cities of Melbourne and Geelong and the Township of Lorne to places situated between a point 1 mile west of the Township of Lorne and the Township of Apollo Bay—general goods, (b) from places situated between the Township of Apollo Bay and a point 1 mile west of the Township of Lorne to the Township of Lorne and to the Cities of Geelong and Melbourne—general goods, (c) from and to the Township of Apollo Bay to and from the Township of Colac—general goods, (d) within a radius of 20 miles from the post office at Apollo Bay—general goods. at Apollo Bay-general goods.

NLLACE, E. D., Kergunyah; 1 commercial goods vehicle (219 cwt.) to operate within a radius of 50 miles of Kergunyah—road-contracting plant and materials.

- Kergunyan—road-contracting plant and materials.

 Walters, W., 36 Roberts-street, Essendon; 1 commercial goods vehicle (12 cwt.) to operate—(a) within a radius of 25 miles of the G.P.O., Melbourne—general goods, (b) throughout the State of Victoria in the course of business as "advertising agent"—own advertising calendars for the purpose of sales prometries only. motion only.
- motion only.

 WATERFIELD, A. K., 4 Luke-street, Stawell; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 20 miles of Stawell—general goods, (b) within a radius of 100 miles of Stawell—waste oil in 44-gallon drums or bulk tank for collection and consignment to Melbourne from any railhead within the said radius.

FEN, W. A., Portarlington; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 25 miles of Geelong—general goods, (b) from places within a radius of 8 miles of Drysdale to Melbourne—market garden and orchard produce, excluding potatoes in bags and brown onions. WIFFEN,

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

Name and Address; Nature of Application.

PYLE, T. J., Tawonga South; 1 commercial passenger vehicle, with seating capacity for eleven persons, to operate as follows:-

(a) For the carriage of eight passengers, mails, and parcels between Mt. Beauty and Bright.

TIME-TABLE AND FARES.

Mon. to Fri. 9.50 a.m. 9.55 a.m. 10.05 a.m. 11.05 a.m.	Saturday. 9.30 a.m. Dep. Mt. 9.35 a.m. Dep. Tav 9.45 a.m. Dep. Tav 10.45 a.m. Arr. Bri	vonga Šouth vonga
Mr. Decutes	Mon. to Fri.	Saturday.
	Arr. 12.30 p.m.	12.30 p.m.
Tawonga Sout	h Den. 12.25 n.m.	12.25 p.m.

	mon. cor. it.	Butter aug.
Mt. Beauty	Arr. 12.30 p.m.	12.30 p.m.
Tawonga South	Dep. 12.25 p.m.	12.25 p.m.
Tawonga	Dep. 12.10 p.m.	12.10 p.m.
Bright _	Dep. 11.10 a.m.	11.10 a.m.
-		

FARES.

	Single.	Return.
Mt. Beauty-Bright	7s.	12s.
Tawonga South-Bright	7s.	12s.
Tawonga-Bright	7s.	12s.

(b) Half-day tours from-

Fares. (1) Mt. Beauty to Bogong High Plains ... Mt. Beauty to Mt. Buffalo ... Mt. Beauty to Tallangatta, via Esk-25s. dale 30s.

(2) Bogong Village to Bogong High Plains 20s.
Bogong Village to Mt. Buffalo 30s.
Bogong Village to Tallangatta, via Eskdale 30s.

(c) As a special service omnibus, subject to all regulations appertaining to such operations and subject also to the condition that all journeys undertaken commence within a radius of 10 miles of Mt.

(d) Under special traffic conditions, subject to all regulations appertaining to such operations and subject also to the condition that all journeys undertaken commence within a radius of 10 miles of Mt. Beauty Post Office.

Subject to the cancellation of licence No. D.A.1873, held by the applicant.

MURRAY VALLEY COACHES LTD., corner of Kiewa and Swift streets, Albury; 1 commercial passenger vehicle, with seating capacity for 24 persons, to operate as an additional vehicle under the same terms and conditions as existing "C.O." licences in the name of the applicant company.

MARTYR, H., PTY. LTD., Main-street, Warburton; 1 commercial passenger vehicle, with seating capacity for 41 persons, to operate as an additional vehicle under the same terms and conditions as the applicant's existing "C.O." licences.

GRIFFITHS, J. W., Box 17, Mt. Beauty; application for variation of licence Nos. C.O.138 and C.O.511, to include the ability to operate the following one-day

Fare (inc. meals.)

- (a) Mt. Beauty to Mt. Buffalo . . . (b) Mt. Beauty to Bogong High Plains . . . (c) Bogong Village to Mt. Buffalo . . . (d) Bogong Village to Bogong High Plains 25s.
- Davison, J., Tallangatta; application for renewal of licence No. C.H.280 (expiring 9th March, 1957), to operate as a country private hire from Tallangatta.
- ULLATHORNE, R. E., Government-road, Inverloch; application for renewal of licence No. T.C.T.459 (expiring 21st March, 1957), authorizing operations as a country taxi from Inverloch.
- Warragul. Bus Lines Pry. Ltd., Queen-street, Warragul; application for renewal of licence No. C.O.573 (expiring 7th March, 1957), authorizing operations as a stage omnibus under the same terms and conditions.

Pyle, T. J., Pyle's Motor Service, Tawonga South; application for renewal of licence No. C.O.991 (expiring 10th March, 1957), authorizing operations as a stage omnibus under the same terms and

conditions.

RIDDINGTON, J. R. & K. G. (trading as Riddington Bros.),
New Tallangatta; application for renewal of licence
No. T.P.14 (expiring 30th March, 1957), authorizing operations as a stage omnibus under the same terms

operations as a stage omnious under the same terms and conditions.

McGinty, V. L., Box 50, Robinvale; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate for the carriage of school children only between Robinvale South and Robinvale school, under contract to the Education Department.

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:—

Applications for full-term metropolitan private hire car licences in renewal of metropolitan private hire car licences by the persons listed hereunder in respect of commercial passenger vehicles with seating capacity for the persons for five persons:

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

HILL, C. W., Flat 2, 14 Garden-avenue, East Melbourne; M.H.2138; 1st February, 1957; Moderne Taxis, 117 Buckley-street, Footscray. MOREY, W. G., 139 Hutton-street, Thornbury; M.H.2125; 1st February, 1957; Allied Taxis, 21 High-street,

Morey, W. G., 139 Hutton-street, Thornbury; M.H.2125; 1st February, 1957; Allied Taxis, 21 High-street, Preston.

Tregent, N. G., 75 High-street, Northcote; M.H.2127; 1st February, 1957; Allied Taxis, 21 High-street, Preston.

Cooper, W. D., 1 Imperial-avenue, South Caulifield; M.H.2122; 1st February, 1957; East Suburban Radio Taxis, 58 Taylor-street, Ashwood.

Cummings, T. P., 18 Swift-street, Northcote; M.H.2052; 1st February, 1957; Gem Taxis, 477 Upper Heidelberg-road, Heidelberg.

Nelson, H. A., 8 Swindon-road, Oakleigh; M.H.2126; 1st February, 1957; East Suburban Radio Taxis, 58 Taylor-street, Ashwood.

Horkings, R. L., 46 Begonia-street, Box Hill South; M.H.2129; 1st February, 1957; Box Hill-Blackburn Associated Taxis, 47 Main-street, Box Hill.

Mavros, C., 101 Tucker-road, Bentleigh; M.H.2149; 1st February, 1957; McKinnon-Highett Taxis, corner of Jasper and North roads, Ormond.

Griffiths, K. L., 48 Dalny-road, Murrumbeena; M.H.2112; 1st February, 1957; Customline Radio Taxis, 48 Dalny-road, Murrumbeena.

Langford-Sidebottom, K. A., 70 Alma-street, Chadstone; M.H.2142; 1st February, 1957; Customline Radio Taxis, 726 Dandenong-road, Murrumbeena.

RUSHBY, S. J., 29 Kendall-street, Hampton; M.H.2022; 22nd February, 1957; Alma Taxis, 726 Dandenong-road, Murrumbeena.

Cross, R. W., 11 Munro-street, Ascot Vale; M.H.2110; 1st February, 1957; Moderne Taxis, 117 Buckley-street, Footscray.

Jones, A. P., 132 Capel-street, North Melbourne; M.H.2108; 1st February, 1957; Alpha Taxis, 554 High-street, Thornbury.

Footscray. Ss, A. P., 132 Capel-street, North Melbourne; M.H.2108; 1st February, 1957; Alpha Taxis, 554 Highstreet, Thornbury. rlor, C., 664 Inkerman-road, Caulfield; M.H.2117; 1st

February, 1957; South Suburban Radio Cars, 371 Glenhuntly-road, Glenhuntly. BENNETT, H. W., 62 Miranda-road, Reservoir; M.H.2121; 1st February, 1957; Allied Taxis, 21 High-street,

Preston.

DUNSTAN, M. L., 1 Napier-street, Essendon; M.H.2114; 1st February, 1957; Northern Radio Cars, 946 Mount Alexander-road, Essendon.

LOWNS, J. H., 45 Illawarra-road, Flemington; M.H.2124; 1st February, 1957; Northern Radio Cars, 946 Mount Alexander-Forester.

Alexander-road, Essendon.

Whatman, C. E., 3 Sandy-street, Nunawading; M.H.2119; 1st February, 1957; Box Hill-Blackburn Associated Taxis, 47 Main-street, Box Hill.

SHEEDY, J. M., 110 Stewart-street, Brunswick; M.H.2106; 1st February, 1957; Northern Radio Cars, 946 Mount

Ist February, 1957; Northern Radio Cars, 946 Mount Alexander-road, Essendon.
MAY, J. B., 7 Belgium-avenue, Richmond; M.H.2133; 1st February, 1957; Box Hill-Blackburn Associated Taxis, 47 Main-street, Box Hill.
CHAPMAN, E. J., 7 Ellen-street, Balwyn; M.H.2139; 1st February, 1957; Regal Private Hire Service, 50A Riversdale-road, Camberwell.
BETTLES, G., 29 Lewis-street, Thornbury; M.H.2134; 1st February, 1957; Allied Radio Taxis, 21 High-street, Preston.

Leveille, A. H., 5 Blyth-street, Brunswick; M.H.2111; 1st February, 1957; East Suburban Radio Cars, 58 Taylor-street, Ashwood.

Burgin, C. P., 13 Anton-grove, Flemington; M.H.2141; 1st February, 1957; Northern Radio Cars, 946 Mount Alexander-road, Essendon.

Bulle, K. B., 29 Brain-street, East Bentleigh; M.H.2140; 1st February, 1957; Warbricks Taxis, 1 Willesdenroad, Hughesdale.

Bourron, K. E. J., 152 Clarendon-street, South Melbourne; M.H.2116; 1st February, 1957; East Suburban Radio Cars, 58 Taylor-street, Ashwood.

McDuff, L., 20 Stroud-street, Balwyn; M.H.2118; 1st February, 1957; Regal Taxis, 50A Riversdale-road, Camberwell.

Davis, J. A., 21 Campbell-street, Ringwood; M.H.2107; 1st February, 1957; Regal Taxis, 50a Riversdale-road, Camberwell.

Peters, N. C., 8 Hillside-road, Rosanna; M.H.2136; 1st February, 1957; Gem Taxis, 477 Upper Heldelbergroad, Heidelberg.

Zeeng, S., 17 Beach-avenue, Elwood; M.H.2130; 1st February, 1957; Warbricks Taxis, 1 Willesden-road, Hughesdale.

Hughesdale.

Wade, L. J., 19 Claronga-street, East Bentleigh;
M.H.2128; 1st February, 1957; McKinnon-Highett
Taxis, corner of Jasper and North roads, Ormond.

FOXCROFT, N. G. R., 181 Victoria-road, Northcote; M.H.2113; 1st February, 1957; Gem Taxis, 477 Upper Heidelberg-road, Heidelberg.

TOMBS, J. H., 82 Bell-street, West Heidelberg; M.H.2146; 1st February, 1957; Gem Taxis, 477 Upper Heidelberg-road, Heidelberg.

Sebire, R. J., 2 Amecia-street, South Caulfield; M.H.2137; 1st February, 1957; McKinnon-Highett Taxis, corner of Jasper and North roads, Ormond.

LINEHAN, H. E., 56 Hopkins-street, Footscray; M.H.2109; 1st February, 1957; Footscray-Delphic Taxis, 56 Hopkins-street, Footscray.

SMITH, J., 226 Waverley-road, East Malvern; M.H.2123; 1st February, 1957; East Suburban Radio Cars, 58 Taylor-street, Ashwood.

PEAKE, G. M., 2 Toohey-street, West Heidelberg; M.H.2144; 1st February, 1957; Gem Taxis, 477 Upper Heidelberg-road, Heidelberg.

HICKEY, K. J., 39 Edgar-street, West Footscray; M.H.2115; 1st February, 1957; Moderne Taxis, 117 Buckley-street, Footscray.

HOLMAN, L. S., 3 Bowles-avenue, Caulfield; M.H.2143; 1st February, 1957; South Suburban Radio Cars, 771 Glenhuntly-road, Glenhuntly.

CAMERON, K., 27 Tweedside-street, Essendon; M.H.2120; 1st February, 1957; Moderne Taxis, 117 Buckley-street, Footscray.

PARKER, A. C., 28 Bright-street, North Brighton; M.H.2135; 1st February, 1957; Warbricks Taxis, 1 Willesdenroad, Hughesdale.

Marsh, A. A., 35 Raleigh-street, Malvern; M.H.2131; 1st February, 1957; Box Hill-Blackburn Associated Taxis, 47 Main-street, Box Hill.

SEVERING, H., 9 Glenmore-crescent, Black Rock; M.H.2030; 22nd February, 1957; McKinnon-Highett Taxis, corner of Jasper and North roads, Ormond.

Peterson, K. F., 41 Hilder-street, Balwyn; M.H.2132; 1st February, 1957; Regal Private Hire Service, 50a Riversdale-road, Camberwell.

GRIFFEN, K. G., 4 Treloar-crescent, Sunshine; M.H.2150; 1st February, 1957; Footscray-Delphic Taxis, 164 Barkly-street, Footscray.

A PPLICATIONS for renewal of metropolitan private hire car licences by the persons listed hereunder in respect of commercial passenger vehicles with seating capacity for five persons:—

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

Pierce, C. T., 648 Riversdale-road, Box Hill; M.H.424; 8th February, 1957; Regal Private Hire Service, 50a Riversdale-road, Camberwell.

Baldwin, H. H., 355 Bell-street, Preston; M.H.337; 27th February, 1957; Baldwin's Taxi Service, 355 Bellstreet, Preston.

DELMO, K. L., 23 Carnegie-avenue, North Kew; M.H.667; 3rd February, 1957; Civic Motors, 57 City-road, South Melbourne.

Ceccherto, A. P., 7 Moor-street, Fitzroy; M.H.1492; 3rd February, 1957; Civic Motors, 57 City-road, South Melbourne. A PPLICATIONS for renewal of metropolitan taxi-cab licences by the persons listed hereunder in respect of commercial passenger vehicles with seating capacity for five persons:—

Name and Address; Licence No.; Expiry Date.

GANGE, A., PTY. L7D., 214 Brunswick-street, Fitzroy; M.T.1212, 2nd February, 1957; M.T.1214, M.T.1215, M.T.1216, M.T.1218, M.T.1219, M.T.1222, M.T.1223, M.T.1224, M.T.1225, M.T.1233; 3rd February, 1957.

Havin, S., 16 St. Helens-road, Hawthorn; M.T.1213; 3rd February, 1957.

Walsh, R., 140 Albert-street, Windsor; M.T.1220; 17th February, 1957.

A PPLICATIONS for renewal of full-term urban taxicab licences in renewal of urban taxicab licences by the persons listed hereunder in respect of commercial passenger vehicles with seating capacity for five persons:—

Name and Address; Licence No.; Expiry Date.

BLAKE, G., 65 Autumn-street, Geelong West; U.T.535; 1st February, 1957.

VIVIAN, H. W., 103 Fyansford-road, Newtown, Geelong; U.T.532; 1st February, 1957.

Wooding, A. W., 114 Ormond-road, Geelong West; U.T.533; 1st February, 1957.

Baker, A. T., 20 Spring-street, Geelong West; U.T.534; 1st February, 1957.

LANDRIGAN, J. J., 374 Latrobe-terrace, Chilwell, Geelong; U.T.536; 1st February, 1957.

SHEPHERDLY, G. A., 106 Fyans-street, Geelong South; U.T.537; 1st February, 1957.

Guy, G. J., 3 Guthrie-avenue, Geelong West; U.T.538; 1st February, 1957.

Stow, A. L., 31 Pettitt-crescent, Norlane, Geelong; U.T.539; 1st February, 1957.

BUTLER, F., 138 Maude-street, Geelong; U.T.540; 1st February, 1957.

A PPLICATIONS for renewal of urban taxi-cab licences by the persons listed hereunder in respect of commercial passenger vehicles with seating capacity for five persons:—

Name and Address; Licence No.; Expiry Date.

HARGREAVES, E. A., 196 Wattle-street, Bendigo; U.T.206; 28th February, 1957.

Vance, R. B., 3 Rodier-street, Ballarat; U.T.127; 28th February, 1957.

Anderson, J. R., 403 Lydiard-street, Ballarat; U.T.1; 28th February, 1957.

STAPLETON, F. I. (Mrs.), 1120 Sturt-street, Ballarat; U.T.46; 3rd February, 1957.

A PPLICATIONS for renewal of urban private hire car licences by the persons listed hereunder in respect of commercial passenger vehicles with seating capacity for five persons:—

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

Parker, D. J. P., 14 Eton-road, Belmont, Geelong; U.H.518; 1st February, 1957; Pivot Radio Taxis, 221 Moorabool-street, Geelong.

FRY, W., Chapel-street, Kangaroo Flat; U.H.306; 1st February, 1957; Chapel-street, Kangaroo Flat.

Name and Address; Nature of Application.

PORTER, L. F. & L. J. (trading as Coburg-Merlynston Bus Service Pty. Ltd.), 20 Appleby-crescent, West Brunswick; application for renewal of metropolitan omnibus licence Nos. M.O.438 and M.O.438, Sub. 86 (expiring 17th March, 1957), authorizing operations on Route 112a (Coburg-Merlynston) as prescribed.

Notice of any objection should be forwarded to reach the Secretary not later than Wednesday, 19th December, 1956.

E. V. FIELD,

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 5th December, 1956.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 5121-Sale and Distribution of Water for Irrigation.

The State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. This By-law shall apply to and have force in the Irrigation and Water Supply Districts named in Column 1 of the Schedule hereto except within any Urban District therein, and shall come into operation on the first day of January, 1957.
- 2. All previous By-laws and Regulations relating to the subject matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission and shall be installed under the supervision of the Commission; and all quantities of water supplied shall be recorded by the Water Bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. If it appears to the Commission that any gauge or appliance for measurement is inaccurate or not registering, the quantity of water supplied in any watering during the period such gauge or appliance was deemed to be inaccurate or not registering shall be computed on the basis set out in the Schedule to this By-law according to the classification of the lands and the crops to which the water was supplied, and the quantity so computed shall be deemed to be the quantity supplied during the said period.
- 5. In the absence of any specific means of measurement, the quantity of water supplied shall be ascertained by accounting a watering as being the volume of water set out in the Schedule to this By-law over any area watered according to the classification of the lands and the crops to which the water was supplied, and for the purposes of this By-law and any By-law making an irrigation charge a watering means the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be the volume of water set out in the Schedule to this By-law over any area watered according to the classification of the lands and the crops to which the water was supplied. Provided that in any district named in Column 1 of the schedule to this By-law:—
 - (a) In the case of lands planted to tomatoes, the quantity of water supplied during any year shall be accounted as 2 acre feet for each acre of land watered.
 - (b) Where in the absence of any specific means of measurement, the watering of any of the crops specified in Columns 3 to 7 inclusive of the Schedule to the By-law is undertaken by spray irrigation, the quantity of water to be charged for each watering shall be 0.25 acre feet of water per acre watered, and
 - (c) In the case of young orchards, the quantities of water to be charged for in respect of orchards in their first, second and third years shall be 50 per cent. of the quantities specified in Column 6 of the Schedule to the By-law.
 - 6. In respect of any District named in Column 1 of the Schedule to this By-law :-
 - (a) The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the irrigation period as fixed by the Commission each year shall be as set out in the By-law making the irrigation charge for that District for such period, and if a supply is obtained in excess of any water rights apportioned to any such lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to such lands as rights.
 - (b) The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the irrigation period as fixed by the Commission each year shall be as agreed upon between the Commission and the persons requiring the water.
 - (c) The charge for the supply of water for the irrigation of all lands during the period outside the irrigation period as fixed by the Commission each year shall be at the same rate of payment per unit of volume as that imposed by the By-law making an irrigation charge for the supply of water for the irrigation of lands within that District to which water rights have been apportioned during the last preceding irrigation period.
- 7. For the purposes of this By-law and any By-law making an irrigation charge, an acre foot of water shall be and is hereby deemed to be such quantity of water as would cover an area of one acre to a depth of one foot, and graded land means land which in the opinion of the Commission, has been effectively laid out for the purpose of irrigation on the border, check, or contour system.
- 8. Applications for the supply of water for irrigation shall be made in writing to the Water Bailiff in charge of that portion of the District in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 9. Charges for water supplied for irrigation, other than that supplied under a water right, shall be payable on demand at the office of the Commission at the place set down in Column 8 opposite the name of the respective Irrigation and Water Supply District in Column 1 of the Schedule to this By-law.
- 10. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges.
- 11. All persons taking water from the works of the Commission shall take delivery thereof through such outlets, at such times in such order, and in such manner as the Commission or its authorized officers may direct; any person who wrongfully takes water from any such works shall be guilty of an offence.
- 12. The outlets for the delivery of water shall be operated only by the Water Bailiffs of the District, or such other officers as may be authorized by the Commission; any person not so authorized who interferes with the flow of water in any channel or with any works of the Commission, or with any registering appliance in connexion therewith, shall be guilty of an offence.
- 13. Any person guilty of an offence against this By-law shall be liable to the penalty provided in the Water Acts. Such penalty shall be recoverable summarily before any Court of competent jurisdiction.

.6663 Schedule.

		Quan of a gauge																
Names of Bespective Irrigation and Water Supply Districts.			Ungraded Land,	Graded	l Land.			Places at which Water Charges shal										
		Supply Districts.		and water Supply Districts		Districts.		ppy Districts.		ppiy Districts.		and water Supply Districts.		Swamp Land.	Cereals and Native Pastures.	Lucerne and Permanent and Annual Pastur s.	Annual Fodder crops and Cereals.	Orchards and Vineyards.
Col	umn l	l .		Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	· Column 8								
				Acre Feet.	Acre Feet.	Acre Feet.	Acre Feet.	Acre Feet:	Acre Feet.									
Goulbu	rn Sys	stem.																
Boort				1.0	0.5	0.3	0.4	0.4	0.25	Boort								
alivil				1.0	0.5	0.3	0.4	0.4	0.25	Pyramid Hill								
				1.0	0.5	0.3	0.4	0.4	0-25	Tongala								
Dingee				1.0	0.5	0.3	0.4	0.4	0.25	Pyramid Hill								
				1.0	0.5	0.3	0.4	0.4	0.25	Shepparton								
North Shepparton	ı			1.0	0.5	0.3	0.4	0.4	0.25	Shepparton								
lochester				1.0	0∙5	0.3	0.4	0.4	0.25	Rochester								
				1.0	0.5	0.3	0.4	0.4	0.25	Tatura								
			••	1.0	0.5	0.3	0.4	0.4	0.25	Shepparton								
outh Shepparton				1.0	0.5	0.3	0-4	0.4	0.25	Shepparton								
Γongala—Štanhop				1.0	0.5	0.3	0.4	0.4	0.25	Tongala								
ragowel Plains		••	• •	1.0	0.5	0.3	0.4	0.4	0.25	Pyramid Hill								
River Mu	irray E	System.																
furray Valley				1.0	0.5	0.3	0.4	0.4	0.25	Cobram								
ohuna		•		1.0	0.5	0.3	0·4	0.4	0.25	Cohuna								
				1.0	0.5	0.3	0.4	0.4	0.25	Swan Hill								
				1.0	0.5	0.3	0.4	0.4	0.25	Kerang								
				1.0	0.5	0.3	0.4	0.4	$0 \cdot 25$	Kerang								
			• •	1.0	0.5	0.3	0.4	0.4	0.25	Kerang								
wan Hill	٠	• •	• •	1.0	0.5	0.3	0.4	0.5	0.25	Swan Hill								
	• •	• •	• •	1.0	0.5	0.3	0.4	0.4	0.25	Kerang								
resco	• •	• •	••	1.0	0.5	0.3	0.4	0.5	0.25	Swan Hill								
Souther	rn Sys	tem.																
Central Gippsland			- •	1.0	0.5	0.5	0.5	0.5	0.25	Maffra								
Aaffra-Sale				1.0	0.5	0.5	0.5	0.5	0.25	Maffra								

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1956, and the common seal of the said Commission was hereunto affixed the fourth day of December, 1956, in the presence of—

L. R. EAST, Chairman.

J. A. AIRD Commissioner.

Approved by the Governor in Council, 4th December, 1956.

A. MAHLSTEDT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 5122.—Sale and Distribution of Water for Irrigation.—Western Wimmera Waterworks District and Wimmera United Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. This By-law shall apply to and have force in the Western Wimmera and Wimmera United Waterworks Districts, and shall come into operation on the 1st day of July, 1956.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or

Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission and shall be installed under the supervision of the Commission; and all quantities of water supplied shall be recorded by the Water Balliff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement or if it appears to the Commission that any gauge or appliance for measurement is inaccurate or not registering, the quantity of water supplied in any watering during the absence of any specific means of measurement or during the period such gauge or appliance was deemed to be inaccurate or not registering shall be computed by accounting a watering as being a volume of water 4 inches in depth over the area watered, and for the purposes of this By-law a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water 4 inches in depth over the area watered.

- 5. The charge for the supply of water for irrigation of all lands shall, on and from the 1st day of July, 1956, be Fifteen shillings for each and every acre-foot of water supplied: Provided that the minimum annual charge shall be equal to Fifteen shillings an acre in respect of the total area authorized to be irrigated under permit or Three pounds, whichever is the greater.
- 6. An acre-foot of water shall be, and is hereby deemed to be, such quantity of water as would cover an area of 1 acre to a depth of 1 foot.
- 7. Applications for the supply of water for irrigation shall be made, in writing, to the Water Bailiff in charge of that portion of the District in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 8. Charges for water supplied for irrigation under this By-law shall be payable, on demand, at the office of the Commission at Horsham.
- 9. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges.
- 10. All persons taking water from the works of the Commission shall take delivery thereof through such outlets at such times, in such order, and in such manner as the Commission may direct; any person who wrongfully takes water from any such works shall be guilty of
- 11. The outlets for the delivery of water shall be operated only by the Water Bailiffs of the District, or such other officers as may be authorized by the Commission; any person not so authorized who interferes with the flow of water in any channel or with any works of the Commission, or with any registering appliance in connexion therewith shall be guilty of an offence.
- 12. Any person guilty of an offence against this By-law shall be liable to the penalty provided in the Water Acts. Such penalty shall be recoverable summarily before any court of competent jurisdiction.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1956, and the common seal of the said Commission was hereunto affixed on the fourth day of December, 1956, in the presence of—

(SEAL)

L. R. EAST, Chairman. J. A. AIRD, Commissioner.

Approved by the Governor in Council, 4th December, 1956.

A. MAHLSTEDT, Clerk of the Executive Council.

4 GEORGE VI. No. 4755, SECTION 6.

HEREBY give notice that on the 16th October, 1956, the Public Trustee filed an election to administer the following deceased person's estate, in accordance with section 6 of the *Public Trustee Act* 1940:—

STEWART, JOHN, late of 229 Brunswick-road, East Brunswick, cook, died 5th July, 1956, intestate.

HEREBY give notice that on the 15th November, 1956, the Public Trustee filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:

BARTER, GEORGE HENRY JOHN, late of 72 Mitchell-street, Bairnsdale, pensioner, died 10th September, 1956, intestate.

I HEREBY give notice that on the 21st November, 1956, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 6 of the *Public Trustee Act* 1940:—

KAVANAGH, DANIEL, late of Warrnambool, pensioner,

KAVANACH, DANIEL, late of Warrnambool, pensioner, died 27th August, 1956, intestate.

*McNamara, Michael, late of 96 Helen-street, Northcote, pensioner, died 24th July, 1956.

*SUARES, WILLIAM JOSE, formerly of 74 Fyffe-street, Thornbury, but late of 30 Jessie-street, West Preston, caretaker, died 26th November, 1955.

Von Dallwitz, Louise Emille, formerly of Woomelang, but late of Bendigo Benevolent Home, Bendigo, pensioner, died 10th June, 1956, intestate.

WILCOX, JAMES HENRY, late of Blakiston-grove, Rye, military pensioner, died 18th June, 1956, intestate.

* According to the provisions of the will

* According to the provisions of the will.

I HEREBY give notice that on the 23rd November, 1956, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 6 of the *Public Trustee Act* 1940:—

*CARVOSOE, CLARENCE LEON, late of 463 Canterbury-road, Surrey Hills, storeman, died 3rd July, 1956.

LICIS, JANIS EDWARD, late of 37 Maple-avenue, Wen-puree West, male nurse, died 1st September, 1956, intestate.

WALLER, CHARLES, late of Irymple, pensioner, died 14th September, 1956, intestate.

* According to the provisions of the will.

C. J. GARDNER, Public Trustee.

412 Collins-street, Melbourne, C.1, 28th November, 1956.

NOTICE.

A DMINISTRATION of the estate of each of the under-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 8th February, 1957, or they will be excluded from the distribution of the estate when the assets are being distributed:—

BARTER, GEORGE HENRY JOHN, late of 72 Mitchell-street, Bairnsdale, pensioner, died 10th September, 1956, intestate.

*CANTWELL, THOMAS PATRICK, late of 8 Campbell-grove, Hawthorn, public servant, died 5th July, 1956.

†CARVOSOE, CLARENCE LEON, late of 463 Canterbury-road, Surrey Hills, storeman, died 3rd July, 1956.

*COWAN, AGNES, formerly of 18 St. Vincent-street, Albert Park, but late of 18 Railway-parade, Highett, widow, died 14th August, 1956.

*CUMMINS, ALPHONSUS OLIVER, late of 46 Aspen-street, Moonee Ponds, printer, died 20th July, 1956.

CURRIE, ALAN WILLIAM, late of 16 Kambrook-road, Caulfield, shop assistant, died 15th March, 1956, intestate.

CURRIE, ALMA RUTH, also known as Ruth Hirst, late of 16 Kambrook-road, Caulfield, typist, died 15th March, 1956, intestate.

*Harrison, Albert Edward, late of 5 Hopetoun-grove, Ivanhoe, gentleman, died 4th August, 1956.

*JOHNSON, HAROLD HARRY, formerly of Flat 4, 34 Barkly-street, St. Kilda, but late of Larundel Hospital, Bundoora, taxi-driver, died 4th July, 1956.

KAVANAGH, DANIEL, late of Warrnambool, pensioner, died 27th August, 1956, intestate.

LICIS, JANIS EDWARD, late of 37 Maple-avenue, Wendouree West, male nurse, died 1st September, 1956,

*Mason, Percy Norman, late of 73 Moubray-street, Albert Park, engineer, died 11th July, 1956. McCoy, Aleicia Leontine, also known as Alecia McCoy, formerly of 19 Windsor-place, Melbourne, but late of Hughes-street, Upwey, hotel employee, died 9th December,

Hughes-street, Upwey, hotel employee, died 9th December, 1955, intestate.

†McNamara, Michael, late of 96 Helen-street, Northcote, pensioner, died 24th July, 1956.

*Page, Selina Ann, late of 200 Prospect Hill-road, Surrey Hills, spinster, died 24th August, 1956.

*PRIDER, HAROLD ALEXANDER, late of 6 Austral-avenue, Preston, compositor, died 21st May, 1956.

*Salvana, Louise, also known as Louisa Salvana, late of Springvale-road, Nunawading, widow, died 24th August, 1956.

August, 1956. STEWART, JOHN, late of 229 Brunswick-road, East

NIGUS, 1904, late of 229 Brunswick-road, East Brunswick, cook, died 5th July, 1956, intestate.

†Suares, William Jose, formerly of 74 Fyffe-street, Thornbury, but late of 30 Jessie-street, West Preston, caretaker, died 26th November, 1955.

VON DALLWITZ, LOUISE EMILIE, formerly of Woomelang, but late of Bendigo Benevolent Home, Bendigo, pensioner, died 10th June, 1956, intestate.

*Wakelin, Leonard, late of 43 Walsh-street, Coburg, labourer, died 7th July, 1956.

Waller, Charles, late of Irymple, pensioner, died 14th September, 1956, intestate.

Wilcox, James Henry, late of Blakiston-grove, Rye, military pensioner, died 18th June, 1956, intestate.

*Wintersgill, Ernest, late of 48 River-street, Newport, military pensioner, died 16th June, 1956.

*With the will annexed.

With the will annexed.

† According to the provisions of the will.

C. J. GARDNER Public Trustee.

Melbourne, 28th November, 1956.

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	۱.		ee ficen		Date of Issue of Licence.	Date of Expiry of Licence.
					A.	R.	P.	£	8.	d.		
40211	Lewis, E. C., Brimin Loose Bag	Rutherglen	Brimin	Between 1, 2, 3, 4, section A and 3 and 4, section A; west of 1, section A	24	0	0	3	13	6	1.1.57	31.12.59
40212	Paton, R. F., "Ernebank", Tallangatta	Towong	Yabba	North of 7, section 4 and 11 and 14	24	2	0	9	3	9	1.1.56	31.12.58
40213	Linden, T. E. V. A., Molyul- lah, via Benalla	Benalla	Toombullup	Between 4 and 4B	3	1	0	0	5	0	1.1.56	31.12.58
40214	Stephens, P. A. (Mrs.), Wan- diligong	Bright	Bright	Between 30a and S35	0	2	1	0	5	0	1.1.56	31.12.58
40215	Almond, Bonnie Doon	Mansfield	Brankeet	South and east, south part of 2, section B (Parish of Borodo- manin); road east of 27 E (Parish of Brankeet)	7	2	0	0	19	9	1.1.57	31.12.59
40216	Rau, P. J., Albury	Wodonga	Bonegilla	Between 4 and 8A, part between 6 and 8, sec- tion 5	3	3	0	3	15	0	1.1.56	31.12.58
40217	Illman, M. (Mrs.), Corryong- road, Tallangatta	Towong	Granya	Between 39s and 39c, west of 39j	17	2	0	0	5	0	1.1.56	31.12.58
40218	Worsley, C., Woodfield	Mansfield	Barodo- manin and Brankeet	Southf of 6, 4, 13, 12, 18; east of 26, 18, 11, through 4, section B	28	0	0	2	16	0	1.1.57	31.12.59
40219	McCann, H. (Mrs.), Albury, New South Wales	Wodonga	Bonegilla	Between 6 and 8A, part 8, section 5	4	0	0	4	0	0	1.1.56	31.12.58
40220	Murray, W. A. and S. M. (Mrs.), Tarrawingee	Wangaratta	Tarrawingee	East of 19 and part of 19a, section F	6	0	0	1	4	0	1.1.56	31.12.58

Department of Crown Lands and Survey, Melbourne, 5th December, 1956. KEITH TURNBULL, Commissioner of Crown Lands and Survey.

Local Government Act 1946, Part 48.
RENEWAL OF UNUSED ROAD AND WATER FRONTAGE LICENCES.

ALL Unused Road and Water Frontage Licences expiring on 31st December, 1956 (excepting those cancelled or terminated) are hereby renewed for a further term of three years.

KEITH TURNBULL,
Minister of Lands.

Department of Crown Lands and Survey, Melbourne.

LAW DEPARTMENT.—ATTORNEY-GENERAL.

COURTS OF PETTY SESSIONS—DAYS AND HOURS APPOINTED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 4th day of December, 1956, pursuant to the provisions of section 61 of the Justices Act 1928, appoint the days and hours contained in the Schedule below for the holding of Courts of Petty Sessions at the places named in such Schedule in lieu of the days and hours heretofore appointed—to take effect as from the dates shown.

SCHEDULE.

Place.		Days and Hours.
Bendoc		Every fourth Thursday at 9 a.m., as from and inclusive of the 24th January, 1957
Cann River		inclusive of the 24th January, 1957 Every fourth Thursday at 9 a.m., as from and
		Every fourth Thursday at 9 a.m., as from and inclusive of the 24th January, 1957
Omeo	••	Every Thursday at 9 a.m., as from and inclusive
Traralgon	••	Every Monday at 10 a.m., as from and inclusive of the 7th January, 1957

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive, Council Chamber, Melbourne, 4th December, 1956.

Motor Car Regulations 1952.

APPROVAL OF PORTABLE WARNING LAMP.

NOTICE is hereby given that I have approved the under-mentioned Portable Warning Lamp as complying with Regulation 118 of the Motor Car Regulations 1952.

Trade Name of Lamp.	Submitted by.	Туре.	Approval Number.
" Arteraft "	Arteraft Engineering Co., Gracefield-drive, Box Hill, E.12	Lamp (Flashing Type)	W6.

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

S. H. PORTER, Chief Commissioner of Police.

State Savings Bank Act 1928, Section 31.

THE STATE SAVINGS BANK OF VICTORIA.

ESTABLISHMENT OF BRANCH.

THE Commissioners of the State Savings Bank of Victoria hereby give notice of their intention to establish a branch of the bank at Lorne, on Wednesday, 19th December, 1956.

N. R. WILLIAMS, General Manager.

Country Fire Authority Acts. PERMISSION TO HOLD FIRE BRIGADE DEMONSTRATION.

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

RURAL FIRE BRIGADES.

At Strathfieldsaye, on Saturday, 13th April, 1957.

G. G. SINCLAIR, Secretary.

27th November, 1956.

Geelong Harbor Trust Acts. SUPERANNUATION REGULATIONS.

6666

THE GEELONG HARBOR TRUST COMMISSIONERS in pursuance of the powers contained in the Geelong Harbor Trust Acts hereby make the following amendments in and to the Regulations of the Trust and known as the Superannuation Regulations which Regulations were approved by the Governor in Council on the fourth day of November One thousand nine hundred and thirty-five and amended by Regulations so approved respectively on the eighteenth day of September One thousand nine hundred and forty-four the twentyeighth day of February One thousand nine hundred and forty-five and the seventh day of December One thousand nine hundred and fortyeight.

- 1. Section 2 shall be amended by the deletion of the words "within two calendar months next after the completion of such one year's service or the date of the coming into operation of this paragraph whichever happens later".
- 2. Section 4 shall be amended by the deletion of sub-section (c) thereof and the substitution therefor of the following sub-section:-
 - "(c) The Fund shall be subject to audit under the provisions of the Geelong Harbor Trust Acts."
 - 3. After Section 6 the following Section shall be inserted:-
 - "6A. The Commissioners may require any person who makes application to be a contributor to submit to an examination by a medical practitioner nominated by the Commissioners for the purpose of obtaining a report as to the state of health of such person. The charges of the medical practitioner with respect to the examination and report shall be borne by the Commissioners."
- 4. Section 8 shall be amended by the insertion at the commencement thereof of the words "Unless otherwise determined by the Commissioners ".
- 5. Section 9 shall be amended by the insertion after the word "Wages" of the words "(or otherwise the last regular contribution by him or by the Commissioners on his behalf)" and by the insertion after the word "by" in the third paragraph of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on the contribution of the words" or on the contribution of the words "or on behalf of ".
- 6. Section 11 shall be deleted and the following section substituted therefor:-
 - "11. If the wages of a contributor are reduced so that the annual wage falls within a lower wages group than that under which he was last contributing and the reduction in wages is not occasioned by his own fault such contributor may elect in writing to contribute on the basis of the said lower wages group failing which election he shall continue to contribute as immediately before. Where his reduction in wages is occasioned by his own fault he must contribute on the basis of the said lower wages group."
- 7. Section 12 shall be deleted and the following section substituted
 - "12. Notwithstanding anything in Sections 10 and 11 there shall not be any adjustment in contributions owing to any increase or decrease of a temporary nature or to any decrease occasioned under the 'Cost of Living' adjustment clause or similar clause in any industrial agreement or award or determination to an annual sum amounting to not more than £10 per annum less than the maximum of the wages group next lower than that under which a contributor was last contributing."
- 8. Section 13 shall be amended by the insertion after the word "may" where appearing therein of the words "subject to the provisions of sub-section (c) of Section 15".
 - 9. Section 14 shall be amended:
 - (1) by the insertion after the word "half-yearly" where last appearing in sub-section (a) thereof of the words "or other" and by the addition at the end thereof of the words "Provided that under the provisions of sub-section (d) of Section 15 the total of the contributions to be made by the Commissioners under this sub-section shall be equal to the contributions to be made by the contributor."

(2) by the addition of the following proviso at the end of subsection (c) thereof:—

"Provided that where the Commissioners have in respect of any contributor made a contribution in advance which as a result of a subsequent variation pursuant to Sections 11 or 13 exceeds the amount which the Commissioners are obliged to contribute the amount of such excess shall remain in the Fund and subject to the provisions of Section 19 shall not be attributable to any contributor's account in particular."

- 10. Section 15 shall be deleted and the following section substituted therefor:
 - "15. (a) Any contributor who whilst in the service reaches the maximum age of retirement shall have paid to him the total of his own contributions and the Commissioners' contributions in respect of him as well as interest received and accrued thereon to the date of payment.
 - (b) Any contributor who before reaching the maximum age of retirement retires through ill health or physical or mental incapacity to perform any duties allotted to him by the Commissioners either before or after such ill health or incapacity, the reason for such retirement being proved to the satisfaction of the Commissioners whose decision shall be final, shall have paid to him the total of contributions and interest as provided in sub-section (a) hereof.
 - (c) Where a contributor referred to in sub-section (b) hereof subsequently re-enters the service and the amount of the maximum of the wages group into which his annual wage falls from time to time exceeds the amount of the maximum of the wages group into which his annual wages fell at the time of his retirement under the provisions of sub-section (b) hereof then he may again become a contributor and his previous service shall be taken into account and he shall be entitled to contribute:—
 - if he be then under the age of 45 years at the rate of five per centum of the difference between the two amounts or
 - (ii) if he be then over the age of 45 years to the extent of an amount (in proportionate parts) which if he lived to reach the retiring age would equal such difference.
 - (d) Where a contributor referred to in sub-section (c) hereof again retires before reaching the maximum retiring age and in the manner referred to in sub-clause (b) hereof there shall be paid to him (in addition to interest received and accrued thereon to the date of such payment) a further sum representing the total of his own contributions and of the Commissioners' contributions in respect of him from the date of his re-entering the service."
 - 11. Section 16 shall be amended as follows:--
 - (1) by the addition of the following sub-section:-
 - " (d) Notwithstanding anything contained in this Section the Commissioners may—
 - (i) at their discretion appoint a Trustee or Trustees to receive and hold in trust for any person dependent on a deceased contributor the whole or any part of the moneys payable under the provisions of this Section and Section 17A or
 - (ii) by such instalments as they may deem fit pay direct to such person or his guardian the said moneys. Where instalments are paid the undistributed portion shall from time to time bear interest at a rate determinable by the Commissioners," and
 - (2) by the deletion from sub-section (c) of the words "The provisoes in" and the substitution of the words "The provisions of".
 - 12. After Section 17 the following section shall be inserted:-
- "17A. (1) In order to provide payment with respect to a contributor to whom the provisions of Section 15 (b) (in a case where the contributor is permanently and totally disabled) 16 or 17 apply of an amount approximating to that which he would have received had the provisions of Section 15 (a) applied to him the Commissioners may from time to time arrange with a reputable assurance

company for the provision of a policy of insurance (which shall define permanent total disablement) for a sum equivalent to the estimate by the Commissioners of the difference between the amount payable in respect of the contributor under Section 15 (b) 16 or 17 and that which might be paid to him under the provisions of Section 15 (a).

- (2) The premiums in respect of such policy of insurance shall be payable from the Geelong Harbor Trust Fund. Any proceeds of such policy received by the Commissioners in respect of a contributor to whom the provisions of Section 15 (b) 16 or 17 apply shall be paid into the Fund and an amount equivalent thereto shall be applied by the Commissioners in the same manner as the amounts referred to in Section 15 (b) 16 or 17 are applied, subject in respect of Section 17 to the provisions of Section 19."
- 13. Section 18 shall be amended by the deletion of the words "the second proviso to" where appearing and the substitution therefor of the words "sub-section (d) of".
- 14. Section 19 shall be deleted and the following section substituted therefor:-
 - "19. (a) Where under the provisions of Sections 17, 17A and 18 the contributions of the Commissioners in respect of any contributor are not payable to such contributor or to or on behalf of his dependants the amount of the said contributions plus interest thereon shall remain in the Fund but subject to the provisions of the proviso to Section 18 shall not be applicable to any contributor's account in particular.
- (b) Subject to the interest of any contributor arising under these Regulations the Commissioners shall have the power to withdraw from the Fund and pay into the 'Geelong Harbor Trust Fund' the whole or any part of the amount of the said contributions and interest thereon.'
- 15. The following Sections are hereby deleted namely:-Sections 22, 23 and 24.

The common seal of the Geelong Harpor Trust Commissioners was hereunto affixed this 8th day of November, 1956 in the presence of-

J. SPENCER NALL, Commissioner.

(SEAL)

- H. ROY FIDGE, Commissioner. E. W. McCANN, Commissioner.
- R. R. PHILLIPS, Secretary.

Approved by the Governor in Council, 27th November, 1956,

A. MAHLSTEDT, Clerk of the Executive Council,

PROCESS SERVERS AND INQUIRY AGENTS REGULATIONS 1956.

CORRIGENDUM.

MHE following schedule should be read in the place of the form appearing at the bottom of page 6544 of the Government Gazette dated the 28th November, 1956.

SCHEDULE.

PROCESS SERVERS AND INQUIRY AGENTS ACT 1956.

FORM "A"

Register of Process Servers and Inquiry Agents Licences.

Full Names of Holder of Licence.	Type of Licence.	Place of Business (or Principal Place if more than One such Place).	Registered Address of Holder of Lleence.	Date Licence Issued.	Date of Expiry.	If a Benewal, Date of Previous Licence.	If Holder a Director of a Corporation, Name of such Corporation.	Remarks.
						,		

CONTRACTS ACCEPTED.—(Series 1956-57.) PUBLIC WORKS.

2618. Yea, High School, (1) supply and installation of Blue Ray gas equipment, £137 11s. 10d.—Blue Ray Distributors.

2619. Sale, Technical School, (3) provision of welding

bays, £189 16s.—A. C. Spruzen.
2620. Ballarat, Mental Hospital, (1) maintenance of 2621. Ballarat, Mental Hospital, (1) maintenance of fig. P.A.X. telephones from 1st July, 1956, to 30th June, 1957, f. 193 10s.—Standard Telephones and Cables Pty. Ltd. 2621. Ballarat, Mental Hospital, (1) replacement of telephone cables, f. 169 3s: 8d.—Standard Telephones and Cables Pty. Ltd.

Cables Pty. Ltd.

2622. Melbourne, Government Printing Office, (1) replacement of waste pipe from wash basins, £120.—C. E. Nicholls.

2623. Williamstown, Dredge Matthew Flinders, (1) docking, undocking, cleaning, scraping, painting, &c., £2,928 9s. 7d.—Duke's and Orr's Amalgamated Dry Docks Ltd.

2624. Williamstown, Dredge Matthew Flinders, (1) stokehold, renewal of electrical wiring, &c., £129 17s. 10d.

--Warburton Franki (Melbourne) Ltd.
2625. Burwood, Teachers' Training College, (1) tiling walls and floors, rates 29s. 6d. per square yard, £1,545 16s. -J. H. Harrison.

2626. Nunawading, Migrant Centre, State School No. 4706, (1) installation of Warmray heaters, &c., £111 10s. 3d.

2020. Numawating, Migrain Centre, State School No. 4706, (1) installation of Warmray heaters, &c., f111 10s. 3d.—Commonwealth Hostels Ltd.
2627. Nunawading, "Winlaton," C.W.D., (1) supply and installation of H.T. and L.T. cables to sub-station, f900.—City of Box Hill.
2628. Williamstown, Lighter Deutgam, (1) docking, cleaning down, chipping, and painting, f228.—Hobson's Bay Dock and Engineering Co. Pty. Ltd.
2629. Ballarat, Mental Hospital, (1) supply and installation of three gas cookers and three coppers, medical officers' residences, £290 5s.—The Ballarat Gas Co.
2630. Tottenham, State School No. 4707, (1) electrical installation, £148.—G. Wilkie Electrical Co.
2631. Apollo Bay, Consolidated School, (1) improved facilities for woodwork and sheet-metal rooms and erection of entrance porch, £244 17s.—R. M. Evans.
2632. Carlton, Teachers' College Hostel, (3) supply and install two Warmray heaters in students' lounge, £110.—F. H. Jarman.

install two Warmray heaters in students' lounge, £110.—
F. H. Jarman.
2633. Branxholme, State School No. 1978, (3) supply and fix troughs, sink, cupboard, and erect tank stand, £172 2s. 6d.—A. R. Francis.
2634. Beaumaris, State School No. 3899, (3) installation of ten Warmray heaters, £220.—D. MacKinnon.
2635. Kyabram, High School, (2) erection of 15-ft. x
9-ft. storage shed, £227 4s.—K. L. Duhring.
2636. Warburton, State School No. 1485, (2) sanding and plasticizing new building and old section floors, £286.
—Hardware Industries Pty. Ltd.
2637. Dimboola, High School, (1) renewal of water service, &c., £145 14s. 6d.—B. B. Bushby.
2638. Tottenham North, State School No. 4703, (1) electrical installation, &c., £182.—G. Wilkie Electrical Co.
2639. Kew, Mental Hospital, (1) electrical installation,

2639. Kew, Mental Hospital, (1) electrical installation, £154 8s. 8d.—D. Elliott.

2640. Areegra, State School No. 2314, (1) renewal of tank stands and installation of wash hand basins, £140.— B. Ives.

2641. Maidstone, State School No. 4658, (1) electrical installation, £131 10s.—Coburg Electrical Service Pty. Ltd. 2642. Prahran, Technical School, (2) renewal of spouting and repairs to wire screens, £243.—R. B. Hallett and Sons Pty. Ltd.

2643. Glenferrie, Swinburne Technical College, (2) supply and installation of fresh-air ventilation in council room, £184.—Mideco Pty. Ltd.

2644. Robinvale, Consolidated School, (2) external painting and repairs, residence, 1 Carrington-street, £167.

2645. Ballarat, Special School No. 4762, (6) internal and external painting and repairs, £149.—T. P. Sarah.

2646. Langi Kal Kal, Training Centre, (1) installation of water-treatment plant, £104 15s.—McLean and Boakes. 2647. Wodonga, Police Station, (1) supply and erection of non-party paling fencing, £187 10s.—G. E. Rowell.

2648. North Melbourne, School of Printing and Graphic Arts, (1) removal and installation of four monotype machines, f180.—Monotype Corporation of Australia Pty.

2649. North Melbourne, School of Printing and Graphic Arts, (1) dismantling, removal, and re-installation of printing machinery, f2,663 10s.—Pomroy Engineering Co.

2650. North Melbourne, School of Printing and Graphic Arts, (1) installation and removal of printing machinery, £372 10s.—Seligson and Clare (Australia) Pty. Ltd.

2651. Koroop, State School No. 2205, (3) external painting, £112.—J. Pullen.
2652. Geelong, High School, (5) residence, 3 Normanbystreet, repairs and painting, &c., £217 3s.—R. Hilliam.
2653. Natte Yallock, State School No. 1347, (1) erection of party and non-party fencing, £130 7s. 6d.—G. T. J.

Evans. 2654. Rosedale, Evans.

2654. Rosedale, State School No. 770, (2) carting approximately 1,400 cubic yards of filling, at rate of 12s. per cubic yard, approximately £840.—W. L. Tynan.

2655. Newbridge, State School No. 457, (3) renewal of floors, £186 15s. 6d.—A. T. Keast.

2656. North Melbourne, State School No. 2566, (4) provision of three skylights, £255.—J. L. Dare.

2657. Preston East, State School No. 4316, (2) provision of two No. 3 Warmray heaters, £128.—H. Rogers.

2658. South Yarra, Henry Watson House, (1) repairs to verandah roof, £129.—Flat Top Roofing Co. (Don Campbell) Pty. Ltd.

2659. Mont Park, Mental Hospital, (1) servicing A.G.A. cooker in central kitchen, £105 15s. 6d.—Levin and Co. Ltd.

Ltd.
2660. Surrey Hills, State School No. 2778, (14) renewal of water service, £374.—Meginess and Son.
2661. Longerenong, Agriculture College, (1) repairs and painting, £1,798 los.—Geo. Lange and Sons Pty. Ltd.
2662. West Melbourne, State School No. 1689, (4) stabilizing of brick roof gables, £420.—S. O. Cochran.

T. K. MALTBY, Commissioner of Public Works. 28.11.56.

ORDERS IN COUNCIL.—(Series 1956-57). STATE ELECTRICITY COMMISSION.

2663. The supply of disinfectants, cleansers, polishes, &c., for general maintenance of premises, for a period of twelve months, to Specification No. 56-57/47, at Schedule rates.—Gibson Kelite Chemicals Pty. Ltd.

Approved by the Governor in Council, 20th November, 1956.—A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF MINES.

APPLICATION FOR LEASE DECLARED ABANDONED. 5576, Gippsland; Leon Jerome Le Grand; 20 acres, Parish of Bundarrah Munjie.

TAILINGS LICENCES GRANTED.

2689, Tailings Licence; Edwin John Mann; Parish of Sandhurst.

2694, Tailings Licence; John David Avery; 14a. 2r. 12p.;
Parish of Jirnkee. (In lieu of Tailings Licence No. 2245, expired.)

2745, Tailings Licence; the Mayor, Councillors, and Citizens of the City of Ballarat; 4 acres, Parish of Smythesdale.

2722, Tailings Licence; J. F. Stewart; near Percydale.

2723, Tailings Licence; President, Councillors, and Rate-payers of the Shire of Wodonga; Parishes of Yackandandah and Tangambalanga.

2725, Tailings Licence; Eric Leslie Bedggood; Parish of Yarrowee. (In lieu of Tailings Licence No. 2640, Yarrowee. expired.)

2726, Tailings Licence; Harry Wright; at Rushworth. (In lieu of Tailings Licence No. 2646, expired.) 2728, Tailings Licence; President, Councillors, and Rate-

payers of the Shire of Maldon; Parish of Maldon. 2730, Tailings Licence; Henry George Ryan and Daniel Thomas Ryan; Parish of Chiltern West.

2732, Tailings Licence; A. Sist; Parish of Langi Kal Kal. (In lieu of Tailings Licence No. 2655, expired.)

2735, Tailings Licence; J. Price; Parish of Bet Bet. (In lieu of Tailings Licence No. 2644, expired.)

2736, Tailings Licence; R. A. Watts; Parish of Yehrip. (In lieu of Tailings Licence No. 2657, expired.)

2739, Tailings Licence; President, Councillors, and Rate-payers of the Shire of Wangaratta; Parish of Chiltern West. (In lieu of Tailings Licence No. 2452, expired.)

PETROLEUM PROSPECTING LICENCE CANCELLED.,

176, Petroleum Prospecting Licence; Gippsland Oil Co.
Ltd.; 110 square miles, Parishes of Sarsfield, Tambo, and Bumberrah.

> W. J. MIBUS, Minister of Mines. .

LATROBE RIVER IMPROVEMENT TRUST.

By-LAW No. 6.

THE Latrobe River Improvement Trust, in pursuance and exercise of the powers conferred by the River Improvement Act 1948, doth hereby make the By-law

- 1. The following rates, to be called the "Latrobe River Improvement District River Improvement Rate." are hereby made, and shall be levied upon the occupiers or owners of all properties within the Latrobe River Improvement District which are rateable to any municipality:-
 - A rate of Twelve shillings and six pence (12s. 6d.) in the pound on the net annual value of all properties in the First Division, being those properties coloured green on the plan of the Latrobe River Improvement District, signed and sealed by the Latrobe River Improvement Trust and approved by the Governor in Council, and lodged at the office of the State Rivers and Water Supply Commission, at Melbourne.

A rate of Two shillings (2s.) in the pound on the net annual value of all properties in the Second Division, being those properties shown coloured brown on the said plan.

A rate of Sover and (71).

A rate of Sover and (71).

A rate of Seven pence (7d.) in the pound on the net annual value of all properties in the Fifth Divi-sion, being those properties shown coloured purple on the said plan.

A rate of Five pence (5d.) in the pound on the net annual value of all properties in the Sixth Division, being those properties shown coloured pink on the said plan.

- A rate of Three pence (3d.) in the pound on the net annual value of all properties in the Seventh Division, being those properties shown coloured blue on the said plan.
- 2. In respect of all those properties within the Eighth Division, being those properties uncoloured on the said plan, no rate is made or levied for the period beginning with the 1st day of January, 1956, and ending with the 31st day of December, 1956.
- 3. Such rates are made and shall be levied for the period beginning with the 1st day of January, 1956, and ending with the 31st day of December, 1956, and shall be payable on the 5th day of December, 1956, at the office of the Latrobe River Improvement Trust at Traralgon.
- 4. Such person or persons as the Latrobe River Improvement Trust may from time to time appoint for the purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.

The foregoing By-law was made by the Latrobe River Improvement Trust on the 16th day of November, 1956, and the common seal of the said Trust was hereunto affixed this 16th day of November, 1956, in the presence of-

(SEAL)

A. G. BURNET, Chairman. C. H. JONES, Commissioner. K. M. HILL, Secretary.

Approved by the Governor in Council, 27th November, 1956.

A. MAHLSTEDT Clerk of the Executive Council.

Town and Country Planning Acts. SHIRE OF CRANBOURNE. INTERIM DEVELOPMENT ORDER.

BY virtue of the powers conferred by the Town and Country Planning Acts and of every other power enabling it in that behalf, the Council of the Shire of Cranbourne (hereinafter referred to as the Responsible Authority) having commenced the preparation of a planning scheme in accordance with the said Act, on the fourteenth day of September, 1956, hereby makes the following Interim Development Order for the purpose of regulating, restricting, restraining, or prohibiting the use or development of any land or the erection, construction,

or carrying out of any buildings or works on any land within the area described or shown on the map as the Schedule hereto:-

- 1. After the coming into operation of this Interim Development Order no person shall use or develop any land or erect, construct, or carry out any buildings or works on any land within the area included in the Schedule, except in accordance with the provisions of a permit issued by the Responsible Authority.
- 2. Any application for a permit to use or develop any land or to erect, construct, or carry out any buildings or works shall be accompanied by a sketch plan or copy of certificate of title of the land and a description of the proposed use or development, and type and construction of any buildings or works proposed to be erected, constructed, or carried out, and such other particulars relating to the application as the Responsible Authority may require. require.
- 3. This Interim Development Order shall not prevent the continuance of the use of any land or buildings for the purposes for which such land or buildings were lawused immediately before the coming into operation of this Order.
- 4. Schedule.—"The following Crown allotments in the Parish of Cranbourne, County of Mornington, 1, 2, 3, 6, 7, 17, 18, 19, 20, 21, 22, 23, 24, 25, 25a, 26, 26a, 27, and in the Parish of Lyndhurst, County of Mornington, 1, 18, 2, 3, 4, 5, 6, 7a, 8a, 10, 11, 12a, 12a, and that part of Crown allotment 7, commencing at the south-west corner of C.A. 7; thence along the south boundary of C.A. 7a to the south-east corner; thence along the eastern boundary of C.A. 7a to the northern boundary of C.A. 7 to a point 2,737.7 links from the north-east corner of C.A. 7; thence south to the south-west corner of C.A. 8 commencing at the south-west corner of C.A. 8 and continuing along at the south-west corner of C.A. 8 and continuing along the west boundary to the north-east corner of C.A. 8 to a point 2,737.7 links from the north-east corner of C.A. 8 to a point 2,737.7 links from the north-east corner of C.A. 8 to a point 2,737.7 links from the north-east corner of C.A. 8, thence south to the north-east corner of C.A. 8, thence south to the north-east corner of C.A. 8, thence along the north boundary of C.A. 8 to the commencing point, and also that part of C.A. 9 commencing at the south-west corner of C.A. 9; thence along the west boundary to the north-west corner of C.A. 9; thence along the north boundary of C.A. 9 to a point 2,737.7 links from the north-east corner of C.A. 9; thence south to the south boundary of C.A. 9; thence south to the south boundary of C.A. 9; thence south to the south boundary of C.A. 9; thence south to the south boundary of C.A. 9; thence south to the south boundary of C.A. 9; thence west to the commencing point." 4. Schedule .-"The following Crown allotments in the

(SEAL)

A. E. WEBB, President. W. B. CAMPBELL, Councillor. T. W. GRANT, Municipal Clerk.

Report by the Town and Country Planning Board, on the fifteenth day of November, 1956. Recommended for approval.—FRED. C. COOK, Chairman.

Approved by the Governor in Council, on the twenty-seventh day of November, 1956.—A. MAHLSTEDT, Clerk of the Executive Council.

Local Government Acts. SHIRE OF MULGRAVE. ORDER CONFIRMED.

THE Minister of the Crown administering the Local Government Act 1946, on the 27th day of November, 1956, confirmed the Order hereinafter referred to, in pursuance of section 513 of the said Act, namely:—

An Order of the Council of the Shire of Mulgrave, made on the 5th April, 1956, for the purpose of acquiring a right to tip household refuse over all that piece of land being part of Crown portion 82, Parish of Mulgrave, and being described as follows:—

Commencing at a point bearing north 0 deg. 59 min. east 165 feet from the south-eastern angle of the said Crown portion; bounded thence by lines bearing respectively north 0 deg. 59 min. east 165 feet, west 37 deg. 30 min. north 178 ft. 2½ in., north 5 deg. 0 min. east 297 feet, north 14 deg. 33 min. west 715 ft. 3½ in., west 1 deg. 18½ min. north 217 ft. 9½ in., south 14 deg. 16 min. east 875 ft. 9½ in., south 13 deg. 0 min. west 303 ft. 7½ in., south 54 deg. 30 min. west 323 ft. 9½ in., west 1 deg. 23 min. north 363 feet, south 24 deg. 30 min. west 52 ft. 9½ in., south 88 deg. 37 min. east 495 feet along the northern boundary of Wellington-road, north 54 deg. 30 min. east 231 feet; thence north 87 deg. 22 min. east 376 ft. 6½ in. to the point of commencement.

T. K. MALTBY, Commissioner of Public Works.

Health (Proprietary Medicines) Act 1942.

ADDITIONS TO THE REGISTER OF PROPRIETARY MEDICINES.

THE following additions to the Register of Proprietary Medicines are published in accordance with the provisions of the Health (Proprietary Medicines) Act 1942, Section 8.

Department of Health;

Melbourne, 21st November, 1956.

K. BRENNAN,

Chief Health Officer.

Melbourne, 21st	MOVEIII DEL	, 1950.	Chief Health Omcer.
Distinctive Name of Proprietary Medicine.	Serial Number.	Date of Registration.	Purposes for which the Medicine may be Sold.
Amechol Ampoules	5674	21.11.56	For use in the stimulation of the parasympathetic nervous system.
Antiseptic Salve Aronson's Corn Cure	5628 5690	21.11.56 21.11.56	For promoting healing and for superficial sores. As a corn remover. (In lieu of serial No. 2281 of 20.2.53.)
Aronson's Cough Mixture	5691	21.11.56	For the relief of the coughs of colds, bronchitis and influenza. (In lieu
Aronson's Healing Salve	5692	21.11.56	of Serial No. 2284 of 20.2.53.) For application to cuts, inflamed patches, itch, burns, chapped hands, and
Asphamen Tablets	5563	21.11.56	the relief of the irritation of eczema and ulcerated legs. For analgesia without depression and for painful dysmenorrhoea. For relief of pain in lumbago, fibrositis and neuralgia headaches. Subject to
Atarax Tablets 10 mg	5717	21.11.56	Food and Drug Standards Regulation No. 76. For use in the treatment of anxiety and tension states.
Atarax Tablets 25 mg	5716	21.11.56	For use in the treatment of anxiety and tension states.
Babezone Powder	5687	21.11.56	To soothe and aid in the healing of diaper scalds, chafes and rashes, and as a surgical dressing.
Bidomak Phosphated Mineral Tonic	5582	21.11.56	A general tonic for use in the treatment of mild anaemia (except pernicious anaemia) and for general debility. To stimulate the flow of digestive juices and to improve the appetite.
Bidomak Vitomised Mineral Tonic	5583	21.11.56	A general tonic for use in the treatment of mild anaemia (except pernicious anaemia), fatigue, gastrointestinal disturbances, irritability and depression when due to vitamin B1:deficiency, and to stimulate the flow of digestive juices and improve the appetite.
Birmingham's Asmarine	5621	21.11.56	For the relief of the discomfort of asthma, chronic bronchitis and hay fever
Bonomint Bouchard's Hair Lotion	5668 5622	21.11.56 21.11.56	As a laxative. For the relief of dandruff.
Bourdic's Liniment	5614	21.11.56	For the relief of the pain of rheumatism, sprains and stiffness of limbs.
British Grass Pollen	5682	21.11.56	For use in the prophylactic treatment of hay fever.
Broncalin Broncalin Junior	5629 5630	21.11.56 21.11.56	For the relief of the coughs of colds and bronchitis. For the relief of the coughs of bronchitis.
Broncalin Junior	5714	21.11.56	To protect the skin from harmful rays of the sun and to prevent sunburn.
Buckley's A.P.C. Mixture	5656	21.11.56	For headaches and for the relief of the pain of influenza, neuralgia, lumbago, sciatica, rheumatism and nerve pains.
Buckley's Children's Cough Mixture Cardoserpin Tablets	5657 5568	21.11.56 21.11.56	For the relief of coughs of colds. For the treatment of hypertension. Subject to Food and Drug Standards Regulation No. 76.
Catarrhol	5623 5712	21.11.56 21.11.56	For the relief of the discomfort of nasal catarrh. An antibiotic effective against staphylococci including those resistant to
Cellulone Tablets	5601	21.11.56	known antimicrobial agents. For the control of overweight. Subject to Food and Drug Standards Regulation No. 76. For use in the treatment of chronic constipation. A mechanical means of satisfying feelings of hunger. For use in restricted diets and to provide bulk in low calorie diets. (In lieu of Serial No. 4543
Cornsgo Covatix Tablets	5608 5588	21.11.56 21.11.56	of 3.8.55.) For the removal of corns and callouses. For sedation without hypnosis in anxiety and tension states and minor neuroses, and in combination with gastric-intestinal dysfunction.
Cremorin	5611 5602	21.11.56 21.11.56	For gastric hyperacidity and gastritis. For use in the treatment of chronic rheumatoid arthritis, bronchial asthma and cortain dermatoses, such as pemphigus vulgaris, lupus crythematosus,
Dacortisal Tablets	5603	21.11.56	dermatitis exfoliativa, and neuro-dermatitis. Subject to Food and Drug Standards Regulation No. 76. For the maintenance therapy of rheumatism with or without previous hor-
			monal medication. Subject to Food and Drug Standards Regulation No. 76.
D.D.D. Prescription	5612	21.11.56	A mild antiseptic for the relief of the irritation of eczema, bakers' eczema, chilblains, dandruff, erythema, hives, insect bites and urticaria.
Deeble's Pain-Ease Denny & Day's Antiseptic Gargle	5702 5631	21.11.56 21.11.56	As an analgesic. For relaxed throat.
Denny & Day's Diarrhoea Mixture	5632	21.11.56	For the symptomatic relief of diarrhoea.
Denny & Day's Menthol Em-	5633	21.11.56	For the relief of the pains of sprains and rheumatism.
brocation Diandrone	5675	21.11.56	For use in the treatment of certain mental disorders where these are asso-
Dicoumarin—Organon Tablets	5676	21.11.56	ciated with a deficiency of dehydroisoandrosterone. For the prophylaxis and treatment of thrombosis and embolism. Subject to Food and Drug Standards Regulation No. 76.
Dimidettes Diphebuzol "Leo"	5557 5574	21.11.56 21.11.56	For use in all conditions requiring sulphonamide therapy. For use in the treatment of rheumatic conditions. Subject to Food and Drug Standards Regulation No. 76.
Distaquaine V Tablets	5607 5667	21.11.56 21.11.56	For use in the treatment of diseases due to penicillin-sensitive organisms. For substitution therapy in Addison's disease and as a temporary substitution for adrenal deficiency.
Dormival Dr. Scholl's Foot Powder	5640 5638	21.11.56 21.11.56	As a mild sedative and hypnotic. For the relief of tired, burning, tender feet, and for painful foot conditions.
Duranal E (with Elucaina) Tableta	5597	21.11.56	A preventative against macerated skin between the toes. For prophylaxis and therapy in dental caries
Duracal Tablets Duracal Tablets Control of Proceedings of the Procedings of the Proceedin	5598	21.11.56	For prophylaxis and therapy in dental caries. For use in the treatment of inflammatory eye diseases caused by trauma
Efcortelan Eye Ointment 2½%	5694	21.11.56	infection, allergy or other irritants.
Efcortelan Intra-Articular Injection	5695	21.11.56	infection, allergy or other irritants. For use in the treatment of rheumatoid arthritis, osteo-arthritis, traumatic arthritis, acute gouty arthritis and bursitis. Subject to Food and Drug
			Standards Regulation No. 76.
No. 1019 12976/56 2	I	1	· .

ADDITIONS TO THE REGISTER OF PROPRIETARY MEDICINES --- continued

	Additions	в то тнв Вес	ISTER OF PROPRIETARY MEDICINES—continued.
Distinctive Name of Proprietary Medicine.	Serial Number.	Date of Registration.	Purposes for which the Medicine may be sold.
Efcortelan Skin Ointment No. 1 (Topical)	5696	21.11.56	For use in the treatment of commonly occurring dermatoses.
Efcortelan Skin Ointment No. 2 Efcortelan Sterile Solution	5697 5698	21.11.56 21.11.56	For use in the treatment of commonly occurring dermatoses. For use in the treatment of Addisonian crises and acute allergic emergencies such as status asthmaticus, drug sensitivity and laryngeal oedema. Subject to Food and Dung Standard Regulation No. 78.
Egosol BS	5685 5666 5686	21.11.56 21.11.56 21.11.56	Subject to Food and Drug Standards Regulation No. 76. For use in all types of weeping dermatitis. For shampooing the hair and for the removal of dandruff. For use in pustular dermatitis, acne, barber's rash, ulcer of the leg or
Erythrocin Stearate Oral Suspension Pediatric Felicur	5671 5569	21.11.56 21.11.56	folliculitis. For use in the treatment of infections caused by staphylococci, streptococci and pneumococci. As an adjunct in the treatment of chronic and subacute diseases of the
Ferro-Bran Sed Tablets	5564	21.11.56	biliary system and chronic inflammation of the liver. For use where vitamins or iron are indicated in tablet form, or where a
Ferrose	5669 5670 5658	21.11.56 21.11.56 21.11.56	slight sedative effect is required. For use in the treatment of iron deficiency anaemias. For use in the treatment of iron deficiency anaemias. For the relief of the coughs of colds and influenzs.
Furadantin Tablets Gastro-Tabs, Fort	5584 5590	21.11.56 21.11.56	As a urinary antiseptic. For the relief of muscular spasms associated with the nervous conditions affecting the gastro-intestinal tract.
Glucona	5581 5580	21.11.56 21.11.56	To replace lost energy, and as an aid in cases of fatigue, nausea and poor appetite. For the relief of biliousness and sick headache when due to constipation.
Honey Cough and Bronchitis Mixture Hoperoft's Flu-Go	5659 5615	21.11.56	For the relief of the coughs of bronchitis and colds. For the relief of the pain and discomfort of influenza.
Iso Calcium & Iron Tonic Mixture	5593	21.11.56	A general tonic of value in malnutrition, loss of appetite and general debility. For use in skin disorders due to vitamin and mineral deficiency, such as urticaria, hives and chilblains.
Iso Germicidal Skin Cream	5594	21.11.56	An emollient, antiseptic, analgesic cream for external application to the akin in cases of eczema, dermatitis, piles, pruritus, seborrhoea, paoriasis, impetigo and tinea, and as a first-aid treatment for minor cuts, burns or sores.
Iso Lotion Keogh's Cough Mixture	5595 5701	21.11.56 21.11.56	For relief of the irritation of minor skin disorders. For the relief of the coughs of colds and bronchitis. (In lieu of Serial No. 810 of 30.11.48.)
Kidney & Bladder Pills Kidney Pills Kolantyl Gel	5624 5651 5720	21.11.56 21.11.56 21.11.56	A diuretic and mild urinary antiseptic for the kidneys and bladder. As a mild antiseptic and diuretic. For the oral treatment of peptic ulcer and for the relief of symptoms caused by gastric hyperacidity with or without a tendency to pylorospasm.
Kolantyl Tablets	5719	21.11.56	Subject to Food and Drug Standards Regulation No. 76. For the oral treatment of peptic ulcer and for the relief of symptoms caused by gastric hyperacidity with or without a tendency towards pylorospasm. Subject to Food and Drug Standards Regulation No. 76.
Lacol Ligmolliene Ointment Little Liver Tablets Lobeline Hydrochloride Martindale Lucozade	5652 5558 5653 5677 5567	21.11.56 21.11.56 21.11.56 21.11.56	For the relief of the discomfort of colds in the head. For the relief of the irritation of eczema. As a laxative. For use as a respiratory stimulant.
Magic Tabs Markov's Pile Tabs	5585 5700	21.11.56 21.11.56 21.11.56	To replace lost energy, and as an aid in cases of fatigue, nausea and poor appetite. As an appetite depressant. For the relief of constipation associated with piles.
Masse Nipple Cream	5689 5678	21.11.56	For use in the care of the nipples of pregnant and nursing women. (In lieu of Serial No. 5073 of 11.4.56.) For use in the treatment of certain conditions of the vagina and vulva
764bb	5625	21.11.56	where there is evidence of cestrogen deficiency. Subject to Food and Drug Standards Regulation No. 76.
Mephobarbital	5845	21.11.56	For the relief of the discomfort of colds and nasal catarrh, and for the irritation of chilblains. For epilepsy, for certain cases of migraine and for the symptomatic relief of whooping cough. Subject to Food and Drug Standards Regulation
Merbentyl Syrup Merbentyl Tablets Merbentyl with Phenobarbitone	5723 5724 5721	21.11.56 21.11.56 21.11.56	No. 76. For use in the treatment of conditions involving smooth muscle spasm. For use in the treatment of conditions involving smooth muscle spasm. For use in the treatment of conditions involving smooth muscle spasm.
Syrup Merbentyl with Phenobarbitone Tablets	5722	21.11.56	For use in the treatment of conditions involving smooth muscle spasm.
Methionine	5646	21.11.56	As an adjunct in the treatment of hepatic cirrhosis and acute and toxic hepatitis.
Mevasine Tablets	5713	21.11.56	To lower blood pressure and to relieve symptoms in essential hypertension and in malignant hypertension. Subject to Food and Drug Standards Regulation No. 76.
Murex Eye Lotion	5616 5703	21.11.56 21.11.56	For the relief of sore and inflamed eyes, blight and irritation due to dust and glare.
N.A.I. Linetus	5704 5565	21.11.56 21.11.56 21.11.56	For the temporary reduction of the sensations of hunger. For the relief of the coughs of colds. For relief of the discomfort of nasal congestion, hay fever, and sinusitis
Nembutal Ampoules	5647	21.11.56	For intravenous administration of pentobarbital sodium for sedative and
Nembutal and Belladonna Capsules	5672	21.11.56	hypnotic use, and in surgical and obstetrical uses. For use in the symptomatic treatment of functional and organic spastic states of the gastro-intestinal, biliary and urinary tracts.
Neobacrin Ointment	5699 5626	21.11.56 21.11.56	An antibiotic ointment for treatment of skin and eye infections. For nerve pains and sleeplessness, and for relief of the pain of neuritis, rhou- matism, neuralgia, headache and toothache.
Nyal Calcium Gluconate Tablets	5579	21.11.56	For the treatment of chilblains and other forms of calcium deficiency. As a calcium supplement in pregnancy and lactation.

Additions to the Register of Proprietary Medicines—continued.

Distinctive Name of	Serial	Date of	STER OF PROPRIETARY MEDICINES—COMPRISE.
Proprietary Medicine.	Number.	Registration.	Purposes for which the Medicine may be Sold.
Nyal Decongestant Children's Cough Elixir	5575	21.11.56	For relief of coughs of colds and bronchitis in children.
Nyal Ğermicidal Soapless Shampoo Nyal Pediatric Nasal Spray	5573 5577	21.11.56 21.11.56	As a germicidal shampoo and to help control dandruff. For the relief of nasal and sinus congestion, accompanying colds, influenza, catarrh and hay fever.
Nyal Piperazine Worm Tablets Old Time Corn Cure	5726 5617	21.11.56 21.11.56	For the treatment of round and thread worms. For the removal of corns.
Orocillin-V Tablets	5610	21.11.56	For use in the treatment of diseases caused by penicillin-sensitive organisms.
Orolingtus	5560	21.11.56	For the relief of the coughs of bronchitis and post-influenzal cough, and for relief of the spasms of asthma.
Panadol Tablets, Stearns Paracodin Tablets	5705 5572	21.11.56 21.11.56	For the relief of pain and discomfort in rheumatic, muscular and neuralgic conditions, headaches and colds, and following dental procedures. For the relief of cough irritation and the cough of whooping cough,
			tracheitis, bronchitis, pharyngitis and laryngitis.
Penta-Vite Concentrate	5604	21.11.56	As a general multi-vitamin supplement. (In lieu of Serial No. 1641 of 18.3.52.)
Penta-Vite Infant Formula	5605	21.11.56	As a general multi-vitamin supplement. (In lieu of Serial No. 1642 of 18.3,52.)
Pethidine Hydrochloride B.P. 100 mg. with Hyoscine Hydrobromide B.P. gr. 1/150	5681	21.11.56	As an analgesic and sedative.
Phemycete Phenurone Tablets	5641 5673	21.11.56 21.11.56	As a fungicide for times. For the use in the treatment of psychomotor epilepsy, grand mal and petit mal epilepsies, and in the treatment of patients with mixed seizures. Subject to Food and Drug Standards Regulation No. 76.
Phosatone Picrotoxin Martindale	5627 5679	21.11.56 21.11.56	As a tonic for loss of appetite and for mild anaemia, For use in the treatment of barbiturate poisoning.
Pinodor	5688	21.11.56	As an antiseptic and deodorant.
Pirophen	5596 5589	21.11.56 21.11.56	As an oral analgesic. For use in root canal therapy in dentistry to combat organisms likely
Polyhaemen with Liver and Vitamins	5693	21.11.56	to be encountered in a root canal. For hypochromic and microcytic anaemias. (In lieu of Serial No. 1897 of 11.9.52.)
Preludin Tablets	5662	21.11.56	For control of appetite in the treatment of obesity. Subject to Food and Drug Standards Regulation No. 76.
Premarin	5683	21.11.56	For use in the treatment of the menopausal syndrome, post-partum lactation, hypogenitalism, senile vaginitis, amenorrhoea and in any condition due to oestrogen deficiency. Subject to Food and Drug Standards Regulation
Premarin with Methyltestosterone	5684	21.11.56	No. 76. For use in the treatment of the menopsusal syndrome and osteoporosis. Subject to Food and Drug Standards Regulation No. 76.
Priatan	5559	21,11,56	For alleviation of the spasm of asthma and for the relief of acute bronchitis, hay fever, urticaria and Quincke's oedema.
Progesterone Implants Organon	5680	21.11.56	For use in the treatment of threatened and habitual abortion, and all cases where prolonged corpus luteum therapy is required. Subject to Food and Drug Standards Regulation No. 76.
Proluton Depot	5570	21.11.56	For the treatment of threatened and habitual abortion, metropathia haemorrhagica, spastic dysmenorrhoea and amenorrhoea. Subject to Food and Drug Standards Regulation No. 76.
Rapido Corn and Wart Cure Rapido Nerve Tablets	558 6 558 7	21.11.56 $21.11.56$	For the removal of corns and warts. For relief of the pain of rheumatism, sciatica, headache, lumbago,
Rastinon "Hoechst"	5599	21.11.56	neuralgia, influenza, cold in the head and neuritis. For use in certain cases of diabetes mellitus to lower the blood sugar level, reduce or eliminate the excretion of urine sugar, and to promote metabolic
Reserpex Reserpine Tablets	5665	21.11.56	balance. Subject to Food and Drug Standards Regulation No. 76. For use in the treatment of less severe forms of hypertension, mild anxiety states and neuropsychiatric disorders. Subject to Food and Drug
Rhinalgan	5600	21.11.56	Standards Regulation No. 76. For the relief of the symptons of sinus infections, and for topical application in the common cold, allergic rhinitis and hypertrophic rhinitis. (In lieu of Serial No. 2201 of 10.12.52.)
SAF Aspirin	5609	21.11.56	For the relief of sore throat, headaches, nervous tension, nerve pains, toothache, lumbago pains, sciatica, muscular and rheumatic pains, menstrual pains, neuritis, and the relief of the discomforts of colds and influenza (In lieu of Serial No. 5136 of 13.6.56.)
Sapoderm	5642 5571	21.11.56 21.11.56	An antiseptic scap particularly for use as a surgical scrub-up. For the treatment of rheumatic diseases, acute rheumatic carditis, Addison's disease, and total adrenalectomy. Subject to Food and Drug Standards
Selsun Sulfide 0.5% Jelly	5644	21.11.56	Regulation No. 76. For use in the treatment of seborrhea of the eyebrows, forehead and other glabrous areas, seborrheic dermatitis of the auditory canal, and
Senega and Ammonia	5660	21.11.56	blepharitis marginalis. For the relief of the coughs of colds and bronchitis
Senryb Piperazine Worm Syrup	5711	21.11.56	For use in the treatment of intestinal worms.
Slendine Tablets	5591	21.11.56	A combination for producing hypotension without depression. Subject to
Sodium Sedal Capsules	5708	21,11.56	Food and Drug Standards Regulation No. 76. For pre-anaesthetic medication and as an hypnotic.
Sore Throat Gargle	5661	21,11,56	An antiseptic, astringent and deodorant for septic mouth, tonsillitis and
Special Vitamin Tonic	5606	21.11.56	halitosis. For vitamin B deficiencies and as a general tonic. (In lieu of Serial No.
_	5634	21.11.56	4277.) For corns and callouses.
Steele's Corn Solvent			
Steele's Foot Bath Salts	5635	21.11.56	To cool the feet and keep them free from perspiration.
Steele's Foot Cream	5636	21.11.56	For the relief of tired feet.

Additions to the Register of Proprietary Medicines-continued.

Distinctive Name of Proprietary Medicine.	Serial Number.	Date of Registration.	Purposes for which the Medicine may be Sold.
Sterogyl '	5613	21.11.56	For the treatment of rickets and as an adjunct in the treatment of chilblains osteomalacia, Paget's disease, von Recklinghausen's disease, osteoporosis, arthritis, chronic rheumatism, tetany, lupus vulgaris, tuberculous pluerisy and peritonitis, adenopathies and fistulae. Subject to Food and Drug Standards Regulation No. 76.
Sutherland's Damiana Compound	5576	21.11.56	As a mild stimulant.
Sympatol Ampoules 1 ml	5663	21.11.56	For use in hypotensive states and collapse occurring in infectious diseases, convalescence, constitutional asthenia, surgery and gynaecology. Subject to Food and Drug Standards Regulation No. 76.
Sympatol Liquid 10%	5664	21.11.56	For use in hypotensive states and collapse occurring in infectious diseases, convalescence, constitutional asthenia, surgery and gynaecology. Subject to Food and Drug Standards Regulation No. 76.
Tablets Vitaminorum	5706	21.11.56	For the treatment and prevention of ill-defined conditions due to varying degrees of vitamin deficiency.
lace	5725	21.11,56	For use in the treatment of the menopause syndrome, postpartum breast engorgement, prostatic carcinoma and senile vaginitis. Subject to Food
111 .	,	, .	and Drug Standards Regulation No. 76. (In lieu of Serial No. 3388 of 22.6.54.)
Tenserp Tablets	5566	21,11,56	For producing emotional calm and as a general sedative in psychiatric patients, and as an hypotensive drug. Subject to Food and Drug Standards Regulation No. 76.
Cerramycin Oral Suspension	5707	21.11.56	For use in the treatment of infections due to terramycin-sensitive organisms.
l'etracyn Crystalline Hydrochloride Ointment	5654	21.11.56	For topical treatment of localized infections due to tetracycline-sensitive organisms.
Tetracyn Crystalline Hydrochloride Ophthalmic Ointment	5655	21.11.56	For local treatment of superficial ocular infections due to tetracycline- sensitive organisms.
The Inbalation	5637	21.11.56	For symptomatic relief of nasal congestion and catarrhal discomfort.
Thyal	5643 5718	21.11.56 21.11.56	As an antiseptic for acne vulgaris. For use in the treatment of trichomonas vaginalis infections. Subject to Food and Drug Standards Regulation No. 76.
Tronothane Hydrochloride Solution Topical 1%	5648	21,11.56	For various itching dermatoses and as a surface anaesthetic in episiotomy.
Tronothane Hydrochloride 1% Cream	5649	21,11.56	For various itching dermatoses—pruritus ani and haemorrhoids, and as a surface aneathetic in episiotomy. Subject to Food and Drug Standards Regulation No. 76.
Tronothane Hydrochloride 1% Sterile Jelly	5650	21.11.56	For various itching dermatoses and rectal conditions, and as a surface anaesthetic in episiotomy.
Tyzine Pediatric Nasal Drops	5709	21.11.56	For the relief of inflammatory hyperaemia and oedema of the nasal mucosa.
Universal Liniment	5618	21.11.56	For the relief of the pain of rheumatism, neuralgia, sciatica, gout, sprains, soreness of the chest, body pains and muscular cramp.
Urografin	5620	21.11.56	As a contrast medium for X-ray of the urinary tract.
Van's Sore Throat Tablets	5592	21.11.56	For relief of the irritation of sore throat.
Veriazol	5639	21.11.56	For the symptomatic treatment of circulatory failure. Subject to Food and Drug Standards Regulation No. 76.
Vibazine Tablets	5710	21.11.56	As an anti-emetic and for use in the treatment of allergic conditions.
Viroratone Fort	5561	21.11.56	As a palatable multi-vitamin sedative tonic.
Visma-Barb	5562	21.11.56	For relief of dyspepsia due to hyperacidity
vitona	5715	21.11.56	As a general tonic and for vitamin deficiencies.
X. Thompsons Cough & Bron- chitis Mixture	5619	21.11.56	For the relief of the coughs of colds, bronchitis and influenza.
Zylets, Stearns	5578	21.11.56	For the treatment of inflamed buccal and pharyngeal membranes due to tonsillitis, laryngitis, pharyngitis or chronic cough.

Stock Diseases Act 1928 (No. 3779).

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

Name; Address.

Collins, H. L.; "Poplar Grove," Congupna-road.
Grimwade, R. G.; "Tilpa," Benalla (470-acre portion of property known as the "A.G." area).
McKenzie, C. H.; "Glenview," Broadford.
Norton, J. T.; Kyabram (property known as "Ky West Paddock").
Shire of Rephesters

Shire of Rochester; roads contiguous to properties of D. L. . Murray and V. C. Clymo, Bamawm.

A. R. GRAYSON, Chief Inspector of Stock.

Licensing Act 1928.

REGISTRATION OF A BREWER.

MURRAY BREWERIES PROPRIETARY LIMITED has this day caused to be registered its name and a particular description of its premises situate in Last-street, Beechworth, where it proposes to carry on the business of a Brewer during the year 1957.

Dated at Wangaratta this 3rd day of December, 1956. J. MILLS,

Clerk of the Licensing Court for the Licensing Area of Wangaratta.

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 27th day of November, 1956, been pleased to make the under-mentioned appointments, viz.:---

CHIEF SECRETARY'S DEPARTMENT.

Police Medical Officer.

GEOFFREY NEWMAN-MORRIS, F.R.C.S., F.R.A.C.S., to be Police Medical Officer, from and inclusive of the 1st December, 1956, to the 30th September, 1958.

Electoral Registrar (Acting).

JOHN JOSEPH IRELAND

to be Electoral Registrar (Acting) for the Caulfield, Caulfield East, Malvern East, and Malvern South Subdivisions of the Electoral District of Caulfield; and for the Darling, Malvern, and Malvern West Subdivisions of the Electoral District of Malvern, to take effect on and from 20th November, 1956, during the absence on leave of Jules Samuel Gascard. . .

Inspector of Totalizators.

WILLIAM JAMES MORAN,

pursuant to the provisions of the Totalizator Acts, to be an Inspector for the purposes of the said Acts.

LAW DEPARTMENT.

Magistrates.

ALLAN PEDERSEN, 11 Sinclair-street, Drouin, to Keep the Peace in the Eastern Bailiwick of the State of Victoria:

ROBERT WILLIAM HURLSTON, Undera, and

VICTOR THOMAS O'BRIEN, Box 28, Ultima, to Keep the Peace in the Midland Bailiwick of the State

LINDSAY TULLOCH WOTHERSPOON, Manager, The Chalet,

Mt. Buffalo, to Keep the Peace in the Northern Bailiwick of the State of Victoria;

WILLIAM HORACE NOVES, 89 Kepler-street, Warrnambool, and ARTHUR EDGAR

ELLIOTT, 188-190 Koroit-street, Warrnambool,

to Keep the Peace in the Western Bailiwick of the State Victoria; and

THOMAS WILLIAM EDWARD PARRY-JONES, 7 Andrewstreet, Oakleigh,

ANNIE MORIAH SAGE, Grants-road, Somerville, Hugh McCulloch, 27 Pearson-street, Brunswick

West, and NEY ALFRED SYDNEY SMITH. Meadows-road, Devon

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

Commissioners for Taking Declarations, &c.

LIONEL HERBERT ABBOTT, and

WALLACE DAWSON FORBES

wallace Dawson Foress,
officers of the Australian Mutual Provident
Society, 425 Collins-street, Melbourne,
to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act
1928, to resign upon ceasing to be officers of the Australian Mutual Provident Society; and

CHARLES JAMES DUNNE, 109 Banyan-street, Warrnambool.

ALEXANDER JAMES MCLENEHAN, 21 James-street,
Dandenong, and
WALTER FLEMING BUTLER, Raywood,
to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act
1928, to resign upon removing from the neighbourhood
of the addresses stated.

Clerk of Petty Sessions, &c.

JOHN EDMOND REILLY to be Clerk of Petty Sessions and Clerk of the Children's Court at Traralgon, Heyfield, Mirboo North, Morwell, and Rosedale, pending a permanent appointment, vice K. G. Pummeroy, transferred, to take effect from the date of commencement of duty.

Assistant Registrars of County Courts.

JOHN EDMOND REILLY, Clerk of Petty Sessions,

Traralgon, to be an Assistant Registrar, pursuant to the provisions of sections 20 and 21 of the County Court Act 1928, for the County Court at Sale, pending a permanent appointment, vice K. G. Pummeroy, transferred, to take effect from the date of commencement of duty; and

MAURICE COLIN DUNCAN, Clerk of Petty Sessions, Wodonga,

to be an Assistant Registrar, pursuant to the provisions of sections 20 and 21 of the County Court Act 1928, for the County Court at Wangaratta, during the absence of D. L. Croft on annual leave, to take effect from the date of commencement of duty.

Clerk of Children's Courts.

MAURICE COLIN DUNCAN to be Clerk of the Children's Court at Wodonga, Chiltern, and Rutherglen, during the absence of D. L. Croft on annual leave, to take effect from the date of commencement of duty.

Probation Officers of Children's Court.

MURIEL MILLICENT WORTHY, Shaw Memorial Hall, corner of Lygon and Blyth streets, Brunswick, to be Probation Officer for the Children's Court at Brunswick, pursuant to the provisions of the Children's Court Act 1928;

OSBORNE KEEN, 21 Highbury-grove, Kew, to be Probation Officer for the Children's Court at Kew, pursuant to the provisions of the Children's Court Act 1928;

PATRICK O'DWYER, The Presbytery, Moe, to be Probation Officer for the Children's Court at Moe, pursuant to the provisions of the Children's Court Act 1928;

JEAN SUTHERLAND, Elizabeth Fry Retreat, 83 Argostreet, South Yarra, to be Probation Officer for the Children's Court at Prahran, pursuant to the provisions of the Children's Court Act 1928; and

BRUCE HERBERT REDDROP, The Vicarage, 49 Suncrescent, Sunshine, to be Probation Officer for the Children's Court at Sunshine, pursuant to the provisions of the Children's Court Act 1928.

DEPARTMENT OF CROWN LANDS AND SURVEY.

Inspector of Vermin and Noxious Weeds.

JACK CARR, an Inspector of Land Settlement, to be also an Inspector, pursuant to the provisions of section 4 of the Vermin and Noxious Weeds Act 1949, without additional salary, as from and inclusive of the 28th September 1055 28th September, 1956.

PREMIER'S DEPARTMENT.

State Directors of the Gas and Fuel Corporation.

THOMAS FORRISTAL,
RAYMOND CARL SCHAFER, and
NEIL ANDREW SMITH,
pursuant to the provisions of the Gas and Fuel Corporation Act 1950, to be the State Directors of the Gas and Fuel Corporation of Victoria, as from and including the 12th December, 1956.

DEPARTMENT OF THE TREASURER.

Receiver of Revenue.

MAURICE COLIN DUNCAN to act temporarily as Receiver of Revenue, Wodonga, during the absence of D. L. Croft on leave.

DEPARTMENT OF WATER SUPPLY.

Waterworks Trusts Commissioners.

GERARD CROFTON LINTON to be a Commissioner of the Murrayville Waterworks Trust, to hold office as such from the date hereof until the 18th July, 1959, subject to the provisions of the Water Acts; and

VERNER St. JOHN HORSFALL to be a Commissioner of the Kerang Shire Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 27th November, 1956.

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 27th day of November, 1956, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

ROBERT LICKLEY, as a Licensing Inspector for the Licensing District of Victoria, to date from and

inclusive of the 5th November, 1956.

ROBERT WILLIAM COOPER, as an Assistant to the Inspector of Fisheries.

LAW DEPARTMENT.

WILLIAM HORACE NOVES, from the Commission of the Peace for the Eastern Bailiwick of the State of

ERNEST STANLEY SOUTHAM, from the Commission of the Peace for the Central Bailiwick of the State, of Victoria.

ALEXANDER GORDON WEYNTON, from the Commission of the Peace for the Midland Bailiwick of the State of Victoria. PT* A. MAHLSTEDT,

Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 27th November, 1956.

Public Service Act 1946.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of November, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Sir Thomas Maltby Mr. Turnbull

Mr. Porter

Mr. Bloomfield Mr. Reid.

REGULATIONS.

N pursuance of the powers conferred by the Public Service Act 1946, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Public Service (Governor in Council) Regulations in the manner following, that is to say:-

PART II.—HOURS OF DUTY AND TIMES OF ATTENDANCE OF

OFFICERS AND EMPLOYEES.

REGULATION 7.

In sub-regulation (1), under Department of Chief Secretary and immediately following "Office of the Chief Inspector of Explosives and Gas Examiner", there shall be added:-

"Weights and Measures Branch { Mechanic and Truck Driver. Truck Driver and Assistant."

And the Honorable Henry Edward Bolte, Her Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

PATRIOTIC FUNDS ACTS.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of November, 1956.

His Excellency the Governor of Victoria.

Sir Thomas Maltby Mr. Turnbull

Mr. Bloomfield Mr. Reid.

Mr. Porter

TRANSFER OF CERTAIN PATRIOTIC FUNDS TO THE PATRIOTIC FUNDS COUNCIL OF VICTORIA.

PATRIOTIC FUNDS COUNCIL OF VICTORIA.

WHEREAS it is provided, inter alia, by the Patriotic Funds Acts that the Governor in Council on the recommendation of the Patriotic Funds Council of Victoria may, by Order published in the Government Gazette, vest in the said Council any patriotic fund on being satisfied that there has been failure of administration of such fund: And whereas His Excellency the Governor in Council is satisfied that there has been failure of administration of the patriotic funds known as The Ammunition "Cheer Up Club" Patriotic Fund, and Gillieston Welcome Home Committee Patriotic Fund; Now therefore, in pursuance of the powers conferred by the said Acts, 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 Patriotic Funds Council of Victoria, doth by this Order vest in the said Council the patriotic funds known as:—

The Ammunition "Cheer Up Club" Patriotic Fund,

The Ammunition "Cheer Up Club" Patriotic Fund, and Gillieston Welcome Home Committee and Gillieston Patriotic Fund;

as from the publication of this Order in the Victoria Government Gazette.

And the Honorable Arthur Gordon Rylah, for and on behalf of Her Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of November, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Sir Thomas Maltby Mr. Turnbull

Mr. Bloomfield Mr. Reid.

Mr. Porter

REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

AMHERST.—Order in Council of 15th July, 1861, of 100 acres of land in the Parish of Amherst, as a site for Racing and other Recreational purposes.—(Rs.463.)

Bolwarra.—Order in Council of 31st May, 1955, of 17 acres of land in the Parish of Bolwarra, as a site for the Preservation of Native Flora and Fauna.—(Rs.7349.)

Heidelberg.—Orders in Council of 12th June, 1876, and 25th September, 1917, of 2 acres 0 roods 6 perches of land in the Township of Heidelberg, as a site for a Quarry.—(Rs.1266.)

MINIMAY.—Order in Council of 20th April, 1885, of 4 acres 3 roods 38 perches of land in the Township of Minimay, as a site for a State School.—(C.91848.)

TARRENGOWER.—Order in Council of 26th November, 1928, of 10 acres 2 roods 11 perches of land in the Parish of Tarrengower, as a site for Public purposes (State School Forest Plantation).—(Rs.3788.)

JERUK.—Order in Council of 27th December, 1901, of 11 acres 2 roods 31 4/10 perches of land in the Parish of Jeruk, as a site for a Quarry, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 31st October, 1956, and containing 1 acre, more or less.—(Rs.6289.)

Werrigar.—Order in Council of 4th May, 1927, of 35 acres of land in the Parish of Werrigar, as a site for Public purposes, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 31st October, 1956, and containing 2 acres 0 roods 30 perches, more or less.—(C.72368.)

YEHRIP.—Order in Council of 1st July, 1895, of 40 acres of land in the Parish of Yehrip, as a site for the Supply of Gravel, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 31st October, 1956, and containing 36 acres 1 rood 34 perches.—(Rs.7510.)

And the Honorable Keith Hector Turnbull, Her Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of November, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Sir Thomas Maltby Mr. Turnbull

Mr. Bloomfield

Mr. Porter

Mr. Reid.

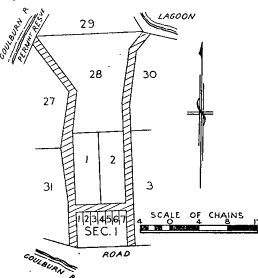
UNUSED AND UNMADE ROADS CLOSED.

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,

Parish of Barnawartha South, County of Bogong, being the road between the site reserved for Public Recreation and the site reserved as an extension thereto.—(B.56(5) (Rs.247).

Parish of Pirro, County of Karkarooc, being the road between allotment 56 and allotment 55.—(P.177(2) (09347/121).

Township of Murchison East, Parish of Murchison, County of Moira, being the roads indicated by hachure on plan hereunder.—(M.272(2) (H.022974).



And the Honorable Keith Hector Turnbull, Her Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of November, 1956.

PRESENT:

His Excellency the Governor of Victoria.

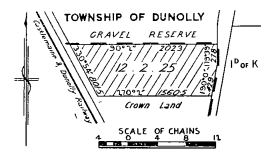
Sir Thomas Maltby Mr. Turnbull Mr. Porter

Mr. Bloomfield Mr. Reid.

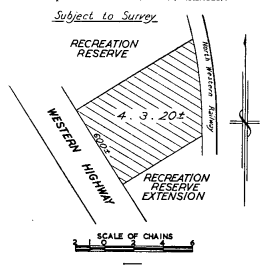
LANDS TEMPORARILY RESERVED AS SITES.

 $\mathbf{H}^{ ext{IS}}$ 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:-

DUNOLLY.—Site for a Rubbish Depot, 12 acres 2 roods 25 perches, Parish of Dunolly, County of Gladstone, as indicated by hachure on plan hereunder.—(D.125(5) (Rs.7520).



PIMPINIO .- Site for Water Supply purposes, 4 acres 3 roods 20 perches, more or less, Township of Pimpinio, Parish of Wail, County of Borung, as indicated by hachure on plan hereunder.—(P.141(2) (Rs.7518).



And the Honorable Keith Hector Turnbull, 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. ELECTRIC LIGHT AND POWER ACT 1928 AND STATE ELECTRICITY COMMISSION ACTS.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of November, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Sir Thomas Maltby Mr. Turnbull Mr. Porter

Mr. Bloomfield Mr. Reid.

THE BOROUGH OF ST. ARNAUD ELECTRIC LIGHTING ORDER No. 181—1924.—AMENDMENT TO TARIFF.

LIGHTING ORDER No. 181—1924.—AMENDMENT TO TARIFF.

WHEREAS on the 17th day of April, 1924, the Council of the municipality of the Mayor, Councillors, and Burgesses of the Borough of St. Arnaud (hereinafter called "the undertakers") was granted an Order in Council under the Electric Light and Power Act 1915, cited as the Borough of St. Arnaud Electric Lighting Order No. 181—1924 (hereinafter called "the said Order"), authorizing the undertakers to suppply electricity within the municipal district of the Borough of St. Arnaud: And whereas by an Order dated the 31st August, 1948, the Governor in Council did approve of an alternative method of charging for electricity supplied: And whereas by Orders dated the 15th July, 1952, and the 12th October, 1954, the Governor in Council did approve of amendments varying the maximum charges which may be charged for electricity supplied: And whereas the undertakers have made application to have a further amendment made to the Fourth Schedule annexed to the said Order: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, acting pursuant to the provisions of section 13 of the Electric Light and Power Act 1928, doth hereby vary the charges which may be charged by substituting the following charges for those set forth in section 1 of the Fourth Schedule, that is to say:—

Section 1.

Where the undertakers charge any consumer by the

Section 1.

Where the undertakers charge any consumer by the electrical quantity supplied to him, they shall be entitled to charge him at the following rates:—

For energy supplied for lighting purposes-One shilling (1s.) per unit.

For energy supplied for purposes other than lighting-

Seven pence (7d.) per unit. .

Optional All-purpose Industrial Tariff.

First 150 units per month—1s. per unit.
Next 250 units per month—7d. per unit.
Next 600 units per month—5d. per unit.
Next 3,000 units per month—4d. per unit.
All over 4,000 units per month—4d. per unit.

And the foregoing amendment shall be effective as from the first day of December, 1956.

And the Honorable George Oswald Reid, Her Majesty's Minister of Electrical Undertakings 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 twenty-seventh day of November, 1956.

PRESENT:

His Excellency the Governor of Victoria. Sir Thomas Maltby Mr. Bloomfield Mr. Turnbull Mr. Reid.

Mr. Porter

THE SHIRE OF KERANG (QUAMBATOOK) ELECTRIC LIGHTING ORDER No. 180—1924.—AMENDMENT TO TARIFF.

WHEREAS on the 25th day of March, 1924, the Council of the municipality of the President, Councillors, and Ratepayers of the Shire of Kerang (hereinafter called "the undertakers") was granted an Order in

Council under the Electric Light and Power Act 1915, cited as the Shire of Kerang (Quambatook) Electric Lighting Order No. 180—1924 (hereinafter called "the said Order"), authorizing the undertakers to supply clectricity to the Township of Quambatook and land adjacent thereto within the municipal district of the Shire of Kerang, as set forth on the deposited map and delineated thereon by a red line as follows:—Commencing at a point on the Avoca River; thence north-westerly crossing the Swan Hill-road at right-angles at a point 1 chain north of Ellen-street; thence further for a distance of 13½ chains; thence south-westerly at right-angles for a distance of 28½ chains to a point 4 chains north of Mildred-street; thence west for a distance of 15½ chains; thence south at right-angles for a distance of 58 chains; thence east at right-angles for a distance of 58 chains; thence east at right-angles to a point on the Avoca River; thence northerly by that river to the commencing point—commencing on the 25th day of March, 1924: And whereas the said undertakers have made application to have an amendment made to the Fourth Schedule annexed to the said Order to vary the maximum rates which may be charged for electricity supplied: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, acting pursuant to the provisions of section 13 of the Electric Light and Power Act 1928, doth hereby vary the maximum rates set forth in the said Order by substituting the following sections for section 1 of the Fourth Schedule thereto, that is to say:—

Section 1.

Where the undertakers charge any consumer by the electrical quantity supplied to him, they shall be entitled to charge him at the following rates:—

For electricity supplied to commercial and industrial consumers for lighting purposes

One shilling and nine pence (1s. 9d.) per unit. For electricity supplied to commercial and industrial consumers for purposes other than lighting-Eleven pence (11d.) per unit.

For electricity supplied to domestic consumers for any purpos

One shilling and eight pence (1s. 8d.) per unit.

Section 3.

Notwithstanding anything contained in this Order, the undertakers may charge any consumer a minimum charge of 10s. per month irrespective of whether the supply is used for lighting or other purposes. Such minimum charge shall be exclusive of meter rent.

And the foregoing amendment shall be effective as from the date on which the Governor in Council approves of such amendment.

And the Honorable George Oswald Reid, Her Majesty's Minister of Electrical Undertakings for the State of Victoria, shall give the necessary directions herein accordingly.

 $\begin{array}{c} & A. \ MAHLSTEDT, \\ Clerk \ of \ the \ Executive \ Council. \end{array}$

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

At the Executive Council Chamber, Melbourne, the fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria. Mr. Mibus Mr. Fraser Mr. Reid.

REVOCATION OF THE WYCHEPROOF-SEA LA ELECTRIC LIGHTING ORDER No. 285—1954.

ELECTRIC LIGHTING ORDER No. 285—1954.

WHEREAS on the 7th day of December, 1954, the Council of the municipality of the President, Councillors, and Ratepayers of the Shire of Wycheproof (hereinafter called "the undertakers") was granted an Order under the Electric Light and Power Act. 1928. cited as the Wycheproof-Sea Lake Electric Lighting Order No. 285—1954 (hereinafter called "the said Order"), authorizing the supply of electricity in all that land contained within the following area:—(a) A circle of 1-mile radius, the centre being at the post office at Wycheproof, (b) a circle of 1-mile radius, the centre being at the post office at Sea Lake, (c) a strip of land three-quarters of a mile wide on each side of the Calder Highway extending from the northern boundary of the

aréa of supply at Wycheproof (as described in (a) above) to the south-eastern boundary of the area of supply at Sea Lake (as described in (b) above), commencing on the 7th day of December, 1954: 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 14th day of May, 1956, doth hereby revoke the said Order, such revocation to date from the 14th day of November, 1956. Order, such rev November, 1956.

And the Honorable George Oswald Reid, Her Majesty's Minister of Electrical Undertakings 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 fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mibus Mr. Fraser

Mr. Reid.

REVOCATION OF THE SHIRE OF WYCHEPROOF ELECTRIC LIGHTING ORDER No. 286—1954.

REVOCATION OF THE SHIRE OF WYCHEPROOF
ELECTRIC LIGHTING ORDER No. 286—1954.

WHEREAS on the 7th day of December, 1954, the
Council of the municipality of the President, Councillors, and Ratepayers of the Shire of Wycheproof
(hereinafter called "the undertakers") was granted an
Order under the Electric Light and Power Act 1928,
cited as the Shire of Wycheproof Electric Lighting Order
No. 286—1954 (hereinafter called "the said Order"),
authorizing the supply of electricity in all that land contained within the boundaries of the Shire of Wycheproof,
excluding the area contained within the boundaries of
the area of supply at the Townships of Wycheproof and
Sea Lake and a strip of land three-quarters of a mile
wide on each side of the Calder Highway extending from
Wycheproof to Sea Lake and more particularly described
in Order No. 285, commencing on the 7th day of December, 1954: 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 14th day of
May, 1956, doth hereby revoke the said Order, such
revocation to date from the 14th day of November, 1956.

And the Honorable George Oswald Reid, Her Majesty's Minister of Electrical Undertakings 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 fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria. Mr. Reid.

Mr. Mibus

Mr. Fraser

REVOCATION OF THE BIRCHIP ELECTRIC LIGHTING ORDER No. 288—1954.

WHEREAS on the 12th day of October, 1954, the Council of the municipality of the President, Councillors, and Ratepayers of the Shire of Birchip (hereinafter called "the undertakers") was granted an Order under the Electric Light and Power Act 1928, cited as the

Birchip Electric Lighting Order No. 288—1954 (hereinafter called "the said Order"), authorizing the supply of electricity within an area commencing from a point on the arc of a circle of 1-mile radius with the centre at the post office at Birchip, † mile north of the northern side of the Birchip-Wycheproof road; thence by an imaginary line in an easterly direction, and † mile north of the northern side of the said Birchip-Wycheproof road, to a point on the boundary of Birchip Shire; † mile north of the intersection of the Birchip-Wycheproof road and the boundary of the Birchip Shire; thence in a southerly direction along the said shire boundary to a point † mile south of the said intersection of the Birchip-Wycheproof road and the boundary of the Birchip Shire; thence by an imaginary line in a westerly direction, and † mile south of the southern side of the said Birchip-Wycheproof road, to a point on the arc of the above-described circle, † mile south of the southern side of the said Birchip-Wycheproof road; thence south-westerly, north-westerly, north-easterly, and south-easterly around the periphery of the said above-described circle to the point of commencement, commencing on the twelfth day of October, 1954: And whereas the undertakers have made application for the revocation of the said Order: Now therefore His Excelency 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 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 16th day of July, 1956, doth hereby revoke the said Order, such revocation to date from the 14th day of November, 1956.

And the Honorable George Oswald Reid, Her Majesty's Minister of Electrical Undertakings for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

EXPLOSIVES ACT 1928.

At the Executive Council Chamber, Melbourne, the fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mibus Mr. Fraser

Mr. Reid.

CLASSIFICATION OF EXPLOSIVE.

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 53 of the Explosives Act 1928, doth by this Order classify the under-mentioned explosive as follows:—

CLASS 3 .- NITRO-COMPOUND. Division 2.

Nobel's Explosive No. 704. (ZZ.)

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

A. MAHLSTEDT. Clerk of the Executive Council.

HORSHAM SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mibus Mr. Fraser

Mr. Reid.

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 Horsham

Sewerage Authority borrowing by the issue of debentures a sum of Ten thousand pounds (£10,000) to meet the cost of sewerage extensions as set forth in the detailed statement bearing date the 30th November, 1956.

And the Honorable Wilfred John Mibus, 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.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber, Melbourne, the fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mibus

Mr. Reid.

CONSENT TO BORROWING £50,000.

UNDER the powers conferred by the Geelong Waterworks and Sewerage Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Geelong Waterworks and Severage Trust betrough to the Geelong Waterworks and Sewerage Trust borrowing at interest, subject to the Geelong Waterworks and Sewerage Acts, the sum of Fifty thousand pounds (£50,000) to meet the cost of water supply works.

And the Honorable Wilfred John Mibus, 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.

WEIGHTS AND MEASURES ACTS.

At the Executive Council Chamber, Melbourne, the fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mibus Mr. Fraser

Mr. Reid.

WHEREAS by the Weights and Measures Acts it is amongst other things enacted that the provisions of Division 3 of Part V. of the Weights and Measures Act 1939 shall apply within any municipality or portion thereof to which the said provisions are extended by Order of the Governor in Council, published in the Government

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 of the said State, and in pursuance of the powers conferred by the Weights and Measures Acts and all other powers him thereunto enabling, doth by this Order extend the provisions of Division 3 of Part V. of the Weights and Measures Act 1939 to the Shire of Alberton.

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

> A. MAHLSTEDT Clerk of the Executive Council.

WEIGHTS AND MEASURES ACTS.

At the Executive Council Chamber, Melbourne, the fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mibus Mr. Fraser

Mr. Reid.

WHEREAS by the Weights and Measures Acts it is amongst other things enacted that the provisions of Division 3 of Part V. of the Weights and Measures Act 1939 shall apply within any municipality or portion

thereof to which the said provisions are extended by Order of the Governor in Council, published in the Government Gazette:

Now therefore His Excellency the Governor of the State 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 of the said State, and in pursuance of the powers conferred by the Weights and Measures Acts and all other powers him thereunto enabling, doth by this Order extend the provisions of Division 3 of Part V. of the Weights and Measures Act 1939 to the Yallourn Works Area and to the Shire of Buln Buln. Buln Buln.

And the Honorable Murray Victor Porter, for and on behalf of Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein

A. MAHLSTEDT, Clerk of the Executive Council.

WEIGHTS AND MEASURES ACTS.

At the Executive Council Chamber, Melbourne, the fourth day of December, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mibus Mr. Fraser Mr. Reid.

WHEREAS by the Weights and Measures Acts it is amongst other things enacted that the provisions of Division 3 of Part V. of the Weights and Measures Act 1939 shall apply within any municipality or portion thereof to which the said provisions are extended by Order of the Governor in Council published in the Government Council.

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 of the said State, and in pursuance of the powers conferred by the Weights and Measures Acts and all other powers him thereunto enabling, doth by this Order extend the provisions of Division 3 of Part V. of the Weights and Measures Act 1939 to the Shire of South Gippsland.

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

A. MAHLSTEDT, Clerk of the Executive Council.

APPROACHING LAND SALES.

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

		Gazette
Ararat.—Thursday, 20th December, 1956		962
Dartmoor.—Thursday, 20th December, 1956		962
Geelong.—Thursday, 20th December, 1956	٠.	964
Hamilton.—Friday, 21st December, 1956		962
Red Cliffs.—Thursday, 13th December, 1956		893

CLOSER SETTLEMENT ACT 1938.

Red Cliffs.-Thursday, 13th December, 1956 ...

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

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

The following Notices were published 1° on the 21st November, 1956, pursuant to Orders of the 13th Novem-

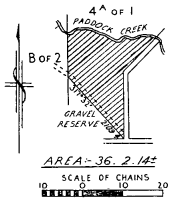
CARAPUGNA.—The temporary reservation, by Order in Council of the 11th April, 1932, of 3 acres of land in the Parish of Carapugna, as a site for a State School.—(C.439(*) (Rs.4195).

MOGRARBOOL WEST.—The temporary reservation, by Order in Council of the 3rd May, 1869, of 58 acres of land in the Parish of Moorarbool West, as a site for Watering purposes.—(M.137(*) (C.68214).

DIMBOOLA.—The temporary reservation, as a site for Camping and for Access to Water, and the withholding from sale, leasing and licensing by Order in Council of the 17th January, 1876, of 206 acres 2 roods of land in the Parish of Dimboola.—(D.150(6) (O.213/121).

MOORARBOOL WEST.—The temporary reservation, by Order in Council of the 8th May, 1871, of 58 acres, more or less, of land in the Parish of Moorarbool West, as a site for Watering purposes and whence Stone may be procured under the usual Stone licences, revoked as to part by various Orders, so far as the balance thereof, containing 51 acres 2 roods 20 2/10 perches, is concerned.—(M.137(1) (C.68214).

MOGRARBOOL WEST.—The temporary reservation, by Order in Council of the 22nd July, 1872 see Government Gazette of the 26th July, 1872, page 1392), of 97 acres 2 roods 24 perches of land in the Parish of Moorarbool West, as site whence Gravel may be procured under licence, revoked as to part by Order of the 13th December, 1886 (see Government Gazette of the 17th December, 1886, page 3672), so far only as the portion containing 36 acres 2 roods 14 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(M.137(7) (J.28739).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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

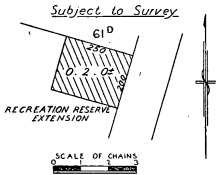
IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to, viz.:—

The following Notices were published 1° on the 14th November, 1956, pursuant to Orders of the 7th November, 1956.

BRANKEET.—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing, and licensing, by Order in Council of the 10th September, 1877, of 2 acres of land in the Parish of Brankeet.—(B.593(3) (Rs.6769).

LILLIMUR.—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing, and licensing, by Order in Council of the 16th July, 1880, of 2 acres of land in the Parish of Lillimur.—(L.156(2) (C.96821).

NAPOLEONS.—The temporary reservation, by Order in Council of the 14th March, 1908, of 8 acres 3 roods 22 perches of land in the Township of Napoleons as a site for Public Recreation, so far only as the portion containing 2 roods, more or less, indicated by hachure on plan hereunder, is concerned.—(Y.2(4) (Rs.2501).



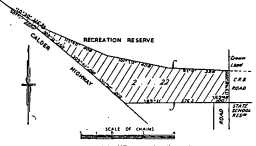
KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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

IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke portion of the temporary reservation of land by Order in Council hereunder referred to, viz.:—

The following Notice was published 1° on the 28th November, 1956, pursuant to Order of the 20th November, 1956.

Culcoa.—The temporary reservation, by Order in Council of the 24th April, 1933, of 21 acres 2 roods of land in the Township of Culgoa as a site for Public Recreation, so far only as the portion containing 2 acres 1 rood 22 perches, indicated by hachure on plan hereunder, is concerned.—(C.485(2) (Rs.2071).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

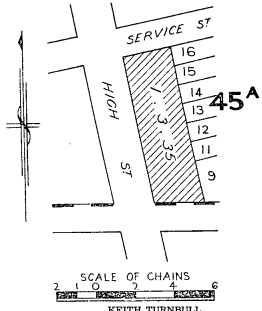
PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

The following Notices were published 1° on the 5th December, 1956, pursuant to Orders of the 27th November, 1956.

KIRKELLA.—The temporary reservation, by Order in Council of the 26th August, 1889, of 2 acres of land in the Parish of Kirkella as a site for a State School.—(K.106(*) (C.96861).

ECHUCA.—The temporary reservation, by Order in Council of the 21st December, 1921, of 7 acres 1 rood 17 perches of land in the Township of Echuca as a site for Public purposes, so far only as the portion containing 1 acre 3 roods 35 perches, indicated by hachure on plan hereunder, is concerned.—(E.3(8) (Rs.6175).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "DARRIMAN RECREATION RESERVE."

WHEREAS by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever and which has not been conveyed to or vested in trustees, and for the further purposes as another. New therefore 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 power conferred as aforesaid, doth hereby make the following Regulations in respect of the land in the Parish of Darriman, temporarily reserved by Orders in Council of 2nd September, 1895, and 31st July, 1956, as a site for Public Recreation, known as "Darriman Recreation Reserve," hereinafter referred to as the "Reserve." The Reserve has been placed under the control of a Committee of Management, hereinafter referred to as the of Management, hereinafter "Committee." referred to as the

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days, not exceeding 52 days in any one year, as the Reserve may be set apart for cricket or football matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding Five shillings may be charged and taken for admission of every adult to the Reserve.
 - 2. No person shall-
 - (a) enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct, or who may behave in a disorderly or offensive manner, or create or take part in any disturbance;
 - (b) enter or remain in the Reserve whilst in a state
 - of intoxication;
 (c) bring any intoxicating liquor on the Reserve without the consent of the Committee first obtained;
 - (d) exercise or train any horse or pony on the Reserve, or any part thereof, without the consent of the Committee first obtained.
- 3. The Committee shall have the power to hold entertainments, shows, or performances on the Reserve, and to make a charge for admission thereto as hereinbefore provided.
- 4. The Committee shall have the power to let any portion of the Reserve to any club, association, person, or society for the purpose of holding entertainments, performances, shows, or sports, subject to the payment of such fees and on such terms as it may deem to be reasonable and consistent with these Regulations, and to authorize any club, association, society, or person to make a charge for admission thereto as hereinbefore provided in these Regulations.
- 5. No person, except the Committee or its officers or employees on duty shall enter any part of the Reserve on an occasion when a charge is made for admission thereto without first paying the fees chargeable for such admission.
- 6. No person shall park a motor car, vehicle, or motor cycle in the Reserve, except at such places as are set apart for the purpose by the Committee, who reserve the right to make a parking charge not exceeding Two shillings for each vehicle.
- 7. No person shall play or engage in any organized sport, game, or competition within the Reserve on Sundays, Good Friday, or Anzac Day without the permission, in writing, of the Committee first obtained.
- 8. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee first obtained.
- 9. No person shall play, practise, or engage in any organized sport or game within the Reserve at any time without permission, in writing, of the Committee first obtained.
- obtained.

 10. Persons renting or hiring any stand, building, erection, or enclosure on the occasion of any sport, fêtes, or holiday amusements may be required to deposit any sum which the Committee may at any time determine by way of guarantee that due care may be taken of such stand, building, erection, or any enclosure, and such Committee, in its absolute discretion, may make good any damage or injury or loss 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. by the Committee.
- 11. No person shall in the Reserve interfere with, break, or damage any of the trees, plants, or shrubs, or pluck any flowers, or climb, jump, or get over or under any of

- the fences, gates, seats, or any other structures therein, or roll or throw stones or other missiles, or leave any bottles, broken glass, paper, orange peel, banana skins, or any refuse or rubblsh whatever therein, or post bills or advertisements on any of the fences, gates, seats, or other structures therein.
- 12. No persons shall light a fire in the Reserve without the consent of the Committee.
- 13. No persons shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without permission, in writing, of the Committee first obtained.
- 14. No persons shall camp in the Reserve, nor erect therein any building or any booth for the purpose of offering for sale any article without permission, in writing, of the Committee first obtained.
- 15. No persons shall play, practise, or engage in any sport, including tennis, cricket, quoits, hockey, or any games, or foot-racing, except in the portions of the Reserve set apart for that purpose, and then only with the permission of the Committee first obtained, and such permission may be granted subject to such terms and conditions as the Committee may determine.
- 16. No persons shall enter the Reserve, or pass over the playing area or oval, with any vehicle, or on horseback without the permission of the Committee first obtained, nor ride or drive amongst or to the danger or annoyance of persons assembled on any part of the Reserve.
- 17. No persons shall bet publicly in any part of the Reserve without permission, in writing, of the Committee
- 18. No persons, club, or any other body shall, without the consent of the Committee first obtained, grade or scrape the ground off or cut or burn any grass growing on any part of the Reserve.
- 19. No persons shall remove any earth, sa marl, or gravel from the Reserve.—(Rs.3113.) sand, stones,
 - The common seal of the Board of Land and Works was hereunto affixed this 26th day of November, 1956, in the presence of-

KEITH TURNBULL, President. W. T. LONG, Member.

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE POINT LONSDALE TENNIS AND BOWLING GREEN SITES.

AND BOWLING GREEN SITES.

WHEREAS by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted, and whereas, by sub-section 1 (e) of the said section 181 of the Land Act 1928, power is given to the Board of Land and Works to apply all or any of the Regulations so made to any other land reserved aforesaid and not conveyed to or vested in trustees, in any case where the persons, council, or body comprising the Committee of Management of such firstmentioned land are or is also appointed to be the Committee of Management of such other land: Now therefore the Board of Land and Works, in pursuance of the powers conferred, doth hereby make the following Regulations:—

Regulations:—

The Regulations made by the Board on the 4th September, 1931, as notified in the Government Gazette of the 9th September, 1931, for the care, protection, and management of such portions of the Reserve for Public Purposes in the Parish of Paywit, at Point Lonsdale, as are indicated by pink tint on plan marked P over 31.8.31 with Lands Department correspondence C.63535, and known as "Point Lonsdale Tennis and Bowling Green Sites," are hereby applied to such portion of the Reserve for Public Purposes in the Parish of Paywit, at Point Lonsdale, as are indicated by green colour on plan

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marked P over 5.11.56 attached to Lands Department correspondence C.63535, in addition to and adjoining the first-mentioned area.—(C.63535.)

The common seal of the Board of Land and Works was hereunto affixed this 26th day of November, 1956, in the presence of-

KEITH TURNBULL, President. W. T. LONG, Member.

LONSDALE BAY FORESHORE

RECISSION AS TO PART OF REGULATIONS.

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby rescind the Regulations made on the 4th September, 1931, for the care, protection, and management of the above-named Reserve so far only as regards those portions shown by green colour on plan marked L.B.T. over 5.11.56, attached to Lands Department correspondence C.73102.

witness thereof the common seal of the Board of Land and Works was hereunto affixed this 26th day of November, 1956, in the presence of—

KEITH TURNBULL, President. W. T. LONG, Member. (SEAL)

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS

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:—

"DERGHOLM RECREATION RESERVE."

J. W. Paine, Con McRae, D. Simson, Rowland William J. W. Paine, Con McKae, D. Simson, Rowland William McFarlane, and Stuart Foster as a Committee of Management for the period ending 13th December, 1958, of the land in the Township of Dergholm temporarily reserved by Order in Council of the 30th October, 1956, as a site for Public Recreation, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 10th January, 1939, together known as the "Dergholm Recreation Reserve."—(Corres. Rs.4672.)

"UPPER PAKENHAM HALL AND PUBLIC LIBRARY RESERVE."

James Grenville Hosking, Edward Warner Nye, Bruce Henry Harvie, Joseph Taylor, Leslie Arthur Bowell, D. H. Williams, Robert Alfred Stuchbery, Donald James Downie Chisholm, and Henry Downton Blackburne as a Committee of Management for a period of one (1) year of the land temporarily reserved by Order in Council dated the 2nd September, 1940, as a site for a Public Hall in the Parish of Gembrook at Upper Pakenham, known as the "Upper Pakenham Hall and Public Library Reserve."—(Corres. Rs.5083.) Rs.5083.)

"WARATAH BAY AND WALKERVILLE FORESHORE RESERVE."

Charles Nicoll, Michael Griffen, George Buckland, Frank Oldfield, Robert Fleming, J. Buckley, Ron Thorn, W. Meskze, Robert Holt, J. Landy, and Gordon Landy as a Committee of Management for a period of three (3) years from 20th December, 1956, of the reserved land in the Parish of Waratah as is indicated by red colour on plan marked W/12.12.50, attached to Lands Department correspondence Rs.6547.—(Corres. Rs.6547.)

"DUNLUCE PUBLIC HALL RESERVE."

Kelth Bowman, Kenneth George Holding, Henry Herbert Mortlock, Edward Joseph Mortlock, William Mortlock, William Henry Woodward, and Benjamin Harold Mortlock as a Committee of Management for a period of three (3) years from 22nd December, 1956, of the land temporarily reserved by Order in Council dated 9th May, 1906, as a site for a Mechanics' Institute in the Parish of Natteyallock, and known as the "Dunluce Public Hall Reserve."—(Corres. Rs.4857.)

"NARRE WARREN NORTH MECHANICS' INSTITUTE RESERVE."

George Frederick Rae, Cyril Reginald Kurll, Arthur George Robinson, Richard Frederick Fenton, John Stanley Lukeis, and Douglas Allan Roy Newton as a Committee

of Management for a period of three (3) years from 11th November, 1956, of the land in the Parish of Narree Worran permanently reserved as a site for a Mechanics' Institute and Free Library, and known as the "Narre Warren North Mechanics' Institute Reserve."—(Corres. 1725) Rs.1735.)

"CARAMUT WAR MEMORIAL HALL RESERVE."

Charles Colman Kelly, Keith Rea King, Stewart Lawrence Price, Daniel Hassett, and Austin Mowley as a Committee of Management for a period of three (3) years from 5th November, 1956, of the land in the Town of Caramut temporarily reserved as a site for a Public Hall by Order in Council dated 27th October, 1953, and known as the "Caramut War Memorial Hall Reserve."—(Corres. Rs.7178.)

"ELTHAM PARK RESERVE."

Russell Rothney Lewis, Geoffrey Gerald Seppelt Kimber, and John James Alexander Morrison for a period of three (3) years from 19th November, 1956, together with Herbert Eric Rundle, Jack Clendinnen Gill, and Eric Harmer (for so long only as they continue to be Councillors and the elect of the Shire of Eltham) as a Committee of Management of the land temporarily reserved by Order in Council dated 28th May, 1913, as a site for Public Recreation in the Town of Eltham, and known as the "Eltham Park Reserve."—(Corres. Rs.932.)

"POINT LONSDALE TENNIS AND BOWLING GREEN SITES."

The Council of the Borough of Queenscliffe as a Committee of Management of such portions of the Reserve Committee of Management of such portions of the Reserve for Public purposes in the Parish of Paywit at Point Lonsdale as are indicated by green colour on plan marked P./5.11.56, attached to Lands Department correspondence C.63535, in addition to and adjoining such portions of the Reserve placed under its control on 4th September, 1931, and indicated by pink tint on plan marked P./31.8.31, attached to Lands Department correspondence C.63535, both areas together known as "Point Lonsdale Tennis and Bowling Green Sites."—(Corres. C.63535.)

"NARRACAN FALLS RESERVE," MOE.

Frank Savige, Norman Eric Osler, and James Auchder-Frank Savige, Norman Eric Osler, and James Auchderlonie (for a period of three (3) years), and Edward Alexander Guy and George Mitchell Brown (for so long as they continue to be Councillors and the elect of the Shire of Narracan) as a Committee of Management of the land in the Parish of Moe temporarily reserved as a site for Public purposes by Order in Council of 21st January, 1941, together with portion of the permanent reservation along the Narracan Creek as shown by blue and red colours respectively on plan marked M./6.11.1941, attached to Lands Department correspondence Rs.5159, and known as the "Narracan Falls Reserve."—(Corres. Rs.5159.)

"CUDGEWA RECREATION RESERVE."

Thomas Christian J. Vogel, William Joseph Humphrey, Richard Huon Land, Ernest Angus Briggs, Kenneth Reuben Jarvis, Wallace Leonard Carkeek, and Howard William Carkeek as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 10th January, 1888, as a site for Public Recreation in the Parish of Cudgewa, and known as the "Cudgewa Recreation Reserve."—(Corres. Rs.3601.)

RESERVE FOR THE PRESERVATION OF NATIVE FLORA AT PROVIDENCE PONDS.

Thomas Blandford for so long only as he continues to be a Councillor and the elect of the Shire of Avon as a member of the Committee of Management of the land in the Parish of Meerlieu temporarily reserved by Order in Council dated the 11th May, 1954, as a site for the preservation of Native Flora, in the place of Keith Davidson, resigned.—(Corres. Rs.7249.)

"Mt. Buffalo National Park."

Herbert Linnett Kennedy as a representative of the Railways Department as an additional member of the Committee of Management of the land temporarily reserved by Order in Council dated 31st October, 1898, as a site for National Park in the Parish of Wandiligong and the land temporarily reserved by Order in Council dated 6th October, 1908, as a site for National Park in the Parishes of Wandiligong, Towamba, Dondangadale, and Eurandelong, and also the land temporarily reserved

by Order in Council dated 20th November, 1934, as a site for a National Park in the Parish of Wandiligong, which lands are known as "Mt. Buffalo National Park."— (Corres, Rs.121.)

"Culgoa Recreation Reserve."

"CULGOA RECREATION RESERVE."

Harold Bodille Warne, Erle Stewart Guy, Charles Ross Currie, Francis James Casey, Andrew McMurtrie, William Thomas Casey, Edward Harcourt Hooper, Bernard Durham Aldenhoven, George Frederick Witney, Ronald Robert Kuhnell, and John Vincent Brasier, as the Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 24th April, 1933, as a site for Public Recreation in the Township of Culgoa, Parish of Kaneira, and known as the "Culgoa Recreation Reserve."—(Corres. Rs.2071.)

"NANDALY PUBLIC HALL RESERVE."

"NANDALY PUBLIC HALL RESERVE."

'James Conlan, Roland John Hender, Ernest Frederick Olsen, John Albert Boldiston, John Patrick Conlan, Archibald Alexander Neil McErvale, Gordon John Martin, Duncan Alexander McMillan, and Thomas Elliott as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 10th August, 1915, as a site for a Public Hall in the Township of Nandaly, and known as the "Nandaly Public Hall Reserve."—(Corres. Rs.929.)

"SAND HILL LAKE MECHANICS' INSTITUTE RESERVE."

"SAND HILL LAKE MECHANICS' INSTITUTE RESERVE."

Wilfred Gillies, Samuel Phillip Farley, Francis Henry James, Roderick James Charleson, Kelvin Boyes Farley, Melville Kenneth Manuel, Claude Butler Freeman, Frederick Archibald Cunning, and Edward Fredrick Fenton as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 14th May, 1895, as a site for a Mechanics' Institute and Public Hall in the Parish of Budgerum East (at Sand Hill Lake), and known as the "Sand Hill Lake Mechanics' Institute Reserve."—(Corres. Rs.5883.) Rs.5883.)

"BLAIRGOWRIE FORESHORE RESERVE."

"Blairgowrife Foreshore Reserve."

John Herbert Scott, Roy Winston Pemberton, William Edward Willmott, Frank Herbert Clayton, Arthur Roy Tapson, Oscar Arthur Lehman, and John Cecil Le Souef for a period of three (3) years, and Sydney Alfred Baker (as Chairman) for so long as he shall continue to be a Councilor and the elect of the Council of the Shire of Filinders, as a Committee of Management of the land in the Parish of Nepean indicated by red colour on plan marked N./1.12.53, attached to Lands Department correspondence Rs.7223, and known as the "Blairgowrie Foreshore Reserve."—(Corres. Rs.7223.)

"YARRA GLEN RECREATION AND SHOW GROUNDS RESERVE."

John Albert Ellis (as a representative of the Yarra Glen John Albert Ellis (as a representative of the Yarra Glen Agricultural and Horticultural Society) in the place of Robert Garrick Miller as a member of the Committee of Management of the land temporarily reserved by Order in Council dated 20th March, 1946, as a site for Public Recreation and Show Grounds in the Parish of Tarrawarra, together with the adjoining permanent reservations along the River Yarra and Steel's Creek, all of which are coloured red on plan T./12.4.46, attached to Lands Department correspondence Rs.934, and are together known as the "Yarra Glen Recreation and Show Grounds Reserve." —(Corres. Rs.934.)

"GRANYA RECREATION RESERVE."

William Ronald Pfeiffer, John Vinge, Frederick Hayward Beard, Robert Edwin O'Halloran, William Henry Gard, Charles Thomas Lukins, Alfred James Robinson, and Alan Caldwell Jewell as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 1st May, 1894, as a site for Public Recreation at Granya in the Parish of Bungil, and known as the "Granya Recreation Reserve."—(Corres. Rs.1756.)

SWAN HILL COMFORT STATION AND LADIES' REST ROOM.

The Council of the Borough of Swan Hill as a Committee of Management of the land in the Township of Swan Hill temporarily reserved by Order in Council of 7th November, 1956, as a site for a Comfort Station and Ladles' Rest Room.—(Corres. Rs.7516.)

"MOLIAGUL RECREATION RESERVE."

Cyril James Snow, James William Mason, George Mervyn Carless, William Edward Shay, Edward Ernest Shay, Edward Symons, and James Thomas Shay as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 20th October, 1911, as a site for Public Recreation in the Town of Moliagui.—(Corres. Rs.3261.)

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

> KEITH TURNBULL, President. W. T. LONG, Member. (SEAL)

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 holdings are available or are about to become available for

Any discharged serviceman who has applied to the Commission on or before the 5th December, 1956, for classification in the required class of primary production for which the holdings are 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 any holding or holdings, indicating where he applies in respect of more than one holding, his order of preference therefor.

The prescribed application forms, plans and further particulars may be obtained from the Enquiry Branch, Soldier Settlement Commission, State Public Offices, Melbourne. The closing date for the receipt of completed applications for settlement on these holdings is the 2nd January, 1957, such applications to be in the hands of the Secretary, Soldier Settlement Commission, on or before

S. P. BROMFIELD, Secretary.

Soldier Settlement Commission, Melbourne, 26th November, 1956.

SCHEDULE OF ALLOTMENTS.

SUBDIVISION OF "CATTLE RUNS" ESTATE. PARISHES OF CHATSWORTH AND TOWANWAY, COUNTY OF HAMPDEN.

Suitable for Grazing (Sheep) and Mixed Farming.

Lot Number on Plan of Subdivision.	Approximate Area in Acres (Subject to Survey).
1	50 5
2	550
3	574
4	534

SUBDIVISION OF "FAWCETT'S" ESTATE, PARISHES OF EGLINTON AND CRAIGIE, COUNTY OF TALBOT. Suitable for Grazing (Sheep) and Mixed Farming.

Approximate Area in Acres (Subject to Survey).
600 540
500
555 5 4 5

Soldier Settlement Acts. PRELIMINARY NOTICE OF COMPULSORY ACQUISITION.

TAKE notice that, by virtue of the powers contained in the Soldier Settlement Acts, the Governor in Council, by an Order made on the 4th day of December, 1956, a copy of which appears hereunder, directed that the land described in such Order be acquired compulsorily for the purposes of the said Acts.

Copy of Order of the Governor in Council made on the 4th day of December, 1956.

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DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY PROCESS.

Whereas it is provided (inter alia) by the Soldier Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement, Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement, or cannot be so acquired conveniently or at a reasonable price, the Governor in Council may direct that such land be acquired compulsorily: And whereas by virtue of such Acts the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that all that piece of land, being part allotments 11, 12, and 13, Parish of Nuntin, and being part of the land now remaining in certificate of title, volume 1957, folio 300, the registered proprietors of which land are Alexander George Webster, of Hobart, in the Colony of Tasmania, merchant, Charles Percy Davis, of City of Melbourne, Esquire, and Edmund Philip Wilson, of Hobart, aforesaid Esquire, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Acts: And whereas by virtue of such Acts the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it appears to the Governor in Council that the said land cannot be acquired conveniently: And whereas it is proposed that the said land be acquired for the purposes of the said Acts. Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order direct that the land described above be acquired compulsorily for the purposes of the said at Melbourne this 4th day of December 1956. of the said Acts.

Dated at Melbourne this 4th day of December, 1956.

S. P. BROMFIELD, Secretary, Soldier Settlement Commission. RECISSION AS TO PART OF APPOINTMENT OF COMMITTEE OF MANAGEMENT OF PORTION OF FORESHORE RESERVES IN THE PARISH OF PAYWIT AND TOWN OF QUEENSCLIFF.

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 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 and to remove any or all of the persons so appointed or revoke the and not conveyed to or vested in trustees and to remove any or all of the persons so appointed or revoke the appointment of any such Council or body: Now therefore the Board of Land and Works doth hereby revoke, so far only as regards those portions shown by green colour on plan marked L.B.T. over 5.11.56 attached to Lands Department correspondence C.73102, the appointment made on the 4th September, 1931, as notified in the Government Gazette of the 9th September, 1931, whereby the Council of the Borough of Queenscliffe was appointed as a Committee of Management of such portion of the foreshore reserves in the Parish of Paywit and Town of Queenscliff as is indicated by pink tint on plan marked L.B. over 31.7.31 with Lands Department correspondence C.73102, and known as "Lonsdale Bay Foreshore."—(Corres. C.73102.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 26th day of November, 1956, in the presence of—

> KEITH TURNBULL, President. W. T. LONG, Member.

Land Act 1928.

LEASES UNDER THE LAND ACTS 1915 AND 1928 DECLARED VOID.

NOTICE is hereby given that the Leases mentioned in the Schedule hereunder have been Declared Void by the Governor in Council for the reason specified in each case.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Annuai Rental.	Reasons for Voiding.
Melbourne	0542/125	Victoria Am- monia Company Proprietary	125	Cut - paw - paw	66B section 7	A. R. P.		£ s. d. 280 0 0	Expired—New lease to issue
Melbourne	1887/44	Limited T. R. F. Lee	44	Gembrook	146D and 146z	259 1 4	2	13 0 0	Non-compliance with conditions

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

Department of Crown Lands and Survey, Melbourne, 23rd November, 1956.

THE CLOSER SETTLEMENT ACT 1938.

THE Farm Allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up under Closer Settlement Lease.

Parish.	Allotment.	Section.	Area.	Monetary Liability.	Deposit, Including Lease and Registration Fees.	Term of Lease.	Remarks.
			A. B. P.	£ s. d.	£ s. d.		
Paignie	42 and 42A		737 1 22	1,050 0 0	211 5 0	36 years. Yearly instalment, £46 4s.	Date of possession 1st October, 1957. Improvements £241 15s. in favour of D. Coleman. (09226/121)
Walpa	12, 13, 14, 25, and 26A	••	2,822 1 28	5,020 0 0	1,021 5 0	36 years. Yearly instalment, £220	Date of possession 1st March, 1957. Improvements 274 lds. 6d. in favour of D. H. Lehmann (09844/29)

Office of Crown Lands and Survey, Melbourne, 5th December, 1956.

KEITH TURNBULL Commissioner of Crown Lands and Survey.

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PUBLIC SERVICE NOTICES

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

THE Permanent Heads of the Departments shown have recommended the officers named hereunder for appointment to the under-mentioned vacancies.

			Officer Recommended for Appointment.			
Office and Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.	
	(ADMINISTRATIVE DIVISION. DEPARTMENT OF PREMIER. Office of the Public Service Board.	C V I	. Olark Olara (CO 2)	90 4 5	
Herk, Class " B "	To carry out the administrative duties associated with the conduct of examinations for entry to the Administrative and Professional Divisions or appointment to the Technical and General Division of the Public Service; to interview and allocate to Departments successful candidates and to be responsible for the preparation of the various authorizations necessary to effect their appointments; to initiate the procedures involved in respect of all permanent appointments approved by the Board and to supervise the maintenance of the Register of Qualified Candidates; to act as Employment Officer when required	To have a sound knowledge of the Public Service Acts and Regulations thereunder and of procedures in the Board's Office, particularly those respecting appointments to the permanent staff; to have a knowledge of departmental staffing requirements	Simmance, N. J.	Clerk, Class " C2 "	29.4.5	
		PROFESSIONAL DIVISION.				
	DEPAR	TMENT OF CROWN LANDS AND SUI	RVEY.			
Chief Draughtsman, Classes "A" and "A1" (£1,550-£1,800)	Subject to the Surveyor-General, to have charge of the computing draughting, cartographic, photographic and lithographie work in connexion with the production of cadastral maps and plans; to supervise the staff of the Central Plan Office, and to perform such other duties as may be required	To have a thorough knowledge of principles and practice of land surveying, especially of map and plan production and reproduction, a good working knowledge of Acts relating to land survey and tenure, the administrative ability and personal qualities necessary for the control of a varied technical staff	Dunn, R. S	Superintending Draughtsman, Class "A" (£1,550-£1,600)	13.6.5	
	•	DEPARTMENT OF AGRICULTURE.			•	
Senior Inspector of Horticulture, Classes "A" and "A1" (£1,550-£1,800)	Under the Superintendent of Horticulture to take charge of the research, instructional and inspectional work of the Horticultural Division of the Department	To possess the Degree of Bachelor of Agricultural Science of Melbourne University, or its equivalent; a thorough knowledge of horticulture, particularly in its modern developments; a thorough knowledge of modern methods of experimentation and a proved capacity for organization	Harper, R. S.	Manager, Tatura Research Station, Class "Bl"	14.5.5	
	TECH	NICAL AND GENERAL DIVIS	SION.			
	DEPAR	tment of Crown Lands and Su	RVEY.			
		Botanic Gardens.				
Gardener, Grade I. (£422)	To take over a section of the Gardens and under instruc- tions from the Director or his Deputy to keep it in a satisfactory condition	A sound practical knowledge of the various activities and methods of gardening, in- cluding a good knowledge of plants and their cultural treatment; to have passed the prescribed examinations as set out in Regulation 51s of Public Service (Public Service Board) Regulations	Burley, C. A	Gardener, Grade II.	6.5.4	

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 15th December, 1956.

By order,

Public Rewrice Board

V. P. SCULLY, Secretary.

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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.

Office and				Officer Recommended for Appointment.			
Present Classification.	Revised Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.	
			SSIONAL DIVISION. CROWN LANDS AND SURVEY.			٠	
Oraughts- man, Class "E" (two offices)	Assistant Survoyor, Class "C" (two offices)	To assist in the making of Cadastral and Topographic Surveys	To have completed at least three years of the term of Articles of Indenture for the qualification of Licensed Surveyor and to have passed or received credit for a pass in all written subjects excepting Astronomy and Geodesy and Principles and Practice of Land Valuation of the examination prescribed by the Surveyors' Board; to have a sound knowledge of the principles and tenure and survey practice under the Land Act	Buckley, J. F. E. Nestor, R. J. T.	Traughts-man, Class "E"	13.6.51	
			NT OF PUBLIC WORKS.				
Assistant)	Assistant	Mechanical and To assist a district engineer	Electrical Engineering Branch. To have a Diploma of	Shaw, A. D.	Assistant	13.10.5	
Engineer, Class "C1",	District Engineer, Class " C2 "	(electrical) in the super- vision of contracts for electrical installations in all types of Government buildings, also associated maintenance works; to assist in the supervision and cheeking of plans and specifications for such works and to prepare reports as directed	Electrical Engineering from a recognized Technical College or its equivalent; to have had extensive practical experience in the design and operation of modern electric light and power installations in large buildings, lifts, motive power, cooking and heating equipment, telephone and signalling systems, electrical fire protection, &c.		Engineer, Class " Cl "		
			ENT OF STATE FORESTS.				
ommuni- cations Officer, Class "C2"	Class " B "	To be responsible for the planning and organization of the Commission's radio and telephone communications	To be a graduate of the School of Forestry, Creswick; to to be a qualified Radio Engineer holding Corporate Membership of the Institution of Radio Engineers, Australia, and to have had experience in the planning and supervision of a radio communication system	Weste, G. A.	Communi- cations Officer, Class " C2"	5.2.5	
tadio Engineer, Class C''	Class "Cl"	To be in charge of all radio repair and maintenance services including control of staff engaged therein; to undertake such research, design, and testing as may be directed; to install radio and associated electrical equipment; to operate central transmission station	To be a corporate member of an approved institution of radio engineers; to hold a first class commercial operator's certificate of proficiency; to have had experience in the operation and maintenance of fixed or mobile transmission apparatus; to possess an intimate knowledge of the radio channels operated by the Forests Commission of Victoria, and of the types of equipment employed in such operation	Taylor, N. A.	Radio Engineor, Class "C"	23.4.5	
		Departme	ENT OF WATER SUPPLY.				
enior Draughts- man, Class " C2"	Class " B "	To be responsible to the Chief Estates Officer for the control and work of a section of the Estates Branch; to prepare instructions to Crown Solicitor covering acquisition of land and easements; to prepare leases, contracts, agreements, Orders in Council and correspondence.	To be a competent Survey Draughtsman with extensive experience in the work of all sections of the Estates Branch; to have a thorough knowledge of the Water Acts and the relevant sections of Cognate Acts relating to the acquisition of land and easements required for works and the subdivision of land; to be able to direct the work of other officers	Buss, L. E. G.	Senior Draughts- man, Class " C2"	16.11.5	

Public Service (Public Service Board) Regulation 39.—Reclassifications—continued.

Office and			Officer Recommended for Appointment.			
Present Classification.	Present Revised Duties. Qualifications.		Name.	Classification,	Date of Classi- fication.	
			ND GENERAL DIVISION.			
Assistant (Male), Grade I.	Assistant (Male) Senior, Grade II (£520- £546)	To act as Departmental Stores and Purchasing Officer; to check and pass accounts when submitted; to keep accurately a commitment ledger in connexion with all Departmental expenditure; to maintain a register of assays and analyses performed at the Mines Department Laboratory and also collect the required fees	To have a thorough knowledge of Part V. of the Public Service (Governor-in-Council) Regulations; the General Regulations respecting Public Accounts; and Departmental procedure; to have had good experience in this class of work		Assistant (Male), Grade I	1.12.50

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 15th December, 1956.

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 4th December, 1956.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 19th December, 1956, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the under-mentioned positions:—

ADMINISTRATIVE DIVISION.

Clerk, Class "C2," Office of the Government Statist, Department of Chief Secretary.

Yearly Salary.-£940, minimum; £1,030, maximum.

irty satary.—1940, minimum; £1,030, maximum. ties.—Under the supervision of the Officer-in-Charge of Population and Vital Statistics to undertake special investigations in respect of medical, morbidity, housing and demography statistics as required by the Government Statist; to classify deaths according to the underlying causes in accordance with the provisions of the Sixth Revision of the International Lists of Diseases and Causes of Death, and to perform other duties with relation to the compilation of vital statistics.

Qualifications.—To have had experience in analysis of demography statistics; to have the ability to set up a system of hospital morbidity statistics; to be conversant with medical terminology and the princonversant with medical terminology and the prin-ciples relating to the classification of causes of death, past and present; to have a sound know-ledge of the Manual of the International Statis-tical Classification of Diseases, Injuries and Causes of Death, and also the special rules and decisions embodied in the Australian Instructional Manual. Appropriate University Degree or substantial pro-gress towards such Degree.

Clerk, Class "C2," Department of Crown Lands and Survey.

Yearly Salary.-£940, minimum; £1,030, maximum.

Duties.—To assist the Officer-in-Charge of a division of the State in dealing with correspondence and applications under the various Acts administered by the Department.

Qualifications.—To possess a sound knowledge of the Closer Settlement Act, the Land Acts, the Wire Netting Act and Part 48 of the Local Government Act, and of the Regulations, procedure and practice thereunder.

Clerk, Class "C," Government Printing Office, Department of Treasurer.

Yearly Salary.-£598, minimum; £728, maximum.

Duties.—To raise revenue accounts against Commonwealth Government Departments and to keep the registers thereof; to assist in preparation of pay sheets, the payment of salaries, &c., and the cost-ing of pay sheets. Qualifications.—To possess a knowledge of the Regula-tions respecting Public Accounts and of the pro-cedure relating to the preparation and payment of salaries, allowances and overtime; a working knowledge of the Head Offices and Branches of the Commonwealth Government Departments and their accounting practices is desirable.

PROFESSIONAL DIVISION.

Professional Assistant, Class "C1," Crown Solicitor's Office, Department of Law.

Yearly Salary.-£785, minimum; £875, maximum.

Duties.-To handle less complex actions, summonses, applications and all other types of Court pro-ceedings in all Jurisdictions and to assist generally in the higher duties of the Common Law Branch as required.

Qualifications.—To be a barrister and solicitor of the Supreme Court of Victoria or to hold the degree of Bachelor of Laws at the University of Mel-bourne; to have had adequate Common Law

Draughtsman, Classes "O"-"C1," Murray and Major Works Division, Department of Water Supply.

Yearly Salary.-£598, minimum; £875, maximum.

Duties.—To prepare designs, estimates, and specifica-tions for steam and diesel engine-driven pumping

Qualifications.-To have had Technical School or other approved training in mechanical draughting and approved practical experience in general drawing office work; to possess the pre-requisite qualifications prescribed in paragraphs (a) and (b) of Public Service (Public Service Board) Regulation

TECHNICAL AND GENERAL DIVISION.

Inspector of Works, Architectural Branch, Department of Public Works. (Two vacancies.)

Yearly Salary.-£572, minimum; £689, maximum.

Qualifications.—To possess ability to make reports, prepare estimates of costs of works; to make sketch plans and prepare specifications; to have a comprehensive knowledge of the building trades, and to be suitably qualified.

Overseer, Matting and Matmaking, Penal and Gaols Branch, Department of Chief Secretary.

Yearly Salary.-£495, minimum; £612, maximum.

Duties.—To supervise and train prisoners in the making of matting and mats, and to perform such other duties as the Governor, Her Majesty's Gaol, may direct.

Qualifications.—To have practical skill in the manufacture of coir matting and mats, together with a thorough knowledge of the materials used.

Inspector, Infant Welfare, Maternal and Child Hygiene Branch, Department of Health.

Yearly Salary.-£607.

Duties.—To conduct inspections of Infant Welfare and Mothercraft Training Schools and subsidized Infant Welfare Centres; to perform such other Infant Welfare work as may be directed including preparation of reports and correspondence.

preparation of reports and correspondence.

Qualifications.—To be a State Registered Trained
Nurse with Infant Welfare Certificate; to have
administrative experience in the conduct of
Infant Welfare and Mothercraft Training and in
the examination of candidates, in addition to experience and management of Victorian Infant
Welfare Centres. Possession of a current motor
driver's licence is desirable.

Rental Officer, Grade II., Office of the Housing Commission (Morwell Office), Department of Treasurer.

Yearly Salary.-£507, minimum; £546, maximum.

Duties.—To engage in the collection of weekly rents on the Commission's estates at Morwell, Moe, Traralgon and Trafalgar; to interview tenants in regard to arrears of rents; and to assist generally at the Commission's District Office in regard to its rental collection.

Qualifications.—To have had experience in dealing with the public; to be a good penman, capable of handling public moneys and of keeping accurate records; to be active and between the ages of 25 and 45 years, and to hold a car driver's licence.

X-Ray Technician, Grade II. (Male) or (Female), Tuberculosis Branch, Department of Health.

Yearly Salary .- Junior (Male) and (Female) .-

At 17 years of age, £221; at 18 years of age, £280; at 19 years of age, £286; at 20 years of age, £312.

Adult (Male).—£468. (Female).—£377.

Duties.—Under the direction of the Deputy Director of Tuberculosis (Radiology) to carry out radiography work with fixed and mobile X-ray machines during mass X-ray surveys.

Qualifications.—To be experienced in chest radiography and to have completed the first year examination prescribed by the Royal Melbourne Technical College for a radiographer's certificate or to have had equivalent training.

Note.—The salary rates quoted above do not include the additional amounts which are payable under Regulation 77_A of the Board's Regulations.

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 4th December, 1956.

PUBLIC SERVICE OF VICTORIA.-VACANCY.

(TEMPORARY APPOINTMENT.)

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 19th December, 1956, from persons who are qualified for appointment to the under-mentioned position:—

Reservoir Keeper, Grade III., Lauriston Reservoir, Department of Water Supply.

Yearly Salary.--£452, minimum; £478, maximum.

Duties.—To carry out under direction, the maintenance of the reservoir structures and improvements on adjoining lands; to take an active part in this work and to regulate the outflow from the reservoir; to take gaugings and keep records.

Qualifications.—To be experienced in the construction and maintenance of works involving the use of concrete, earth and rock; the operation and maintenance of outlet works and flood gates and their operating machinery and the establishment and care of ornamental trees and plantations; to be physically capable of carrying out this class

of work and to be competent to supervise casual labour, keep records and make reports in connexion with specified duties.

NOTE.—A residence is available for the successful applicant, if married, for which rental of 10 per cent. of standard salary, plus £16 per annum, will be charged.

The salary rates quoted above do not include the additional amounts which are payable under Regulation 77_A of the Board's Regulations.

By order.

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 4th December, 1956.

No. 478.

6689

Public Service Act 1946, Section 50.

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

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

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Incrementa	
of Position.	Minimum.	Maximum.	(Annual).
	£	£	
DEPARTMENT OF TREASURER.			
Add— Valuer, Taxation (Land Tax) Branch	900	1,000	2 of £50

D. D. PAINE, Chairman, V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 14th November, 1956.

No. 479.

Public Service Act 1946, Section 39.

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

FIRST SCHEDULE.

PROFESSIONAL DIVISION.

Offices and Rates of Salaries.

0.00	Yearly Rate of Salary.		
Office.	Minimum.	Maximum.	
DEPARTMENT OF PUBLIC WORKS.		£	£
CLASS "Cl."			
Add— Engineering Assistant		785	875
CLASS "C."			1
Delete— Engineering Assistant		598	728

D. D. PAINE, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 26th November, 1956. No. 480.

Public Service Act 1946, Section 50.

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

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

SECOND SCHEDULE.

TECHNICAL AND GENERAL DIVISION. Offices and Rates of Salaries.

D	Yearly Rat	Increments (Annual).	
Department and Office,	Minimum. Maximum.		
DEPARTMENT OF TREASURER.	£	£	· -
Add— Investigating Officer, Estate Agents	494	598	4 of £26

D. D. PAINE, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 19th November, 1956.

No. 481.

Public Service Act 1946.

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

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

FOURTH SCHEDULE

ADMINISTRATIVE DIVISION.

Amount or Range of Salary Assigned to Offices in Class "A1," Classes "A" and "A1" and Class "A."

	Yearly Rat	Yearly Rate of Salary.		
Office.	Vinimum.	Maximum.		
DEPARTMENT OF LAW.	£	£		
CLASS "A."	i			
Accountant, Office of the Public Trustee	1,550	1,600		

D. D. PAINE, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 26th November, 1956.

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 olaces 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:—

	t
For contract amounts not exceeding £200	2
For contract amounts exceeding £200 and exceeding £500	not
For contract amounts exceeding £500 and exceeding £1,000	not 10
For contract amounts exceeding £1,0001 per cof tender	500
•	(maximum deposit)

All tenders should be on a "firm tender" basis.

In preparing tenders, regard should be had to the decision of the Commonwealth Court of Conciliation and Arbitration and the resultant effects in respect of wages and materials.

Note.—Plans and specifications will not be available at school buildings from the 18th December, 1956, to 5th February, 1957.

11th December, 1956.

Ararat.—Renovations and painting nurses' Mental Hospital. (W.O., Ararat; M.H., Ararat.) Belgrave.—Repairs and painting, S.S. No. 3356.

residence, 241 Scotts-parade, Ballarat, S.S. No. 35. (W.O., Ballarat; S.S., Brown Hill.)

Calulu.—Repairs and pair.

Calulu.—Repairs and painting to school and residence, S.S. No. 1821. (W.O., Bairnsdale; S.S., Calulu.) Carlton.—Maintenance cleaning, period, 1st January, 1957, to 31st December, 1957, State Offices, Western Annexe, Exhibition Buildings, Rathdown-street. Collingwood.—Repairs and painting, Technical School. (T.S. Collingwood.)

(T.S., Collingwood.)

Corryong.—Internal and external repairs and painting, Police Station and residence. (W.O., Wangaratta; P.S., Corryong.)

Dandenong.—Third section of a standard timber-framed

concrete veneer Technical School. (T.S., Dandenong.)
Dandenong.—Erection of caretaker's residence, Technical School. (T.S., Dandenong.)
Devon North.—Repairs and painting to school and residence, S.S. No. 2703. (W.O., Traralgon; S.S., Devon North. North.)

Dimboola.—Repairs and renovations, Court House. (W.O., Horsham, Warracknabeal; P.S., Dimboola.)
Drouin East.—Repairs and painting, S.S. No. 2842. (W.O., Traralgon; S.S., Drouin East.)
Eaglehawk.—New weatherboard office, garage, and residence, Police Station. (W.O., Bendigo; P.S., Eagle-

Ellinbank.—Installation of hot-water services in farm residence and single men's quarters, Dairy Research Station. (Dairy Research Station, Ellinbank.)
Gardenvale.—Rewiring of electrical installations, central and infant schools, S.S. No. 3897.
Greythorne.—Exection of pipe and chain mesh fencing, S.S. No. 4694. (S.S., Greythorne.)
Greythorne.—External and internal repairs and painting (pre-fabricated classrooms), and provision of additional drinking facilities, S.S. No. 4694. (S.S., Greythorne.)
Greythorne.—Provision of additional lavatory accommodation, S.S. No. 4694. (S.S., Greythorne.)
Lang Lang.—Repairs and painting, S.S. No. 2899. (W.O., Korumburra; S.S., Lang Lang.)
Melbourne.—Cleaning of windows and glazed partitions for period, 1st January, 1957, to 31st December, 1957, State Public Offices, Treasury-place.
Melbourne.—Maintenance cleaning, period, 1st January, 1957, to 31st December, 1957, Public Offices, Department of Agriculture.
Melbourne.—Maintenance cleaning, period, 1st January, Melbourne.—M

of Agriculture, Melbourne.—Maintenance cleaning, period, 1st January, 1957, to 31st December, 1957, State Laboratories, Geological Museum, Western Annexe, Public Offices, Treasury

Melbourne.—Maintenance cleaning, period, 1st January, 1957, to 31st December, 1957, State Offices Annexe, 107 Russell-street.

Russell-street.

Melbourne.—Cleaning of windows and glazed partitions for period. 1st January, 1957, to 31st December, 1957, Records Office, 295 Queen-street.

Melbourne.—Maintenance cleaning, period, 1st January, 1957, to 31st December, 1957, State Offices Annexe, 61

Spring-street.

Northcote.—General repairs and painting to all buildings, S.S. No. 3139. (S.S., Northcote.)

North Park.—Erection of six-classroom concrete veneer

timber-framed primary school, S.S. No. 4787.

North Park.—Supply, delivery, installation, and testing of a warm-air heating/ventilation system, S.S. No. 4787. North Park.—Electrical installation in new L.T.C. primary school, S.S. No. 4787.

Panmary school, S.S. No. 4/87.

Panmure.—Repairs and painting to school and residence, S.S. No. 1079. (W.O., Warrnambool; S.S., Panmure.)

Prahran.—Supply, delivery, installation, and testing of extensions to central-heating system, Girls' Technical School, Hornby-street. (Girls' Technical School, Prahran.)

Queenscliff.—Supply of fabricated mild steel tubes, Public Works Department (Ports and Harbors).

Sunshine.—Purchase and removal of residence, High School. (H.S., Sunshine.)

Tottenham North.—Supply, delivery, installation, and testing of extensions to central-heating system to three new classrooms, S.S. No. 4703. (S.S., Tottenham North.)

Warragul.—Erection of four-classroom primary school, S.S. No. 2104. (W.O., Traralgon; S.S., Warragul.)
Warragul.—Electrical services to four L.T.C. classrooms, S.S. No. 2104. (W.O., Traralgon; S.S., Warragul.)
Warragul.—Supply, delivery, and installation of warmair heating/ventilation system, S.S. No. 2104. (W.O., Traralgon; S.S. Warragul.)

air heating/ventilation system, S.S. No. 2104. (W.O., Traralgon; S.S., Warragul.)
Waverley.—Second section of concrete veneer timber-framed building, High School. (H.S., Waverley.)
Waverley.—Supply, delivery, installation, and testing of the mechanical services for stage 2 of building programme, High School. (H.S., Waverley.)
Waverley.—Electrical installations to second section, High School. (H.S., Waverley.)

18th December, 1956.

Bittern.—Repairs and painting, S.S. No. 3933. (P.S., Frankston; S.S., Bittern.)
Hawthorn.—Alterations and extensions, Burwood Teachers' College Hostel, 11 Patterson-street.
Kongwak.—Renovation of building, ex Burndale, S.S. No. 3323. (W.O., Korumburra; S.S., Kongwak.)
Kyneton.—Internal and external repairs and painting. High School. (W.O., Kyneton; H.S., Kyneton.)
Longerenong.—Alterations to and conversion of notwater service to oil firing, Agricultural College. (Agricultural College, Longerenong.)
Maryborough East.—Erection of additional class-room, S.S. No. 2828. (W.O., Maryborough; S.S., Maryborough East.)

Melbourne.—Re-arrangement of partitions, &c., Emily McPherson College of Domestic Economy. (Emily McPherson College of Domestic Economy, Melbourne.) Moe.—Electrical installation, Court House. (W.O., Traralgon; P.S., Moe.)
Nathalia.—Repairs and painting, Police Station. (W.O., Shepparton; P.S., Nathalia.)
Norlane.—Erection of three additional class-rooms, S.S. No. 4734. (W.O., Geelong; S.S., Norlane.)
Norlane.—Supply, delivery, installation, and testing of extensions to heating system, S.S. No. 4734.
Preston.—First section of concrete veneer timberframed building, Girls' Technical School.
Preston.—Electrical installation, stage 1, Girls' Technical School.
Redan.—Renewal of fencing, S.S. No. 1289. (W.O.,

nical School.

Redan.—Renewal of fencing, S.S. No. 1289. (W.O., Ballarat; S.S., Redan.)

Sale.—New fire escape stairs and doorway cut through to old building and R.S.J. placed in position, S.S. No. 545. (W.O., Bairnsdale; S.S., Sale.)

Swan Hill.—Renewal of boundary fencing, S.S. No. 1142. (W.O., Swan Hill; S.S., Swan Hill.)

Tallangatta.—Electrical installation, matrons', sisters', nurses', and maids' quarters, staff quarters, District Hospital. (W.O., Wangaratta; Police Station, Tallangatta.—Erection of staff residential quarters, District Hospital. (W.O., Wangaratta; Police Station, Tallangatta.) Tallangatta.)

Thornbury.—Renewal of water service, S.S. No. 3889.

(S.S., Thornbury.)
Wilkur.—New porch and heaters, painting, and repairs, S.S. No. 3508. (W.O., Warracknabeal; S.S., Wilkur.)

8th January, 1957.

Berwick.—Electrical installation, Court House. (P.S.

Berwick.-Renewal of fencing, S.S. No. 40. (W.O.

Berwick.—Renewal of lencing, S.S. No. 40. (W.U., Korumburra; S.S., Berwick.)
Brunswick.—Repairs to floor in Junior Engineering Shop, Technical School. (T.S., Brunswick.)
Burwood.—Additions to electrical installation in main school and out-buildings, S.S. No. 461. (S.S., Burwood.) Darraweit Guim.—External and internal painting, S.S. No. 878. (P.S., Kilmore; S.S., Darraweit Guim.)

Edenhope.—Connecting out-office to septic tank, internal and external painting, Court House. (W.O., Horsham; P.S., Edenhope.)

Fawkner North.—Erection of two 32 feet x 16 feet shelter pavilions, S.S. No. 4779.

Leitchville.—Internal and external painting to school and residence, S.S. No. 2087. (W.O., Bendigo; S.S., Leitchville.) (Amended specification.)

Mentone.—Erection of new out-office block and connexion of sewerage and water supply, S.S. No. 2950. (S.S., Mentone.) (Amended specification.)

Mildura South.—Erection of shelter pavilion, S.S. No. 4389. (W.O., Mildura; S.S., Mildura South.)

Newtown.—Internal and external painting and repairs to residence. 106 Weller-street, S.S. No. 1887. (W.O., Geelong; S.S., Newtown.)

Rainbow.—Internal and external repairs, residence, Cust-street, S.S. No. 3313, (W.O., Warracknabeal; S.S., Rainhow.)

Sunshine.—Provision of Warm Ray stoves to prefabricated class-rooms, Technical School. (T.S., Sunshine.)

15th January, 1957.

Branxholme.—Erection of station and residence, Police Station. (W.O., Warrnambool; P.S., Branxholme.)

Broadford.—Installation of a septic tank, residence, Lands Department, (W.O., Alexandra; Lands Department,

Footscray.—Additional lavatory accommodation, S.S. No. 1912. (S.S., Footscray.) (Amended specification.)

Mont Park.—Renovations to main kitchen and other

rooms, Gresswell Sanatorium.

Nirranda.—Repairs, renewals, and internal painting to residence and attached school, S.S. No. 1130. (W.O. Warrnambool; S.S., Nirranda.)

Strathallan.-Internal and external painting, S.S. No. 3855. (W.O., Shepparton; S.S., Strathallan.)

22nd January, 1957.

Echuca East.—Four class-room concrete veneer timberframed primary school building, S.S. No. 2667. (W.O., Shepparton.)

Echuca East.—Electrical installation in new primary school, S.S. No. 2667. (W.O., Shepparton; P.S., Echuca.)

Echuca East .- Supply, delivery, installation, and testing of a warm air heating/ventilation system in S.S. No. 2667. (W.O., Wangaratta, Shepparton; P.S., Echuca.)

Frankston,-First, second, and third sections of concrete veneer timber-framed buildings. High School. Frankston.)

Frankston.—Electrical installation in stages 1, 2, and 3, High School. (P.S., Frankston.)

Frankston.—Supply, delivery, installation, and testing of the mechanical services for stages 1, 2, and 3 of the building programme, High School. (P.S., Frankston.)

Timboon.—Supply and installation of an oil-fired heating system in the infants' blocks, Consolidated School. (W.O., Camperdown; Consolidated School, Timboon.)

All tenders should be on a "firm tender" basis.

In preparing tenders, regard should be had to the decision of the Commonwealth Court of Conciliation and Arbitration and the resultant effects in respect of wages and materials.

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

Note.—Plans and specifications will not be available at school buildings from the 18th December, 1956, to 5th February, 1957.

T. K. MALTBY, Commissioner of Public Works.

Public Works Department, Melbourne, 4th December, 1956.

PRIVATE ADVERTISEMENTS

CITY OF FOOTSCRAY.

NOTICE OF INTENTION TO APPLY FOR AN ORDER IN COUNCIL, UNDER THE ELECTRIC LIGHT AND POWER ACT 1928.

NOTICE is hereby given that the Footscray City Council intends to apply to the Governor in Council of the State of Victoria for an Order under section 10 of the Electric Light and Power Act 1928 authorizing the Council to supply electricity for public and private purposes in a defined area at Kingsville, bounded on the south by Fiddian-street, on the west by Highgate-street and the extension of Highgate-street to Stony Creek; thence south-easterly along the creek to its junction with Fiddian-street. Fiddian-street.

The applicant proposes to lay down or erect electric lines within the following streets within the said area of supply within a period of twelve months from the commencement of the Order, namely:—

Benbow-street, Delaware-street, Fiddian-street, High-gate-street, Love-street, and The Boulevard.

The said streets are indicated upon a plan of the locality, which plan is intended to be lodged with the application for Order.

There are no tramways or railways which the applicant proposes to break up or interfere with, in accordance with the special power to be inserted in that behalf in the proposed Order

Copies of the draft Order and of the Order when made can be obtained by any person at the price of Ten shillings each at the office of the City of Footscray, Town Hall, Footscray, and at the office of the State Electricity Commission of Victoria, at Nos. 22-32 William-street, Melbourne.

Notices of objection and other documents may be served at the office of the applicant as aforesaid.

Every council, company, person or persons desirous of bringing before the State Electricity Commission of Victoria, by whom the *Electric Light and Power Act* 1928 is administered, any objection respecting the application must do so within three months from the date of the *Government Gazette* containing this advertisement, by notice addressed to the Secretary, State Electricity Commission of Victoria, 22-32 William-street, Melbourne, marked on the outside of the cover enclosing it: "Electric Light and Power Act 1928." A copy of every such notice must also be forwarded to the applicant for such notice must also be forwarded to the applicant for the Order.

Dated this 29th day of November, 1956.

9199

E. J. SMITH, Town Clerk.

CITY OF FOOTSCRAY.

LOAN No. 30.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the City of Footscray proposes to borrow the sum of £10,000, on the credit of the Mayor, Councillors, and Citizens of the said City, by an issue of debentures, in accordance with the provisions of the Local Government Acts.

In connexion therewith, the following information is stated:

(a) The amount of the principal moneys which it is proposed to borrow is £10,000.
(b) The maximum rate of interest that may be paid

(b) The maximum rate of interest that may be paid is 5½ per cent. per annum.
(c) The times which the moneys borrowed are to be repayable are the 1st day of September, 1957, and the 1st days of March and September during the years 1958-1966, inclusive, and the 1st day of March, 1967, and that the place such moneys shall be repayable is at the Commonwealth Trading Bank of Australia, Melbourne,

or at the Council's bankers for the time being in Melbourne.

(d) The purpose for which the loan is to be applied is for the purchase of permanent works

and undertakings.

(e) The manner in which the loan is to be liquidated is by provision out of the municipal fund in each half-year during the currency of the loan of the sum of £656 14s. 4d., which includes principal and interest.

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

Dated the 27th day of November, 1956.

9200

E. J. SMITH, Town Clerk.

CITY OF HEIDELBERG.

By-Law No. 196.

Regulation and Management of the Meat Area within the City.

- A By-law of the City of Heidelberg, made under section 292 of the *Health Act* 1928, and numbered 196, for the regulation and management of the meat area within the municipal district of the said City as at present constituted, and for-
 - (a) prescribing the conditions on which animals may be received into or supplied or removed from the abattoirs therein situate;
 - (b) fixing the rates of fees or dues payable to the Council of the said City under Part XIII. of the Health Act 1928; (c) prescribing the times for selling and for slaughter-
 - ing animals and for selling carcasses or meat at the said abattoirs;

 - at the said abattoirs;
 (d) the feeding, watering, and tending and the preventing of cruelty to and overcrowding of animals in the said abattoirs; and
 (e) stopping temporarily the manufacture of and the sale of smallgoods in circumstances in which danger to the consumer is apprehended owing to uncleanliness or to the presence of infection on or about the premises where such manufacture or sale is carried on.

IN exercise of the powers conferred by the Health Acts and of every and any other power it thereunto enabling, the Mayor, Councillors, and Ratepayers of the City of Heidelberg hereby order as follows:

(1) In this By-law-

The Council" means the Council of the City of

Heidelberg.
The Meat Inspector" means the meat inspector appointed and/or provided by the Council for the inspection and supervision of any abattoir in the meat area.

"The meat area" means the whole of the City of Heidelberg.

- (2) This By-law shall apply to and have operation in the whole of the municipality of the City of Heidelberg, and shall as to the enforcement of the Meat Supervision Regulations therein be under the direction of the Meat
- (3) This By-law shall come into full force and operation on its approval by the Governor in Council and immediately after its publication in the Government
- (4) The times for slaughtering, in the meat area shall (4) The times for slaughtering in the meat area shall be between the hours of 8 a.m. and 3 p.m. on Monday, Tuesday, Wednesday, Thursday, Friday in each week. No animal shall be slaughtered in the meat area on Saturdays, Sundays, or gazetted holidays, unless with the consent, in writing, of the Meat Inspector, to whom at least 24 hours' notice of intention to slaughter on those days must be given. All expenses incurred by reason of such slaughtering on Saturday, Sunday, or gazetted public holidays shall be paid by the person obtaining such consent. consent.
- (5) No animal shall be slaughtered before it has been examined on the hoof in the meat area by the Meat Inspector, on the days and within the times set out in clause 4 hereof.
- (6) No animal visibly or known to be affected by any contagious or infectious disease shall be received into any abattoir in the meat area, except with the express permission of the Meat Inspector.
- (7) No person shall remove or permit to be removed from any abattoir in the meat area any carcass, or part of the carcass, of any animal slaughtered thereat until the same has been examined by the Meat Inspector and passed by him as fit for human food and branded by him with the regulation brand or rendered unfit for human consumption in the manner prescribed by the Meat Supervision Regulations.
- (8) No sheep shall be removed from any abattoir in the meat area with the head attached.
- (9) The fees payable to the Council for examining and branding carcasses, parts of carcasses, or meat by or under the direction of the Meat Inspector shall be as follows:--

For examining any—	ε.	d.
(a) bull, cow, calf (other than bobby calf), heifer, ox, or steer (b) bobby calf, goat, kid, lamb, or sheep (c) head of swine	1	0
For examining and branding any carcass of or meat derived from any—		
 (a) buil, cow, calf (other than bobby calf), heifer, ox, or steer	-	0 6

(c) swine For any certificate as to an examination made by a Meat Inspector

by a Meat Inspector 4 0

The said fees shall be paid by the proprietor of any abattoir carried on in the meat area to the Council and shall be so paid by the proprietor thereof to the Town Clerk of the Council at the office of the Council at Ivanhoe, once at least in every week, and the amount of each such payment shall correspond with and be accompanied by a voucher from the Meat Inspector.

- (10) The proprietor of any abattoir in the meat area shall not nor shall any person having the management or control of any animal or animals in the abattoir—
 - (a) suffer any cruelty to take place towards any animal at any time in the abattoir;(b) suffer animals to be overcrowded in the abattoir.

(11) In the Meat Inspector, the Health Inspector of the Council, or the Council's Medical Officer of Health shall at any time find a condition of uncleanliness or the presence of infection on or about the premises within the meat area where the manufacture or sale of smallgoods is carried on in circumstances in which danger to the consumer of such smallgoods is apprehended by such Inspector or Officer, such Inspector or Officer may by

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notice, in writing under his hand, directed to the proprietor of such premises, prohibit the manufacture thereat and/or the sale therefrom of smallgoods until such condition of uncleanliness is rectified or such infection is removed, and any such notice may be served in the manner provided by section 384 of the *Health Act* 1928.

(12) Any person who shall by wilful act or default contravene any of the provisions of this By-law shall be guilty of an offence and shall, on conviction, be liable to a penalty not exceeding Twenty pounds.

The Resolution for passing this By-law was agreed to by the Council on the 5th June, 1956, and confirmed on the 13th August, 1956.

(SEAL)

A. E. CARLYLE, Mayor. D. SEDDON, Councillor. F. PHILLIPS, Town Clerk.

Submitted to the Commission of Public Health, on the 18th September, 1956.—G. V. STAFFORD, Secretary to the

Approved by the Governor in Council, on 7th November, 1956.—A. MAHLSTEDT, Clerk of the Executive Council.

CITY OF KEW.

LOAN No. 40.

Notice of Intention to Borrow the Sum of £20,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Kew proposes to borrow the sum of £20,000, on the credit of the municipal revenues of the Mayor, Councillors, and Citizens of the said City, 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 Five pound ten shillings (£5 10s.) per cent. per annum.
- 2. The purposes for which the loan is to be applied

Places of public resort and recreation-Hyde Park-improvements £500 Stradbroke Park—pavilion
Victoria Park—pavilion
"Southesk," Cotham-road — exten-1,000 1,500 2.600 sions £5.600 Kindergartens-Glass-street and Stawell-street Municipal Depot—extensions 1.950 7,500 4,950

£20,000

3. The period of the loan shall be 30 years.

Construction of roads

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund 60 half-yearly instalments of £684 8s. 1d. each, including principal and interest, on the 1st day of November and the 1st day of May during the currency of the loan. The first instalment shall be payable on the 1st day of November, 1956.
- 5. Such moneys shall be repayable at the National Bank of Australasia Limited, Melbourne, or at the Council's payable on the 1st day of November, 1957.

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, Walpole-street, Kew.

Dated this 28th day of November, 1956.

9192

W. D. BIRRELL, Town Clerk.

CITY OF MORDIALLOC.

LOAN NO. 37.

Notice of Intention to Borrow the Sum of £12,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Mordialloc proposes to borrow the sum of Twelve thousand five hundred pounds, on the credit of the municipal revenues of the Mayor, Councillors, and Citizens of the said City, 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 £5 10s. per cent. per annum.

2. The purposes for which the loan is to be applied are

Channelling roads .. £3,000 Paving footpaths ... 1.500 Road reconstruction 3,000 Erection of conveniences, Parkdale Reserve 2,000 Purchase of road-making plant 3,000

£12,500

- 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 £820 17s. 11d. 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 September, 1957.
- 5. Such moneys shall be repayable at the English, Scottish, and Australian Bank Limited, Melbourne, or at the Council's bankers for the time being in Melbourne.

Plans and specifications and estimate of cost of the proposed works, and a statement of the proposed expenditure of the moneys to be borrowed, are open for inspection at the Council Chambers, Mentone.

Dated this 30th day of November, 1956,

9239

J. GRUT. Town Clerk.

BOROUGH OF ECHUCA.

LOAN No. 25.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the Borough of Echuca proposes to borrow the sum of £5,000, on the credit of the Mayor, Councillors, and Burgesses of the said Borough, by an issue of debentures, in accordance with the provisions of the Local Government Acts. In connexion therewith, the following information is stated:

- (a) The amount of the principal moneys which it is proposed to borrow is £5,000.
- (b) The maximum rate of interest that may be paid is 5½ per cent. per annum.
- (c) The times which the moneys borrowed are to be repayable are on the 1st day of March and on the 1st day of September during the years 1957 to 1967, and that the place such moneys shall be repayable is at the Bank of New South Wales, Melbourne, or at the Council's bankers for the time being in Melbourne.
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz.:-

Construction of gravel roadways ...
Construction of sealed roadways ...

(e) The manner in which the loan is to be liquidated is by provision out of the municipal fund in each half-year during the currency of the loan of the sum of f328 7s. 2d., which includes principal and interest.

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

Dated the 27th day of November, 1956.

9197

K. F. McCARTNEY, Town Clerk.

BOROUGH OF ECHUCA.

REGULATION No. 1.

NOTICE is hereby given that the Council of the Borough of Echuca has made a Regulation numbered 1, under the provisions of Part IV. of the Fifteenth Schedule of the Local Government Act, for the proper management and control of any public library belonging to the municipality of the Borough of Echuca, or under the control and management of the Council thereof.

A copy of the Regulation is open for inspection, free of charge, during office hours, at the Municipal Offices, Echuca.

K. F. McCARTNEY, Town Clerk.

Municipal Offices, Echuca, 27th November, 1956.

9195

BOROUGH OF MARYBOROUGH.

By-Law No. 74.

A By-law of the Borough of Maryborough, made under the Local Government Acts and the Uniform Building Regulations Victoria, and numbered 74, to amend By-law No. 56 for determining, applying, dispensing with, or regulating such matters or things as are left to be determined, applied, dispensed with, or regulated by the Council of the said Borough of Maryborough under the Uniform Building Regulations Victoria, made under Act No. 4796 (1940).

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 Mayor, Councillors, and Burgesses of the Borough of Maryborough order as follows:—

Brick Areas.

1. Clause 2 of the First Schedule is hereby repealed.

Resolution for passing this By-law was agreed to by the Council the 5th day of April, 1956, and confirmed the 3rd day of May, 1956.

V. V. RINALDI, Mayor. J. PASCOE, Councillor. E. S. MOORE, Town Clerk.

Approved by the Governor in Council, 7th November, 1956.—A. Mahlstedt, Clerk of the Executive Council. 9206

BOROUGH OF SWAN HILL.

LOAN No. 17.

Notice of Intention to Borrow the Sum of £20,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Borough of Swan Hill proposes to borrow the sum of Twenty thousand 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 Govern-

- 1. The maximum rate of interest that may be paid is 5¼ per cent. per annum.
- 2. The purpose for which the loan is to be applied is-Drainage works .. £15,000 Capital works in the Electric Supply Drainage—McCallum-street £2,000 £1,500 Water supply and drainage—Riverside Park £1,500
- 3. The period of the loan shall be 30 years.
- 4. The moneys borrowed shall be repayable by providing 4. The moneys corrowed shall be repayable by providing out of the municipal fund 60 half-yearly instalments of approximately f684 8s. 1d. each, including principal and interest, on the 1st day of September and the 1st day of March during the currency of the loan. The first instalment shall be payable on the 1st day of September, 1957.
- 5. Such moneys shall be repayable at the Commercial Bank of Australia 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, Swan Hill.

Dated 29th November, 1956.

9196 K. C. GARING, Town Clerk.

SHIRE OF AVON.

LOAN No. 4.

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 Avon proposes to borrow the sum of Ten thousand pounds (£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 Governments Acts.

- 1. The maximum rate of interest that may be paid is 5½ per cent. per annum.
 - 2. The purpose for which the loan is to be applied is-£6,350 £2,500
 - (a) Purchase of road-making machinery
 (b) Township drainage . . .
 (c) Road works, kerb and channels 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 £656 14s. 6d. each; including principal

and interest, on the 1st day of October and the 1st day of April during the currency of the loan. The first instalment shall be payable on the 1st day of October, 1957. The first instal-

Such moneys shall be repayable at The National Bank of Australia Limited, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Stratford, Victoria.

Dated 26th November, 1956.

ERIC C. BOCK, J.P., Shire Secretary.

SHIRE OF CHARLTON.

LOAN No. 18.

Notice of Intention to Borrow the Sum of 19,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Charlton proposes to borrow the sum of Nine thousand five hundred pounds, on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is 5½ per cent. per annum.
- 2. The purposes for which the loan is to be applied
 - (a) Drainage works within the Township of Charlton —£3,750.
 - (b) The purchase of a medium power grader—£5,750.
 - 3. The period of the loan shall be ten (10) years.
- 4. The moneys borrowed shall be repayable by providing 4. The moneys corrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £623 17s. 6d. each, including principal and interest, on the 1st day of September and the 1st day of March during the currency of the loan. The first instalment shall be payable on the 1st day of September,
- 5. Such moneys shall be repayable at The Commercial Banking Company of Sydney Limited, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Charlton.

Dated this 23rd day of November, 1956.

Item

R. PERRY, Shire Secretary.

SHIRE OF GLENELG.

LOAN NO. 19.

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

NOTICE is hereby given that the Council of the Shire of Glenelg proposes to borrow the sum of Fifteen thousand pounds (£15,000), 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 provision of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is 5å per centum per annum.
- 2. The purposes for which the loan is to be applied are:

ı	1. Erection of Infant Welfare and Pre	
	school Centre (part)	. £3,000
	Development of storeyard site	. 5,000
	3. Provision of cattle pound at Merin	o 600
	4. Purchase of medium power grade	r
	(part)	. 900
	Purchase of power pump	. 300
	6. Erection of patrolman's hut, Paris	h
	of Dergholm	. 800
	7. Construction and sealing part of	f
	Noss-road, Casterton	. 765
	8. Formation and provision of culver	i,
	Finger Post-road, Parish of Nar	1-
	geela	. 350
	9. Construction of culvert, Bonds-road	i,)
	Parish of Mocamboro	.1
	Construction of invert on Six Chair	1-
	road, Parish of Sandford .	. 994
	Construction of road from Myarin	g
		of
	Myaring	i

10. Reconstruction and sealing Clarkestreet, between Henty-street and Murray-street, Casterton Reconstruction and sealing Murray-street, between Clarke-street and McPherson-street, Casterton

Construction and sealing Millerstreet, between Henty-street and
Addison-street, Casterton
Sealing footpaths Shiels-tarrage 11. Sealing fo footpaths, Shiels-terrace. 150

£15,000

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 1985 is. 6d. each, including principal and interest, on the 1st day of September and the 1st day of March during the currency of the loan. The first instalment shall be payable on the 1st day of September,

5. Such moneys shall be repayable at The National Bank of Australasia Limited, Melbourne, or at the Council's bankers for the time being in the City of Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Town Hall, Casterton.

Dated the 27th day of November, 1956.

9204

J. B. HANSEN, Shire Secretary.

SHIRE OF KANIVA.

BY-LAW No. 14.

A By-law of the Shire of Kaniva, made under the *Health Act* 1928, and numbered 14, for prescribing the fees for registration, and renewal, and transfer of registration of premises, pursuant to the said Acts.

IN pursuance of the powers conferred by the Health Acts, and in pursuance of all other powers enabling them, the President, Councillors, and Ratepayers of the Shire of Kaniva, with the approval of the Governor in Council, doth hereby order as follows:—

1. By-law No. 9 of the Shire of Kaniva is hereby repealed.

2. The following fees shall be paid for granting and annual renewal of registration of the following premises respectively:—

spectively:—			
(a) Offensive trade premises (other than	£	8.	d.
those referred to below)	5		
(b) Offensive trade premises (being fat-			
extracting or melting or rendering			
works which are conducted at premises			
occupied principally as a butcher's			
shop and at which fat is extracted,			
melted, or rendered only from material			
derived from such shop)	1	0	0
derived from such shop) (c) Offensive trade premises (being			
piggeries)	1	0	0
(d) Offensive trade premises (being poultry			
selling or cleaning or dressing			
	3	0	0
premises) (e) Cattle sale-yards	1	0	0
(f) Boarding-houses	1	0	0
(g) Common lodging-houses	1	0	0
(h) Eating-houses	1	0	0
(i) Apartment-houses—			
Containing not more than one			
apartment	0	10	0
Containing more than one apartment	1	0	0
(j) Camping areas	1	0	0
(k) Food premises—			
1. Where 5 or less than 5 persons			
employed	0	10	0
Where from 6 to 20 persons			
employed	1	0	0
3. Where from 21 to 50 persons	_	_	_
employed	2	0	0
4. Where more than 50 persons	_	_	_
employed	5	0	0
(1) Premises at or in any part of which eggs			
are for sale, are received, or stored for			
the purpose of being chilled	1	0	0
(m) Hairdressers' shops, beauty parlors, and		^	^
chiropodists' establishments	1	0	0
3. For any transfer of registration		2	6
1. Such fees shall be paid to the Shire Secretar	уb	y ai	ny

persons making application for such registration, renewal, or transfer respectively.

5. This By-law shall have force and apply throughout the whole of the municipal district of the Shire of Kaniva and shall come into operation on the day after its publication in the Victoria Government Guzette, after the approval of the Commission of Public Health and the Governor in Council has been obtained.

Resolution for passing of this By-law agreed to by the Council on the 21st day of August, 1956, and confirmed on the 18th day of September, 1956.

The common seal of the President, Councillors, and Ratepayers of the Shire of Kaniva was herewith affixed in the presence of-

J. McCRACKEN, Shire President. T. J. ARTHUR, Councillor. N. G. HAYNES, Shire Secretary.

Submitted to the Commission of Public Health on the 2nd day of October, 1956.—G. V. STAFFORD, Secretary to the Commission.

Approved by the Governor in Council on the 7th day of November, 1956.—A. Mahlstedt, Clerk of the Executive

SHIRE OF KEILOR.

LOAN No. 15.

Notice of Intention to Borrow the Sum of Fifteen Thousand pounds (£15,000) for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Keilor proposes to borrow the sum of Fifteen thousand pounds (£15,000), on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire of Keilor, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

(a) The amount of the principal moneys which it is proposed to borrow is £15,000.

(b) The maximum rate of interest that may be paid is £5 10s. per centum per annum.

(c) The times which the moneys borrowed are to be repayable are on the 1st days of March and September during the currency of the loan, commencing on the 1st day of September, 1957, and that the place such moneys shall be repayable is at the Commonwealth Trading Bank of Australia, Melbourne, or at the Council's bankers for the time being in Melbourne.

(d) The purposes for which the loan is to be applied

£11,500

(i) Completion of Municipal Offices being erected at Keilor, together with furnishings and equipment

(ii) Completion of Public Hall, Library, and Child Welfare Centre being erected at St. Albans, together with furnishings and equipment, and the erection of public conveniences.

public conveniences (iii) Construction of concrete footpaths within various parts of the Shire ... 1,500 2.000

(e) The manner in which the loan is to be liquidated is by the provision out of the municipal fund of twenty half-yearly instalments of approximately £985 1s. 6d., including principal and interest.

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

Dated this 3rd day of December, 1956.

N. A. WOOD, Shire Secretary.

SHIRE OF PHILLIP ISLAND.

LOAN No. 21.

Notice of Intention to Borrow the Sum of £2,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Phillip Island proposes to borrow the sum of Two thousand pounds on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire of Phillip Island, such sum to be raised by the issue of debaytures in accordance with the provisions of the of debentures, in accordance with the provisions of the Local Government Acts.

1. The maximum rate of interest that may be paid is 58 per cent. per annum,

10

- 2. The purpose for which the loan is to be applied is purchase of a truck.
 - 3. The period of the loan shall be five years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund ten half-yearly instalments of approximately £230 14s. 6d. each, including principal and interest, on the 1st day of July and the 1st day of Junary during the currency of the loan. The first instalment shall be payable on the first day of July, 1957.
- 5. Such moneys shall be repayable at the National Bank of Australasia Limited, Melbourne, or at the Council's bankers for the time being in Melbourne.

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

D. McADIE, Shire Secretary.

SHIRE OF SOUTH BARWON.

LOAN No. 36.

Notice of Intention to Borrow the Sum of £15,600 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Notice is hereby given that the Council of the Shire of South Barwon proposes to borrow the sum of Fifteen thousand six hundred pounds on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is 5) per cent. per annum.
- 2. The purposes for which the loan is to be applied
 - (1) Construction of main drain in West Belmont 12,400
 - (2) Construction of Francis-street, Belmont, between Spring-street and Autumnstreet

3,200 15,600

- 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 £1,024 9s. 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 September, 1957
- 5. Such moneys shall be repayable at the Bank of New South Wales, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Hall, Belmont. 9223

E. T. CORNISH, Shire Secretary.

SHIRE OF SPRINGVALE AND NOBLE PARK.

LOAN No. 55.

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

NOTICE is hereby given that the Council of the Shire of Springvale and Noble Park, in pursuance of powers conferred by the Local Government Acts, intends to borrow the sum of £15,000 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 said Acts, and states. and states

- (a) The amount of principal moneys it is proposed to borrow is £15,000.
- (b) The maximum rate of interest that may be paid is £5 10s. per cent. per annum.
- (c) The period of the loan will be ten years and the ne period of the loan will be ten years and the time or times at which the moneys borrowed are to be repayable are the 1st day of August and the 1st day of February in each year during the currency of the loan, commencing on the 1st day of August, 1957. The place of repayment will be The Commercial Bank of Augstralia Limited, Melbourne, or at the Council's bankers for the time being in Melbourne. Melbourne.

(d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz.:—

Item No. 1Supply of one 84-10-ton	£
diesel roller	4,200
Item No. 2-Supply of one medium-	
power grader, 50 horse-power	
Item No. 3-Supply of two motor	
trucks, 3-ton capacity	
Item No. 4—Supply of one back-acting	
hoe	1,600
Item No. 5—Supply of one rotary	
grass-cutter	300
Item No. 6-Supply of one concrete	
mixer	310
Item No. 7—Supply of one trailer	290
	15 000

(e) The loan is to be liquidated by twenty half-yearly payments of approximately £985 1s. 6d., includ-ing principal and interest, payable out of the municipal fund.

Specifications and an estimate of the cost of such plant and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection by rate-payers during office hours at the Shire Office, Springvale, for one month after the publication of this notice.

Dated at Springvale this 30th day of November, 1956. H. L. WILLIAMS, Shire Secretary.

SHIRE OF WARRAGUL.

BY-LAW No. 55.

A By-law of the Shire of Warragul, numbered 55, made under the provisions of the Health Acts, relating to the keeping of poultry.

IN pursuance of the powers contained in the Health Acts and of any other power enabling them in that behalf, the President, Councillors, and Ratepayers of the Shire of Warragui, for the purpose of carrying the said Act into execution within their jurisdiction, make the following By-law (that is to say):—

- 1. All former By-laws so far as they relate to the matters and things provided for in this By-law are hereby repealed.
- 2. This By-law shall come into full force and operation on its approval by the Governor in Council, and immediately after its publication in the Government Gazette.
- 3. This By-law shall apply and have operation throughout the whole of the municipal district, except to premises registered as a poultry-killing premises and poultry saleyards when so exempt in writing by the Council.
- 4. In this By-law, unless inconsistent with the context or subject-matter, "poultry" includes fowls, turkeys, ducks, geese, cage birds, and pigeons; "person" includes the owner or occupier or the person in charge of such premises; "approved materials" means materials approved by the Council of the municipalities. by the Council of the municipality.
- 5. No person shall keep or suffer to be kept any live poultry, except in a fowlhouse or similar structure to which may be attached an enclosed fowl-run.
- 6. No person shall keep or suffer to be kept in any fowl-house or similar structure a number of poultry greater than the number produced by dividing the area in square feet of such fowlhouse or similar structure by six.
- 7. Every fowlhouse or similar structure or any enclosed fowl-run on any premises shall be:-
 - (a) Distant at least 75 feet from the boundary of the street or road to which the building has a
 - (b) Distant at least 10 feet from any other street or road of a greater width than 25 feet.
 - (c) Distant at least 5 feet from any other street or road of a lesser width than 25 feet.
 - (d) Distant at least 2 feet from the boundary of any adjoining allotment of land.
- (e) Distant at least 35 feet from any dy whether on the same or adjoining land.
- 8. Every fowlhouse or similar structure in which poultry is kept shall be roofed with approved material and paved with approved impervious material, and the surface level of the floor shall be at least 3 inches above the level of the surrounding ground.
- 9. Every fowlhouse or similar structure shall be rendered ratproof by placing galvanized iron, jointed brickwork, or concrete around the foundations to a depth of at least 18 inches below ground level, and all walls shall be constructed of approved ratproof material.

10. The occupier of any premises on which poultry is kept shall cause the fowlhouse and attached enclosed run to be maintained at all times in a clean and sanitary

11. All poultry food shall be stored in ratproof con-

12. Any person guilty of any contravention of the provisions of this By-law shall be liable, on conviction, to a penalty not exceeding Twenty pounds, and in the case of any offence continuing after such conviction to a further daily penalty of not more than Five pounds, but so that the total of such penalties shall not exceed One hundred pounds.

Resolution for passing this By-law agreed to by the Council of the Shire of Warragul at a meeting held on the 10th day of July, 1956, and confirmed at a subsequent meeting of the said Council held on the 14th day of August, 1956.

common seal of the President, Councillors, and Ratepayers of the Shire of Warragul was affixed hereto this 14th day of August, 1956, in the presence of-

(SEAL)

MAC. STEWARD, President. J. E. McGILTON, Councillor. L. A. HEMLEY, Secretary.

Submitted to the Commission of Public Health, on the 4th day of September, 1956.—G. V. STAFFORD, Secretary to the Commission.

Approved by the Governor in Council, 7th November, 1956.—A. MAHLSTEDT, Clerk of the Executive Council.

I IRIS ISABELL SLOAN, of 120 Ingles-street, Port Melbourne, in the State of Victoria, home duties, heretofore called and known by the name of Iris Isabell Woods, hereby give public notice that, by a deed poll dated the 26th day of November, 1956, duly executed and attested, and deposited with the Registrar-General of the said State on the 26th day of November, 1956, I formally and absolutely renounced and abandoned the said surname of Woods, and declared that I had assumed and adopted, and intended thenceforth upon all occasions whatsoever, to use and subscribe the surname of Sloan instead of the said surname of Woods, and so as to be at all times thereafter called, known, and described by the said surname of Sloan.

Dated the 27th day of November, 1956.

Dated the 27th day of November, 1956.

IRIS ISABELL SLOAN.

Witness-M. NELSON.

Colin Keon-Cohen, solicitor, of 472 Bourke-street Melbourne.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE GOULBURN RIVER, AT WYUNA.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of 30 years to the extent of 100 acre-feet per annum at a maximum rate of 8 acre-feet per day of 24 hours for the irrigation of 50 acres, being part of allotments 66A and 66, Parish of Wyuna, and to occupy certain Crown lands for works of 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.

P. V. FELTHAM.

Box 34, Shepparton, 13th November, 1956.

Water Acts.

PROPOSED KATUNGA URBAN DISTRICT.

NOTICE is hereby given that the Shire of Numurkah Waterworks Trust has made application to the Honorable the Minister of Water Supply for the constitution of an Urban District at Katunga as an extension of its Waterworks District, and the construction, maintenance, and continuance of water supply works within that district, under the provisions of the Water Acts.

A general plan and description of the proposed works have been submitted with the application, and copies of same may be seen at the Shire Office at Numurkah.

Dated at Numurkah, the 27th day of November, 1956. J. K. DANCOCKS, Shire Secretary. 9214

GEELONG WATERWORKS AND SEWERAGE TRUST. SEWER EXTENSIONS Nos. 260a, 264, 265, and 267.

PURSUANT to section 55 (2) of the Geelong Water-works and Sewerage Act 1928 (No. 3692), notice is hereby given of the intention of the Trust to construct sewers to provide for properties situated in and adjacent to Bent-street, Corio; Church-street, Geelong West; Coronal-avenue, Newtown; and Rose-avenue, Norlane, and more particularly as shown on maps which are open for inspection at this office, between the hours of 9 a.m. and 4 p.m., from Monday to Friday, inclusive.

Dated this 29th day of November, 1956.

9212

B. C. HENSHAW, Secretary.

THE MARYBOROUGH SEWERAGE AUTHORITY. GENERAL NOTICE.

THE above-mentioned Sewerage Authority, having made provision for carrying off the sewage from each and every property which, or any part of which, is within the sewerage area hereinafter described, doth hereby declare that, on and after the 1st day of April, 1957, each and every property which, or any part of which, is within the said sewerage area shall be deemed to be a sewered property within the meaning of the Sewerage District Act 1928.

The boundaries of the sewerage area hereinbefore referred to are-

Area No. 1.

Area No. 1.

That portion of the Maryborough Sewerage District bounded by a line commencing at the intersection of the north-eastern building line of Nolan-street with the south-eastern building line of Clarendon-street; thence north-easterly by the south-eastern line of Clarendon-street to the boundary of the Sewerage District; thence north-easterly, south-easterly, and south-westerly by the said boundary to the southern building line of Tullarooproad; thence easterly by the said building line to its intersection with a line parallel to and 132 feet east of the eastern building line of Park-road; thence southerly by the said line to the southern building line of Holyrood-street; thence westerly by the said building line to its intersection with the eastern building line for the most westerly along the said eastern building line to the most westerly angle of Princes Park; thence easterly and southerly by the boundary of Princes Park to its intersection with the north-western building line of Almastreet; thence south-westerly by the said building line to street; thence south-westerly by the said building line to its intersection with the north-eastern building line of Nolan-street; thence north-westerly by the said building line to the point of commencement.

9224

J. PASCOE, Chairman. E. S. MOORE, Secretary.

MOE SEWERAGE AUTHORITY.

SEWERAGE AREA No. 10.

COMMENCING at a point on the existing boundary of the area on the north building line of South-street in line with the west building line of Brooke-street; thence easterly along the said northern building line of South-street to a point on the existing boundary of the sewerage area; thence easterly, southerly, westerly, and northerly along the existing boundary of the area to the reint of commencement. point of commencement.

9194

W. H. BURRAGE, Secretary.

NOTICE is hereby given that the partnership heretofore existing between Harold Gordon Hancock, of Barkly-street, West Footscray, William Henry Gillies, of Essex-street, Footscray, Harry Ronald Fritzlaff, of St. George's-road, Elsternwick, and John Edward Reynolds, of Byron-street, Elwood, carrying on the business as hardware retailers, under the registered business name of "Reynolds Hardware," at Flora-street, Kellor, has been dissolved by mutual consent as from the 27th day of August, 1956, the said John Edward Reynolds having retired from the said partnership on that date and the said Harold Gordon Hancock, William Henry Gillies, and Harry Ronald Fritzlaff, will continue to carry on the said business on their account and under the same registered business name at the address aforesaid.

Dated this 31st day of October, 1956.

G. HANCOCK. W. GILLIES. H. R. FRITZLAFF. J. REYNOLDS.

Kiddle, Briggs, and Willox, solicitors, of 15 Queen-street, Melbourne, C.1.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Abraham Boone and Cornelis Remyn, carrying on business as bakers and pastrycooks and cafe proprietors at Ararat, under the name of "Ararat Almay Cafe," has been dissolved by mutual consent as from the 24th November, 1956. All debts due to and owing by the said late firm will be received and paid by Cornelis Remyn, who will continue to carry on the business at the same place in partnership with Syke Remyn.

Dated at Ararat, this 24th day of November, 1956.

9209

A. BOONE. C. REMYN.

NOTICE is hereby given that the partnership heretofore existing between Ada Mary Gray and John Noel Gray, and carried on under the firm name of John Gray and Son as stock and real estate agents, at 61 Campbell-street, Swan Hill, was dissolved as from the 31st day of March, 1956. All debts due to and owing by the said partnership will be received and paid at the office of John Gray and Son, 61 Campbell-street, Swan Hill.

Dated the 31st day of March, 1956.

9243

A. M. GRAY. JOHN GRAY.

 $N^{
m OTICE}$ is hereby given that the partnership hereto subsisting between Robert Nicol Hogg and James Arthur Williams, carrying on business as Airport Motors, Warrigal-road, Cheltenham, was dissolved by mutual consent on the 12th day of November, 1956. Persons having claims against the said partnership are requested to forward particulars as soon as possible to R. S. Arnel, public accountant, 28 Brunwick-street, Fitzroy.

NOTICE is hereby given that the partnership heretofore existing between Harold Gordon Hancock, of Barkly-street, West Footscray, William Henry Gillies, of Essex-street, Footscray, Harry Ronald Fritzlaff, of St. George's-road, Elsternwick, and John Edward Reynolds, of Byron-street. Elwood, carrying on business as plumbers under the registered business name of "Keilor Plumbing Service," at Flora-street, Keilor, has been dissolved by mutual consent as from the 27th day of August, 1956, the said John Edward Reynolds having retired from the said partnership on that date and the said Harold Gordon Hancock, William Henry Gillies, and Harry Ronald Fritzlaff will continue to carry on the said business on their account and under the same registered name at the address aforesaid. tered name at the address aforesaid.

Dated this 31st day of October, 1956.

G. HANCOCK. W. GILLIES. H R FRITZLAFF. J. REYNOLDS.

Kiddle, Briggs, and Willox, solicitors, of 15 Queenstreet, Melbourne, C.1.

NOTICE is hereby given that the partnership heretofore subsisting between Patrick James O'Connor and James Brophy, carrying on business as architects, at 317 Collins-street, Melbourne, under the name of P. J. O'Connor and Brophy, has been dissolved as from the 19th day of July. 1955. All debts due to and owing by the late firm will be received and paid by James Brophy, who will continue to carry on business at the same place under the name of P. J. O'Connor and Brophy.

The common seal of National Trustees, Executors, and Agency Company of Australasia Limited was hereunto affixed by order of the Board of Directors, in the presence of—

(SEAL)

M. CHAMBERLIN, Director.
J. A. COSTIGAN, Secretary.
J. T. BROPHY.

Witness .- P. RYAN.

Bernard Nolan, solicitor, 595 Bourke-street, Melbourne

MUIR AND BECKEFELD PTY. LTD. (IN LIQUIDATION). NOTICE is hereby given, in pursuance of section 236 (2) of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at 399 Little Collins-street, Melbourne, on Monday, 7th January, 1957, at 3 o'clock in the afternoon, for the purpose of receiving the liquidator's account showing how the winding up has been conducted and the company's property disposed of.

Dated this 21st day of November, 1956.

FREDERICK ROBERT WINTON, Liquidator, Little Collins-street, Melbourne,

MONAK SEEDS PROPRIETARY LIMITED.

MONAK SEEDS PROPRIETARY LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 29th day of November, 1956, presented to the said court by Australia and New Zealand Bank Limited. And that the said petition is directed to be heard before the Court sitting at Melbourne, on the 10th day of January, 1957; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The petitioner's address is 394 Collins-street. Mel-

The petitioner's address is 394 Collins-street, Mel-

The petitioner's solicitors are Blake and Riggall, of 120 William-street, Melbourne.

BLAKE & RIGGALL

-Any person who intends to appear on the hear-NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named Blake and Riggall, notice, in writing, of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named not later than 4 o'clock in the afternoon of the 9th day of January, 1957.

Companies Act 1938.-In the matter of Blue Cross Health AND INSURANCE SOCIETY LIMITED, 305 Collins-street, Melbourne.

NOTICE is hereby given, pursuant to section 238 of the Companies Act 1938, that a Meeting of the creditors of the above-named company will be held in the Burne Room, Room 409, 4th Floor, Federation House, situated at 342 Flinders-street, Melbourne, Victoria. on Tuesday, the 18th day of December, 1956, at 1.30 o'clock in the

Dated the 29th day of November, 1956.

By order of the Board.

9257

H. N. EVANS, Acting Secretary.

Companies Act 1938.—In the matter of Allen Stanley and Co. Pty. Ltd., 305 Collins-street, Melbourne.

NOTICE is hereby given, pursuant to section 238 of the Companies Act 1938, that a Meeting of the creditors of the above-named company will be held in the Burne Room, Room 409, 4th Floor, Federation House, situated at 342 Flinders-street, Melbourne, Victoria, on Tuesday, the 18th day of December, 1956, at 12 noon.

Dated the 29th day of November, 1956.

By order of the Board.

9256

H. N. EVANS, Acting Secretary.

Companies Act 1938.

CLIFTON SPRINGS HOTEL PROPRIETARY LIMITED.

Take notice that at an Extraordinary General Meeting of the above-named company, held on the 28th day of November, 1956, the following Resolution was passed as a Special Resolution:—

"That as the purpose of the company having been filled, that of running the Clifton Springs Hotel, Clifton Springs, Victoria, the company be wound up voluntarily, and that Harry Charles Raymer, of Birkenshaw and Raymer, be appointed liquidator, for the purpose of such winding up, with full power to exercise any power conferred by the *Companies Act* 1938, upon a liquidator in a members voluntary winding up.

9220

R. G. NOON, Secretary.

NOTICE is hereby given that an Order of the Supreme Court of Victoria, dated the 26th day of October. 1956. confirming the reduction of the capital of Arthur Hiddlestone and Company Proprietary Limited, and a minute approved by the said Court showing the particulars required by section 58 of the Companies Act 1938, were registered in the Office of the Registrar-General, on the 23rd day of November, 1956.

ARNOLD BLOCH, M.A., LL.B., 49 Elizabeth-street Melbourne, solicitor for the company. 921

Trustee Act 1953. NOTICE TO CLAIMANTS.

PURSUANT to the *Trustee Act* 1953, creditors, next of kin, and all other persons having claims in respect kin, and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars thereof to the legal personal representative or representatives at the addresses stated below, on or before the dates stated, after which dates the representatives will distribute the assets, having regard only to the claims of which notice has been received:—

Esther Mary Josephine Williams, late of 63 Surrey-road South Yarra, home duties, deceased (who died on the 16th October, 1956). Claims to the executor, William Nicholas Murphy, care of M. Mornane, of 95 Queen-street, Melbourne, solicitor, by the 7th February, 1957. M. Mornane, 95 Queen-street, Melbourne, solicitor. 9247

Struan Sholto Douglas Rovertson, late of 11 Missouriavenue, Garden Vale, engineer, deceased, who died on the 7th October, 1956.—Claims to the executors, Sylvia McShane and Michael Joseph Mornane, care of M. Mornane, of 95 Queen-street, Melbourne, solicitor, 95 Queen-street, Melbourne, 1957. M. Mornane, solicitor, 95 Queen-street, Melbourne.

Bridget Beatrice Catherine Stephens, late of 23 Ludbrook-avenue, Caulfield, in the State of Victoria, widow, deceased, who died on the 24th day of September, 1955.—Claims to the executors, John Robert King and Michael Marrinon, care of the under-mentioned solicitor, on or before the 6th day of February, 1957. F. J. Corder, solicitor, 108 Queen-street, Melbourne.

JAMES TOBIN, formerly of Northwood, but late of Seymour, grazier, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 15th day of August, 1956) are required by the executrix, Catherine Margaret Tobin, to send particulars to the undersigned solicitors, by the 20th day of February, 1957, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has had not the of which she then has had notice.

WILFRID J. OSBORNE & OSBORNE, solicitors, Seymour.

ALEXANDRINA THOMAS, late of "Mayfield," Mernda, widow, Deceased.

widow, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 3rd day of August, 1956) are required by Arthur Augustus Brahe, of 243 Collins-street, Melbourne, solicitor, and David Lewis Gordon Thomas, of 61 Bayroad, Sandringham, medical practitioner, the executors of the will of the said deceased, to send particulars to them, in care of the undersigned solicitors, by the 15th day of February, 1957, after which date the said executors may convey or distribute the assets, having regard only to the claims of which he then has notice.

GAIR & BRAHE. Solicitors, 243 Collins-street

GAIR & BRAHE, solicitors, 243 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Thomas Edwin Hill, late of 230 Ascot Vale-road, Ascot Vale, in the State of Victoria, gentleman, deceased (who died on the 28th day of August, 1956), are to send the particulars of their claims to The Perpetual Evenutors and Trustone Association of August, Perpetual Executors and Trustees Association of Australia Limited, of Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, by the 8th day of February, 1957, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 5th day of December, 1956,

W. ROSS RICHARDS, 191 Queen-street, Melbourne solicitor.

PAUL RUDOLPH SCHUBERT, formerly of Sea Lake, but late of Undera, retired farmer, DECEASED.

CREDITORS, next of kin, and other persons having claims against the estate of the deceased are required to send particulars of same to the executor, Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, in care of the undersigned, on or before the 28th February, 1957, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

GERALD E. DELANY & CO., 63 Campbell-street, Swan

HARVEY JOHN STEPHEN TULLY, late of Willaura, in the State of Victoria, farmer, Deceased

CREDITORS, next of kin, and others having claims in respect of the estate of the above-named deceased (who died on 25th day of August, 1956) are to send particulars of their claims to The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, by the 20th day of February, 1957, after which date the said company may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated the 26th day of November, 1956.

PATRICIA G. GRANO, solicitor, Ararat.

CREDITORS, next of kin, and others having claims in respect of the estate of Richard West Beach, late of "Greendale," Darraweit Guim, grazier, deceased (who died on the 7th day of September, 1956), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, by the 10th day of February, 1957, after which date it will distribute the assets, having regard only to the claims of which it then has notice. regard only to the claims of which it then has notice.

ERIC W. TULLOH, solicitor, Kilmore.

CREDITORS, next of kin, and others having claims in respect of the estate of Bridget Lawless, formerly of Burramine South, but late of 58 Peel-street, Newport, of Burramine South, but late of 58 Peel-street, Newport, spinster (who died on the 9th day of September, 1956) are requested to send, in writing, particulars of their claims to Mary Burke, of 58 Peel-street, Newport, married woman, and Thomas Joseph Lawless, of Burramine South, farmer, the executors appointed under the will of the said deceased, care of the undersigned solicitor, on or before the 20th day of February, 1957, after which date the said executors will distribute the assets of the estate having regard only to the claims of assets of the estate, having regard only to the claims of which they shall then have had notice.

M. CASTLES, Yarrawonga, solicitor for executors.

HANNAH MARGARET PATTERSON, late of 28 Reeve-street, Sale, widow.

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executor of the will, John Henry Patterson, formerly of Ceduna, in South Australia, but now of Cabramurra, in New South Wales, line foreman, to send particulars to him, care of the undersigned, on or before 6th February, 1957, after which date he will distribute the assets, having regard only to the claims of which he then her notice. then has notice.

R. M. ROLLAND, solicitor, 57c Raymond-street, Sale.

MAGGIE ELIZABETH LATHAM, late of 77a Pearson-street, Sale, widow (who died 31st May, 1956).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executrix of the will, Mary Louisa Latham, of 77A Pearson-street, Sale, spinster, to send particulars to her, care of the undersigned, on or before 6th February, 1957, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

R. M. ROLLAND, solicitor, 57c Raymond-street, Sale.

ELLA ELIZA BLACK, late of York-street, Sale, trained nurse (who died 5th January, 1956).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executor of the will, Robert Monteith Rolland, of Maffra-road, Sale, solicitor, to send particulars to him, to the address hereunder given, on or before 6th February, 1957, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

R. M. ROLLAND, solicitor, 57c Raymond-street, Sale.

CREDITORS, next of kin, and others having claims in against the estate of Barbara Evelyn Hobill, late of Albert-street, Creswick, widow, deceased (who died on the 27th day of August, 1956), are requested to send particulars of their claims to the executor. The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, by the 4th day of February, 1957, after which date the executor will distribute the assets, having regard only to the claims of which it then has notice.

NEVETT, GLENN, & TINNEY, solicitors, 205 Danastreet, Ballarat.

NOTICE TO CREDITORS.—WILLIAM JOHN RANKIN, late of Trafalgar, in the State of Victoria, farmer, DECEASED (who died on the 28th day of January, 1956).

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are required by the executors of the will, Evelyn Veronica Rankin, widow, and Stan Charlesworth, engineer, both of Trafalgar, to send particulars to them, care of the undersigned, on or before the 15th day of February, 1957, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which he shall then have notice.

M. DAVINE, solicitor, Trafalgar.

JAMES CLIFFORD, late of Briagolong, in the State of Victoria, farmer, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 12th August, 1956) are required by the executor, Leonard James Clifford, of Orbost, to send particulars to him, care of the under-mentioned solicitors, by the 31st January, 1957, after which date the said executor may convey or distribute the assets, having regard only to the claims of which he then has notice. which he then has notice.

Dated 12th November, 1956.

C. P. SEMMENS & HATCH, solicitors, Maffra.

CREDITORS, next of kin, and others having claims in against the estate of Alexander Grant, late of Beaufort, grazier (who died on the 15th day of May, 1956), are to send particulars of their claims to the executors, care of the undersigned, by the 4th day of February, 1957, after which date they will distribute the assets, having regard only to the claims of which they then have notice. HALL & YOUNG, solicitors, Beaufort, Victoria.

CREDITORS, next of kin, and others having claims in against the estate of John Ernest Wallish, late of Beaufort, farmer (who died on the 19th day of November, 1955), are to send particulars of their claims to the executors, care of the undersigned, by the 4th day of February, 1957, after which date they will distribute the assets, having regard only to the claims of which they then have notice then have notice.

HALL & YOUNG, solicitors, Beaufort, Victoria.

NOTICE TO CREDITORS.

CREDITORS, next of kin, and others having claims in against the estate of Ada Mary Bennett, late of Birchip, widow, deceased (who died on the 26th day of July, 1956), are requested to send particulars of their claims to The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, on or before the 15th day of February, 1957, after which date the said company will proceed to distribute the assets of the deceased, having regard only to claims of which it shall then have had notice. had notice.

OAKLEY, THOMPSON, & CO., Birchip, proctors for The Fidelity Trustee Company Limited. 9210

CREDITORS, next of kin, and others having claims in respect of the estate of Francis Joseph Edmund Beaurepaire, late of 2 Fordholm-road, Hawthorn, Knight Bachelor, deceased (who died on 29th May, 1956), are required to send written particulars of their claims to the executors, Ian Francis Beaurepaire, Myra Gertrude Beaurepaire, Arthur Richard Horton, Victor George Henry Harrison, and Betty Elaine Hale, care of the undersigned solicitors, at their office hereunder mentioned, by the 8th day of February, 1957, after which date the said executors will distribute the assets, having regard only to the claims of which they then have notice.

PROUDFOOT & HORTON, solicitors, 87 Queen-street.

PROUDFOOT & HORTON, solicitors, 87 Queen-street, Melbourne.

SARAH DUGGAN, formerly of 124 Albert-street, Windsor, but late of 1a Wattletree-road, Armadale, widow,

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 12th day of June, 1956), are required by the executor, The National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, to send particulars to the said company by the 6th day of February, 1957, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has had notice.

MICHAEL NIALL & CO., solicitors for the said com-9267

GEORGE BARNSLEY, formerly of 30 Barkley-terrace, Mitcham, but late of 58 Lucknow-street, Mitcham, in the State of Victoria, priest of the Church of England, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 20th day of June, 1956), are required by The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, the applicant for grant of probate of the will, dated the 9th day of December, 1952, and the codicil thereto, dated the 19th day of June, 1956, of the deceased, to send particulars to the said applicant by the 11th day of February, 1957, after which date the said applicant may convey or distribute the assets, having regard only to the claims of which it then has had notice.

GORDON GUMMOW, solicitor, of 422 Collins-street. Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Annie Blanche King, formerly of 6 Gould-street, Brighton Beach, but late of 10 Male-street, Brighton, in the State of Victoria, gentlewoman, deceased (who died on the 13th day of August, 1956, and probate of whose will and codicil thereto, was granted by the Supreme Court of Victoria in its probate jurisdiction to Mabel Ada Carter, of 10 Male-street, Brighton, widow, and The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, the executors appointed by the said will and codicil thereto), are hereby required to send particulars of such claims, in writing, to the said executors in the care of The Equity Trustees, Executors, and Agency Company Limited, on or before the 17th day of February, 1957, after which date the said executors will proceed to distribute the assets of the said deceased which shall have come to her and its hands, among the persons entitled thereto, having regard only to the claims of which she and it then shall have had notice.

DUGDALE, SIMMONS, & STEVENS, "Peacock House,"

DUGDALE, SIMMONS, & STEVENS, "Peacock House," 486 Bourke-street, Melbourne, solicitors for the said executors. 9255 executors.

JAMES MOORE MACARTNEY, late of 24 Bailey-avenue, Malvern, in the State of Victoria, retired station manager, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 8th day of June, 1956), are required by the trustee, The Union Trustee Company of Australia Ltd., of 333 Collins-street, Melbourne, to send particulars to it by the 8th day of February, 1957, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated the 4th December, 1956.

WEIGALL & CROWTHER, 459 Little Collins-street, Melbourne, solicitors.

MARJORIE MARIE GRAHAM, late of 16 Cowper-street, Footscray, widow, Deceased, intestate.

CREDITORS, next of kin, and others having claims in respect of the estate of deceased (who died on the 28th November, 1955), are required by the trustee, June Eleanor Jarrad, of 20 Talbot-street, North Sunshine, married woman, to send particulars to her by the 28th day of February, 1957, after which date the trustee may convey or distribute the assets, having regard only to claims of which she then has notice.

JOHN GINNANE, LL.B., solicitor, 422 Collins-street, Melbourne.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Emily Gertrude Maude Dean, late of 15 Mountain-grove, Kew, widow, deceased (who died on the 1st day of July, 1956, and probate of whose will was granted by the Supreme Court of Victoria on the 14th day of September, 1956, to Rupert Llewellyn Willimott, the executor named therein), are hereby required to send particulars of such claim to the said executor, addressed to the care of Hodgson and Finlayson, solicitors, 360 Collins-street, Melbourne, on or before the 28th day of February, 1957, 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.

Dated this 3rd day of December, 1956.

Dated this 3rd day of December, 1956.

HODGSON & FINLAYSON, 360 Collins-street, Melbourne, solicitors for the executor. 9244

CREDITORS, next of kin, and others having claims in respect of the estate of Elsie Mary Heenan, late of 46 Landsdown-street, North Balwyn, in the State of Victoria, married woman, deceased (who died on the 5th day of October, 1956), are to send particulars of their claims to The National Trustees, Executors, and Agency Company of Australasia Limited, whose registered office is 95 Queen-street, Melbourne, in the said State, by the 6th day of February, 1957, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

DOYLE & KERR, solicitors, 108 Queen-street, Melbourne. 9250

CREDITORS, next of kin, and others having claims in respect of the estate of William Kennedy Stillard, late of Rutherglen, in the State of Victoria, vine grower, deceased (who died on the 9th day of October, 1956), are to send particulars of their claims to the executrix, Eileen Mary Stillard, of Rutherglen, to the care of Frank B. Lethbridge, solicitor, Main-street, Rutherglen, in the State of Victoria, by the 4th day of February, 1957, after which date the said executrix will distribute the assets, having regard only to the claims of which she shall then have had notice.

Dated the 28th day of November, 1956.

FRANK B. LETHBRIDGE, of Main-street, Rutherglen, solicitor for the executrix. 9276

CREDITORS, next of kin, and others having claims in respect of the estate of George McLeod McDonald, formerly of "Glen Elgin," Barnawartha, in the State of Victoria, but late of Rutherglen, in the said State, retired manufacturer, deceased (who died on the 7th day of June, 1956), are to send particulars of their claims to the executrix, Alexandrina Jessie McDonald, of Rutherglen, to the care of Frank B. Lethbridge, solicitor, Main-street, Rutherglen, in the State of Victoria, by the 4th day of February, 1957, after which date the said executrix will distribute the assets, having regard only to the claims of which she shall then have had notice.

Dated the 28th day of November, 1956.

FRANK B. LETHBRIDGE, of Main-street, Rutherglen, solicitor for the executrix.

CREDITORS, next of kin, and others having claims in respect of the estate of Agnes May Symons, late of 91 Tooronga-road, East Malvern, in the State of Victoria, spinster, deceased (who died on the 26th day of September, 1956), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, by the 17th day of February, 1957, after which date it will distribute the estate, having regard only to the claims of which it then has notice.

GEO. J. WISE, solicitor, 100 Queen-street, Melbourne,

ARTHUR RUPERT TAYLOR, formerly of 14 Claphamroad, Oakleigh, but late of 20 Oxford-street, Oakleigh, retired orchardist, Deceased.

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased (who died on the 25th day of December, 1955), are required to send particulars of their claims to the executor, Albert Dodson, of 51 Springvale-road, Springvale, electroplater, care of the undersigned, on or before the 7th day of February, 1957, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

J. H. TROTTER, solicitor, 52 Queen-street, Melbourne.

JEANIE ILBERY SIMPSON, formerly of 42 Berry-street, East Melbourne, but late of "St. Ronans" Private Hospital, Adelaide-street, Armadale, in the State of Victoria, spinster, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 25th day of February, 1956), are required by the personal representative, The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, to send particulars to it, care of the above address, by the 5th day of February, 1957, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which it then has notice.

IRVING S. PLOTKIN, LL.B., solicitor, 379 Collinsstreet, Melbourne. 9268

FLORENCE ELLEN TOLAN, late of 10 Adelaide-street, West Footscray, widow, formerly married woman, DECEASED (who died on 27th May, 1956).

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are required by the executrix, Florence May Tolan, of 10 Adelaide-street, West Footscray, process worker, to send particulars of such claims to her, care of the undersigned, on or before the 1st February, 1957, after which date she will distribute the assets, having regard only to the claims of which she has then had notice.

JONES & KENNEDY, solicitors, 213 Nicholson-street, Footscray. 9264

OLIVE MOORE, late of 6 Lindenow-street, Maidstone, married woman, Deceased.

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased (who died on 27th September, 1956), are required by the administrator, Horace Albert Moore, of 6 Lindenowstreet, Maidstone, welder, to send particulars of such claims to him, care of the undersigned, on or before 1st February, 1957, after which date he will distribute the assets of the estate, having regard only to the claims of which he has then had notice.

JONES & KENNEDY, solicitors, 213 Nicholson-street, Footscray. 9263

JAMES ALEXANDER SCOTT, formerly of 106 Stephenstreet, Yarraville, retail dairyman, but late of 41 Anderson-street, Yarraville, clerk, Deceased.

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are required by the executrix, Marjorie Evelyn Scott, of 41 Anderson-street, Yarraville, widow, to send particulars of such claims to her, care of the undersigned, on or before 1st February, 1957, after which date she will distribute the assets, having regard only to the claims of which she has then had notice.

JONES & KENNEDY, solicitors, 213 Nicholson-street, Footscray.

CREDITORS, next of kin, and others having claims in respect of the estate of Marian Alice Hill, late of 237 Brighton-road, Elwood, widow, deceased (who died on the 27th day of August, 1956), and probate of whose will and codicil has been granted to Viola Ma Reine Smith, of 237 Brighton-road, Elwood, and Denise Margaret Trotman, of 90 Broadway, Elwood, married women), are to send in particulars of their claims to the said executrices, care of the under-mentioned solicitors, by the 15th day of February, 1957, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

PEARCE & WEBSTER, solicitors, 430 Little Collinsstreet Melbourne. 9229

CREDITORS next of kin, and others having claims against the estate of Sterling Piercey Clarke (also known as Stanley George Clarke) late of 19 Learmonth-street, Moonee Ponds, in the State of Victoria, café proprietor, deceased, intestate (who died on the 11th day of September, 1956), are to send particulars of their claims to Leonard Clinton Shaw, of 60 Market-street, Melbourne, solicitor, the duly appointed attorney, under power of Beverley Lorraine Goss, of Lot 6, Allanvale-road, Launceston, in the State of Tasmania, married woman, the administratrix of the above estate, care of Middleton, McEacharn, and Shaw, 60 Market-street, Melbourne, on or before the 5th day of February, 1957, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

MIDDLETON, McEACHARN, & SHAW, 60 Market-

MIDDLETON, McEACHARN, & SHAW, 60 Market-street, Melbourne. 9228

CREDITORS, next of kin, and others having claims in respect of the estate of James Oliver Kennedy, late of Halls-road, Carrum Downs, pensioner, deceased, letters of administration of whose estate were granted on the 26th day of November, 1956, by the Supreme Court of Victoria to Maurice Francis Bourke, of 387 Stevensonsroad, Mt. Waverley, foreman, are required to send particulars of their claims to the said administrator before the 3th February, 1957, after which date the said Maurice Francis Bourke will distribute the assets of the said deceased, having regard only to the claims of which he shall then have had notice.

HOAD & BONELLA, 101 Queen-street, Melbourne, solicitors. 9227

In the will of ERNEST IVOR McCULLAGH, late of Noorat, dairy farmer, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 11th November, 1954), are required by the trustees, George Henry Smith, of Noorat, farmer, and Harry George Henry Smith, of Noorat, farmer, and Harry D'Arco, of 49 Bowen-street, Camberwell, merchant, to send particulars to them by the 14th day of February, 1957, after which date the trustees may convey or distribute the assets, kaving regard only to the claims of which they then have notice which they then have notice.

J. S. TAIT & CO., solicitors, Warrnambool.

CREDITORS, next of kin, and others having claims in respect of the estate of Elizabeth Jane Adkins, late of Korumburra, in the State of Victoria, widow, deceased (who died on the 20th day of May, 1956, and probate of whose will has been granted to Charles Cliffe Adkins, of Arawata, farmer), are requested to send particulars of their claims to the said executor, care of the undermentioned solicitors, by the 8th day of February, 1957, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

Dated this 26th day of November, 1956.

BOOTHBY & BOOTHBY, solicitors, Korumburra, and at 883 Dandenong-road, Caulfield East.

CREDITORS, next of kin, and others having claims in respect of the estate of William Bishop, late of Auckland, in New Zealand, gentleman (who died on 20th January, 1956), are to send particulars of their claims to The Guardian Trust and Executors Company of New Zealand Limited, at the office of The Union Trustee Company of Australia Limited, 333 Collins-street, Melbourne, by the 15th February, 1957, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

MOULE, HAMILTON, & DERHAM, 394 Collins-street,

CREDITORS, next of kin, and others having claims in respect of the estate of Annie Ethel Raleigh, late of Melton, dressmaker, deceased (who died on the 30th day of August, 1956, and letters of administration of whose estate have been granted to Rupert Oliver Raleigh, of Melton, farmer), are to send in particulars of their claims to the said administrator, care of the under-mentioned solicitors, by the 15th day of February, 1957, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

PEARCE & WEBSTER, solicitors, 430 Little Collins street, Melbourne.

MINING NOTICES

A1 CONSOLIDATED GOLD NO LIABILITY.

NOTICE is hereby given that all shares on which No. 27 (November) Call of Two shillings per share remains unpaid will be forfeited and sold by public auction in the vestibule of the Stock Exchange, 428 Chancery-lane, Melbourne, on Wednesday, 19th December, 1956, at Twelve-fifteen p.m. unless shares are redeemed on or before Tuesday, 18th December, at Five p.m.

By order of the Board,

K. H. GRANT, Manager.

Temple Court, 422 Collins-street, Melbourne, C.1, 4th December, 1956.

MINING CORPORATION (AUSTRALIA) NO LIABILITY. NOTICE OF CALL.

NOTICE is hereby given that a Call (No. 5) of Four shillings and six pence per share on all contributing shares (progressive numbers 1452001-2092000) in the capital of the company (making such shares paid to Five shillings per share) be made due and payable at the registered office of the company on Wednesday, 12th December, 1956. In the terms of agreement with the allottees of these shares, pre-payment of the Call has already been made and received by the company.

By order of the Board.

A. T. MOLLOY, Legal Manager.

11th Floor, 100 Collins-street, Melbourne, C.1., 29th October, 1956.

MORNING STAR (G.M.A.) MINES NO LIABILITY.

NOTICE is hereby given that all shares in Morning Star NOTICE is hereby given that all shares in Morning Star (G.M.A.) Mines No Liability forfeited for non-payment of the Second Call of One shilling per share, which was due and payable on 14th November, 1956, will be sold by public auction in the vestibule of the Stock Exchange of Melbourne, on Thursday, 13th December, 1956, at Twelve noon, if not redeemed by payment of the above call, on or before the day previous to the day of

By order of the Board,

F. R. MORGAN, Manager.

Registered office: 360 Collins-street, Melbourne, 28th November, 1956.

Seventeenth Schedule.

NEW ENGLAND ANTIMONY MINES 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 November, 1956, resolved on. The mode adopted for the increase is by raising the amount of each of the 558,000 shares existing in the company from Five shillings to Seven shillings and six pence.

Dated the 30th day of November, 1956.

K. W. CRAIG. Manager of the above-named company.

9261

NEW ENGLAND ANTIMONY MINES NO LIABILITY. NOTICE OF CALL.

NOTICE is hereby given that the directors have to-day made a Call of One shilling per share, due and payable at the registered office of the company. 11th floor, 100 Collins-street, Melbourne, on Wednesday, 12th December, 1956, on all issued shares of the company, making such shares paid to Six shillings each.

By order of the Board.

K. W. CRAIG, Legal Manager.

11th Floor, 100 Collins-street, Melbourne, C.1.

WOODSIDE (LAKES ENTRANCE) OIL COMPANY NO LIABILITY.

NOTICE is hereby given that all contributing shares in the capital of the company on which the Second Call of One shilling per share, due on 14th November, 1956, has not been paid, are forfeited and will be sold at a quarter to Twelve a.m. on Monday, 10th December, 1956, in the vestibule of the Stock Exchange of Melbourne.

By order of the Board.

REES B. WITHERS, Legal Manager.

178 Victoria-parade, East Melbourne, 29th November,

IMPOUNDINGS

CASTERTON.-Impounded in Casterton Pound, by W. R.

Taylor, from Wando Bridge.

1 black and brown young cow. calf at foot, no visible brand

If not claimed and expenses paid, to be sold on 14th December, 1956.

ERN LEY, Poundkeeper.

9236-12/

KEILOR.—Impounded in Keilor Pound.

1 bay draught mare, blaze, branded two circles near shoulder

1 bay draught mare, blaze, no visible brand

If not claimed and expenses paid, to be sold on 20th December, 1956. D. PASCOE.

9237---12/

Poundkeeper.

KERANG.—Impounded in Kerang Pound.

1 dark-yellow or light-red poley cow, Jersey type, about two or three years old, very timid, quarter out of right ear, no visible brand

If not claimed and expenses paid to be sold on 21st December, 1956.

F. NANCARROW,

9235---12/

Poundkeeper.

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Price. s. d.

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Victoria Gazette	6	703	N	o. 1019.—D	ecember 5,	19
MANSFIELD.—Impounded in Mans	sfield Pound.	STA	ATE ACTS,	1953.—conti		Pric
1 mousey Jersey cow, no visible bra	and	No.				8.
1 black baldy heifer calf, no visible	e brand	5716. Castlemair	ie Gas Comp	any's		0
If not claimed and expenses paid	, to be sold on 21st	E717 Tunion La	vaces Malhau	- /D	Memorial)	0
December, 1956.	I. PREST,	5718. Trustee C 5719. Prices Rep	ompanies (C	ommission)	••	0
9279—10/6	Poundkeeper.	5719. Prices Rep 5720. Factories	and Shops (Mages Board	ds)	ŏ
	_ vv - p	5721. Consolidat	ed Revenue	.,		ŏ
		5722. Railways	(Mount Buff:	alo Chalet)		0
SHEPPARTON.—Impounded in Sl	hire of Shepparton	5723. Revenue I	Deficit Fundi	ing	• • • • • • • • • • • • • • • • • • • •	Ŏ
Pound.	or onopputon	5724. Oldham T 5725. Gas and F		tion (Finance	inl)	Ü
l Jersey cow, notches out of both ea	ars, brand like A on	5726. State Fore				ŏ
right side rump	,	5727. Hotham H	eights Land			Õ
If not claimed and expenses paid,	to be sold on 20th	5728. Maintenan	ce (Amendm	ient)		0
December, 1956.		5729. Revocation				_
W.	DANIEL,	tions 5730. Local Gov	ornment (Iw			0
923812/	Poundkeeper.	5731. Health (P.				ŏ
		5732. Juries (Fe				ŏ
		5733. Public and	Bank Holid	lays		Ō
WEDDERBURN.—Impounded at W	edderburn, by Colin	5734. Superannu			Pensions	
Turnbull, on 27th November, 19		(Extens			••	ŏ
l full-mouth Merino ewe, full wool	l, notch out of left	5735. Ballaarat			Matariala	0
ear, red dot on rump		5736. Building ((Extension)			0
If not claimed and expenses paid,	to be sold on 12th	5737. Statute L	aw Revision	Committee	(Amend-	٠
December, 1956.	7 3.5 A	ment)				0
A. E. COOPER, F.I 211—12/	Shire Secretary.	5738. Licensing				0
211127	Silite Secretary.	5739. Housing	(The it	B	• • • • • • • • • • • • • • • • • • • •	ŏ
		5740. Police Offe 5741. Bookmaker	ences (Trotti			0
		5742. Latrobe Va			e	ò
STATE ACTS,	1953	5743. Corio to N	ewport Pipe	line .		ŏ
		5744. Motor Car	(Visiting Ca	ars and Drive	ers)	Ō
OPIES of the following Acts of Pa	rliament of Victoria	5745. Local Gove	ernment (Ar	nendment)	,	0
may be obtained at the Governi	nent Frinting Omce,	5746. Country Se	ewerage Loa	n Application	ı	Ŏ
r from any bookseller, at the price se		5747. Sewerage 5748. Water Sur	Districts (Al	nenument)		0
	Price.	5749. Entertainn				ō
o. 364. Parliamentary Elections (State	s. d. Servants) 0 6	5750. Patriotic F	unds (Amen	idment)		ŏ
665. Factories and Shops (Industrial A		5751. Motor Car	(Fees)			0
666. Adoption of Children (Amendm		5752. Goods (Te	ktile Product			0
67. Select Committee (Potato Mark	ceting) 0 6	5753. Statute La			***	
68. Melbourne and Metropolitan Bo		5754. Police Off Racecou	ences (Cran	ibourne and	werribee	ŏ
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STATE ACTS, 1954

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