

VICTORIA GOVERNMENT GAZETTE

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WEDNESDAY, MARCH 28

[1956

Country Fire Authority Acts.

VARIATION OF 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 by the said sub-section it is further enacted that any Proclamation so published may be revoked, amended, or varied by a subsequent Proclamation so published:

And whereas by Proclamations issued on the 6th December, 1955, and 20th December, 1955, and published in the Government Gazette of the 7th December, 1955, and 21st December, 1955, respectively, different summer periods expiring on the thirty-first day of March, 1956, were proclaimed in respect of different parts of the country area of Victoria, including the parts of the said country area specified in the Schedule hereto:

And whereas it is deemed expedient that the aforesaid Proclamations should be varied in the manner hereinafter described:

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 vary the aforesaid Proclamations by proclaiming that the summer period in respect of the parts of the country area of Victoria which are specified in the Schedule hereto shall end at midnight on the twenty-eighth day of March, 1956.

SCHEDULE.

The Ninth Fire Control Region comprising the municipal districts of the Borough of Moe and the Shires of Buln Buln, Korumburra, Mirboo, Narracan, Warragul and Woorayl;

those portions of the Thirteenth Fire Control Region comprised by the municipal districts of the Shire of Ferntree Gully and those portions of the City of Heidelberg and the Shires of Doncaster and Templestowe, Eltham and Lillydale not included in the Metropolitan Fire District;

and the Fourteenth Fire Control Region comprising the municipal districts of the Shires of Bacchus Marsh, Broadford, Bulla, Gisborne, Kilmore, Melton, Newham and Woodend and Romsey and those portions of the City of Sunshine and the Shires of Broadmeadows, Keilor, Werribee and Whittlesea not included in the Metropolitan Fire District.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of March, 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!

Country Fire Authority Acts.

VARIATION OF 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 by the said sub-section it is further enacted that any Proclamation so published may be revoked, amended, or varied by a subsequent Proclamation so published:

And whereas by Proclamations issued on the 6th December, 1955, and 20th December, 1955, and published in the Government Gazette of the 7th December, 1955, and 21st December, 1955, respectively, different summer periods expiring on the thirty-first day of March, 1956, were proclaimed in respect of different parts of the country area of Victoria, including the parts of the said country area specified in the Schedule hereto:

And whereas it is deemed expedient that the aforesaid Proclamations should be varied in the manner hereinafter described:

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

Now therefore I, the Governor of the State of Victoria. 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 vary the aforesaid Proclamations by proclaiming that the summer period in respect of the parts of the country area of Victoria which are specified in the Schedule hereto shall end at midnight on the seventh day of April, 1956.

SCHEDULE.

Those portions of the Fourth Fire Control Region comprised by the municipal districts of the Shires of Glenelg and Wannon;

and the Seventh Fire Control_Region comprising the municipal districts of the Borough of Queenscliffe, the Shires of Bannockburn, Barrabool, Bellarine, Leigh and Winchelsea and those portions of the Shires of Corio and South Barwon not included in the Third Fire Control Region.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of March, 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!

Forests Act 1928 (No. 3685). VARIATION OF PROCLAMATION RELATING TO THE PROHIBITED PERIOD.

PROCLAMATION

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

WHEREAS by section 3 of the Forests Act 1928 it is enacted that the Governor in Council may from time to time by Proclamation published in the Government Gazette declare any period to be a prohibited period in respect of any fire protected area (other than a State forest or national park) and, without affecting the generality of the foregoing, may from time to time by Proclamation so published declare different prohibited periods in respect of different parts of any fire protected area (other than a State forest or national park):

And whereas by the said section it is further enacted that any Proclamation so published may subsequently be revoked, amended or varied by the Governor in Council by Proclamation so published:

And whereas by Proclamations issued on the 22nd November, 1955, 29th November, 1955, 6th December, 1955, 13th December, 1955 and 20th December, 1955 and published in the Government Gazette on the 30th November, 1955, 7th December, 1955, 14th December, 1955 and 21st December, 1955 respectively, different prohibited periods expiring on the thirty-first day of March, 1956,

were proclaimed in respect of different parts of fire protected areas (other than State forests or national parks); including the areas specified in the Schedule hereto:

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 Forests Acts, do by this my Proclamation vary the aforesaid Proclamations by proclaiming that the prohibited period in respect of the parts of any fire protected area (other than a State forest or national park) situated in such municipalities as are specified in the Schedule hereto shall end at midnight between the twenty-eighth day and twenty-night day of March 1956 twenty-ninth day of March, 1956.

SCHEDULE,

The Borough of Moe,
The Shires of Buln Buln, Korumburra, Mirboo,
Narracan, Warragul, Woorayl,
and those portions of the Shires of Morwell, Traralgon
and Rosedale situated north of the main Melbourne-Sale railway line.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of March, 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,

G. L. CHANDLER, Minister of Forests,

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.

&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 on the first day of April, 1956, and ending at midnight between the seventh day and eighth day of April, 1956, 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 Shires of Bannockburn, Barrabool, Bellarine, Corlo, Glenelg, Leigh, South Barwon, Wannon, and that portion of the Shire of Arapiles situated east of the Henty Highway; that portion of the Shire of Ararat situated north and west of the Stawell, Ararat, Glenthompson, Hamilton railway line; that portion of the Shire of Dundas situated north of

that portion of the Shire of Dundas situated north of the Coleraine, Hamilton, Dunkeld railway line; that portion of the Shire of Portland situated west and north of the Glenelg river; that portion of the Shire of Stawell situated south and west of the Western Highway; that portion of the Shire of Wimmera situated south of the Western Highway; that portion of the Shire of Winchelsea situated north of the Geelong to Colac railway line.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of March, 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,

G. L. CHANDLER,
Minister of Forests.

GOD SAVE THE QUEEN!

EXTENSION OF APPLICATION OF PARKING OF VEHICLES ACTS.

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 2 of an Act of the Parliament of Victoria passed in the second year of the reign of Her Majesty Queen Elizabeth II., intituled the Parking of Vehicles Act 1953, as amended by the Parking of Vehicles (Amendment) Act 1955, it is enacted that the said Acts shall apply only in respect of parking infringements occurring in any area or circumstances specified for the purpose by Proclamation of the Governor in Council published in the Government Gazette and occurring after the date of such Proclamation, and that no such Proclamation shall be made unless the council of any municipallistrict. 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 the said Acts to such municipal district or part thereof:

And whereas the Councils of the Cities of Ballaarat and And whereas the Councils of the Chies of Bahagrat and Richmond have requested that the provisions of the said Acts be extended to apply to the municipal districts of those municipalities, and the Council of the City of South Melbourne has requested that the provisions of the said Acts be extended to apply to a further area in the municipal district of that municipality:

Now, therefore, I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, do, by this my Proclamation, specify the following areas for the purposes of the said Acts:—

Firstly.-The whole of the municipal district of the

City of Ballaarat.

Secondly.—The whole of the municipal district of the City of Richmond.

Thirdly.—That part of the municipal district of the City of South Melbourne commencing at a point being the intersection of the continuation of the centre line of Lorne-street with the centre line of St Kildar road thence by the centre line of centre line of Lorne-street with the centre line of St. Kilda-road, thence by the centre line of St. Kilda-road bearing northerly to a point in line with the southern alignment of Park-street, thence by the continuation of the southern alignment of Park-street to the western alignment of Albert-road, thence by the western alignment of Albert-road to the southern alignment of Roy-street, thence by the southern alignment of Roy-street to Queen's-road, thence by the western alignment of Queen's-road to the intersection of such alignment with the continuation of the centre such alignment with the continuation of the centre line of Lorne-street, thence by the centre line of Lorne-street and the continuation thereof to the point of commencement.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this 21st day of March, 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!

ALTERATION OF BOUNDARIES.—TOWNSHIP OF MERRIGUM.

PROCLAMATION

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

&c., &c., &c.

I THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions of section 17 of the Local Government Act 1946, and in compliance with the prayer of a petition signed by not less than twenty-five rate-payers resident in portion of the Shire of Rodney, do, by this Proclamation alter the boundaries of the Township of Merrigum by substituting for the boundaries of that township described in the Government Gazette of the 30th May 1923 the boundaries described hereunder:—

Commencing at the north-western angle of allotment 83, Parish of Kyabram East; thence easterly by the northern boundary of that allotment, a line and the

northern boundary of allotment 68, Parish of Mooroopna West; thence southerly by the eastern boundary of that allotment and a line in continuation thereof to the southern boundary of allotment 86; thence westerly by that boundary, the southern boundary of allotment 86a; a line and the southern boundary of allotment 85, Parish of Kyabram East; thence northerly by the western boundary of that allotment and a direct line to the south-western angle of allotment 83; and thence northerly by the western boundary of that allotment allotment to the by the western boundary of that allotment to the point of commencement.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of March, 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,

T. K. MALTBY, Commissioner of Public Works. GOD SAVE THE QUEEN!

PUBLIC HIGHWAY.—SHIRE OF DANDENONG.

PROCLAMATION

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

&c., &c., &c.

WHEREAS, by the Local Government Act 1946 (No. 5203), section 518, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Government Gazette, to declare any land reserved, used or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force:

And, whereas, the Council of the Shire of Dandenong

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

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 that piece of land being part of Crown allotment 37, Parish of Dandenong, reserved for a street and described hereunder shall be a public highway within the meaning of the said Act, namely:—

EDWARD-AVENUE.

Commencing at a point being on the eastern alignment of James-street distant 322 feet north of the northern alignment of David-street, and being the southnorthern alignment of David-street, and being the southeast corner of James-street and Edward-avenue as shown on plan of subdivision No. 18120 as lodged at the Office of Titles, thence by lines bearing north 89 deg. 50 min. east distant 858 feet, north 89 deg. 50 min. east distant 58 feet, north 89 deg. 50 min. east distant 50 feet, north 0 deg. 10 min. west distant 90 feet, north 44 deg. 50 min. east distant 14 ft. 11 in., north 89 deg. 50 min. east distant 14 ft. 12 in., north 89 deg. 50 min. east distant 14 ft. 13 in., thence north 0 deg. 10 min. west distant 14 ft. 11 in., thence north 0 deg. 10 min. west distant 14 ft. 12 in., south 89 deg. 50 min. west distant 14 ft. 12 in., south 89 deg. 50 min. west distant 848 feet, south 0 deg. 10 min. east distant 42 feet, south 89 deg. 50 min. west distant 858 feet; thence south 0 deg. 10 min. east along the eastern alignment of James-street, distant 50 feet back to the point of commencement.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of March, 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!

PUBLIC HALF-HOLIDAY.

PROCLAMATION

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

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

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

TUESDAY, THE 10TH APRIL, 1956, throughout the North, South, East and Guildford Ridings of the Shire of Newstead.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of March, 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,

A. G. RYLAH, Chief Secretary.

GOD SAVE THE QUEEN!

EASTER HOLIDAYS.

TT is hereby notified that on-

FRIDAY, THE 30TH MARCH, 1956

SATURDAY, THE SOTH MARCH, 1956,
SATURDAY, THE 31ST MARCH, 1956,
MONDAY, THE 2ND APRIL, 1956, and
TUESDAY, THE 3RD APRIL, 1956, such days being appointed
by the Public Offices will be closed, such days being appointed
by the Public Service Act 1946 to be observed as holidays
in the Public Offices throughout 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, 5th March, 1956.

PUBLICATION OF THE "VICTORIA GOVERNMENT GAZETTE."

EASTER HOLIDAYS.

BECAUSE of the Easter Holidays, the Victoria Government Gazette will be published on-

FRIDAY, THE 6TH APRIL, 1956,

instead of Wednesday, the 4th April, 1956.

All official matter for publication therein should be lodged with the *Gazette* Officer, Chief Secretary's Department (Telephone Extension 6282), not later than 10.30 a.m. on Thursday, the 5th April, 1956.

W. M. HOUSTON, Government Printer.

NOTICE.

A DMINISTRATION of the estate of each of the undermentioned deceased persons has been granted to the Public Trustee, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Public Trustee, No. 412 Collins-street, Melbourne, on or before the 31st May, 1956, or they will be excluded from the distribution of the estate when the assets are being distributed. being distributed:-

ADAMO, PHILLIS, formerly Mary Ellen Fox or Phyllis Fox and Phyllis Logan, late of 12 Barry-street, Clifton Hill, home duties, died 28th September, 1955, intestate.

BATES, VALENTINE CHARLES, late of 16 Bell-street, Fitzroy, repatriation pensioner, died 24th December, 1955, intestated.

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CLELAND, AMBROSE, late of Princess-street, Kew, process worker, died 16th November, 1955, intestate.

*DONOVAN, MAY ROSINA, late of 27 Norfolk-street, Yarraville, widow, died 14th January, 1956.

*GREENE, MARGARET JANE, late of 10 Alfred-street, Richmond, spinster, died 14th June, 1955.

*KERR, WILLIAM, formerly of Leake-street, Bayswater, but late of 78 Gloster-street, Subiaco, Western Australia, painter, died 11th March, 1939.

LORD, MOLLY, late of 41 Kalimna-street, Carrum, home duties, died 18th January, 1956, intestate.

†MARTIN, AGNES MARTHA, late of 21 Hargraves-street, Mornington, home duties, died 22nd October, 1955.

*PENDLEBURY, JOHN THOMAS WILLIAM, formerly of 47 Tyres-street, Hamilton, but late of 56 Blazey-street, Richmond, engineer, died 30th October, 1955.

*Scott, Claudia Frances Margaret, late of 8 Austinstreet, Bentleigh, widow, died 11th November, 1955.

SEMKEN, LESLIE GELLIE, late of Repatriation General Hospital, Heidelberg, war pensioner, died 12th August, 1955, intestate.

1955, intestate.
*SKIDMORE, WILLIAM NELSON, late of 3 Henderson-street,

*Skidmore, William Nelson, late of 3 Henderson-street, Northcote South, gardener, died 29th November, 1955.
*Smith, Charles Francis William, late of Nelson, New Zealand, retired draper, died 26th September, 1955.
Smith, Emma Agnes, late of 93 Liddiard-street, Hawthorn, widow, died 27th November, 1955, intestate.
*Smith, Frank Edward Joseph, late of 1048 Nepean Highway, Highett, gardener, died 8th December, 1955.
*Staples, Jane Anne, formerly of Hamilton, but late of Wellington, New Zealand, widow, died 22nd September, 1955.

*White, Thomas, late of 75 Doncaster-street, Ascot Vale, gentleman, died 7th January, 1956.
WHITEHOUSE, RONALD VICTOR, formerly of Nicholls Point, but late of Girgarre, driver, died 20th December, 1955, interests.

intestate.
Winton, George, late of 25 Frederick-street, West
Heidelberg, group orderly, died 8th September, 1955, intestate.
*WRIGHT, GEORGE, late of Tuakau, New Zealand, Roman

Catholic priest, died 16th May, 1955.

*Young, Freda Marie, late of Wellington, New Zealand, married woman, died 25th October, 1955.

* With the will annexed.

† According to the provisions of the will.

C. J. GARDNER,

Public Trustee.

Melbourne, 21st March, 1956.

4 GEORGE VI. No. 4755, SECTION 6.

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that on the 13th March, 1956, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

CAPRIOGLIO, CANDIDO, formerly of Lance Creek, via Wonthaggi, but late of 257 Cardigan-street, Carlton, labourer, died 12th December, 1955, intestate.

CLELAND, AMBROSE, late of Princess-street, Kew, process worker, died 16th November, 1955, intestate.

WHITEHOUSE, RONALD VICTOR, formerly of Nicholls Point, but late of Girgarre, driver, died 20th December, 1955, intestate.

I HEREBY give notice that on the 14th March, 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:—

*Martin, Agnes Martha, late of 21 Hargraves-street, Mornington, home duties, died 22nd October, 1955.

* According to the provisions of the will.

I HEREBY give notice that on the 16th March, 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:—

ADAMO, PHILLIS, formerly Mary Ellen Fox or Phyllis Fox and Phyllis Logan, late of 12 Barry-street, Clifton Hill, home duties, died 28th September, 1955, intestate.

T HEREBY give notice that on the 19th March, 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:—

LORD, MOLLY, late of 41 Kalimna-street, Carrum, home

duties, died 18th January, 1956, intestate.

C. J. GARDNER Public Trustee.

412 Collins-street, Melbourne, C.1, 21st March, 1956.

Transport Regulation Acts. TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

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

Name and Address; Nature of Application.

- Boag, P., 8 Delaney-avenue, Burwood; application to vary the terms of existing licence No. D.A.19502 by the addition of the ability to operate within a radius of 25 miles of the G.P.O., Melbourne—general goods.
- Bourne, M. A., 481 Bell-street, Preston; 1 commercial goods vehicle (209 cwt.) to operate from Forests Commission landings at Mt. Disappointment to sawmills in the metropolitan area, as directed by an officer of the Forests Commission—logs.
- BRITISH FARM EQUIPMENT PTY. LTD. (VIC.), 568 Elizabeth-TISH FARM EQUIPMENT PTY. Ltd. (VIC.), 568 Elizabethstreet, Melbourne; 1 commercial goods vehicle
 (12 cwt.) to operate throughout the State of Victoria in the course of business as "tractor and
 implements importers and distributors":—(a) Implements and accessories for demonstration purposes
 only, with the ability to make an urgent incidental
 delivery, (b) tools of trade, spare parts, and materials
 incidental to the repair and servicing of tractors and
 implements implements.
- CAMILLERI, F., Clark-road, Springvale; 1 commercial goods vehicle (83 cwt.) to operate from Bacchus Marsh to Melbourne—brown coal only.
- Chojna, M., 40 Glenhuntly-road, Elwood; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria in the course of business as "hawker"—own clothing and drapery.
- Collier's Bulk Liquid Transfort Pty. Ltd., 63 Cecil-street, South Melbourne; 1 commercial goods vehicle (240 cwt., bulk tanker) to operate—(a) from Mel-bourne to Maryvale—liquid sodium sulphite, (b) from Maryvale to Melbourne—liquid caustic soda.
- EKLOM, L. G., 12 Delbridge-street, North Fitzroy; application to vary the terms of existing licence No. D.A.25617 by the deletion of present conditions, and adding in lieu the ability to operate within a radius of 70 miles of the G.P.O., Melbourne—bricks on behalf of the Glen Iris Brick Co. Pty. Ltd. at Templestone stowe.
- Stowe.

 Jones, A. J. S. (trading as Elegant Novelties), 308
 Flinders-lane, Melbourne; 1 commercial goods vehicle
 (17 cwt.) to operate in the course of business as
 "wholesalers and importers":—(a) Within a radius
 of 50 miles of own premises in Flinders-lane—own
 goods, (b) throughout the State of Victoria—own
 toys, softgoods, jewellery, chinaware, &c., for demonstration purposes only, with the ability to make an
 urgent incidental delivery.

 EVANS, M. C. & L. B. (trading as Evans Grain and Produce Coy.), Carrier-street, Benalla; 1 commercial
 goods vehicle (100 cwt.) to operate—(a) within a
 radius of 20 miles of Benalla in the course of business
 as "grain, produce, and hardware merchants"—
 own goods, (b) within a radius of 20 miles of Benalla
 and to and from Seymour Depot—petroleum products on behalf of Neptune Oil Co. Ltd.

 Garrett, J. G., 138 French-street, Hamilton; 1 commercial goods vehicle (80 cwt.) to operate throughout
 the State of Victoria in the course of business as
 "marine dealer"—marine stores and old metals.

 GRUMMISCH, C. H., Bass; 1 commercial goods vehicle
 (162 cwt.) to operate—(a) between Melbourne and
 San Remo, via Grantville and Bass—general goods.
 (b) between Melbourne and Phillip Island, Archies
 Creek, and Inverloch—general goods.

 HEYNE, M. W., Tynon-street, Orbost; 1 commercial goods J. S. (trading as Elegant Novelties),

(b) between Melbourne and Phillip Island, Archies Creek, and Inverloch—general goods.

Heyne, M. W., Tynon-street, Orbost; 1 commercial goods vehicle (91 cwt.) to operate—(a) within a radius of 20 miles of Orbost—general goods, (b) throughout the Shires of Avon, Bairnsdale, Tambo, Omeo, and Orbost—road-contracting plant and materials.

Humphrys, C., 50 Queen-street, Melbourne; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business as "collection and repossession specialist"—second-hand refrigerators and electrical appliances for return to Melbourne. Melbourne.

Kraft Foods Ltd., Riverside-avenue, Melbourne; 1 commercial goods vehicle (66 cwt.) to operate within a radius of 50 miles of the G.P.O., Melbourne, and to and from Torquay, Bellbrae, Anglesea, Airey's Inlet, Eastern View, Lorne, and Apollo Bay in the course of business as "cheese manufacturers"—own manufactured foodstaff. factured foodstuffs.

- MARFLEET & WEIGHT LTD., Flockhart-street, Abbotsford; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business as "engineers" for the purpose of installing, servicing, and maintaining oil firing equipment—tools, spare parts, and materials incidental to trade.
- MYRTLEFORD. CO-OPERATIVE BUTTER FACTORY CO. LTD., Myrtleford; 1 commercial goods vehicle (96 cwt.) to operate ford; 1 commercial goods vehicle (96 cwt.) to operate

 —(a) from the premises of primary producers to the
 factory of the applicant at Myrtleford—cream in
 cans; (b) from the factory aforesaid to the premises
 of any primary producer from whom cream has
 been collected—empty cans and general goods, (c)
 from Wangaratta to the premises of the applicant
 at Myrtleford—grain and produce.

 McMillan Engineering Pty. Ltd., 264 North-road, Oakleigh; 1 commercial goods vehicle (10 cwt.) to operate
 throughout the State of Victoria for the purpose of
 display and demonstration of own compressed air
- display and demonstration of own compressed air equipment, with the ability to make an urgent incidental delivery—tools, spare parts, and materials incidental to trade.
- Sinclair, A. K., Murdoch-street, Wangaratta; 1 commercial goods vehicle (213 cwt.) to operate—(a) from private properties in the Whitfield and Stanley areas to the Rutherglen Timber Co's sawmill at Rutherglen—logs, (b) from the Rutherglen Timber Co's sawmill at Rutherglen to consignees within a radius of 50 miles of Rutherglen—sawn timber. 50 miles of Rutherglen-sawn timber.
- STRACHAN & Co. Ltd., Moorabool-street, Geelong; 1 commercial goods vehicle (about 80 cwt.), to be purmercial goods vehicle (about 80 cwt.), to be purchased, to operate—(a) within a radius of 25 miles of Geelong in the course of business as "wool brokers and stock and station agents"—own goods, (b) between own store at Geelong and own branch stores at Lismore and Penshurst—own general merchandise in course of business as "stock and station agents," and for delivery to clients within a radius of 20 miles of Penshurst or Lismore, (c) within an area west of a north/south line drawn through Geelong and south of an east/west line drawn through Skipton—own agricultural equipment and general merchandise lines for demonstration purposes at country shows. poses at country shows.

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

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

- BLUSZTEIN, D., 21 Mitford-street, St. Kilda; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria, in the course of business as "hawker"—own clothing and drapery; D.7175; 2nd June, 1956.
- CARRIER AIR CONDITIONING Ltd., 1 Moore-street, Moonee Ponds; 2 commercial goods vehicles (8 cwt. and 25 cwt.) to operate throughout the State of Victoria for the purpose of installing and servicing air conditioning plant—tools of trade, spare parts, and air conditioning plant incidental thereto; D.7186 and D.7187; 10th June 1956 June. 1956.
- CHEGWIN, R. P., 17 McPharlane-street, Bacchus Marsh; 1 commercial goods vehicle (100 cwt.) to operate from Bacchus Marsh to the Cities of Melbourne, Ballarat, and Geelong—brown coal only; D.4908; 8th June, 1956.
- FRENCH, J. C. D., 28 Meikle-street, Warrnambool; 1 commercial goods vehicle (80 cwt.) to operate—(a) within a radius of 20 miles from the Post Office at Warrnambool—general goods; (b) from Timboon, Peterborough, Curdie Vale, and Port Campbell to places situate within the radius as described in paragraph (a) above—firewood; D.4861; 24th May, 1956.
- GILBERT & BARKER (AUST. PTY. LTD.), 11 Anderson-road, Thornbury; 1 commercial goods vehicle (12 cwt.) to operate throughout the State of Victoria for the purpose of servicing and installing petrol pumps—tools of trade, spare parts, and incidental materials associated thereto; D.7195; 10th June, 1956.
- GOLDRING, R. G., (trading as GOLDRING. POPULAR PRODUCTS), 17 Station-road, Rosanna; I commercial goods vehicle (9 cwt.) to operate throughout the State of Victoria in the course of business as "wholesale motor accessories distributor"—motor accessories being the property of the holder of this licence; D.4757; 19th April, 1956.

- Langskaill, A. & N. G. (trading as Langskaill Bros.), Buchan; 1 commercial goods vehicle (121 cwt.) to operate—(a) from and to Nowa Nowa and from places on or reached from the road between Nowa now and Wulgulmerang—general goods; (b) from and to Wulgulmerang and Nowa Nowa to and from Orbost and Bairnsdale—general goods; (c) within the Shire of Omeo—livestock; D.7200; 30th June, 1956.
- LOWNDES, J. W., 15 Alexandra-avenue, Geelong; 1 commercial goods vehicle (80 cwt.) to operate throughout the State of Victoria for the purpose of undertaking water boring contracts and installing and servicing windmills—tools of trade, spare parts, boring equipment, casing—incidental to licensee's own boring contracts; D.7179; 2nd June, 1956.
- contracts; D.7179; 2nd June, 1956.

 MCCARTHY, H. A. & L. A. (trading as McCarthy & Son), corner of Pleasant and South streets, Ballarat; 1 commercial goods vehicle (180 cwt.) to operate—own goods in the course of business as "potato and bottle merchants"—(a) bottles carried in the course of business as "marine dealers" from places situate west of a line drawn from the Township of Echuca to the City of Bendigo, thence to the City of Ballarat, and to the Township of Camperdown; (b) potatoes for the distribution to wholesalers within the immediate vicinity and between the railway towns of Clunes, Dunolly, Inglewood, Charlton, Wycheproof, Birchip, and Kerang—fresh consignments of potatoes being obtained from each of the aforesaid towns; D.4922; 8th June, 1956.
- Thomas, H. E., Browns-road, Main Ridge; 1 commercial goods vehicle (229 cwt.) to operate—General goods—(a) from or to the City of Melbourne and within a distance of 8 miles beyond the limits thereof to or from places situated within a radius of 9 miles from the post office in the Township of Flinders, subject to the conditions of the licence shall be via the Nepean Highway to Frankston, thence via the Frankston-Flinders-road passing through Somerville and Hastings; (b) from or to the City of Melbourne and within a distance of 8 miles beyond the limits thereof to or from the following places, namely the Townships of Somerville, Tyabb, Hastings, Bittern, Crib Point, Balnarring, Somers, and Flinders Naval Base. All journeys to be via the route defined in part (a) above; D.7168; 2nd June, 1956.

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

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

- ALLEN & TAGGART, Lilydale-road, Healesville; 2 commercials goods vehicles (184 cwt. and 178 cwt.) to operate—(1) Logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River areas—(a) to the railway station at Healesville and to any mill or dump which is located within a radius of 20 miles of such landing or of the railway station at Healesville; T.T.D.1203 and T.T.D.1205; 27th June, 1956.
- Breadmore, K. E., 97 Comans-street, Morwell; 1 commercial goods vehicle (159 cwt.) to operate—(1) Logs from Drysdale's forest landing at Traralgon Creek to J. W. and J. D. Pearce's sawmill, at Springvale; T.T.D.1648; 15th June, 1956.
- BRIAR HILL TIMBER & TRADING CO. PTY. LTD., Sherbourneroad, Briar Hill; 1 commercial goods vehicle (194 cwt.) to operate—(1) logs from the Forests Commission forest landing at Flowerdale to the Briar Hill Timber Co's. sawmill at Briar Hill; T.T.D.1522; 10th June, 1956.
- Davidson, W. G., Box 256, P.O., Orbost; I commercial goods vehicle (193 cwt.) to operate—(1) sawn timber and cross arms from the Errinundra Timber Co's. sawmill at Club Terrace, to the Postmaster-General's depot, at Bairnsdale, and the railhead at Orbost; T.T.D.1581; 28th June, 1956.
- DRISCOLL, S. W., Boyce-street, Avoca; 1 commercial goods vehicle (103 cwt.) to operate—(1) sawn timber from Avoca sawmills, at Avoca, to consignees within a radius of 50 miles of the Avoca sawmills, at Avoca, (2) case shooks from the Avoca sawmills, at Avoca, to G. Thompson's yards at Shepparton; T.T.D.1726; 20th June, 1956,

- GEORGE, A. W., Old Fernshaw-road, Healesville; 1 commercial goods vehicle (183 cwt.) to operate—(1) logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River area—(a) to the railway station at Healesville and to any mill or dump which is located within a radius of 20 miles of such landing or of the railway station at Healesville; (b) to any mill or yard situated within a radius of 25 miles of the G.P.O., Melbourne; (2) sawn timber from A. B. Dennehy's sawmill at Healesville—(a) to the railway station at Healesville; (b) to any customer, if delivered, within a radius of 20 miles of the railway station at Healesville; (c) to any merchant or builder, if delivered, to timber yard or direct on to building site, which is situated within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.1723; 20th June, 1956.
- a radius of 25 miles of the G.P.O. Melbourne; T.T.D.1723; 20th June, 1956.

 GOULD, J. L., Falls-road, Marysville; 1 commercial goods vehicle (251 cwt.) to operate—(1) logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River area—(a) to the railway station at Healesville and to any mill or dump which is located within a radius of 20 miles of such landing or of the railway station at Healesville; T.T.D.1210; 27th June, 1956.
- Hanson, J. F., South Wangaratta Roadside, Wangaratta; 1 commercial goods vehicle (240 cwt.) to operate—(1) logs from forest landings within a radius of 35 miles of Wangaratta and the Cheshunt areas to J. F. Hanson's sawmill at Wangaratta; (2) sawn timber from J. F. Hanson's sawmill at Wangaratta to consignees at Corowa, Shepparton, Albury, Euroa, Bright, Benalla, and Wangaratta; T.T.D.1527; 2nd June, 1956.
- HEIMS, H. W., 5 Alfred-street, Heidelberg; 1 commercial goods vehicle (100 cwt.) to operate—(1) case logs from any forest landing in the Kinglake and Flowerdale areas to R. Sealey's sawmill at Fitzroy. (2) sawn timber from the Norbury sawmills at Kinglake to the Norbury Timber Yards at Pascoe Vale. (3) firewood from the Flowerdale area to wood yards in metropolitan area; T.T.D.1158; 27th June, 1956.
- politan area; T.T.D.1158; 27th June, 1956.

 LEITH, R. W., Main-street, Warburton; 1 commercial goods vehicle (120 cwt.) to operate—(1) case logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River area—(a) to the railway station at Warburton and/or Yarra Junction and to any mill or dump which is located within a radius of 20 miles of such landing or of the railway station at Warburton and/or Yarra Junction; (b) to any mill or timber yard situated within a radius of 25 miles of the G.P.O., Melbourne. (2) sawn timber from Kent's sawmill at Warburton to timber yards in the metropolitan area. (3) sawn timber and palings from Platt's sawmill at Warburton to timber yards in the metropolitan area. (4) sawn palings from Pate's sawmill at Wesburn to timber yards in the metropolitan area. (5) sawn timber and palings from Boyd, Doland, and Bennett's sawmill at Millgrove to timber yards in the metropolitan area; T.T.D.1523; 10th June, 1956.

 MAXWELL, B. A., Lyonville; 1 commercial goods vehicle
- Maxwell, B. A., Lyonville; I commercial goods vehicle (256 cwt.) to operate—(1) sawn timber from Maxwell's and Olsen's sawmill at Bullarto to Becker and Cross's timber yards at Caulfield, Phelan's timber yards at Maryborough, and Hume and Iser's timber yards at Bendigo; T.T.D.1525; 2nd June, 1956.
- MORRIS, G. H., Britannia Creek-road, Wesburn; 1 commercial goods vehicle (200 cwt.) to operate—(1) sawn timber from Tuckman's sawmill at Warburton—(a) to railway station at Warburton and/or Yarra Junction; (b) to any customer if delivered within a radius of 20 miles of the railway station at Warburton and/or Yarra Junction; (c) to any merchant or builder which is located within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.1722; 20th June, 1956.
- Morse, A. J., Steeles-road, Healesville; 1 commercial goods vehicle (177 cwt.) to operate—(1) redgum logs from private properties in the Alexandra area to W. Burley's sawmills at Montrose, Dandenong Sawmilling Co's, sawmill at Dandenong, and to Westall's sawmill at Springvale; T.T.D.1647; 21st June, 1956.
- sawmill at Springvale; T.T.D.1647; 21st June, 1956.

 PATON, ROBERT, & SONS, High-street, Koroit; 1 commercial goods vehicle (95 cwt.) to operate—(1) sawn timber from Harmer and Balls' sawmills at Heathmore, L. W. Porter's sawmill at Bessiebelle, Holmes and Melano's sawmill at Tyrendarra, to R. Paton's timber yards at Koroit. (2) sawn timber from R. Paton's timber yards at Koroit to consignees within a radius of 25 miles of such timber yard. (3) sawn timber from J. J. Dishan's sawmill at Cavendish to R. Paton's timber yards at Koroit; T.T.D.1161; 27th June, 1956,

PECK, C. A., Crowley-road, Healesville; 2 commercial goods EK, C. A., Crowley-road, Healesville; 2 commercial goods vehicles (180 cwt. each) to operate—(1) logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River area—(a) to the railway station at Healesville and to any mill or dump which is located within a radius of 20 miles of such landing or of the railway station at Healesville; (b) to any mill or timber yard situated within a radius of 25 miles of the G.P.O., Melbourne. (2) sawn timber from Robinson's sawmill at Narbethong—(a) to the railway station at Healesville; (b) thong—(a) to the railway station at Healesville; (b) to any customer, if delivered, within a radius of 20 miles of the railway station at Healesville; (c) to any

miles of the railway station at Healesville; (c) to any merchant or builder, if delivered, to timber yard or direct on to building site which is located within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.1213 and T.T.D.1214; 27th June, 1956.

Power, F. J., 58 Fraser-avenue, Edithvale; 1 commercial goods vehicle (220 cwt.) to operate—(1) sawn timber from Kirchubel's sawmill at Tanjil Bren—(a) to the railway station at Nayook; (b) to any merchant or builder, if delivered, to timber yard or direct on to building site which is located within a radius of 20 miles of such railway station; T.T.D.1192; 27th June, 1956.

20 miles of such railway station; T.T.D.1192; 27th June, 1956.

SCHULTZ, E. H. C., McIvor-street, Benalla; 1 commercial goods vehicle (180 cwt.) to operate—(1) logs from forest landings in the Samaria area to E. H. C. Schultz's sawmill at Benalla. (2) sawn timber from E. H. C. Schultz's sawmill at Benalla to consignees at Kyabram; T.T.D.1650; 15th June, 1956.

STAWELL TIMBER INDUSTRIES PTY. LTD., 141 Main-street, Stawell; 1 commercial goods vehicle (280 cwt.) to operate—(1) logs from any forest landing in the Mt. Cole area to Stawell Timber Industries Pty. Ltd's. sawmill at Stawell. (2) logs from any forest landing in the Mt. William area to Stawell Timber Industries Pty. Ltd's. sawmill at Stawell; T.T.D.1585; 10th June, Pty. Ltd's. sawmill at Stawell; T.T.D.1585; 10th June, 1956.

1956.

TRUSCOTT, C. T., "Stanhill," 34 Queens-road, Melbourne; 1 commercial goods vehicle (245 cwt.) to operate—(1) logs from any forest landing in the Balook area to C. T. Truscott's sawmill at Pakenham East. (2) sawn timber, the product of own sawmill at Pakenham East—(a) to consignees on the Mornington Peninsula, and to Melbourne suburban districts, and direct (only) on the huilding sites in the metropoliting series and to on to building sites in the metropolitan area and to Beech Timber Co's. timber yards at Mentone; T.T.D.1190; 27th June, 1956.

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 matter set out opposite their names, will be heard at a time and place to be communicated to the parties:—

Name and Address; Nature of Application.

THOMAS, V. H., 27a Alma-street, Maryborough; application for renewal of licence No. C.O.47, expiring 14th July, 1956, to operate under the same terms and conditions.

- ditions.

 BAILEY, R. A., High-street, Maldon; application for renewal of licence No. C.O.622, expiring 12th July, 1956, to operate under the same terms and conditions.

 KINGSTON, F. C., 19 Wimmera-street, Stawell; application for renewal of licence Nos. C.O.351, expiring 2nd April, 1956, to operate under the same terms and conditions, and C.T.225, expiring 2nd April, 1956, authorizing operations as a country taxi from Stawell.

 Breuer, I. J. (trading as L. J. Breuer and Co.) 94 Wilson-
- Breuer, L. J. (trading as L. J. Breuer and Co.), 94 Wilson-street. Horsham; application for renewal of licence Nos. C.T.272 and C.T.335, expiring 25th April, 1956, authorizing operations as country taxis from Horsham, and C.H.185, expiring 29th April, 1956, to operate as a country private hire from Horsham.
- CROUCH, F., & Son, 22 Main-street, Stawell; application for renewal of licence No. C.H.208, expiring 20th May, 1956, to operate as a country private hire from Stawell.
- HUF, V. R., Box 115, Natimuk; application for renewal of licence No. C.H.186, expiring 30th April, 1956, to operate as a country private hire from Natimuk.
- Schilling, B., & Son, 38 Scott-street, Warracknabeal; application for renewal of licence No. C.H.204, expiring 19th May, 1956, to operate as a country private hire from Warracknabeal.
- RIDDINGTON, J. R. & K. G., (trading as Riddington Bros.), New Tallangatta; application for renewal of licence No. T.P.14, expiring 3rd March, 1956, authorizing operations as a stage omnibus under the same terms and conditions.
- SYKES, G. T., Cressy; application for renewal of licence No. C.O.349, expiring 2nd April, 1956, to operate under the same terms and conditions.

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GRAY, W. H., Conness-street, Chiltern; application for renewal of licence No. C.H.323, expiring 30th July, 1956,

to operate as a country private hire from Chiltern.
MAY, C. J., 34 Henty-street, Casterton; application for renewal of licence No. C.T.386, expiring 14th July, 1956,
authorizing operations as a country taxi from Caster-

ton.

RYAN, C. D., 509 Hanel-street, Albury, New South Wales;

1 commercial passenger vehicle, with seating capacity
for five persons, to operate as follows:—(a) At
separate and distinct fares within a radius of 6 miles
of the main gate at Bonegilla Migrant Centre, (b)
under private hire conditions within a radius of 50
miles of the main gate at Bonegilla Migrant Centre.

under private hire conditions within a radius of 50 miles of the main gate at Bonegilla Migrant Centre. Corlo Bus Lines, 23 Catherine-street, Geelong West; 1 commercial passenger vehicle, with seating capacity for 31 persons, to operate as an additional stage omnibus under the same terms and conditions as all "U.O." licences held by the applicant company. Burns, J. A., 6 Creek-road, Lilydale; 1 commercial passenger vehicle with seating capacity for five persons.

senger vehicle, with seating capacity for five persons, to be purchased to operate as follows:—(a) At separate and distinct fares within a radius of 3 miles of Mooroolbark Railway Station, (b) under private hire conditions within a radius of 50 miles of Moorool-bark Railway Station.

Note.—This application replaces application in the name of J. A. Burns and J. Huston, gazetted on the

14th March, 1956. McKiernan, K. J., Post Office, Inverleigh; 1 commercial passenger vehicle, with seating capacity for 22 persons, to operate as a stage omnibus between Inverleigh and Geelong, via Murghebolac, Stonehaven and Fyansford.

TIME-TABLE.

Monday to Saturday.

Depart 8.10 a.m. Inverleigh. Arrive 6.15 p.m. Arrive 9.00 a.m. Geelong. Depart 5.35 p.m.

Fares.

Fyansford. Stonehaven. Murghebolac. Inverleigh. Single: 1s. 6d. 2s. 3s. 6d. 5s. Return: 3s. 3s. 5s. 10s.

Weekly Concession.

Five day: 27s. 6d. Six day: 30s.

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

TRANS-OTWAY LIMITED, corner Ryrie and Fenwick streets, Geelong; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate as an additional stage omnibus, under the same terms and conditions as all "U.O" licences at present in the name of the applicant company.

stage omnibus, under the same terms and conditions as all "U.O." licences at present in the name of the applicant company.

Warragul, Bus Lines Pty. Ltd., Queen-street, Warragul; 1 commercial passenger vehicle, with seating capacity for 31 persons, to operate as follows:—(a) for the carriage of school children only between Yarragon and Warragul, via Cloverlea, under contract to the Education Department, (b) as an additional vehicle under the same terms and conditions as all "C.O." licences held by the applicant company, (c) as a special service omnibus. subject to all regulations appertaining to such operations and subject also to the condition that journeys undertaken commence within a radius of 10 miles of the Yarragon Post Office.

Greenaway. G., Wimmera-street, Dimboola; application for renewal of licence No. C.O.224, expiring 15th March, 1956, to operate under the same terms and conditions.

Wright, A. R. (trading as Traralgon-Yarram Passenger Service). Yarram; application for renewal of licence Nos. C.T.226, expiring 5th April, 1956, authorizing operations as a country taxi from Yarram, and C.O.555, expiring 5th April, 1956, to operate under the same terms and conditions.

Shoesmith, A. V., 18 High-street, Eildon; application for variation of licence No. C.T.572, to include the ability to operate as a country taxi-cab from Thornton, between 5.15 p.m. and 6.30 p.m. week days, and from 2 p.m. to 6.30 p.m. on Saturdays.

Trollop, L. T., Woods-street, Donald; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) at separate and distinct fares within a radius of 5 miles of Donald Post Office.

Inres within a radius of 5 miles of Donald Post Office,
(b) under private hire conditions throughout the State
of Victoria, from Donald Post Office.

McKenzie's Tourist Services Pty. Ltd., 53 Barkers-road,
Kew; 1 commercial passenger vehicle, with seating
capacity for 33 persons, to operate as an additional
stage omnibus, under the same terms and conditions as
all "C.Q." licences held by the applicant company,

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

Name and Address; Nature of Application.

Curren, C. (trading as Black Rock Bus Service), 379
Beach-road, Mentone; application for variation of
C.O. licences in the name of the applicant to include
the ability to operate for the carriage of school children only between Mentone Boys' Grammar School
and Sandringham Railway Station, under contract to
the said school, as follows:—Via Como-parade, Balcombe-road, Beach-road, and Melrose-street. Two
return trips daily during school terms.

Nore—Above operations at present authorized by

Note.-Above operations at present authorized by permit authority.

SUHR, L. T., 271 Centre-road, Bentleigh; application for one commercial passenger vehicle, with seating capacity for 27 passengers, to operate as a metropolitan stage omnibus on Route 32A (Oakleigh-Brighton) under the same terms and conditions as contained in M.O. licences in the name of the applicant.

A PPLICATIONS for renewal of metropolitan omnibus licences (expiring 31st December, 1956) as listed below to be renewed in the same terms and conditions as at present prescribed.

Note.—Any interested party desiring information as to the prescription of routes listed for renewal may obtain details by application to the offices of the Board.

Applicant; . Route; Licence No.

Applicant; Koute; Licence No.

Victoria Dock Bus Co. Pty. Ltd., 3 Dynon-road, South Kensington; 7, Spencer-street-Victoria Dock; M.O's 351, 353, 355, 348, 349, 352, 354, Sub. 55.

Neeson's Bus Service Pty. Ltd., 4 Brunswick-road, East Brunswick; 30, Clifton Hill-Moonee Ponds; M.O's 241, 242, 245, 243, 446, 239, 240.

Easton, M. J., 213 Albion-street, West Brunswick; 34, Brunswick-Westgarth; M.O.146.

Deveson, H. E. R., 97 Wilson-street, Moonee Ponds; 34, Brunswick-Westgarth; M.O.615.

PURSER, A. V., 2 Walker-street, West Brunswick; 34, Brunswick-Westgarth; M.O.196.

Deveson, G. A., 6 Appleby-crescent, West Brunswick; 34,

Devision, G. A., 6 Appleby-crescent, West Brunswick; 34, Brunswick-Westgarth; M.O.395.

Dean, H. H., 79 Queen-street, West Coburg; 34, Brunswick-Westgarth; M.O.403.

Walshe, E. P., 38 St. James-road, Heidelberg; 38, Footscray-Carlton-East Melbourne; M.O's 126, 465, 128, 129, 466, 131. 129, 466, 131.

BIRKETT J. & N. , 50 Canterbury-road, Middle Park; 39, Flemington Bridge-Essendon Railway Station; M.O.

Sub. 81.

Cooper, S. W. (trading as East Preston-Epping Bus Services Pty. Ltd.), 753 Plenty-road, East Preston; 1A,
Thornbury-Edwardes Park-West Reservoir; M.O.

Thornbury-Edwardes Park-West Reservoir; M.O. Sub. 8, M.O.39.

DUNN, W. T., 42 Cornwall-street, West Brunswick; 9A, Brunswick-Essendon; M.O's 10, Sub. 3.

RICARDO, F., 26 Beauview-parade, Ivanhoe; 10A, Fairfield-Moonee Ponds; M.O.56.

REID, D. F., 252 St. Georges-road, Northcote; 10A, Fairfield-Moonee Ponds; M.O's 223, 224, 225.

KNIGHT, F. & R. F., 58 The Avenue, Coburg; 10A, Fairfield-Moonee Ponds; M.O's 341 and 340.

WADDELL, H. P., 210 Blyth-street, East Brunswick; 10A, Fairfield-Moonee Ponds; M.O's 342, 343.

TWOMEY, J. C. & R. G., & A. C. STILL (trading as Northcote Garage and Bus Service, per J. C. Twomey), 411 High-street, Northcote; 10A, Fairfield-Moonee Ponds; M.O's 200 and 201.

M.O's 200 and 201.

Thomas, W. C., 240a Clarke-street, Northcote; 10a, Fair-field-Moonee Ponds; M.O.147.

Carah, W. J., 94 Fyffe-street, Thornbury; 10a, Fairfield-Moonee Ponds; M.O.211.

RYAN, J. P. Manager, Ryan Brothers Bus Service, 827 Mount Alexander-road, Moonee Ponds; 15A, Moonee Ponds-Aberfeldie; M.O's 312, 313, 314, 315.

MAGREE, J. P. J. (estate of late, per G. G. Gow, manager), 19 Donald-street, Footscray: 20A, Footscray-Brooklyn; M.O's 256, 258, 257, 259, 255, 260.

Spencer, H. R. (Eastern Suburbs Omnibus Services Pty. Ltd.), 96-100 McKinnon-road, Bentleigh; 25a, Gardiner-Middle Brighton-Moorabbin; M.O's 14, 15, 16, 417, 18, 418, 24, 419, 21, 22, 23.

DENDY OMNIBUSES (per H. R. Suhr, manager), 273 Centre-road, Bentleigh; 32a, Oakleigh-Bentleigh-Brighton; M.O's 148, 149, Sub. 25.

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

Name and Address: Licence No.: Expiring.

ABBOTT, W. J., 61 Porter-street, Prahran; M.T.852; 30th

June, 1956.
ALMOND, J. F., 79 Murphy-street, Elsternwick; M.T.832; 30th June, 1956.
AUGUSTES, M., 14 Derby-street, Armadale; M.T.501; 30th June, 1956.
AYTON, C. J., 200 Waiora-road, Rosanna; M.T.855,

June, 1950.
ATTON, C. J., 200 Waiora-road, Rosanna; M.T.855, M.T.1089; 30th June, 1956.
BABB, W. J., 31 Waverley-parade, Pascoe Vale South; M.T.1115; 30th June, 1956.
BAILLIE, R. C., 75A Fitzroy-street, St. Kilda; M.T.624, M.T.1020; 30th June, 1956.
BARKER, J., 54 Rathdown-street, Carlton; M.T.714, M.T.716, M.T.1051; 30th June, 1956.

Barker, L. A., 35 Fairview-grove, Camberwell; M.T.1330; 30th June, 1956.

BECKINSALE, A. F., 29 Elliott-street, Ascot Vale; M.T.1074; 30th June, 1956.
BENNETT, C., 48 Raphael-street, Abbotsford; M.T.782; 30th June, 1956.

June, 1956.

Blanchard, L. C., 5 Brokenshire-street, Clifton Hill; M.T.1068; 30th June, 1956.

Board, R. H., 170 Murrumbeena-road, Murrumbeena; M.T.672; 30th June, 1956.

Bodkin, C., 320 Farrell-street, Seddon; M.T.600; 30th June, 1956.

Brown, A. J., 18 Morphett-avenue, Ascot Vale; M.T.656; 30th June, 1956.

Brown, H. G., 5 Sydney-street, Prahran; M.T.1146; 30th June, 1956.

Burgin, R. C., 22 Middle-street, Ascot Vale; M.T.527; 30th June, 1956. Burgin, R. C., 22 Middle-street, Ascot Vale; M.T.527; 30th June, 1956.

Buttress, G. A., 1039 High-street, Keon Park; M.T.1022; 30th June, 1956.

Carroll, L. J., 10 Mathers-avenue, North Kew; M.T.592, M.T.1048, M.T.162; 30th June, 1956.

Carroll, S. J., 107 Heidelberg-road, Clifton Hill; M.T.1017; 30th June, 1956.

CIMADLER, R. R., 22 Mark-street, North Fitzroy; M.T.665; 30th June, 1956.

Colson, A. F., 31 Ryan-street, Northcote; M.T.1005; 30th June, 1956.

June, 1956.

Cowling, J. A., 22 Fordham-avenue, Camberwell; M.T.1038; 30th June, 1956. Cranbourne, J. W., 75 Burrindi-road, Caulfield; M.T.1073;

30th June, 1956.

DELLAMARTA, W., 564 High-street, Northcote; M.T.1083; 30th June, 1956.

DEVINE, L. E., 25 High-street, Kew; M.T.1076; 30th June, 1956.

1956. DORMAN, F. G., 21 Gregory-grove, East Preston; M.T.1098;

DORMAN, F. G., 21 Gregory-grove, East Preston; M.T.1098; 30th June, 1956.

EDWARDS, R. W., 95 Carlisle-street, St. Kilda; M.T.604; 30th June, 1956.

EVANS, G. W., 375 New-street, Brighton; M.T.1041; 30th June, 1956.

FALVEY, L. L., 17 Coates-street, Moonee Ponds; M.T.1060; 30th June, 1956.

FLEGATE, W. C., 28 Holyrood-avenue, Strathmore; M.T.562; 30th June, 1956.

FLETCHER, O. H., 6 Bournville-avenue, Brighton; M.T.759; 30th June, 1956.

FIETCHER, O. H., 6 Bournville-avenue, Brighton; M.T.759; 30th June, 1956.

FOSTER, G. A., Lot 254, Mackie-road, Bentleigh; M.T.1152; 30th June, 1956.

GANGE, A. J., PTY. LTD., 214 Brunswick-street, Fitzroy; M.T.425, M.T.426, M.T.427, M.T.429, M.T.430, M.T.431, M.T.432, M.T.433, M.T.961, M.T.1012; 30th June, 1956.

GARRARD, R. E., 22 Thackeray-street, Elwood; M.T.829; 30th June, 1956.

GORDON, C. A. 82 High-street Windson; M.T.1009; 20th

Gordon, C. A., 82 High-street, Windsor; M.T.1008; 30th June, 1956.

Grayson, L. A., 37 White-ave 30th June, 1956. Greig, W. B. M. J., 171 Vic M.T.460; 30th June, 1956. 37 White-avenue, North Kew; M.T.973;

171 Victoria-avenue, Albert Park;

Harris, J., 6 Marlborough-street, Caulfield North; M.T.699; 30th June, 1956.

HARVEY, J. E., 15 Tramway-parade, Beaumaris; M.T.705; 30th June, 1956.

HARVEY, J. E., 15 Tramway-parade, Beaumaris; M.T.1001, M.T.706; 30th June, 1956. HILL. L. G., 68 Glencairn-avenue, East Brighton; M.T.722;

27th June, 1956.

Holmes, E. S., 4 Kinkora-road, Hawthorn; M.T.496, M.T.1039; 30th June, 1956.

Horron, A. G., Lot 40, Westhall-road, Springvale; M.T.549; 30th June, 1956.

June, 1956.

JACOBS, S., 85 Finch-street, Malvern; M.T.1066; 30th June, 1956.

Johnson, K., 19 Hayes-street, Highett; M.T.1118; 30th June, 1956.

Johnson, K., 17 Inverness-avenue, Armadale; M.T.1102; 30th June, 1956.

Kendall, K. J., 103 Grandview-avenue, Pascoe Vale South; M.T.717, M.T.1147; 30th June, 1956.

Langdon, D. G. H., 13 Bradley-avenue, Thornbury; M.T.1079; 30th June, 1956.

Langdon, J. B. A., 166 Gold-street, Brunswick; M.T.646; 30th June, 1956.

Lewis, D. B., 22 The Esplanade, St. Kilda; M.T.1030; 30th June, 1956.

LUNCH, S. V., 21 The Boulevard, Ivanhoe; M.T.640, M.T.641, M.T.1053; 30th June, 1956.

Malouf, W., Flat 4, Normanby Court, 23 Chapman-street, North Melbourne; M.T.1112; 30th June, 1956.

Martin, S. J. H., 106 Christmas-street, Northcote; M.T.435; 30th June, 1956.

MITCHELL, C. C. S., 3 Royal-crescent, Armadale; M.T.827; 30th June, 1956.

MITCHELL, A. P., Flat 9, 18 Duke-street, St. Kilda; M.T.1075; 30th June, 1956.

Mowlam, A. J., 108 Rathmines-street, Fairfield; M.T.891, M.T.1042; 30th June, 1956.

MOVLE, S. H., 4 Clowes-street, South Yarra; M.T.1007; 30th June, 1956.

MULDER, E. J., 640 Dandenong-road, Carnegie; M.T.884; 30th June, 1956.

MULDER, E. J., 640 Dandenong-road, Carnegie; M.T.884; 30th June, 1956.

NULDER, E. J., 640 Dandenong-road, Carnegie; M.T.884; 30th June, 1956.

NESON, N. B., 13 Victoria-parade, Collingwood; M.T.976; 30th June, 1956.

NEESON, N. B., 13 Victoria-parade, Collingwood; M.T.976; 30th June, 1956.

NICHOLLS, H. L. (Mrs.), 12 Rose-street, Bentleigh; M.T.801; 30th June, 1956.

NOLAN, F. B., 5 Kinkora-road, Hawthorn; M.T.1087; 30th June, 1956. 1956 19 Hayes-street, Highett; M.T.1118; 30th

Nolan, F. B., 5 Kinkora-road, Hawthorn; M.T.1087; 30th June, 1956.

Nolan, V. J., 52 Mountain View-road, Montmorency; M.T.594, M.T.1133; 30th June, 1956.

Norman, A., 2 St. Georges-grove, Parkville; M.T.589; 30th June, 1956.

Organ, G. A. S., 63 Robertson-road, Hawthorn; M.T.843; 30th June, 1956.

Parkes, E. S., 440 Bell-street, Pascoe Vale South; M.T.1340; 30th June, 1956.

Pearce, R. F., 56 Adeney-street, Kew; M.T.864; 30th June, 1956.

PECK, M. (Mrs.). 53 Beaver-street, East Malvern; M.T.822.

1936.
PECK, M. (Mrs.), 53 Beaver-street, East Malvern; M.T.822, M.T.823, M.T.824; 30th June, 1956.
SCOTT, J., 24 Waltham-street, Richmond; M.T.787, M.T.788; 30th June, 1956.
SHEAHAN, D. M., 22 Raleigh-street, Footscray; M.T.1142; 30th June, 1956.
SHEPHERDSON, H. R., 170 Eglinton-street, Kew; M.T.911; 30th June, 1956.

SHEPHERDSON, H. R., 170 Eglinton-street, Kew; M.T.911; 30th June, 1956.
SHEPPARD, B. F., 6 Well-street, Middle Brighton; M.T.1332; 30th June, 1956.
SHOEBRIDGE, A. A., Waratah-avenue, The Basin, Bayswater; M.T.793; 30th June, 1956.
SIERAK, H., 5 Hooper-street, Murrumbeena; M.T.1054; 30th June, 1956.
SINCLAIR, A. J. & M., 11 Furneaux-grove, East St. Kilda: M.T.777, M.T.780, M.T.922, M.T.1124; 30th June, 1956.
SINCLAIR, J., 281 Victoria-road, Northcote; M.T.694; 30th June, 1956. M.T.771, M.T.780, M.T.922, M.T.1124; 30th June, 1956.
SINCLAIR, J., 281 Victoria-road, Northcote; M.T.694; 30th June, 1956.
SMITH, E. R. & E. J., 70 St. Phillips-street, East Brunswick; M.T.1138; 30th June, 1956.
SMITH, J. H., 89 Richardson-street, Albert Park; M.T.1111: 30th June, 1956.
SMITH, W. G., 44 Moore-street, South Yarra; M.T.575; 30th June, 1956.
STEWART, G. S., 11 Narbethong-road, Murrumbeena; M.T.974, M.T.611, M.T.921; 30th June, 1956.
STEPHEN, V. R. (Mrs.), 22 Vautier-street, Elwood; M.T.572; 30th June, 1956.
SWEENEY, A. R., 84 Tennyson-street, Kensington; M.T.1052; 30th June, 1956.
SWAGELL, V., 1 Hepburn-street; Hawthorn; M.T.1331; 30th June, 1956.
SWIFT, A. W., 350 Barkly-street, Elwood; M.T.701; 30th June, 1956.
SZEJWAC, J., 405 Lygon-street, Carlton; M.T.1334; 30th June, 1956.

SZEJWAC, J., 405 Lygon-street, Carlton; M.T.1334; 30th June, 1956.
TAGGART, F. W., 20 George-street, East Melbourne; M.T.819; 30th June, 1956.
TRAINOR, A. R., 24 Laura-street, East Brunswick; M.T.828; 30th June, 1956.
UNWIN, E. W., 419 Rae-street, North Fitzroy; M.T.769; 30th June, 1956.
UTTING, T. E., 231 Heidelberg-road, Northcote; M.T.437, M.T.439, M.T.440, M.T.441, M.T.442, M.T.443, M.T.941, M.T.132; 30th June, 1956.
WALLACE, G. J., 515 Nepean Highway, Brighton; M.T.1015; 30th June, 1956.

D. B. L., 33 Dunlop-avenue, Ascot Vale; WATSON.

M.T.1153; 30th June, 1956. Watson, V. J., Corrigan-road, Noble Park; M.T.840; 30th

WATSON, V. J., Corrigan-road, Noble Park; M.T.840; 30th June, 1956.
WATSON, W., Flat 9, 18 Duke-street, St. Kilda; M.T.775; 30th June, 1956.
WHYTE, W. C., 22 Derby-street, Moonee Ponds; M.T.1139; 30th June, 1956.
WILLIAMS, B. (Mrs.), 21 Gregory-grove, East Preston; M.T.579; 30th June, 1956.
WILLIAMS, T. L., 3 Roseberry-grove, Glenhuntly; M.T.1032; 30th June, 1956.
WILSON, L. T., 17 Kendall-street, Coburg; M.T.1328; 30th June, 1956.

A PPLICATION for metropolitan hire car licences by the persons listed hereunder in respect of the commercial

passenger vehicles, with seating capacity for five persons: Name and Address; Proposed Operational Address.

BENNETT, R. J., 11 Merton-street, Albert Park; composite conditions from an approved depot in Zone "A." CLEIGHTONHILLS, J. A., 71 Bundeera-road, South Caulfield; composite conditions from an approved depot in Zone "B."

conditions from an approved depot in Zone "A."
CLEIGHTONHILLS, J. A., 71 Bundeera-road, South Caulfield; composite conditions from an approved depot in Zone "B."

COCHRAN, B. E., 10 Cole-crescent, East Coburg; composite conditions from an approved depot in Zone "H."
COLES, J. M., 12 Wolseley-grove, Brighton; composite conditions from an approved depot in Zone "A."
HAYCROFT, H. J., 32 Churchill-avenue, Maidstone; composite conditions from an approved depot in Zone "K."
HOUSSEIN, M., 32 Parker-street, Prahran; composite conditions from an approved depot in Zone "B."
HOUSSEIN, M., 32 Parker-street, Prahran; composite conditions from an approved depot in Zone "A."
LANE, S. E., 4 Glenroy-road, Glenroy; composite conditions from an approved depot in Zone "N."
LANE, S. E., 4 Glenroy-road, Glenroy; composite conditions from an approved depot in Zone "J."
MATTHEWS, K. C., 5 Ramsay-street, Aberfeldie; composite conditions from an approved depot in Zone "K."
MILLS, R. T., 30 Claude-street, Northcote; composite conditions from an approved depot in Zone "K."
MILLS, R. T., 30 Claude-street, Northcote; composite conditions from an approved depot in Zone "A."
PAYNE, R. McL., 16 Canner-avenue, Bonbeach; composite conditions from an approved depot in Zone "A."
PAYNE, R. McL., 16 Canner-avenue, Bonbeach; composite conditions from an approved depot in Zone "A."
PAYNE, R., 22 Best-street, North Fitzroy; composite conditions from an approved depot in Zone "A."
SCHILLING, F. M., 22 Best-street, North Fitzroy; composite conditions from an approved depot in Zone "A."
SCHLING, F. M., 22 Best-street, Highett; composite conditions from an approved depot in Zone "A."
SCHLING, F. M., 22 Best-street, Hawthorn; composite conditions from an approved depot in Zone "A."
SCHLING, F. M., 21 Barton-street, Hawthorn; composite conditions from an approved depot in Zone "A."
TYENNING, H. J., 498 City-road, South Melbourne; composite conditions from an approved depot in Zone "A."
TYENNA, D., 12 Barton-street, Hawthorn; composite conditions from an appr

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

Name: Address

CLEIGITONHILLS, J. A., 71 Bundeera-road, South Caulfield. JOLLIFFE, F. K., 6 William-street, South Melbourne. OXNAM, F. G., 31 Elm-street, Northcote. PAINE, R. E., 151 Glen Eira-road, Ripponlea. VAITIEKUNAS, J., 3 Coppin-street, Richmond. WISSELL, W. B., 13 Beatty-street, Reservoir.

Spencers Bus Lines Ptv. Ltd., per H. R. Spencer, 24 Jackson-street, Prahran; application for two commer-cial passenger vehicles, with seating capacity for 29-29 cial passenger vehicles, with seating capacity for 29-29 passengers respectively, to operate as metropolitan route omnibuses, on route 33, under the same terms and conditions as existing vehicles as contained in licence Nos. M.O.122, M.O.125, M.O.117, M.O.118, M.O.119, M.O.120, M.O.121, M.O.125, M.O.439 and subs. 19 and 20.

MIDDLETON, T. G., 18 Derby-street, Fawkner; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan taxi-cab, subject to the cancellation of licence No. M.H.1279.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Wednesday, 11th April, 1956.

E. V. FIELD.

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3. 28th March, 1956.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE is hereby given that, after the publication of this advertisement in four consecutive ordinary numbers of the Government Gazette and four numbers of one of the daily newspapers published in the metropolis, the Melbourne and Metropolitan Board of Works will proceed to compulsorily take (unless the same is in the meantime acquired by the Board from the owner or owners or other persons interested by mutual agreement) the land mentioned and described below.

The nature of the works in respect of which the land is proposed to be taken is for purposes in connexion with the main drainage of the metropolis as more fully appears on the plan of the proposed works hereinafter mentioned.

A plan of the proposed works will be open for inspection at the offices of the Board, 110 Spencer-street, Melbourne, from the date hereof until the twenty-sixth day of April, One thousand nine hundred and fifty-six, during office

Particulars of the land which the Board requires for the purpose of such works and other particulars are set forth below.

The consent of the Governor in Council was duly obtained in terms of the Board's principal Act (No. 3731) on the twenty-first day of February, One thousand nine hundred and fifty-six.

DESCRIPTION OF LAND.

All that piece of land being part of Crown allotment 1, section 9, Parish of Mordialloc, County of Bourke, and being part of the land more particularly described in certificate of title, volume 3848, folio 532, commencing at the south-west corner of the said Crown allotment; thence northerly by a line for 788 links; thence easterly by a line for 1,520 links; thence southerly by a line for 788 links; thence westerly by a line for 1,520 links to the commencing

REGISTERED PROPRIETOR.

Thomas Patrick Dowling, of Barkers-road, Heatherton, market gardener.

Dated this 14th day of March, 1956.

C. F. TRATHAN

Secretary.

Offices of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne.

Dried Fruits Act 1938. STATE OF VICTORIA. NOTICE.

GORDON STEWART MCARTHUR, for and on behalf of GORDON STEWART MCARTHOK, it and note that it the Minister of Agriculture, and acting upon the recommendation of the Victorian Dried Fruits Board, hereby give notice that I have determined that the maximum proportion of dried prunes produced in Victoria in the year One thousand nine hundred and fifty-six that may be marketed within Victoria is as follows:—

Dried Prunes

40 per cent.

G. S. McARTHUR, for Minister of Agriculture.

Department of Agriculture, Melbourne, 21st March, 1956.

Country Roads Acts. COUNTRY ROADS BOARD.

Notice of Fixing New Alignments of Nepean Highway in the Shire of Frankston and Hastings.

NOTICE is hereby given that the Country Roads Board under the powers conferred upon it by the Country Roads Act 1948 (No. 5290) has fixed new alignments for the east and west sides of Nepean Highway in the Shire of Frankston and Hastings as described hereunder, that is to say

- o say:—

 (a) Commencing at a point on the south-western boundary of allotment 28, section A, Parish of Frankston, distant 320 deg. 24 min. 66 ft. 10½ in. from the southern angle of the said allotment; thence by lines bearing respectively 337 deg. 51 min. 49 ft. 9½ in., 340 deg. 36 min. 57 ft. 4 in. and 351 deg. 40 min. 99 ft. 3 in. to a point on the western boundary of the allotment last named, distant 320 deg. 24 min. 157 ft. 11½ in. and 2 deg. 37 min. 128 ft. 4 in. from the said southern angle.
- southern angle.

 (b) Commencing at a point on the eastern boundary of allotment 25, section D. Parish of Frankston, the said point being at the south-eastern angle of lot 5 on plan of subdivision numbered 6734 lodged in the Office of Titles; thence by lines bearing respectively 356 deg. 33 min. 34 feet, 355 deg. 0 min. 81 ft. 11½ in. and 345 deg. 16 min. 74 ft. 11 in. to a point on the northeastern boundary of the said allotment distant 141 deg. 27 min. 119 ft. 3 in. from the northern angle of that allotment—

which said new alignments are shown on survey plan No. 6244, lodged in the office of the Country Roads Board.

Copies of the said survey plan are lodged in the offices of the Country Roads Board, the Municipality of the Shire of Frankston and Hastings, the Registrar of Titles, and the Registrar-General respectively, and may be inspected by any person without a fee at any time at which such offices are open for business.

Dated the 19th day of March, 1956.

W. H. NEVILLE. Secretary.

Country Roads Board, Exhibition Buildings, Rathdownstreet, Carlton, N.3.

SHIRE OF MANSFIELD.

ORDER DECLARING PUBLIC HIGHWAY AND CLOSING PART OF A GOVERNMENT ROAD.

In pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1946, the Council of the Shire of Mansfield doth hereby order that the land hereinafter described shall be a public highway from and after the date of the publication of this Order in the Government Gazette, namely:—

The whole of the land described in certificates of title, volume 6044, folio 665, and volume 6157, folio 336, such land forming parts of Crown allotments 79a and 80g, Parish and County of Delatite.

And the said Council doth hereby further order that the land above described shall from the date of the said publication in the Government Gazette be a public highway in lieu of the land hereinafter described, namely:—

All that piece of land, being part of a Government road: Commencing at the north-west corner of Crown allotment 79B, Parish and County aforesaid; thence north 9 deg. 10 min. west for a distance of 192.3 links; thence south 40 deg. 30 min. east for a distance of 1.855 links; thence south 22 deg. 24 min. west for a distance of 112.3 links; thence north 40 deg. 30 min. west for a distance of 1,742 links to the point of commencement. commencement.

Dated this 7th day of March, One thousand nine hundred and fifty-six.

The common seal of the President, Councillors, and Ratepayers of the Shire of Mansfield was hereunto affixed, in the presence of-

> T. SHANKS, Councillor. L. ADELBERG, Councillor. R. WOMERSLEY, Secretary. (SEAL)

Approved by the Governor in Council, 21st March, 1956.

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

Gazette No. 122, 30th March, 1955, Schedule No. 56, Motor Spirit, &c .- For the rates shown opposite the following items, substitute the rates set out hereunder as from 15th March, 1956:—Item No. 1, 17s. 6d. per drum; Item No. 2, 2s. 11½d. per gallon; Item No. 3, 2s. 10½d. per gallon.

CONTRACTS ACCEPTED .- (Series 1955-56.) GENERAL STORES.

Gazette No. 264, 21st March, 1956, Schedule No. 56, Motor Spirit, &c .- For the rates shown opposite the following items, substitute the rates set out hereunder as from 1st April, 1956:—Item No. 1, 17s. 6d. per drum; Item No. 2, 2s. 11½d. per gallon; Item No. 3, 2s. 10½d. per gallon.

CEREALS.

Requirements under Sub-schedule No. 6 of Schedule No. 1 for the month of April, 1956, are to be purchased under agreement from the under-mentioned firms at the rates per cwt. respectively indicated, viz.: Robert Harper and Co. Ltd., Oatmeal, plain, 41s.; Barley, pearl, 44s. 6d., less 3 per cent. 14 days or 2½ per cent. 28 days; H. S. K. Ward Pty. Ltd., Split Peas, yellow, 51s., Rice, dressed, 80s., Sago, 9½d. per lb., less 3 per cent. 14 days or 2½ per cent. 30 days.

W. P. J. CARDINER, Acting Secretary to the Tender Board. 26.3.56.

PUBLIC WORKS.

4711. Bethanga, State School No. 1883, (1) replacement of dangerous wall and renew spouting, &c., £1,150.-J. Law

and Son.

4712. Blackburn, High School, (9) electrical installation in stage 1, £2,780 5s.—R. C. Dixon.

4713. Blackburn, High School, (6) supply, delivery, installation, and testing of a warm-air heating/ventilation system for stage 1, £4,962.—J. Van Loenen.

4714. Brunswick North, State School No. 3585, (7) renewal of water service, £323 17s.—O. W. White and Son Pty Ltd.

Ptv. Ltd.

4715. Burwood, Technical School, (10) electrical installation in stage 1, £3,786 16s. 3d.—L. W. Buchanan.
4716. Burwood, Teachers' Training College, (7) supply.

delivery, installation, and testing of heating/ventilation and hot-water systems in new lecture room wing, £5,595.—
H. W. Creek and Sons Pty. Ltd.
4717. Cheltenham East, State School No. 4754, (2) erec-

4717. Cheltenham East, Štate School No. 4754, (2) erection of No. 2 shelter pavilions, 32 ft. x 16 ft., £1,145.—T. H. Waller and Sons.
4718. Coburg. High School, (10) external repairs and painting, £1,564.—L. W. Friezer.
4719. Doveton, State School No. 4784, (6) electrical installation, £830.—R. F. Smith.
4720. Fitzroy North, State School No. 3918, (4) electrical rewiring and additional light and power to existing school, £768.—C. J. Pearce and Co.
4721. Flemington, Travancore Developmental Centre, (5) replacement of southern boundary fencing in pipe and chain mesh, £388 10s.—W. G. Blake.
4722. Glenroy, Technical School. (5) supply delivery, in-

chain mesh, £388 10s.—W. G. Blake.

4722. Glenroy, Technical School, (5) supply, delivery, installation, and testing of mechanical services, stage 1, £8,069.—Ford and Swinton.

4723. Gresswell, Sanatorium, (1) erection of No. 2 garages, £264 10s.—D. A. Davies.

4724. Katunga, State School No. 4689, (1) removal of Hawksley aluminium classrooms from Numurkah State School and re-erection, £2,594.—Leighton Pty. Ltd.

4725. Kew, State School No. 1075, (5) removal of tiers in classrooms 4, 5, and 6 and renewal of spouting to shelter and wood sheds, £390.—F. H. Jarman.

4726. Kiewa Valley, Consolidated School, (3) repairs and painting to Kergunyah, Kiewa, and Charleroi buildings, £3,150.—J. R. Cunningham.

4727. Melbourne, Licensing Court, 632 Bourke-street, (3) mechanical services installation, £6,305.—Ford and Swinton.

4728. Melbourne, Health Department, 295 Queen-street, (4) provision of additional toilet accommodation, £5,013 (4) provision of additional toilet accommodation, £5,013 ls. 6d.—R. P. Finn.

4729. Mildura, Research Station, (3) erection of implement shed, £1,183.—S. Sandor.
4730. Mitta Junction, State School No. 4080, (1) repairs and painting to residence and shelter pavilion, £555.—J. F. Robins.

4731. Moorabbin, State School No. 1111, (3) erection of

4/31. Mooraboin, State School No. 111, (3) erection of boundary fencing in wire mesh to frontage Worthing-road, £426.—Cyclone Co. of Australia Ltd.
4732. Preston, Pleasant View Receiving Home, (3) repairs and renewals of party and erection of non-party fencing, £1,340.—F. C. Ewert.
4733. Speed, Police Station, (2) erection of verandah on

north and west sides of premises, £375.-L. Kennedy,

4734. Upper Ferntree Gully, State School No. 3926, (3) 4734. Upper Ferntree Guly, State School No. 3325, (3) resiting of boys' out-offices and provision of wood shed, f385.—H. S. Bolger, junr.
4735. Wangaratta, Technical School, (9) erection of No. 2 shelter pavilions, 32 ft. x 16 ft., £1,080.—V. Kostenko.
4736. Warrnambool, Harbor Master's residence, (3) renovations and painting, £1,375.—Ramsay and Torrance.
4737. Bellfield, State School No. 4656, (4) sewerage and continue plumbling contactaries relumbling contactaries.

sanitary plumbing, caretaker's residence, £547 10s.—S. O. Cochran.

4738. Bendigo, School of Mines, (2) alterations, repairs to roof, internal and external painting to electrical wiring room, £682 18s.—L. J. Morey.

4739. Brunswick North-west, State School No. 4399, (2) 4739. Brunswick North-West, State School No. 4399, (27) chip off existing concrete to all stair treads and rises and resurface to steel trowel finish, £426.—A. H. Philip. 4740. Burnley, College of Horticulture, (5) electrical installation in new insectary, £1,100.—R. F. Smith. 4741. Diamond Creek, State School No. 1003, (1) repairs, alterations, painting, &c., £1,754 10s.—H. I. and W. H. Johnson.

Johnson. 4742. Dromana, State School No. 184, (1) repairs, addi-

4742. Dromana, State School No. 184, (1) repairs, additions, and renovations, £1,050.—M. Gallagher.
4743. Fawkner, High School, (7) supply, delivery, installation, and testing of a warm-air heating/ventilation system, stage 1, £4,725.—A. J. Robertson Co. Pty. Ltd.
4744. Fitzroy, Special School No. 3824, (3) renovations to toilet facilities, £427.—J. Lynch.
4745. Kerang, High School, (3) laying of sewer drains, &c., £472 6s. 10d.—Frank Smith.
4746. Melbourne, Licensing Court, 632-634 Bourke-street, (2) thermostatic fire alarm system. £964.—May-Oatway

(2) thermostatic fire alarm system, £964.—May-Oatway Fire Alarms Pty. Ltd. 4747. Mininera East, State School No. 4095, (2) repairs, additional window, internal and external painting, £584.— J. Wilkinson.

4748. Moolap, State School No. 1911, (2) plaster sheeting and painting interior of residence, £415 10s.—F. C. Walker

4749. Moreland, State School No. 2837, (8) renewal of

4749. Moreland, State School No. 2837, (8) renewal of water service, £318 10s.—R. J. Smeeton.
4750. Mornington, High School, (7) supply, delivery, installation, and testing of a warm-air heating/ventilation system, stage 1, £4,990.—A. J. Robertson Co. Pty. Ltd.
4751. Nayook, State School No. 3227, (1) additional outoffices and water facilities, £445 13s.—R. A. Holt.
4752. Noble Park, State School No. 3675, (2) enclosure of shelter pavilion and new partitions, £395.—H. S. Bolger, june

junr.

4753. Norlane, State School No. 4734, (7) erection of two shelter sheds, £1,040.—I. R. Felder.

4754. Oberon, State School No. 4735, (6) electrical installation, £520.—Alan Marsham.

4755. Port Melbourne, Public Works Department Storeyard, (2) improved lighting and installation of power points in workshop, £304.—Smith and Osborne.

4756. Robinvale, Consolidated School, (5) provision of septic tank, sewer drains, water supply, &c., £1,235 14s.—E. J. and J. A. Siddons.

4757. Royal Park, Mental Hospital, (5) supply, delivery to site and placing on site kitchen equipment for new main kitchen, insulin block, £5,387 7s. 6d.—L. J. Morgan Ptv. Ltd.

4758. Sandringham, State School No. 267, (6) additions to timber classrooms, £1,655.—C. E. Stringer.

4759. Tungamah, Court House, (2) repairs and renovations (completion of contract), £375.—W. L. Gair.

4760. Wendouree, State School No. 1813, (6) internal and external painting and repairs, residence, 1237 Howitt-street, £309.—Rooney and O'Donnell.

4761. South Melbourne, P.W.D. Storeyard, (1) supply of 2,500 lengths of pipes, £742 3s. 9d.—Mills (Federal) Pottery Pty. Ltd.

4762. Port Melbourne, P.W.D. Depot, (1) supply of screenings and metal, £287 1s. 3d.—Reid Bros. and Reid

4763. Ballarat, Mental Hospital, (1) supply of metal. toppings, and screenings, £112 10s.—R. Coffield. 4764. Yellingbo, State School No. 4705, (1) supply of

salamander, crushed rock, and toppings, £173 8s.—A. R. Boyd.

4765. Nunawading, Winlaton, Children's Welfare Department, (1) supply and install one (1) cooker, £541.—Levin and Co. Ltd.

4766. South Melbourne, P.W.D. Storeyard, (1) supply of concrete pipes, spigot, and faucet, £177 10s.—Concrete Constructions Pty. Ltd.

4767. South Melbourne, P.W.D. Storeyard, (1) supply of piping, £663 15s. 10d.—Stewarts and Lloyds (Australia) Pty. Ltd.

4768. Fitzroy North, State School No. 3918, (1) supply of sheet asphalt, £209 16s. 8d.—Albion Quarrying Co. Pty. 4769. Kew, Mental Hospital (residences), (1) supply of 4-in. screenings, £155 8s. 4d.—Reid Bros. and Reid Pty.

4770. Dandenong, Technical School, (1) supply of four

(4) marking-off tables, £116.—Waldown Distributors. 4771. North Richmond, State School No. 2798, (1) supply of sheet asphalt, £244 3s. 5d.—Albion Quarrying

Co. Pty. Ltd. 4772. South Melbourne, P.W.D. Storeyard, (1) purchase of timber from Tasmania, £1,262 10s. 4d.—Gibbs Bright and Co.

and Co.
4773. South Melbourne, P.W.D. Storeyard, (1) supply of
2 tons of barbed wire, £173 5s.—John R. Bell and Co.
4774. Geelong West, Technical School, (1) supply of
kerbs and channels, £177 3s. 9d.—Belmont Cement Products Pty. Ltd.
4775. Sunshine, High School, (1) supply of coldmix
screenings, £123 18s.—Albion Quarrying Co. Pty. Ltd.
4776. Belmont, High School, (1) supply of box culverts
and R.C. channel, £325.—Belmont Cement Products Pty.
Ltd.

Ltd. 4777. Robinvale, Consolidated School, (1) supply of 200 fence posts (concrete), £107 10s.—E. J. and J. A. Siddons. 4778. Yallourn, Technical School, (5) supply of workshop equipment, £334 2s.—McPhersons' Ltd.

4779. Flinders-street, New Coroner's Court, (1) supply of two (2) multivane fans, £190 10s.—W. G. Crossle and

of two (2) multivane fans, £190 10s.—W. G. Crossie and Co. Pty. Ltd.
4780. Coburg, Technical School, (1) supply of workshop equipment, £157 7s. 9d.—E. A. Machin and Co. Ltd.
4781. Leongatha, High School, (1) supply of pedestal drill and bench grinder, £132 5s.—James McEwan and Co. Pty. Ltd.
4782. South Melbourne, P.W.D. Storeyard, (1) supply of concrete pipes, bends, &c., £1,500.—Hoffman Brick and Potteries Ltd.
4783. Prahran, Girls' Technical School, (1) supply of sewing machines and stools, £584 1s. 3d.—Singer Sewing Machine Company.

Machine Company.

4784. South Melbourne, P.W.D. Storeyard, (1) supply of 5 tons of barbed wire, £562.—A.R.C. Engineering Co.

4784. South Melbourne, P.W.D. Storeyard, (1) supply of 5 tons of barbed wire, £562.—A.R.C. Engineering Co. Pty. Ltd.
4785. Dookie, Agricultural College, (3) supply of one (1) 34-in. x 54-in. electric motor-driven washing machine and one (1) motor-driven hydro-extractor, £1,443.—Roy Burton and Co. Pty. Ltd.
4786. Bealiba, State School No. 749, (4) erection of new out-office block, £566 los.—W. G. Hart.
4787. Camberwell, High School, (4) supply and installation of hot-water radiators in two additional classrooms, £258.—F. W. Nielsen.
4788. Cranbourne South, State School No. 4755, (4) provision of out-offices and water supply, £988.—D. Tincknell.
4789. Dandenong, Court House, (2) underpinning and drainage, £635.—W. B. Leed.
4790. Deepdene, State School No. 3680, (3) supply and erection of pipe and chain mesh fencing and concrete retaining wall, £486.—A. Arnolds Fences Pty. Ltd.
4791. Dookie, Agricultural College, (3) repairs, renovations, &c., registrar's residence, £1,770.—A. L. Wright.
4792. Fawkner, High School, (6) electrical services, £2,280.—G. Wilkie Electrical Co.
4793. Foster, High School, (4) installation of septic tank, filter, sewer drains, water supply, &c., school and residence, £1,1810 9s. 9d.—R. E. Hilsberg Pty. Ltd.
4794. Melbourne, Law Courts, (1) supply, delivery, installation, and testing of two warm-air ventilation systems, £1,465.—A. E. Atherton and Sons Pty. Ltd.
4795. Melbourne, Law Courts, (3) supply and installation Sons.

4796. Melbourne, Law Courts, (3) supply and installation of sanitary plumbing, jurors' quarters, £1,775 14s.—G. H. Curtis and Sons.

4797. Melbourne, Cancer Institute, William-street, (2) completion of ancillary rooms to linear accelerator suite and new basement, £32,194.—W. C. Burne and Sons Ltd.

4798. Merino, Consolidated School, (2) electrical installation, £1,469 11s. 9d.—A. L. Barnes.

4799 Moe, High School, (4) electrical installation in six-unit teachers' flats, £775 3s, 6d.—Colmax Electric Pty.

4800. Mont Park, Mental Hospital, (1) electrical installation for wards "L" and "M," central block, £2,947.—K. H. Frank.

4801. Norwood, State School No. 4736, (3) supply, delivery, installation, and testing of sump pump in septic tank, £308.—Harland Engineering (Australia) Pty. Ltd.

4802. Redbank, State School No. 896, (2) repairs and painting to school, residence, and out-buildings, £988 10s.
—W. G. Hart.

4803. Walpeup, Mallee Research Station, (3) electrical installation, £477 11s.—A. L. Barnes.

4804. Warburton, State School No. 1485, (2) electrical installation in new woodwork and needlework rooms, £648 16s.—N. G. Johnston.
4805. Werribee, Research Farm, (2) external and internal painting to residence No. 13, £285.—Evans and

Pearse.

T. K. MALTBY, Commissioner of Public Works. 16.3.56.

ORDERS IN COUNCIL.—(Series 1955-56.)

FORESTS COMMISSION.

Loan Fund Act No. 5922, Item 1-

4806. To the purchase of portion of allotment 49, Parish of Buxton, County of Anglesey, containing 86 acres 2 roods 2 perches, for forest purposes, £173 0s. 6d.—Francis Sylvester Keppel, Buxton.

Loan Fund Act No. 5922, Item 1-

4807. To the purchase of portion of allotment 48, Parish of Buxton, County of Anglesey, containing 62 acres 1 rood 25 perches, for forest purposes, £124 16s. 3d.—Maurice Francis Keppel, Buxton.

Approved by the Governor in Council, 26th July, 1955.—A. MAHLSTEDT, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

4808. The supply of welding electrodes for a period of twelve months, to Specification No. 55-56/156, at Schedule rates.—E.M.F. Electric Co. Pty. Ltd.
4809. The supply of six transformers and spares for Metropolitan Sub-Stations, to Specification No. 55-56/1, f102,351.—English Electric Co. Ltd.
4810. The grading and surfacing and other site works in

4810. The grading and surfacing and other site works in Power Station and Switchyard Areas, Eildon, at Schedule

Power Station and Switchyard Areas, Eildon, at Schedule rates.—S. Haunstrup and Co. Pty. Ltd.
4811. The supply of mild steel piping and fittings for condensate system, Yallourn "D" Power Station, to Specification 55-56/154, £16,178.—Stewarts and Lloyds (Aust.) Pty. Ltd.
4812. The supply of electric lamps for public lighting for a period of twelve months, to Specification No. 54-55/97, at Schedule rates.—Elektran Pty. Ltd.
4813. The supply of electric lamps for public lighting for a period of twelve months, to Specification No. 54-55/97, at Schedule rates.—Noyes Bros. (Melb.) Pty. Ltd.
Approved by the Covernor in Council 6th March. 1856.—

Approved by the Governor in Council, 6th March, 1956 .-A. MAHLSTEDT, Clerk of the Executive Council.

4814. The laying of concrete and steel water main from Buckley's Hill Reservoir to Open Cut, Morwell Project, to Specification No. 55-56/194.—£10,490.—A. B. Chalk Construction Co.

struction Co. 4815. The supply of 14,667 yards of paper insulated supervisory control cable for Richmond Terminal Station and Kiewa Hydro-Electric Scheme, to Specification No. 55-56/119, £42,525.—Enfield Cables (Aust.) Pty. Ltd. 4816. The supply of spare parts for screening and crushing plant, No. 2 Crusher House, Yallourn, to Quotation No. 2536, £10.836.—Klockner Humboldt Deutz A.G. 4817. The supply of 21,500 yards of pyrotenax cable and accessories for Boiler House, Yallourn "D" Power Station, to Quotation No. 3355, £9,746 13s. 10d.—Pyrotenax Australia Pty. Ltd.

tralia Pty. Ltd.
4818. The supply and erection of bled steam, boiler feed

4818. The supply and erection of bled steam, boiler feed pump atmospheric exhaust, evaporator vapour, condenser exhaust and drain piping and auxiliary equipment. Yallourn "D" Power Station, to Specification No. 55-56/132, £28,142.—Stewarts and Lloyds (Aust.) Pty. Ltd. 4819. The supply and delivery of flooring for Yallourn and Morwell, for a period of six months, to Quotation No. 2894, at Schedule Rates.—J. Wright and Sons Pty. Ltd. 4820. The supply of 66kV voltage regulating equipment for terminal stations and sub-stations, to Specification 54-55/37, £40,513 1s. 1d.—A.S.E.A. (Aust.) Pty. Ltd. 4821. The supply of 22kV voltage regulating equipment for terminal stations and sub-stations, to Specification No. 54-55/37, £12,172 8s. 1d.—C. Wykeham and Co. Ltd. Approved by the Governor in Council, 13th March, 1956.

Approved by the Governor in Council, 13th March, 1956.

—A. MAHLSTEDT, Clerk of the Executive Council.

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 Highett on Thursday, 5th April, 1956.

N. R. WILLIAMS. General Manager. Housing Acts.

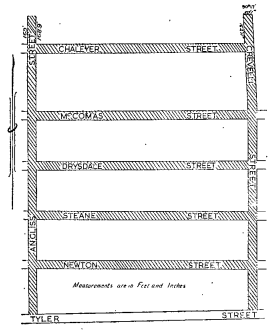
NOTICE OF RESOLUTION UNDER SECTION 40 (4) OF ACT No. 4568.

NOTICE is hereby given that Housing Commission on the 21st day of February, 1956, resolved as follows:—
"Whereas Housing Commission in respect of the lands described in the Schedule hereto has published a General Notice under sub-section (3) of section 40 of the Slum Reclamation and Housing Act 1938, Housing Commission hereby resolves that the lands described in the Schedule hereto are finally appropriated for the purposes of the Housing Acts.

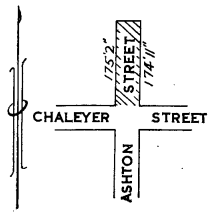
SCHEDULE.

All that land within the municipality of the City of Preston described hereunder, namely:—

First.—All of the land shown hachured on the plan hereunder being parts of roads coloured brown on plan of subdivision numbered 6290, lodged in the Office of Titles.

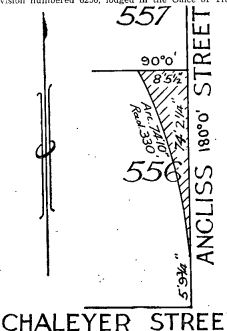


Secondly.—All of the land shown hachured on the plan hereunder being portion of a road coloured brown on plan of subdivision numbered 6290, lodged in the Office of Titles.



Measurements are in Feet and Inches

Thirdly.—All of the land shown hachured on the plan hereunder being part of lot number 556 on plan of subdivision numbered 6290, lodged in the Office of Titles.



CHALLIER SIRLLI

Measurements are in Feet and Inches

Fourthly.—Lots numbered 201, 221, 222, 244, 257, 258, 282 to 285 (both inclusive), and 299 on plan of subdivision numbered 6290, lodged in the Office of Titles.

Fifthly.—The roads coloured brown on plan of subdivision numbered 8185, lodged in the Office of Titles.

Sixthly.—The reserves coloured green and blue on plan of subdivision numbered 8185, lodged in the Office of Titles.

Seventhly.—Lots numbered 3, 113, and 139 on plan of subdivision numbered 8185, lodged in the Office of Titles."

R. J. THOMSON,

Secretary.

WOODEND WATERWORKS TRUST. AUTHORITY TO OBTAIN BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 21st day of March, 1956, authorize the Woodend Waterworks Trust to obtain, in pursuance of the provisions of section 271 of the Water Act 1928 (No. 3801), an advance or advances during the year 1956, from the Commercial Bank of Australia Limited, Woodend, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of One thousand pounds (£1,000).

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 21st March, 1956.

WESTERNPORT WATERWORKS TRUST.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 21st day of March, 1956, authorize the Westernport Waterworks Trust to obtain, in pursuance of the provisions of section 271 of the Water Act 1928 (No. 3801), an advance or advances during the year 1956, from the National Bank of Australasia Limited, Cowes, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of Five hundred pounds (£500).

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 21st March, 1956.

Fisheries Acts.

NOTICE OF INTENTION TO MAKE A PROCLAMATION RESPECTING LICENCES TO BE ISSUED UNDER THE FISHERIES (INLAND ANGLING) ACT 1950.

IT is hereby notified, for general information, that it is intended, at the expiration of one month from the date of the publication of this notice in the Government Gazette, to move His Excellency the Governor in Council to make a Proclamation revoking the Proclamation made the seventeenth day of July, 1951, and published in the Government Gazette of the eighteenth day of July, 1951, respecting Inland Angling Licences and providing as follows: follows:

- (1) Inland Angling Licences shall be issued by the Director of Fisheries and Game; such licences shall be according to Form "A" hereunder.
- (2) A fee of Ten shillings shall be payable for every Inland Angling Licence issued after a period of seven days after the date of publication in the Government Gazette of this Proclamation.

(Form "A.")

Fisheries Acts. VICTORIA. (Coat of Arms.)

No.

INLAND ANGLING LICENCE.

Date of Issue

Pursuant to the provisions of the Fisheries Acts and the Proclamations issued pursuant thereto-

is hereby licensed to angle during the open season for any species of fish in inland waters for a period of twelve months from the date of issue hereof. Fee paid, 10s.

DUNBAVIN BUTCHER, Director of Fisheries and Game.

Signature of Licensee

Issued by

(To be written in ink.)

Station

Important Note.-Section 4 of the Fisheries (Inland Angling) Act 1950 provides that a licence shall have no force or effect until signed by the person to whom it is

This licence is not valid for the Murray River.

A. G. RYLAH, Chief Secretary.

A. Dunbavin Butcher. Director of Fisheries and Game.

Dairy Products Acts. QUOTAS FOR BUTTER AND CHEESE. BUTTER QUOTA.

A CTING on behalf of the Minister of Agriculture in the State of Victoria, I, Gordon Stewart McArthur, after consultation with the Victorian Dairy Products Board, and after ascertaining that the supply and distribution of butter at reasonable prices to consumers thereof in Victoria will ensured, hereby determine a quota for butter as

The proportion shall be sixty-six point one nought per

The period for which this quota is to operate shall be the month of April, 1956.

CHEESE QUOTA.

A CTING on behalf of the Minister of Agriculture in the State of Victoria, I, Gordon Stewart McArthur, after consultation with the Victorian Dairy Products Board, and after ascertaining that the supply and distribution of cheese at reasonable prices to consumers thereof in Victoria will be ensured, hereby determine a quota for cheese as follows:

The proportion shall be one hundred point nought nought per cent.

The period for which this quota is to operate shall be the month of April, 1956.

G. S. MCARTHUR,

for Minister of Agriculture.

22nd March, 1956.

ROAD DEVIATION.

ORDER IN COUNCIL.

In pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1946, the Council of the Shire of Woorayl 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:—

Government Gazette, that is to say:—

All that piece of land, being part of Crown allotment 980, Parish of Koorooman, County of Buln Buln: Commencing at a point on the north boundary, of Crown allotment 980, Parish of Koorooman, County of Buln Buln, distant 1,335.5 links, S. 59 deg. 57 min. W. from the north-east corner of the said allotment; thence by lines bearing respectively S. 65 deg. 57 min. E. 1,056.7 links, S. 44 deg. 39 min. E. 611.5 links, S. 142 links, N. 44 deg. 39 min. W. 693.5 links, N. 65 deg. 57 min. W. 1,110.5 links, and N. 59 deg. 57 min. E. 123.5 links back to the commencing point.

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

All that piece of land: Commencing at the northeast corner of Crown allotment 98b, Parish of Koorooman, County of Buln Buln; thence by lines bearing respectively N. 59 deg. 57 min. E. 390 links, S. 1,830.4 links, N. 44 deg. 39 min. W. 142 links, N. 946.4 links, and N. 22 deg. W. 634 links back to the commencing point commencing point.

Dated the 2nd day of April, 1954.

The common seal of the President, Councillors, and Ratepayers of the Shire of Woorayl was hereunto affixed, in the presence of—

A. S. BOND, President.
A. C. ASHENDEN, Councillor.
W. G. HOLT, Councillor.
C. H. LYON, Secretary.

Approved by the Governor in Council, 21st March, 1956.

A. MAHLSTEDT, Clerk of the Executive Council.

ANNUAL LICENCE.

A Licence to carry on in Victoria, Fire, Marine, and Fidelity Guarantee Insurance Business was issued to each of the under-mentioned companies on the following dates:—

Date of Issue of Licence.	. Nature of Company.	Period of Licence,
7.3.56	Y.C.W. Co-operative Society Limited (Insurance Division)	7.3.56 to 31.12.56
8.3.56	Commonwealth General Assurance Corporation Limited	8.3.56 to 31.12.56
9.3.56	The New India Assurance Company Limited	9.3.56 to 31.12.56

J. R. KENT, Acting Comptroller of Stamps.

DEPARTMENT OF MINES,

MINING LEASE GRANTED.

7399, Mineral; Henry Allan Green, 376a. 1r. 33p., Parishes of Clarendon and Lal Lal.

CONSENT GRANTED TO TRANSFER LEASE.

7324, Mineral; From William David Boseley to Australian Plaster Industries Pty. Ltd.

TAILINGS LICENCE EXPIRED.

2507, Tailings Licence; Burt Stephens, Parish of Bright.

W. J. MIBUS, Minister of Mines.

FORESTS DEPARTMENT.—IMPOUNDINGS. NYAH.—Impounded in Nyah Forest Pound.

1 Red Poll-Jersey Cross bull, about nine months, ear mark

U top right ear, no visible brand

1 Jersey heifer, about eighteen months, ear mark U top right ear, no visible brand

1 Jersey heifer, about 9 months, ear mark U bottom right ear, no visible brand

1 Jersey cow, brand like hS

If not claimed and expenses paid, to be sold on 11th April. 1956.

T. CHETTLE. Poundkeeper.

COUNTRY ROADS BOARD ERRATUM.

South Gippsland Highway, Shire of Korumburra.

IN the twelfth line of sub-paragraph (c), page 824 of Government Gazette No. 191, of 1st February, 1956, the expression "32 degrees 471 minutes" should read "83 degrees 471 minutes".

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 21st day of March, 1956, been pleased to make the under-mentioned appointments, viz.:

CHIEF SECRETARY'S DEPARTMENT. Electoral Registrar (Acting),

THOMAS LINEHAN THOMAS LINEHAN
to be Electoral Registrar (Acting) for the Avoca, Charlton, Donald, Dunolly, Inglewood, Landsborough, Minyip, Murtoa, St. Arnaud, Stawell, and Wedderburn Subdivisions of the Electoral District of Kara Kara; for the Dimboola, Goroke, Horsham, Horsham South, Kaniva, Nhill, and Warracknabeal Subdivisions of the Electoral District of Lowan; and for the Carisbrook and Maryborough Subdivisions of the Electoral District of Midlands, to take effect on and from 13th March, 1956, during the absence on leave of Daniel James Walsh.

Chaplain of Gaol.

DONALD WILLIAM MENZIES (the Reverend) to be Church of England part-time Chaplain to Her Majesty's Gaol, Pentridge, as from and inclusive of the 26th January, 1956

Officer in Charge (Acting) of Gaol.

ALEXANDER RYMER LANG, pursuant to the provisions of the Gaols Act 1928, to be Officer in Charge (Acting) of the Castlemaine Gaol, as from and inclusive of the 9th March, 1956, during the absence on leave of Ellis Michael Owens.

Inspector of Totalizators.

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

DEPARTMENT OF CROWN LANDS AND SURVEY.

Trustees of Site.

JOHN ANDREW BROWN.

REGINALD FREDERICK HOLMES, and
ROY COWAN JOSEPH EMERSON,
to be Trustees of the land temporarily reserved on the
17th June, 1867, as a site for Wesleyan Church purposes
at Drik Drik, in the room of James Percy Rupert Malseed, resigned.

DEPARTMENT OF HEALTH.

Acting Clerk of Mental Hospital.

FRANCIS BRIAN ANTONIO to be Acting Clerk of the Mental Hospital, Ararat, pursuant to the provisions of section 35 of the Mental Hygiene Act 1928 (No. 3721), vice E. H. Guppy, on sick leave from the 27th February, 1956.

LAW DEPARTMENT.

Magistrates.

David Bacon, 21 Selwyn-avenue, Elwood, ARTHUR FRANCIS KELLY BLOCK, 38 William-street, Preston.

IRENE MARRIOTT, Springvale-road, Glen Waverley, JACK UREN, The Bank of Adelaide, 267 Collins-street, Melbourne.

GLEN ROY HILLS, The Bank of Adelaide, 267 Collins-street, Melbourne, SAMUEL WRIGHT, 33 Lytton-street, Glenroy, CHARLES TREVOR COLEMAN, "Syndal," High Street-road,

Mount Waverley,

VIVIAN ALFRED SMITH, 45 Wright-street, McKinnon, and

STANLEY HAMILTON TALLENT, 39 Pine-avenue, Camberwell, to Keep the Peace in the Central Bailiwick of the State

of Victoria;

ERIC LEONARD ISHERWOOD, 3 Gardenia-street, Horsham, to Keep the Peace in the Western Bailiwick of the State of Victoria; and

ALEXANDER THOMAS LAIDLAW, Finch-street, Beech-

worth, to Keep the Peace in the Northern Bailiwick of the State of Victoria.

Clerks of Petty Sessions, &c.

ROBERT NEIL HOLLIS to be Clerk of Petty Sessions and Clerk of the Children's Court at Red Cliffs, vice K. J. Burgess, relieved, to take effect from the date of commencement of duty; and

GREGORY FRANCIS MEEHAN to be Clerk of Petty Sessions at Brighton and Sandring-ham, during the absence on sick leave of E. L. Ross, to take effect from the date of commencement of duty.

Clerks of Children's Courts.

Donald Leslie Stott to be Clerk of the Children's Court at Stawell, Lands-borough, Murtoa, and Rupanyup, vice G. G. Moon, relieved, to take effect from the date of commencement of duty;

GEOFFREY STEPHEN HOARE to be Clerk of the Children's Court at Wonthaggi, Cowes, and Lang Lang, vice D. L. Stott, relieved, to take effect from the date of commencement of duty;

MAXWELL MAURICE SAUNDER to be Clerk of the Children's Court at Yarram, Foster, and Toora, during the absence on annual leave of E. L. McConvill, to take effect from the date of commencement of duty;

REGINALD FRANCIS FREEMAN

to be Clerk of the Children's Court at Seymour, Avenel, Broadford, Kilmore, Lancefield, and Nagambie, during the absence on annual leave of J. L. McGaan, to take effect from the date of commencement of duty; and

GRAEME TREFFORD WHEELHOUSE to be Clerk of the Children's Court at Warragul, Bunyip, Drouin, and Neerim South, vice R. V. Davis, transferred, to take effect from the date of commencement of duty.

Sheriff's Substitute.

GRAEME TREFFORD WHEELHOUSE as Deputy Clerk of the Peace and Registrar of the County Court at Warragul, and by virtue of section 92 of the Juries Act 1928 to do and perform with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is by the said Act authorized and required to do or perform, vice R. V. Davis, transferred, to take effect from the date of commencement of duty.

Assistant Collector for Interstate Destitute Persons.

MARTIN ARCHIBALD TUOHY to be Assistant Collector for Interstate Destitute Persons, pursuant to the provisions of section 69 of the Maintenance Act 1928, to take effect from the date of commencement of duty.

DEPARTMENT OF THE TREASURER. Receivers of Revenue.

Donald Linton Croft to be Receiver of Revenue, Wodonga, vice R. F. Freeman; and

DONALD LESLIE STOTT to be Receiver of Revenue, Stawell, vice G. G. Moon.

Collectors of Imposts.

JAMES ARCHIBALD SCOTT to act temporarily as Collector of Imposts, State Accident Insurance Office and State Motor Car Insurance Office, during the absence of W. J. Cahill, on leave; and

CHRISTOPHER HENRY KLEINE to act temporarily as Collector of Imposts, Office of the Government Statist, during the absence of J. A. Barling, DEPARTMENT OF WATER SUPPLY.

Waterworks Trusts Commissioners.

LESLIE JOSEPH CAMBRIDGE. SYDNEY MARCUS FOX, and ARTHUR JOHN WALSH,

to be Commissioners of the Noojee Waterworks Trust each for a period of four years from the date hereof, subject to the provisions of the Water Acts; and

WILLIAM EDWARD HEYWOOD, JOSEPH HENRY SMITH, and THOMAS GORDON WILKINSON,

to be Commissioners of the Seymour Waterworks Trust each 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, 21st March, 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 21st day of March, 1956, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

HARRY RAYNOR PHILLIPS, as an Inspector for the purposes of the Totalizator Acts, to date from and inclusive of the 31st January, 1956.

LAW DEPARTMENT.

ROBERT JAMES ROBERTSON, from the Commission of the Peace for the Midland Bailiwick of the State of Victoria.

HENRY ANDREW SWITZER, as a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1928.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 21st March, 1956.

AMENDED APPOINTMENTS.

MEMBERS OF THE ANTI-CANCER COUNCIL OF VICTORIA.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Orders made on the 21st day of March, 1956, amend the Orders made on the 21st day of February, 1956, and published in the Government Gazette of the 29th day of February, 1956, appointing Peter James Parsons and Kevin Patrick Rush, members of the Anti-Cancer Council of Victoria, by the substitution of the date the "11th March, 1957," for the date "11th March, 1956," which appears therein.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 21st March, 1956.

MARKETING OF PRIMARY PRODUCTS (EGG AND EGG PULP) ACT 1951.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria,
Mr. Rylah
Mr. Chandler.
Mr. Porter

APPOINTMENT OF A DAY FOR A POLL TO BE TAKEN OF THE PRODUCERS OF EGGS AND EGG PULP FOR THE ELECTION OF A REPRESENTATIVE OF PRODUCERS TO BE AN ELECTIVE MEMBER OF THE EGG AND EGG PULP MARKETING BOARD.

IN pursuance of the provisions in that behalf contained in the Marketing of Primary Products (Egg and Egg Pulp) Act 1951, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order hereby appoint Tuesday, the twenty-ninth day of May, 1956, as the day for a poll to be taken of the producers of eggs and egg pulp

for the election of one (1) representative to be an elective member of the Egg and Egg Pulp Marketing Board, and doth further appoint an electoral area, defined as follows, for such election, that is to say:—

The Meredith Subdivision of the State Electoral District of Ballaarat South; the Broadmeadows, Essendon North, Fawkner, Gisborne and Lancefield Subdivisions of the State Electoral District of Broadmeadows, and the Bannockburn Subdivision of the State Electoral District of Polwarth; the Metropolitan State Electoral Districts, and the State Electoral Districts of Box Hill, Dandenong, Evelyn, Geelong, Geelong West, Gippsland East, Gippsland South, Gippsland West, Grant, Mentone, Mornington, Morwell, and Scoresby.

And the Honorable Gordon Stewart McArthur, for and on behalf of Her Majesty's Minister of Agriculture 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-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Rylah
Mr. Porter

Mr. Chandler.

UNUSED AND UNMADE ROADS CLOSED.

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

Parish of Beechworth, County of Bogong, being the road between allotment 42A, section P2, and allotments 30 and 17A, section P2.—(B.349(11) (H.022985).

Parish of Briagolong, County of Tanjil, being the road between allotment A³ and allotment A⁹.—(B.97(3) (H.023985).

Parish of Yackandandah, County of Bogong, being the road between allotment 19, section F, and allotments 13, 14, section F.— $(Y.45(8)\ (H.023725)$.

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.

WEIGHTS AND MEASURES ACTS.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah
Mr. Chandler.
Mr. Porter

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 Government Gazette:

Now therefore His Excellency the Government Gazette:
Now therefore His Excellency the Government 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 Borough of Stawell.

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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah

Mr. Chandler.

DECLARATION OF THE NEW ST. ARN. WYCHEPROOF ROAD IN THE SHIRE CHARLTON.

CHARLTON.

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

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

the Country Roads Act.

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

SCHEDULE.

Shire of Charlton.

8. St. Arnaud-Wycheproof road (3408).—All those pieces of land in the Parish of Doboobetic, the boundaries of which are as follow:—

- (a) Commencing at the north-western angle of allot-ment 11, section 2, of the said parish; thence by lines bearing respectively 360 deg. 0 min. 363 links, 90 deg. 0 min. 778.9 links, 220 deg. 54 min. 480.2 links, 214 deg. 22 min. 320.5 links, 201 deg. 55 min. 759.7 links, and 360 deg. 0 min. 969.3 links to the point of commencement.
- (b) Commencing at the south-eastern angle of allotment 10, section 1, of the said parish; thence by lines bearing respectively 270 deg. 0 min. 778.1 links, 42 deg. 2 min. 411.8 links, 34 deg. 2 min. 411.5 links, 21 deg. 51 min. 731 links, and 180 deg. 0 min. 1,325.2 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan No. 4933, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this thirteenth day of March, One thousand nine hundred and fifty-six, in the presence of—

D. V. DARWIN, Chairman, F. M. CORRIGAN, Member.

(SEAL)

W. H. NEVILLE, Secretary.

And the Honorable Sir Thomas Karran Maltby, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT

Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rylah Mr. Porter Mr. Chandler.

ORDER APPROVING OF A NEW STATE HIGHWAY IN THE CITY OF GEELONG WEST.

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

All that piece of land in the Parish of Moorpanyal, the boundaries of which are as follow:—Commencing at the south-western angle of allotment 72 of the said parish; thence by lines bearing respectively 359 deg. 56 min. 44 feet, 134 deg. 53å min. 14 ft. 15 in., 89 deg. 51 min. 84 ft. 10å in., 179 deg. 52 min. 34 feet, and 269 deg. 51 min. 94 ft. 11 in. to the point of commencement which said piece of land is particularly delineated and shown coloured red on survey plan No. 6275, lodged in the office of the Country Roads Board.

And the Honorable Sir Thomas Karran Maltby, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rylah Mr. Porter Mr. Chandler.

DECLARATION OF THE NEW KYNETON-REDESDALE ROAD IN THE SHIRE OF METCALFE.

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

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

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now

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

SCHEDULE.

Shire of Metcalfe.

2. Kyneton-Redesdale road (10402).—All that piece of land in the Parish of Redesdale, the boundaries of which are as follow:—Commencing at a point on the eastern boundary of allotment 12, section 18, Township of Redesdale, in the said parish, distant 192 deg. 42 min. 44.8 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 192 deg. 42 min. 155.2 links, 238 deg. 0 min. 239 links, 287 deg. 10 min. 231 links, 77 deg. 37 min. 261.2 links, and 52 deg. 45 min. 254.3 links to the point of commencement—which said plece of land is particularly delineated and shown coloured red on survey plan No. 5705a, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this thirteenth day of March, One thousand nine hundred and fifty-six, in the presence of—

(SEAL)

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

And the Honorable Sir Thomas Karran Maltby, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah
Mr. Porter

Mr. Chandler.

DECLARATION OF A DEVIATION FROM THE SOUTH GIPPSLAND HIGHWAY IN THE SHIRE OF KORUMBURRA.

WHEREAS by sections 74 and 58 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a State highway the said Board may also declare that such deviation shall be in lieu of any existing highway or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing highway or part thereof shall cease to be a State highway or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a State highway and has also declared that such deviation shall be in lieu of the part of the existing highway being the land described in the Second Schedule to the said Resolution and that such part of the said existing road as is described in the Third Schedule shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a Deviation under the Country Roads Act.

Whereas the land the site of the highway the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1928 for the purpose of constructing such highway deviation which highway deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the highway aforesaid is fit to be used as a public highway such Board at a meeting now holden acting

under the authority conferred upon it by sections 74 and 58 of the said Act doth by this present Resolution hereby declare the said highway deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a State highway within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing highway or part thereof described in the Second Schedule hereto and that such part of the said existing road as is described in the Third Schedule shall be discontinued.

FIRST SCHEDULE.

Shire of Korumburra.

8. South Gippsland Highway.—All those pieces of land in the Parish of Lang Lang East, the boundaries of which are as follow:—

- as follow:—

 (a) Commencing at a point on the eastern boundary of allotment 89 of the said parish, distant 8 deg. 51 min. 345.8 links from the southern angle of the said allotment; thence by lines bearing respectively 319 deg. 2 min. 504.8 links, 308 deg. 52 min. 1,596 links, 304 deg. 10 min. 458.7 links, 310 deg. 27 min. 391 links, 308 deg. 53 min. 1,883.8 links, 308 deg. 45 min. 242.5 links, 323 deg. 41 min. 3,084 links, 124 deg. 5 min. 530 links, 112 deg. 18 min. 42.5 links, 143 deg. 41 min. 2,102.5 links, 138 deg. 9 min. 686.8 links, 128 deg. 46 min. 285.5 links, 142 deg. 33 min. 120 links, 130 deg. 37 min. 560.5 links, 109 deg. 35 min. 142.2 links, 128 deg. 46 min. 691.3 links, 130 deg. 32 min. 11 links, 130 deg. 17 min. 868.8 links, 128 deg. 52 min. 1,618.8 links, 139 deg. 2 min. 391.3 links, and 188 deg. 51 min. 196.4 links to the point of commencement.

 (b) Commencing at the north-western angle of
- 196.4 links to the point of commencement.

 (b) Commencing at the north-western angle of allotment 1278 of the said parish; thence by lines bearing respectively 356 deg. 3 min. 713 links, 7 deg. 16 min. 400.7 links, 175 deg. 0 min. 1.129.2 links, 174 deg. 59 min. 381.5 links, 170 deg. 38 min. 901.5 links, 165 deg. 12 min. 494.3 links 148 deg. 2 min. 585 links, 304 deg. 5 min. 276 links, 345 deg. 47 min. 1,912 links, and 356 deg. 3 min. 252 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan No. 6032, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Korumburra.

8. South Gippsland Highway.—All those pieces of land in the Parish of Lang East, the boundaries of which are as follow:—

- (a) Commencing at the southern angle of allotment 89 of the said parish; thence by lines bearing respectively 188 deg. 51 min. 217.4 links, 302 deg. 1 min. 420.3 links, 52 deg. 30 min. 554.5 links, 139 deg. 2 min. 4.8 links, and 188 deg. 51 min. 345.8 links to the point of commencement.
- ment.
 (b) Commencing at a point on the northern boundary of allotment 89 of the said parish, distant 99 deg. 25 min. 276.2 links from the north-western angle of the said allotment; thence by lines bearing respectively 163 deg. 35 min. 342.6 links, 310 deg. 17 min. 868.8 links, 115 deg. 43 min. 149.2 links, 99 deg. 27 min. 428.5 links, and 175 deg. 40 min. 100.5 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured light-blue on survey plan No. 6032, lodged in the office of the Country Roads Board.

THIRD SCHEDULE.

Shire of Korumburra.

8. South Gippsland Highway.—All those pieces of land in the Parish of Lang Lang East, the boundaries of which are as follow:—

as follow:—

(a) Commencing at a point on the south-western boundary of allotment 89 of the said parish, distant 302 deg. 1 min. 260 links from the southern angle of the said allotment; thence by lines bearing respectively 232 deg. 30 min. 213.5 links, 302 deg. 1 min. 677.2 links, 330 deg. 1 min. 1,867.5 links, 124 deg. 10 min. 458.7 links, 128 deg. 52 min. 207 links, 163 deg. 35 min. 304 links, 150 deg. 1 min. 915 links, and 122 deg. 1 min. 702 links to the point of commencement.

(b) Commencing at a point on the southern boundary of allotment 1278 of the said parish, distant 279 deg. 27 min. 578.5 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 279 deg. 27 min. 100 links, 7 deg. 59 min. 194 links, 324 deg. 54 min. 176 links, 272 deg. 54 min. 525.3 links, 297 deg. 23 min. 361.5 links, 289 deg. 35 min. 90.3 links, 308 deg. 46 min. 811.2 links, 322 deg. 33 min. 226 links, 311 deg. 12 min. 192 links, 155 deg. 3 min. 140.3 links, 318 deg. 9 min. 686.8 links, 131 deg. 26 min. 498.5 links, 345 deg. 14 min. 576.5 links, 48 deg. 5 min. 375 links, 16 deg. 22 min. 382 links, 82 deg. 55 min. 275 links, 39 deg. 27 min. 139 links, 10 deg. 20 min. 130 links, 351 deg. 56 min. 339 links, 312 deg. 17 min. 180.5 links, 271 deg. 45 min. 182 links, 262 deg. 48 min. 398 links, 251 deg. 2 min. 616.5 links, 292 deg. 18 min. 973.3 links, 323 deg. 24 min. 573.2 links, 124 deg. 5 min. 475 links, 112 deg. 15 min. 1,075.7 links, 71 deg. 2 min. 437.5 links, 82 deg. 48 min. 416.1 links, 91 deg. 45 min. 226.7 links, 132 deg. 17 min. 253.4 links, 171 deg. 56 min. 391.2 links, 190 deg. 20 min. 172.2 links, 219 deg. 27 min. 205 links, 262 deg. 55 min. 249.4 links, 196 deg. 22 min. 344.8 links, 228 deg. 5 min. 342.3 links, 165 deg. 14 min. 528 links, 131 deg. 12 min. 190.3 links, 142 deg. 33 min. 345.4 links, 130 deg. 37 min. 531.4 links, 131 deg. 25 min. 526.6 links, 144 deg. 54 min. 264.3 links, and 187 deg. 25 min. 236.1 links to the point of commencement of commencement-

which said pieces of land are particularly delineated and shown coloured dark-blue on survey plan No. 6032, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this thirteenth day of March, One thousand nine hundred and fiftysix, in the presence of—

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

And the Honorable Sir Thomas Karran Maltby, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly. accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. Porter

Mr. Chandler.

DECLARATION OF THE NEW ARARAT-HALLS GAP ROAD IN THE SHIRE OF ARARAT.

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

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

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose

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

SCHEDULE.

Shire of Ararat.

8. Ararat-Halls Gap road (408).—All that piece of land in the Parish of Boroka, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 63 of the said parish; thence by lines bearing respectively 119 deg. 58 min. 6,545 links, 180 deg. 1 min. 115.4 links, 299 deg. 58 min. 6,545 links, and 0 deg. 1 min. 115.4 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 5924, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this thirteenth day of March, One thousand nine hundred and fiftysix, in the presence of-

(SEAL)

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

And the Honorable Sir Thomas Karran Maltby, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

LICENSING ACTS.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. Porter

Mr. Chandler.

APPOINTMENT OF A DEPUTY TO ACT FOR A MEMBER OF THE VICTORIAN LICENSING COURT.

WHEREAS by the Licensing Acts it is enacted that if a member of the Victorian Licensing Court is ill or absent or is unable or unwilling for any reason to act as a member in respect of any particular matter before the said Court, the Governor in Council may as occasion arises appoint an eligible person to act as deputy for such member during his illness or absence or in respect of that particular matter (as the case requires):

And whereas Francis Field, a member of the Licensing Court, is unwilling to act as a member in respect of the matter of an application for a victualler's licence for certain premises at Belgrave by Hotel Sherbrooke Belgrave Limited:

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 Licensing Acts and all other powers him thereunto enabling, doth hereby appoint—

JOHN DOWNEY

to act as Deputy for the said Francis Field in respect of such application.

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.

LOCAL GOVERNMENT ACT.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rylah: Mr. Chandler. Mr. Porter

REFUSAL OF REQUEST FOR SEVERANCE OF AN AREA FROM THE SHIRE OF NUMURKAH AND CONSTITUTION OF SUCH AREA AS A NEW MUNICIPALITY.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by section 35 of the Local Government Act 1946, doth hereby refuse to grant a request submitted by certain ratepayers of the Shire of Numurkah for the severance of an area from the Shire of Numurkah and constitution of such area as a new municipality.

And the Honorable Sir Thomas Karran Maltby, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

LOCAL GOVERNMENT ACT.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria,

Mr. Rylah Mr. Porter

Mr. Chandler.

ROAD DISCONTINUED .- CITY OF FOOTSCRAY.

ROAD DISCONTINUED.—CITY OF FOOTSCRAY.

WHEREAS it is provided in section 527 (2) of the Local Government Act 1946 that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council, on the request of the council of the municipality in which such road is situated, made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and any person known to have an interest in the land, notice of intention to make such a request, may, by Order published in the Government Gazette, direct that such road or part shall be discontinued and thereupon such road or part shall be discontinued accordingly: shall be discontinued accordingly:

And whereas the Council of the City of Footscray has requested that the Governor in Council direct that the road described hereunder be discontinued, and has not less than one month previously published in a newspaper generally circulating in the district and posted to all persons known to have an interest in the land notice of intention to make such request:

Now, therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs that the road described hereunder and known as Farnsworth-street shall be discontinued and shall be sold by the Council of the City of Footscray to such of the owners of the land abutting on the said road as the Council shall determine:—

said road as the Council shall determine:—

Firstly.—All that piece of land being part of Crown allotment 9, section 8, at Footscray, Parish of Cut-Paw-Paw, County of Bourke, commencing at a point on the eastern boundary of Hyde-street which bears south 0 deg. 02 min. east 852 ft. 1½ in. from the north-western angle of the said Crown allotment 9; thence by lines east 661 ft. 3½ in. to the eastern boundary of Crown allotment 9; thence by that allotment south 99 feet, by a line west 661 ft. 3 in. to the eastern boundary of Hyde-street, and north 0 deg. 02 min. west by that street 99 feet to the point of commencement.

Secondal — All that piece of land containing 1 containing

Secondly.—All that piece of land containing I acre 0 roods 27 7/10 perches, or thereabouts, situate at Yarraville, City of Footscray, commencing at a point on the east side of Whitehall-street which bears south 852 ft. 4 in. from the intersection of the prolongation of the south side of Francis-street with the east side

of Whitehall-street; thence by lines east 547 ft. 03 in; thence south-westerly 116 ft. 9 in. in an arc of a circle whose radius is 6,170 feet and whose chord bears south 32 deg. 0 min. west 116 ft. 9 in.; thence by lines west 485 ft. 21 in. and north by the east side of Whitehall-street 99 feet to the point of commence-

And the Honorable Sir Thomas Karran Maltby, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

KYABRAM WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah

Mr. Chandler.

APPROVAL OF PLAN OF SITE OF STORAGE RESERVOIR, ACCESS CARRIAGEWAY, AND PIPE-LINE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby approve, in accordance with the provisions of the Water Acts, a plan showing the site of storage reservoir, access carriageway, and pipe-line to be constructed by the Kyabram Waterworks Trust, on the lands described in the Schedule hereto, for the purposes of supplying water to the Township of Kyabram.

SCHEDULE.

PORTION I

Site for Storage Reservoir.

Commencing at a point on the northern boundary of Commencing at a point on the northern boundary of lot 107 on lodged plan No. 11064 being portion of Crown allotment 6, Parish of Kyabram East, County of Rodney, such point being distant 1,091.7 links easterly from the north-western angle of the said lot 107; thence easterly along the said northern boundary of lot 107 a distance of 828 links; thence southerly by a line bearing south 0 deg. 1 min. east a distance of 1,010 links to a point on the southern boundary of the said lot 107; thence westerly along the said southerly boundary of lot 107 a distance of 824.5 links; thence northerly by a line across lot 107 to the point of commencement. the point of commencement.

PORTION II.

Site of Access Carriageway.

Commencing at the north-western angle of lot 107 on Commencing at the north-western angle of lot 107 on lodged plan No. 11064 being portion of Crown allotment 6, Parish of Kyabram East, County of Rodney; thence easterly along the northern boundary of the said lot 107 a distance of 1,091.7 links; thence through the said lot 107 by a line bearing south 0 deg. 19 min. east to its intersection with a line parallel to the northern boundary of lot 107 and distant 50 links therefrom; thence westerly by the said line parallel to the northern boundary of lot 107 to a point on the western boundary of the said line. to a point on the western boundary of the said lot 107; thence northerly along the western boundary of the said lot 107 to the point of commencement.

PORTION III.

Site of Pipe-line.

Commencing at a point on the southern boundary of lot 107 on lodged plan No. 11064 being portion of Crown allotment 6, Parish of Kyabram East, County of Rodney, such point being distant 643.3 links east from the south-western angle of the said lot 107; thence through lot 107 by a line bearing north 56 deg. 33 min. west to its intersection with a line parallel to the southern boundary of lot 107 and distant 50 links therefrom; thence easterly by the said line parallel to the southern boundary of lot 107 to the intersection of the said line with a line bearing north 0 deg. 19 min. west from a point on the southern boundary of the said lot 107 distant 1,087.2 links easterly from the south-western angle of the said lot 107; thence southerly by the said line to the said point on the southern boundary of lot 107; thence westerly along the said southern boundary of lot 107 to the point of commencement.

All of which lands are shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne. (Corres. 56/1901.)

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.

RIVER IMPROVEMENT ACT 1948.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. Porter Mr. Chandler,

TAMBO RIVER IMPROVEMENT TRUST.—RATING DIVISIONS 1956.

WHEREAS by section 36 of the River Improvement Act 1948 it is provided, inter alia, that for the purpose of making and levying any river improvement rate the properties to be rated may be arranged in so many and such divisions as are determined by the Governor in Council, having regard to the relative extent of the benefits which may be expected to be derived by such properties from the river improvement works for the district:

And whereas by Order made on the sixteenth day of June, 1954, the Governor in Council determined that the properties within the Tambo River Improvement District should be arranged in three divisions in the manner therein provided:

And whereas by section 17 of the afore-mentioned Act the Governor in Council is empowered to make additional Orders relating to any district and its river improvement authority and in any such Order to repeal any of the provisions of any previous Order and to make any Order which might have been made in the original Order constituting such district or the Trust therefor:

And whereas it is now considered to be desirable to determine that the number of such divisions shall be more

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the powers conferred by the River Improvement Act 1948 and all other powers enabling him in that behalf, doth by this Order repeal the provisions of the said Order made on the sixteenth day of June, 1954, and doth hereby determine that the properties within the Tambo River Improvement District shall be arranged in seven divisions in the manner hereinafter provided:—

- That the said divisions shall be known as the First, Second, Third, Fourth, Fifth, Sixth, and Seventh Divisions.
- (2) That the First Division shall comprise those lands coloured green on the plan titled "Tambo River Improvement District Rating Divisions 1956" signed and sealed by the Tambo River Improvement Trust and approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, at Melbourne.—(Corres. 56/4454.)

 (3) That the Second Division shell comprise all these
- (3) That the Second Division shall comprise all those lands coloured brown on the said plan.
- (4) That the Third Division shall comprise all those lands coloured yellow on the said plan.
- (5) That the fourth Division shall comprise all those lands coloured grey on the said plan.
- (6) That the Fifth Division shall comprise all those lands coloured purple on the said plan.
- (7) That the Sixth Division shall comprise all those
- (7) That the Sixth Division shall comprise an inose lands coloured red on the said plan.
 (8) That the Seventh Division shall comprise all those lands within the said district not included in the First, Second, Third, Fourth, Fifth, and Sixth Division. Divisions.

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.

MARYBOROUGH SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rylah Mr. Porter Mr. Chandler.

CONSENT TO BORROWING £5,000.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Maryborough Sewerage Authority borrowing by the issue of debentures the sum of Five thousand pounds (£5,000) to meet the cost of sewerage works at Maryborough, as set forth in the detailed statement bearing date the 16th March, 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.

STAWELL SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rylah Mr. Porter Mr. Chandler.

CONSENT TO BORROWING £65,000.

CONSENT TO BORROWING \$65,000.

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 Stawell Sewerage Authority borrowing by the issue of debentures the sum of Sixty-five thousand pounds (£30,000), Twenty-five thousand pounds (£30,000), Twenty-five thousand pounds (£25,000), and Ten thousand pounds (£10,000), to meet the cost of sewerage works, as set forth in the detailed statement bearing date the 16th March, 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.

KYABRAM SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-first day of March, 1956.

PRESENT

His Excellency the Governor of Victoria. Mr. Chandler.

Mr. Rylah Mr. Porter

AMENDMENT OF ORDER.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council proclaiming the Sewerage District and constituting the Kyabram Sewerage Authority made on the 11th October, 1938, and published in the Victoria Government Gazette dated the 19th October, 1938:—

In player (a) for the expression "Three they wand

In clause (a) for the expression "Three thousand pounds (£3,000)", there shall be substituted the expression "Five thousand pounds (£5,000)".

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.

MOTOR CAR ACTS.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur Mr. Fraser

Mr. Chandler

Mr. Porter.

REGULATIONS.—AMENDMENT No. 4.

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 Motor Car Acts, doth hereby further amend the Motor Car Regulations 1952 as follows (that is to say):-

- 1. These Regulations shall come into operation on the sixteenth day of April, 1956.
- 2. In clause 23 of the said Regulations for the words " $Two \ shillings$ and six pence" there shall be substituted the words "Ten shillings
- 3. In clause 49 of the said Regulations for the words "Five shillings" there shall be substituted the words "Fifteen shillings".
- 4. In clause 215 of the said Regulations for the words "Two shillings and six pence" there shall be substituted the words "Ten shillings ".

And the Honorable Arthur Gordon Rylah, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT, Clerk of the Executive Council.

DOG RACES ACTS.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur Mr. Chandler Mr. Porter.

Mr. Fraser

REGULATIONS.

- IS 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 Dog Races Acts, doth hereby make the Regulations following, that is to say:--
- 1. These Regulations may be cited as the Dog Races (Election) Regulations.
 - In these Regulations:—
 - "Act" means the Dog Races Act 1954 as amended by any Act. "Board" means the Dog Racing Control Board constituted by the Act.
 - "Minister" means the Chief Secretary of Victoria.
 - "Nomination Day" means the day appointed on or before which candidates for any election may be nominated.
 - "Polling Day" means the day appointed on or before which ballot-papers must be delivered to the Returning Officer.
 - "Returning Officer" means any Returning Officer appointed pursuant to these Regulations.
- 3. The Minister may from time to time appoint some fit and proper person to be the Returning Officer to conduct any election of a member of the Board,

- 4. The Returning Officer may by writing under his hand appoint some person to be the Substitute Returning Officer to assist the Returning Officer or to act for him in his absence at any election.
- 5. The Secretary to the Board shall when requested by the Returning Officer furnish the Returning Officer with a list of the dog-racing clubs registered with the Board together with the registered addresses of such clubs.
- 6. (1) Notice in writing of intention to hold an election shall be given by the Minister to all registered dog-racing clubs entitled to vote at such election.
- (2) In such notice, the polling day (which shall be not less than twenty-eight days after the date of such notice) the nomination day (which shall be not less than fourteen days after the date of such notice) the name of the Returning Officer and the place where he shall receive the nominations of candidates shall be specified.
- 7. (1) Any dog-racing club registered with the Board may in respect of every election at which such club is entitled to vote nominate a person for election.
- (2) Every nomination which shall be in writing signed by the Secretary of the club shall give the full name and place of residence of the person nominated and shall be delivered to the Returning Officer not later than twelve o'clock noon on the nomination day.
- 8. If at the close of nominations only one candidate has been duly nominated at any election, the Returning Officer shall declare such candidate duly elected and shall report accordingly to the Minister.
- 9. If at the close of nominations more than one candidate has been duly nominated, the Returning Officer shall cause ballot-papers to be prepared with the names of all the candidates inserted thereon in alphabetical order of surnames.
- 10. The Returning Officer shall not less than fourteen days before the polling day transmit by post to every dog-racing club entitled to vote one of such ballot-papers bearing the initials of the Returning Officer together with an unsealed return envelope endorsed with the address of the Returning Officer.
- 11. The voter shall mark the ballot-paper by placing the number "1" in the square opposite the name of the candidate whom the voter wishes to be elected and the numbers "2", "3", "4" (and so on as the case requires) in the squares opposite the names of the remaining candidates so as to indicate the order of preference for every such candidate provided that where there are only two candidates, the ballot-paper shall be valid if marked in any way which in the opinion of the Returning Officer indicates the voter's first preference only.
- 12. A ballot-paper shall not be admitted to the count unless it is received by the Returning Officer not later than 4 p.m. on the polling day.
- 13. As soon as practicable after 4 p.m. on polling day the Returning Officer shall proceed to open the return envelopes which have been received by him and count the votes.
- 14. At every election, the method of counting the votes and ascertaining the result shall be in accordance with the provisions of the law for the time being prescribing the method of counting the votes and ascertaining the result at any election of a member of the Legislative Assembly.
- 15. At the conclusion of each election the Returning Officer shall declare the result of the election and shall report accordingly to the Minister.
- 16. The Returning Officer is empowered in respect of any election to take such action as he deems reasonable and proper to meet any contingency not provided for in these Regulations and in all such cases shall be guided as far as possible by the practice followed at State Parliamentary Elections.
- 17. The Returning Officer shall within seven days after the declaration of the result of the election cause all ballot-papers received by him to be destroyed.

And the Honorable Arthur Gordon Rylah, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

 $\begin{array}{c} A. \ MAHL \hbox{\tt STEDT}, \\ \hbox{\tt Clerk of the Executive Council}. \end{array}$

Health Acts.

DEPARTMENT OF HEALTH, VICTORIA.—COMMISSION OF PUBLIC HEALTH.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur Mr. Fraser

Mr. Chandler Mr. Porter.

AMENDING PUBLIC BUILDING REGULATIONS 1956 (No. 2).

NDER the powers conferred by the Health Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby make the Regulations following (that is to say):—

- 1. These Regulations may be cited as the "Amending Public Building Regulations 1956 (No. 2)", and shall come into operation on publication thereof in the *Government Gazette*.
- 2. Regulation 97 of the Public Building Regulations 1952 is hereby repealed and the following Regulations substituted therefor:—
 - 97. (1) In every arena used for motor vehicle racing other than stock car racing there shall be provided—
 - (a) on the outer margin of the track a continuous guard fence not less than three feet high and formed of reinforced concrete or close boarding or logs to the satisfaction of the Commission;
 - (b) outside and not more than ten feet distant from such guard fence on all curved sections of the track stout woven or welded wire mesh fencing adequately supported and extending to a height of at least six feet above the ground paving or floor on the spectators' side of such fence.
 - (2) In every arena used for stock car racing there shall be provided—
 - (a) on the outer margin of the track a continuous guard fence not less than three feet high and formed of reinforced concrete or close boarding or logs to the satisfaction of the Commission;
 - (b) outside and not more than ten feet distant from such guard fence and extending for its whole length stout woven or welded wire mesh fencing adequately supported and reaching from the ground paving or floor to a height of at least six feet;
 - (c) outside such wire mesh fencing a barrier fence or other means satisfactory to the Commission for keeping spectators from approaching within four feet of the wire mesh fencing.
 - (3) With respect to arenas where measures satisfactory to the Commission have been adopted for ensuring that the spectators are kept at such a distance from the track that any of the provisions hereinbefore required are in the Commission's opinion unnecessary, the Commission may waive or modify such requirements to any extent to which it thinks fit.
 - (4) In this regulation "stock car racing" includes any sport or entertainment which necessarily or incidentally involves the driving of motor vehicles in such a manner that the vehicles are forced into collision and includes any sport so designated by the Commission but does not include the driving of vehicles in an amusement park structure for which a certificate of safety has been issued under the regulations under the Health Acts relating to such structures.

97a. All members of the public shall be excluded and kept excluded from the area inside the fence required by paragraph (c) of regulation 97 (2).

And the Honorable Ewen Paul Cameron, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

WEIGHTS AND MEASURES ACTS.

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

PRESENT:

His Excellency the Governor of the State of Victoria.

Mr. Rylah

Mr. Chandler Mr. Porter.

Mr. McArthur Mr. Fraser

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 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 Stawell.

And the Honorable Arthur Gordon Rylah, 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 twenty-seventh day of March, 1956.

PRESENT:

His Excellency the Governor of the State of Victoria.

Mr. Rylah Mr. McArthur

Mr. Fraser

Mr. Chandler Mr. Porter.

WHEREAS by the Weights and Measures Acts it is amongst other things enacted that every person selling firewood in any part of Victoria to which the provisions of Division 3 of Part V. of the Weights and Measures Acts apply, and which is specified for the purpose by the Governor in Council, shall sell the same by project. by weight:

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 specify the Shire of Broadmeadows as a part of Victoria in which every person selling firewood shall sell the same by weight.

And the Honorable Arthur Gordon Rylah, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

LANDLORD AND TENANT ACTS.

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

PRESENT:

His Excellency the Governor of the State of Victoria.

Mr. Rylah Mr. McArthur

Mr. Chandler Mr. Porter.

Mr. Fraser

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

 I^{N} pursuance of the powers conferred upon him by the Landlord and Tenant Act 1948, His Excellency the Governor of the State of Victoria, by and with the advice

of the Executive Council thereof, doth hereby declare that the premises known as Numbers 91-101 Collinsstreet, Melbourne, shall be excluded from the operation of the whole of the provisions contained in Part II. of the Landlord and Tenant Act 1948.

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

> MAHLSTEDT, Clerk of the Executive Council.

LANDLORD AND TENANT ACT 1948.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur Mr. Fraser

Mr. Chandler Mr. Porter.

ORDER AMENDING ORDER CONSTITUTING CERTAIN FAIR RENTS BOARDS.

WHEREAS under the powers given by the Landlord and Tenant Act 1948 the Governor in Council may by Order published in the Government Gazette constitute Fair Rents Boards at such places and in respect of premises in such areas as he thinks fit and may amend or vary any Order so made: And whereas by Order made on the 1st September, 1953, and published in the Government Gazette of the 2nd September, 1953, at page 494 certain Boards were constituted: And whereas by Order made and published in the Government Gazette of 1st December, 1954, at page 7862 such first-mentioned Order was amended: And whereas it is expedient further to amend such Order: Now therefore His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers aforesaid, doth hereby further amend the Order of the 1st September, 1953, by inserting after the word "Malvern" appearing therein in paragraph three thereof the word "Prahran."

And the Honorable Arthur Gordon Rylah, Her Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF MOUNT ROUSE WATERWORKS TRUST.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur Mr. Fraser

Mr. Chandler Mr. Porter.

CONSENT TO BORROWING £15,000.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Shire of Mount Rouse Waterworks Trust borrowing by the issue of debentures a sum of Fifteen thousand pounds (£15,000) bearing interest at the rate of £4 17s. 6d. per centum per annum, to meet the cost of new town water supply scheme at Dunkeld, as set forth in the detailed statement bearing date the 23rd March, 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.

EAST LODDON SHIRE COUNCIL.—SERPENTINE WATER SUPPLY.

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

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur Mr. Fraser Mr. Chandler Mr. Porter.

ADDITIONAL LOAN OF £3,800.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Three thousand eight hundred pounds (£3,800) to the President, Councillors, and Ratepayers of the Shire of East Loddon for the completion of weir, windmill, pipe mains, stand pipe, reticulation mains, and the purchase and installation of meters for the Serpentine Water Supply District, as set forth in the detailed statement bearing date the 22nd March, 1956, and verified under the seal of the State Rivers and Water Supply Commission. Commission.

The loan hereby granted shall be subject to the provisions of the Water Acts. $\begin{tabular}{ll} \hline \end{tabular}$

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.

SHIRE OF MOUNT ROUSE WATERWORKS TRUST.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah

Mr. Chandler Mr. Porter.

Mr. McArthur Mr. Fraser

LIMIT OF BORROWING POWER.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby specify that the amount of money which may be borrowed by the Shire of Mount Rouse Waterworks Trust, pursuant to the Water Act 1952 (No. 5637), shall not exceed in the whole the sum of Twenty-five thousand pounds (£25,000).

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.

BOROUGH OF INGLEWOOD.—WATER SUPPLY DISTRICT.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur

Mr. Chandler Mr. Porter.

Mr. Fraser

ADDITIONAL LOAN OF £11,200.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by

and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Eleven thousand two hundred pounds (£11,200) to the Mayor, Councillors, and Burgesses of the Borough of Inglewood for the completion of reticulation, construction of new pumping plant, and the purchase and installation of meters, as set forth in the detailed statement bearing date the 22nd March, 1956, and verified under the seal of the State Rivers and Water Supply Commission.

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

And the Honorable 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.

DANDENONG SEWERAGE AUTHORITY.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur Mr. Fraser

Mr. Chandler Mr. Porter.

CONSENT TO BORROWING £35,800.

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 Dandenong Sewerage Authority borrowing by the issue of debentures a sum of Thirty-five thousand eight hundred pounds (£35,800) for the conversion of Loan No. 1 maturing on 1st April, 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.

MONEY LENDERS ACT 1938.

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

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rylah Mr. McArthur Mr. Fraser Mr. Chandler

Mr. Porter.

EXEMPTION FROM TAKING OUT LICENCES.

UNDER the powers conferred by section 3 (1) (e) of the Money Lenders Act 1938, No. 4625, as amended by section 2 of the Statute Law Revision Act 1939, No. 4636, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby exempt each of the under-named companies from taking out a licence under the provisions of the Money Lenders Act 1938, No. 4625.

CARLOW CREDIT CORPORATION LIMITED.
CUSTOM CREDIT CORPORATION LIMITED. ESANDA LIMITED.

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

APPROACHING LAND SALES.

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

	No. oi Gazette.
Ballarat.—Tuesday, 1st May, 1956	 284
Bendigo.—Thursday, 3rd May, 1956	 284
ColbinabbinTuesday, 24th April, 1956	 264
GeelongThursday, 3rd May, 1956	 284
Warragul.—Tuesday, 1st May, 1956	 284
Wonthaggi.—Friday, 27th April, 1956	 284

CLOSER SETTLEMENT ACT 1938.

Stanhope.—Tuesday, 24th April, 1956	 264
Tongala.—Tuesday, 24th April, 1956	 264

SALES OF CROWN LANDS BY AUCTION.

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

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

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

SCALE OF PAYMENTS OF RESIDUE.

f20 and under, 6 instalments.

Over f20, and not exceeding f50, 8 instalments.

Over f100, and not exceeding f100, 10 instalments.

Over f100, and not exceeding f200, 12 instalments.

Over f200, and not exceeding f300, 14 instalments.

Over f300, and not exceeding f400, 16 instalments.

Over f400, and not exceeding f500, 18 instalments.

Over f400, and not exceeding f500, 18 instalments.

FEES, ETC.

The amount payable for Assurance Fund (One halfpenny for each £1 of purchase price) and Crown grant fee must be paid with the balance of purchase money. The following is the scale of fees for Crown grants:—

Over 50 acres, £2.

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

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

KEITH TURNBULL,

Commissioner of Crown Lands and Survey.

Office of Crown Lands and Survey, Melbourne, 22nd March, 1956.

BALLARAT.—Sale (No. 11214) of Crown lands in fee-simple, by auction, will be held at the LAND OFFICE, BALLARAT, on TUESDAY, the 1st MAY, 1956, at a quarter-past TWO o'clock p.m. To be conducted by H. H. DODD, Land Officer. Auctioneer: EDGAR BARTROP, 54 Lydiard-street south, Ballarat.

BALLAARAT, PARISH OF BALLAARAT, COUNTY OF GRENVILLE. At the South-western corner of Park-street west and Sutton-street.

Upset price £235 the lot. Charge for survey £5 10s.

Lot 1. Area 2r. 20p., allotment 6 of section 140. Valuation of improvements £1 10s. (Estate of T. E. Maxwell, deceased).

BALLAARAT EAST, PARISH OF BALLAARAT, COUNTY OF GRENVILLE.

Fronting Lofven-street.

Upset price £75 per lot. Charge for survey £7 per lot. Lot 2. Area 1 acre, subject to survey and any necessary easements disclosed thereby, allotment 2 of section 34. One month allowed to remove fencing.

Fronting Stawell-street.

Lot 3. Area 1 acre, subject to survey and any necessary easements disclosed thereby, allotment 3 of section 34. One month allowed to remove fencing.

Fronting Joseph-street, County of Grant.

Upset price £150 the lot. Charge for survey £7.

Lot 4. Area 1 a. 2r. 6p., subject to survey and any necessary easements disclosed thereby, allotment 11 of section 48. One month allowed for removal of improve-

Fronting High-street, County of Grenville.

Upset price £140 the lot. Charge for survey £7 12s. 6d. Lot 5 Area 3a. 2r. 22p., allotment 10 of section 88s. Subject to State Electricity Commission easement 100 links wide.

GORDON, PARISH OF KERRIT BAREET, COUNTY OF GRANT. In the North of the Township.

Upset price £10 the lot. Charge for survey £5 10s. Lot 6, Area 1r. 22 6/10p., allotment 3 of section 18. Valuation of improvements £650 (Mrs. B. B. Corbett).

Clunes, Parish of Clunes, County of Talbot.

Corner of Lothair and Corisande streets.

Upset price £35 the lot. Charge for survey £5 15s. Lot 7. Area 3r. 2p., allotment 11 of section F. One month allowed for removal of improvements.

CAMPBELLTOWN, PARISH OF CAMPBELLTOWN, COUNTY OF TALBOT.

In the East of the Township.

Upset price £9 the lot. Charge for survey £5 17s. 6d.

Lot 8. Area 1a. 0r. 25 6/10p., subject to survey and any necessary easements disclosed thereby, allotment 8 of section 4. One month allowed for removal of improvements.

> PARISH OF BUNGAL, COUNTY OF GRANT. In the North-west of the Parish.

Upset price £60 the lot. Charge for survey £8. Lot 9. Area 9a. 1r. 15p., allotment 9 of section B. One month allowed for removal of fencing.

> PARISH OF SCARSDALE, COUNTY OF GRENVILLE. Fronting Carlyle-street.

Upset price £10 the lot. Charge for survey £5 15s.

Lot 10. Area 1r. 10p., subject to survey and any necessary easements disclosed thereby, allotment 11E, of section 5. One month allowed for removal of improve-

BENDIGO.—Sale (No. 11215) of Crown lands in fee-simple, by auction, will be held at the ROOMS OF JAS. ANDREW & CO., 7 QUEEN-STREET, BENDIGO. on THURSDAY, the 3rd MAY, 1956, at TEN o'clock a.m. To be conducted by H. J. HENKEL, Land Officer. Auctioneers: JAS. ANDREW & CO.

BENDIGO, PARISH OF SANDHURST, COUNTY OF BENDIGO. Fronting a New Road off Alley-street.

Upset price £80 the lot. Charge for survey £5 5s.

Lot 1. Area 22 perches, subject to survey and any necessary easements disclosed thereby, allotment 497B of section A. One month allowed for removal of improvements.

Upset price £65 the lot. Charge for survey £5 5s. Lot 2 Area 17 perches, subject to survey and any necessary easements disclosed thereby, allotment 497c of section A. One month allowed for removal of improve-

Fronting Lisle-street.

Upset price £30 per lot. Charge for survey £5 10s. per

Lot 3. Area 1r, 4p., subject to survey and any necessary easements disclosed thereby, allotment 135k of section C. One month allowed for removal of improvements,

Lot 4. Area 1r. 24p., subject to survey and any necessary easements disclosed thereby, allotment 135L of section C. One month allowed for removal of improvements.

Off Manallack-street.

Upset price £20 per lot. Charge for survey £5 5s. per lot. Lot 5. Area 20 perches, subject to survey and any necessary easements disclosed thereby, allotment 185M of section C. Valuation of improvements, £80 (Bendigo City Council).

$Off\ Hollow-street.$

Lot 6. Area 25 perches, subject to survey and any necessary easements disclosed thereby, allotment 185L of section C. Valuation of improvements, £96. (Bendigo City Council).

Fronting Prouses-road.

Upset price £30 the lot. Charge for survey £6 2s. 6d. Lot 7. Area 2a. 3r. 39p., allotment 24 of section K^{1} . Valuation of improvements, £275 (C. T. Pickett).

Fronting Lazarus-street, North from Union-street.

Upset price £75 the lot. Charge for survey £5 5s. Lot 8. Area 29 perches, allotment 65B of section L.

Fronting East side of Lily-street, between Webster and Nettle streets.

Upset price £80 the lot. Charge for survey £5 10s. Lot 9. Area 24 perches, subject to survey and any necessary easements disclosed thereby, allotment 328 of section A. One month allowed for removal of improve-

Upset price £75 the lot. Charge for survey £5 10s.

Lot 10. Area 24 perches, subject to survey and any necessary easements disclosed thereby, allotment 328A of section A. One month allowed for removal of improve-

PARISH OF SANDHURST, COUNTY OF BENDIGO.

Fronting an Unnamed Street off Murphy-street.

Upset price £320 per lot. Charge for survey £5 5s. per lot. Lot 11. Area 34 perches, subject to survey and any necessary easements disclosed thereby, allotment 2488 of section O. Subject to drainage easement. One month allowed for removal of any existing fencing or building. Valuation of improvements, £25.

Lot 12. Area 35 perches, subject to survey and any necessary easements disclosed thereby, allotment 248c of section O. Subject to drainage easement. One month allowed for removal of any existing fencing or building. Valuation of improvements, £25.

Upset price £355 the lot. Charge for survey £5 5s.

Lot 13. Area 38 perches, subject to survey and any necessary easements disclosed thereby, allotment 2480 of section O. Subject to drainage easement. One month allowed for removal of any existing fencing or building. Valuation of improvements, £25.

Upset price £320 the lot. Charge for survey £5 5s.

Lot 14. Area 38 perches, subject to survey and any necessary easements disclosed thereby, allotment 248r of section O. Subject to drainage easement. One month allowed for removal of any existing fencing or building. Valuation of improvements, £25.

Fronting Wesley-street.

Upset price £15 per lot. Charge for survey £5 per lot. Lot 15. Area 1r. 10p., allotment 88r of section 18. One month allowed for removal of improvements.

Lot 16. Area 1r. 9p., allotment 88g of section 18. One month allowed for removal of improvements.

Derwent Gully, North of St. Just's Point.

Upset price £10 the lot. Charge for survey £6 2s. 6d. Lot 17. Area 1a. Or. 38p. (subject to review), allotment 603B of section M.

HUNTLY, PARISH OF HUNTLY, COUNTY OF BENDIGO.

In the North-east of the Township.

Upset price £30 the lot. Charge for survey £5 10s. Lot 18. Area 1 acre, subject to survey and any necessary easements disclosed thereby, allotment 309c. One month allowed for removal of improvements. PARISH OF MANDURANG, COUNTY OF BENDIGO. . About One mile South of Kangaroo Flat.

Upset price £10 the lot. Charge for survey £6 5s.

Lot 19. Area 5 acres, subject to survey and any necessary easements disclosed thereby, allotment 134 of section D. Subject to an easement in favour of the State Electricity Commission. One month allowed for removal of improve-

Upset price £10 the lot. Charge for survey £6 10s. Lot 20. Area 6a, 3r., subject to survey and any necessary easements disclosed thereby, allotment 134A of section D. One month allowed for removal of improvements.

> PARISH OF NEILBOROUGH, COUNTY OF BENDIGO. South-west of Neilborough Township.

Upset price £7 10s. the lot. Charge for survey £6 2s. 6d. Lot 21. Area 2a. 2r., subject to survey and any necessary easements disclosed thereby, allotments 33D and 33E of section D. One month allowed for removal of improve-

In the West of the Parish.

Upset price £13 the lot. Charge for survey £6 5s. Lot 22. Area 4a. 2r., subject to survey and any necessary easements disclosed thereby, allotment 13a of section J. One month allowed for removal of improvements.

> PARISH OF KIMBOLTON, COUNTY OF BENDIGO. In the South-west of the Parish.

Upset price £12 the lot. Charge for survey £6 10s. Lot 23. Area 4a. ,0r. 31p., allotment C33. One month allowed for removal of improvements.

GEELONG.-Sale (No. 11216) of Crown lands in fecsimple, by auction, will be held at REID'S AUCTION ROOMS, 144 RYRIE-STREET, GEELONG, on THURSDAY, the 3rd MAY, 1956, at ELEVEN o'clock a.m. To be conducted by W. M. WALSH, Land Officer, Auctioneers: WM. M. REID PTY. LTD., 144 Ryrie-street, Geelong.

GEELONG, PARISH OF CORIO, COUNTY OF GRANT. Fronting Carr-street, between Moorabool and Yarra streets.

Upset price £400 per lot. Charge for survey £5 5s. per

*Lot 1. Area 21 perches, allotment 19A of section 28B.
*Lot 2. Area 21 perches, allotment 19B of section 28B.
*Note.—Lots 1 and 2 are within an area zoned for

LARA, PARISH OF WOORNYALOOK, COUNTY OF GRANT. South of Lara Railway Station.

Upset price £250 the lot. Charge for survey £6 2s. 6d. Lot 3. Area 2a, 0r. 8p., subject to survey and any necessary easements disclosed thereby, allotment A¹ of section 6. Valuation of improvements, £2,000 (Corio Shire Council).

BREAMLEA, PARISH OF CONEWARRE, COUNTY OF GRANT. Fronting Blythe-street.

Upset price £20 the lot. Charge for survey £5 10s. Lot 4. Area 19 perches, allotment 32 of section B. Valuation of improvements, £200 (C. Nielson).

PARISH OF GHERANG GHERANG, COUNTY OF GRANT.

About 4 Miles South-west of Modewarre. Upset price .£50 the lot. Charge for survey £11 5s. Lot 5. Area 24a, 2r. 28p., allotment 69c.

WONTHAGGI.—Sale (No. 11217) of Crown lands in fee-simple, by auction, will be held at the COURT HOUSE, WONTHAGGI, on FRIDAY, the 27th APRIL, 1956, at ONE o'clock p.m. To be conducted by C. E. RICE, Land Officer, Melbourne.

WONTHAGGI, PARISH OF WONTHAGGI, COUNTY OF MORNINGTON. Fronting Campbell-street.

Upset price £50 the lot. Charge for survey £6. Lot 1. Area 1r. 8 9/10p., subject to survey and any necessary easements disclosed thereby, allotment 33 of section 54A. Site shall be used for dwelling only. Sold to a depth of 25 feet only. A building to the value of at least £500 to be erected by the purchaser on this lot within two years after the date of the sale or within such longer period as may be determined by the Commissioner of Crown Lands and Survey, and notwithstanding anything contained in condition 5 of the conditions of sale no purchaser shall be entitled to receive a Crown grant for this lot until such time as this condition has been complied with to the satisfaction of the said Commissioner. faction of the said Commissioner.

WARRAGUL.—Sale (No. 11218) of Crown lands in fce-simple, by auction, will be held at the COURT HOUSE, WARRAGUL, on TUESDAY, the 1st day of MAY, 1956, at ELEVEN o'clock a.m. To be conducted by C. E. RICE, Land Officer, Melbourne.

BUNYIP, PARISH OF BUNYIP, COUNTY OF MORNINGTON.

Fronting George-street, about Two hundred yards North of Bunyip R.S.

Upset price £120 the lot. Charge for survey £6.

Lot 1. Area 1r. 23p., subject to survey and any necessary easements disclosed thereby, allotment 11 of section

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

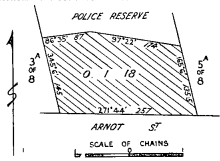
IN pursuance of the provisions of the *Land Act* 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to,

The following Notices were published 1° on the 14th March, 1956, pursuant to Orders of the 6th March, 1956.

DAYLESFORD.—The temporary reservation, by Order in Council of the 16th March, 1914, of 3 acres 3 roods 19 perches of land in the Borough of Daylesford, as a site for Public Recreation, is about to be revoked.—(W.179(**1)**)

YIELIMA,--The temporary reservation, by Order in Council of the 14th July, 1879 (see Government Gazette, 18th July, 1879, page 1816), of 9 acres 3 roods 38 perches of land in the Parish of Yielima, as a site for a Cemetery, is about to be revoked.—(Y.103(*) (H.024256).

Bonnie Doon.—The temporary reservation, by Order in Council of the 19th May, 1891, of 1 acre 1 rood 26 perches of land in the Township of Doon (now Township of Bonnie Doon), as a site for Police purposes, is about to be revoked so far only as the portion containing 1 rood 18 perches indicated by hachure on plan hereunder is concerned.—(D.164(2) (C.95150).



MORNINGTON .- The temporary reservation, as a site for MorNington.—The temporary reservation, as a site for Athenaeum and Reading Rooms, and the withholding from sale, leasing, and licensing, by Order in Council of the 18th December, 1883, of 2 roods of land in the Township of Mornington, revoked as to part by Order of the 7th November, 1906, is about to be revoked so far as the balance thereof, containing 1 rood 31 9/10 perches, is concerned.—(M.162(2) (Rs.1641).

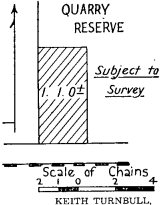
WARRAK.—The temporary reservation, by Order in Council, of the 30th November, 1926, of 2 roods of land in the Township of Warrak, as a site for a Public Hall, revoked as to part by Order of the 21st February, 1935, is about to be revoked so far as the balance thereof, containing 1 rood, is concerned.—(W.264(G2) (Rs.3391).

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

The following Notice was published 1° on the 28th March, 1956, pursuant to Order of the 21st March, 1956.

Kinta.—The temporary reservation, by Order in Council of the 28th October, 1889, of 19 acres 3 roods 39 perches of land in the Township of Kiata as a site for a Quarry, is about to be revoked so far only as the portion containing 1 acre 1 rood, more or less, indicated by hachure on plan hereunder, is concerned.—(K.131(7) (Rs.1405).



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,

The following Notices were published 1° on the 7th March, 1956, pursuant to Orders of the 28th February, 1956.

Balmoral.—The temporary reservation, by Order in Council of the 9th December, 1926, of 22 acres 0 roods 4 perches of land in the Township of Balmoral as a site for Showgrounds, is about to be revoked.—(B.43(4) (Rs.3393). (Rs.3393)

CHINANGIN.—The temporary reservation, by Order in Council of the 5th April, 1921, of 2 acres 1 rood 24 6/10 perches of land in the Parish of Chinangin as a site for State School, is about to be revoked.—(C.459(1) (M.37425).

LONGFORD.—The temporary reservation as a site for Camping and for Affording Access to Water and the withholding from sale, leasing, and licensing, by Order in Council of the 19th June, 1882, of 196 acres 2 roods 12 perches of land in the Parish of Longford, is about to be revoked.—(L.91(3) (C.44937).

Sale.—The setting apart, by Orders in Council of the 26th March, 1860, and the 13th August, 1860, of 34 acres 0 roods 30 perches of land in the Township of Sale as a site for Botanical Gardens, is about to be revoked.—(S.239(3) (Rs.1321).

SALE.—The temporary reservation as a site for Consersale.—The temporary reservation as a site for Conservation of Water and for extension of Botanical Gardens, and the withholding from sale, leasing, and licensing, by Order in Council of the 12th December, 1884, of 60 acres 1 rood 13 perches of land in the Township of Sale, is about to be revoked.—(S.239(3) (Rs.1321).

BULLAROOK.—The temporary reservation, by Order in Council of the 28th September, 1863, of 1 acre of land in the Parish of Bullarook, near Kangaroo Hill, as a site for a Common School, revoked as to part by Order of the 31st July, 1917, is about to be revoked so far as the balance thereof containing 2 roods 36 perches is concerned.—(B.541(5) (Rs.1445).

CUT-PAW-PAW.—The temporary reservation, by Order in Council of the 23rd October, 1871, of 6 acres of land in the Parish of Cut-paw-paw as a site whence stone may be procured under licence, being portion of subdivision 1, allotment 3, section 13, revoked as to part by Order of the 9th April, 1877, is about to be revoked so far as the balance containing 2 scres 2 roods 39 4/10 perches is concerned.—(C.345(17) (C.90369).

Lexton.—The temporary reservation, by Order in Council of the 27th May, 1872 (see Government Gazette, 31st May, 1872, page 1047), of 2 roods of land in the Township of Lexton as a site for Public purposes, revoked as to part by Order of the 9th October, 1933, is about to be revoked so far as the balance thereof containing 1 rood 21½ perches is concerned.—(L.49(s) (C.81163).

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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

WHEREAS by section 181 of the Land Act 1928, as renacted 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 purposes whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted: Now therefore the Board of Land and Works, in pursuance of the powers conferred as a sforesaid, doth hereby make the following Regulations in respect of the land in the Parish of Ganoo Ganoo temporarily reserved as a site for Public Recreation by Order in Council dated the 6th December, 1955, and known as the "Chetwynd Recreation Reserve" (hereinafter referred to as the "Reserve"). Which reserve has been placed under the control of a Committee of Management (hereinafter referred to as the "Committee"):—

REGULATIONS.

- 1. The reserve shall be open to the public free of charge from sunrise till sunset except on such days (not exceeding twenty in any one year) as the reserve may be set apart for cricket and tennis matches, fêtes, sports or holiday amusements, on any of which occasion a sum not exceeding Five shillings may be charged and taken for the admission of every adult to the Reserve.
- No person shall enter or remain on the Reserve who may offend against decency as regards dress, language or conduct.
- 3. No person shall damage in any way the trees, shrubs or flowers in the Reserve.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills therein or cut names on, or in any way damage or injure any of the buildings, gates, fences, seats or trees in the Reserve, nor leave or deposit any glass paper or rubbish, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall camp on the reserve nor erect therein any building or any booth for the purposes of offering for sale any article without the permission, in writing, of the Committee first obtained.
- No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 7. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and reserve.
- 8. No person or club or other body using the Reserve shall damage any building therein or the fittings on such building and in the event of such damage occurring during the occupancy thereof such person, club or other body shall be responsible for such damage and pay to the Committee the cost of making good and repairing such buildings or fittings.
- 9. No person shall put in the Reserve any cattle, horses, sheep, pigs, goats or other animals without the permission of the Committee first obtained.
- 10. No person shall light any fire in the Reserve except at such places as are set apart for that purpose by the Committee.—(Rs.7404.)
 - The common seal of the Board of Land and Works was hereunto affixed this 22nd day of March, 1956, in the presence of—

(SEAL) KEITH TURNBULL, President. W. M. CRAWFORD, 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 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with any such Regulation, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF VICTORIA PARK, SHEPPARTON.

WHEREAS by section 181 of the Land Act 1928, as reenacted by section 9 of the Land Act 1941, power is
given to the Board of Land and Works to make regulations
in respect of the care, protection and management of any
Crown land which has been reserved under the Land Acts
for any public purpose whatsoever, and which has not been
conveyed to or vested in trustees, and for the further
purposes as enacted: Now therefore, the Board of Land
and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect
of the land in the Township of Shepparton permanently
reserved by Order in Council dated 3rd October, 1932, as
a site for a Public Park and known as the Victoria Park,
Shepparton, hereinafter referred to as the "Reserve."
These Regulations are in lieu of those made on the 4th
October, 1933, and 25th July, 1952, which are hereby revoked.

REGULATIONS.

- 1. The Reserve shall be open to the public free of charge, except on such days (not exceeding 24 in any one year), as the Reserve may be set apart for fêtes, regattas, carnivals, or sports, on any of which occasions a sum not exceeding Four shillings may be charged for the admission of each adult person and a sum not exceeding Two shillings may be charged for each juvenile person to the Reserve.
- No person shall enter or remain in the Reserve who may offend against decency as regards dress, language or conduct.
- 3. No person shall climb on any of the buildings, fences or gates in the Reserve or in any manner deface, damage, or interfere with any buildings, fences, gates, structures, fixtures, fittings, equipment, posts, trees, shrubs or flowers in the Reserve.
- 4. No person shall enter plots or enclosures set aside as plantations for trees, flowers, plants or shrubs, nor shall any person trespass or walk upon or over any flower bed or shrubbery except with the permission of the Committee of Management.
- 5. No person shall damage or unlawfully remove or interfere with or dig or cut away any embankment, road, path, wall, or earthwork, or any part thereof in the Reserve.
- 6. No person shall unlawfully remove, damage, or interfere with any life-bouy or other life-saving device, apparatus, equipment or the structures, erections or fittings for the housing or holding of any life-buoy, life-saving device, apparatus or equipment.
- 7. No person unless authorized by the rules of a sporting club or body shall enter upon any building, erection, or enclosure now or hereafter set aside by the Committee of Management for the exclusive use of such sporting club or body unless with the permission of the Committee of Management.
- 8. No person shall destroy any bird, water fowl, or fauna in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 9. No person shall bring into the Reserve any dog.
- 10. No person shall light any fire in the Reserve.
- 11. No person shall throw, deposit or leave any bottle, glass, paper or rubbish in the Reserve except in receptacles provided for the purpose of holding rubbish.
- 12. No person shall throw stones, sticks or missiles of any kind in the Reserve. Nor shall any person play cricket or other ball game in the Reserve except in those areas set apart for such purpose.
- 13. No person shall drive any motor vehicle nor ride any motor-cycle or bicycle in the Reserve at a speed or in a manner dangerous to the public provided that in no case shall such speed exceed 10 miles per hour.
- 13a. No person shall bring into or drive any semi-trailer or commercial truck in the Reserve without the permission, in writing, of the Committee of Management, provided that this clause does not apply to those motor vehicles known as utilities.
- 14. No person shall park any motor vehicle (including motor-cycle) in any part of the Reserve except in those places set apart for the purpose.
- 15. No person shall ride any bicycle in the Reserve except on the roadways or tracks constructed for vehicular traffic.
- 16. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals, or permit the same to enter without the permission, in writing, of the Committee of Management first obtained, and any moneys received by the Committee of Management for agistment

shall be expended in maintenance and improvement of the Reserve and an account thereof shall be furnished annually to the Board of Land and Works.

- 17. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve and shall be deemed to be the occupier of the Reserve with all power incidental to that status, within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause "cattle" shall mean cattle as defined by section 3 of the *Pounds Act* 1928.
- 18. No person shall take part in any public entertainment of any kind in the Reserve, without the permission, in writing, of the Committee of Management first obtained.
- 19. No person shall play, practice, or engage in any organized sport including rowing, swimming, tennis, football, cricket, foot-racing or any other games, except in portions of the Reserve set apart for that purpose and subject to such terms and conditions as the Committee of Management may determine.
- 20. No person shall obstruct, disturb, interrupt or annoy any officer or employee of the Committee of Management in the proper execution of his work and duty.
- 21. Every person or club using the buildings, rooms, erections or areas provided or erected in the Reserve may be charged such fees and rents for the use thereof as the Committee of Management may from time to time consider reasonable and as shall be consistent with these Regulations. The moneys received in fees and rents shall be expended on the maintenance and improvement of the Reserve and a statement thereof shall be forwarded annually to the Board of Land and Works.
- 22. Persons renting or hiring any site, stand, building, erection or enclosure on the occasions of any fêtes, games, sports or holiday amusements, may be required to deposit any sum which the Committee of Management may determine not exceeding Ten pounds (£10) by way of guarantee that due care shall be taken of such site, stand, building, erection or enclosure and such Committee in its absolute discretion may make good any damage or injury sustained by such site, stand, building, erection or enclosure or anything contained therein during such occupancy or hiring and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee. All persons so renting or hiring shall abide by these Regulations and by any orders given by the Committee of Management.
- 23. No person shall publicly address any assembly within the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 24. Any person committing in any part of the Reserve or in any of the buildings, structures or erections for the time being thereon, any of the following offences shall be guilty of an offence against these Regulations:—
 - (a) Crossing or trespassing on any playing ground, bathing area or course during any sports or during practice by any person or member of any sports club, for the time being occupying the Reserve, or any portion thereof, with the consent of the Committee of Management.
 - (b) Behaving improperly or riotously.
 - (c) Improperly interfering with or interrupting any sports or holiday amusement or any practice thereat.
 - (d) Obtaining admission to any part of the Reserve when not entitled to such admission under these Regulations.
- 25. Any person, club or society having obtained permission of the Committee of Management to use any dressing shed, pavilion or other structure or enclosure shall maintain and leave the same in a clean and tidy condition. No room fitted with lock and key shall be left unlocked, after use.
- 26. No person shall force open any locked gate or door to any enclosure, room or building in the Reserve, nor shall any person use any key to open any lock on such gates or doors unless authorized so to do by the Committee of Management.
- 27. Should any person receive from any member, officer or employee of the Committee of Management, any key or keys for the unlocking of any doors or gates in the Reserve, he shall return such key or keys in good order and condition.
- 28. All keys shall be returned to the caretaker of the Reserve or to the Town Clerk of the City of Shepparton before sunset of the day on which such keys were received, unless otherwise allowed or directed by the Committee of Management.

- 29. (a) No person shall erect or place in the Reserve any tent, building, shelter, booth or other structure, nor bring into the Reserve any motor-car, caravan, or other vehicle for the purpose of living therein, and no person shall camp in any tent, building, shelter, structure, motor-car, caravan, or other vehicle without the permission, in writing (hereinafter referred to as a "permit"), of the Committee of Management first obtained.
- (b) Every person who has obtained a permit or for whom a permit has been issued shall comply with all the conditions prescribed in such permit.
- (c) Every permit shall lapse and be deemed null and void on a date specified in such permit, provided that no permit shall be current or effective for a greater period than four weeks from date of issue.
- (d) The Committee of Management has the right to-
 - (i) refuse the issue of any permit;
 - (ii) cancel any permit at any time.
- 30. All persons in the Reserve shall abide by these Regulations and by any orders consistent therewith given by any authorized officer of the Committee of Management.—(Re 1031)

The common seal of the Board of Land and Works was hereunto affixed this 22nd day of March, 1956, in the presence of—

(SEAL) KEITH TURNBULL, President. W. M. CRAWFORD, Member.

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

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, 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 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 LAND RESERVED FOR A PUBLIC PARK IN THE TOWN OF PORTARLINGTON."

WHEREAS by section 181 of the Land Act 1928, as reenacted by section 9 of the Land Act 1941, power is
given to the Board of Land and Works to make Regulations in respect of 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 subsection 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:—
The Regulations made by the Board on the 13th July.

The Regulations made by the Board on the 13th July, 1949, as notified in the Government Gazette of the 20th July, 1949, for the care, protection and management of the land in the Township of Portarlington temporarily reserved by Order in Council dated 11th January, 1949, as a site for a Public Park, known as the "Portarlington Public Park" are hereby applied to the land in the Township of Portarlington temporarily reserved by Order in Council dated the 6th March, 1956, as a site for a Public Park in addition to and adjoining the first-mentioned site.—(Rs.6314.)

The common seal of the Board of Land and Works was hereunto affixed this 22nd day of March, 1956, in the presence of—

(SEAL) KEITH TURNBULL, President. W. M. CRAWFORD, Member. REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE CHILDREN'S PLAY-GROUND, OUTIN PARK, UNDERBOOL.

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 manage-ment of any Crown land which has been reserved under ment of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted: Now therefore the Board and Land and Works, in pursuance of the power conferred as aforesaid, doth hereby make the following Regulations in respect of the land in the Township of Underbool temporarily reserved by Order in Council dated 22nd November, 1955, as a site for Public Park and Children's Playground and known as "Outin Park" hereinafter referred to as the "Reserve".

- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees, shrubs, lawns, or flowers in the Reserve, nor shall fires be lighted therein without the permission, in writing, of the Committee of Management first obtained.
- 4. No person shall climb or jump over the gates in or around the Reserve, nor stick bills thereon, or cut names on, or in any way damage or injure any of the buildings, erections, gates, fences, seats or trees, nor leave or deposit any glass, paper or rubbish, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put or bring into the Reserve any dog, cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee of Management first obtained.
 - 6. No person shall camp in the Reserve.
- 7. No person shall erect therein any structure without the permission, in writing, of the Committee of Management first obtained.
- 8. No person shall offer for sale within the Reserve any article or articles without the permission, in writing, of the Committee of Management first obtained.
- 9. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 10. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 11. No person shall remove or displace any board, plate, or tablet, or any support, fastening, or fitting used or constructed or adapted to be used for the exhibition of any Regulation or notice, and fixed or set by the Committee of Management in the Reserve.
- 12. No person shall affix, print, post, paint, cut, or mark any advertisement, sign, picture, bill, placard, notice, words, letters, or figures to or upon any wall or fence in or enclosing the Reserve, or to or upon any tree, building, barrier, railing, seat, structure, erection, flagging, or path in the Reserve without the consent of the Committee of Management.
- 13. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for the plantation of young trees or shrubs.
- 14. The children's playground shall be open daily from Eight o'clock in the forenoon until half an hour after
- 15. No person above the age of fourteen years shall use the children's playground, or use any of the swings or other appliances erected thereon; provided, however, that parents or others in charge of children shall be at liberty to enter the playground to watch over children who are in their charge. who are in their charge.
- 16. Any person found within the children's playground, except during the hours the same is open to the public, shall be guilty of an offence against these Regulations.
- 17. The swings or other appliances erected in the play-ground shall not be used by the same child or children for a longer period than five minutes if any other child or children is or are waiting to use them.
- 18. No child shall use any of the swings or other appliances in the children's playground, except for the purposes for which they are respectively provided.
- 19. No person shall play cricket or football in the children's playground.

- 20. All papers, fruit peel and other litter shall be placed in the basket or bins provided by the Committee of Management for the purpose.
- 21. Every person in the children's playground shall obey the lawful directions of any officer of the Committee of Management in respect of his or her conduct therein.
- 22. The Committee shall not be responsible for any accident arising from the use of any of the swings or other appliances in the children's playground.
- 23. Any bailiff of Crown lands, member of the Police Force, or duly appointed officer or servant of the Committee of Management shall have the right (in addition to any other penalty provided under these Regulations) to remove or exclude from the children's playground any person who commits a breach of these Regulations, or who wilfully damages any of the swings or other appliances or property in the children's playground.
- 24. No person shall ride or drive any bicycle or tricycle in any part of the children's playground.
- 25. No person shall be permitted to bring any animal into the children's playground.—(Rs.7393.)

The common seal of the Board of Land and Works was hereunto affixed this 22nd day of March, 1956, in the presence of-

(SEAL)

KEITH TURNBULL, President. W. M. CRAWFORD, Member.

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

enforce the foregoing Regulations.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, 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 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 "ALBERT PARK" WARRNAM-

WHEREAS by section 181 of the Land Act 1928, as reenacted by section 9 of the Land Act 1941, power
is given to the Board of Land and Works to make
Regulations in respect of the care, protection and management of any Crown land which has been reserved under
the Land Acts for any public purpose whatsoever, and
which has not been conveyed to or vested in trustees, and
for the further purposes as enacted: Now therefore the
Board of Land and Works, in pursuance of the power
conferred as aforesaid, doth hereby make the following
Regulations in respect of the land in the municipal district (now city) of Warrnambool permanently reserved
by Order in Council dated 3rd September, 1883, as a site
for Public Park and known as "Albert Park" hereinafter referred to as the "Reserve".

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days, not exceeding seventy-eight (78) in any one year, as the Reserve or any other portion of the Reserve may be set apart for fetés, entertainments, gymkhana, sports, holiday functions, amusements, football, soccer, bowls or cricket matches, or any other functions, on any of which occasions a sum not exceeding Ten 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, unseemly, 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 to 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 con-sent 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 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 aside for the purpose by the Committee, who reserve the right to make a parking charge not exceeding Two shillings for each vehicle, and no vehicle, &c., shall proceed at a greater speed than 15 miles per hour unless otherwise directed by the Committee or member of the Police Force.
- 7. 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.
- 8. No person shall play, practice, or engage in any organized game or sport within the Reserve, without the permission, in writing, of the Committee first obtained.
- 9. No person shall in the Reserve wilfully obstruct, disturb, interrupt, or annoy any other person in the proper use of the Reserve, or wilfully obstruct, disturb, interrupt or annoy any member of the Police Force, or any servant of the Committee in the proper execution of his duty or work.
- 10. Persons renting or hiring any stand, building, erection, or enclosure on the occasion of any sports, fetés, 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 shall be taken of such stand, building, erection, or enclosure, and such Committee in its absolute discretion may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such damage, 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.
- lations, and by any order given by the Committee.

 11. No person shall, in the Reserve, interfere with or break or damage any of the trees, plants, shrubs, or structures, or pluck any flowers, or climb, jump, or get over, through, or under any of the fences, gates, seats or any other structures therein, or roll or throw stones or other missiles, or leave any botles, broken glass, paper, orange peel, banana skins, or any refuse or rubbish whatever therein, or post bills or advertisements, or write on any of the fences, gates, seats, or other structures therein.
- 12. No person shall light a fire in the Reserve without the consent of the Committee.
- 13. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee first obtained, and by paying the necessary agistment fees as may be determined from time to time by the Committee.
- 14. The Committee shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purpose of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pound Act 1928.
- 15. No person 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.
- 16. No person shall bring into the Reserve any dog unless controlled by a chain or cord, without permission, in writing, of the Committee first obtained.
- 17. No person shall play, practice, or engage in any sport, including tennis, cricket, quoits, hockey, bowls, or any other 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 said Committee may determine.

- 18. No person shall enter the Reserve, or pass over the playing area or ovals, 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.
- 19. No person shall bet publicly in any part of the Reserve without permission, in writing, of the Committee first obtained.
- 20. No person, club, or 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 part of the Reserve.
- 21. Any person committing on any part of the Reserve or in any of the rooms, buildings, structures, or enclosures for the time being thereon any of the following offences shall be guilty of breach of these Regulations:—
 - (a) Entering, crossing, being on or trespassing on any playing ground area, enclosure or course, or building, room or structure, or any part thereof, whilst any sport, game, competition, race, entertainment, amusement is being played, conducted, or carried on, or at any time between the commencement and conclusion of the event without the consent of the Committee.
 - (b) interfering with or interrupting any games, sports, competitions, entertainment, or amusement or practice thereat.
 - (c) Obtaining or attempting to obtain admission to any part of the Reserve when not entitled to admission under these Regulations.
- 22. No person shall force open any locked gate, or door, to any enclosure, room, or building in the Reserve, nor shall any person use any key to open any lock on such gates or doors unless authorized to do so by the Committee.
- 23. Should any person receive from any member, officer, or employee of the Committee any key or keys for the unlocking of any doors or gates in the Reserve he shall return such key or keys in good condition.
- 24. All keys shall be returned to the Secretary or Caretaker of the Reserve before sunset on the day on which the keys were received, unless otherwise allowed or directed by the Committee.
- 25. The Committee shall not be responsible for any accident arising from the use of swings, slides, or other appliances, or from any cause howsoever arising within the Reserve.—(Rs.283.)
 - The common seal of the Board of Land and Works was hereunto affixed this 22nd day of March, 1956, in the presence of—

KEITH TURNBULL, President. W. M. CRAWFORD, Member.

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

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, 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 taken before some justice to be dealt with according to Law, and shall be liable to a penalty of not more than Ten pounds.

RESERVES FOR PUBLIC RECREATION, PUBLIC PARK AND PUBLIC PURPOSES IN THE PARISH OF MOOROOLBARK.

RESCISSION OF REGULATIONS.

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby rescind the Regulations made on the 7th December, 1917, for the care, protection and management of the above-named reserves.—(Rs.310.)

As witness thereof the common seal of the Board of Land and Works was hereunto affixed this 22nd day of March, 1956, in the presence of—

> (SEAL) KEITH TURNBULL, President. W. M. CRAWFORD, Member.

AMENDMENT OF REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE CROWN RESERVES IN THE TOWNSHIP OF PORT CAMPBELL.

THE Board of Land and Works, in pursuance of the powers conferred on it doth hereby amend the Regulations made on the 6th April, 1933, for the care, protection and management of the land temporarily reserved by Order in Council of 13th October, 1884, as a site for Public purposes; of the balance of the land temporarily reserved by Order in Council of 24th August, 1909, as a site for Public purposes; of the land temporarily reserved by Order in Council of 14th May, 1913, as a site

for Public purposes; of the land temporarily reserved by Order in Council of 20th January, 1898, as a site for a Public Park; of the land temporarily reserved by Order in Council of 27th August, 1894, as a site for Public Recreation—all such lands situate in the Township of Port Campbell, by the substitution in Regulation 74 for the sum of "one shilling" the sum of "two shillings".—(Rs.2308.)

The common seal of the Board of Land and Works was hereunto affixed this 22nd day of March, 1956, in the presence of—

(SEAL) KEITH TURNBULL, President. W. M. CRAWFORD, Member.

Land Act 1928. PERMIT CANCELLED.

NOTICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled.

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District.	Corr. No.	Name of Permit Holder.	Parish.	Allotment.	Section.	Area.
						A. B. P.
Melbourne	1936/44	F. S. Walkerden	Тагтамагга	44B		132 3 0

Department of Crown Lands and Survey, Melbourne, 28th March, 1956. KEITH TURNBULL, Commissioner of Crown Lands and Survey.

TENDERS-PUBLIC WORKS DEPARTMENT

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

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

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

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

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

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

3rd April, 1956.

Brooklyn.—Additional out-office accommodation and washing facilities, S.S. No. 4710. (S.S., Brooklyn.)

Burnley.—Repairs and painting, School of Horticulture. (School of Horticulture, Burnley.)

Croxton.—Electrical installation, Special School, S.S. No. 4679.

Don Valley.—Additional out-offices, water facilities, resiting of shelter pavilion, and new fencing, S.S. No. 3956. (W.O., Alexandra; S.S., Don Valley.)

Footscray.—Erection of caretaker's residence, High School. (H.S., Footscray.)

Gardiner.—Electrical installation—additional, S.S. No. 3888.

Hann's Inlet (near Crib Point).—Supply of timber piles, Public Works Department.

Moorabbin.—Laying of sewer drains, &c., Technical School. (T.S., Moorabbin.)

Ormond East.—Electrical installation in out-buildings, S.S. No. 4366.

Osbornes Flat.—Purchase and removal of the old brick school building, S.S. No. 1463. (W.O., Wangaratta; S.S., Osbornes Flat.)

Pakenham.—Purchase and removal of 32 ft. x 24 ft. ex Tynong building, 26 ft. 6 in. x 24 ft. ex Cora Lynn building and attached 24 ft. x 8 ft. cloakroom, Consolidated School. (Consolidated School, Pakenham.)

Redan.—Renovations to two (2) unused class-rooms, S.S. No. 1289. (W.O., Ballarat; S.S., Redan.)

Warragul.—New brick toilet addition, Court House. (W.O., Traralgon; P.S., Moe, Warragul.) (Amended specification.)

Yallourn.—Laying of sewer drains and water supply, Technical School. (W.O., Traralgon; P.S., Yallourn.)

10th April, 1956.

Ballarat.—Supply and installation of stainless-steel Bain Marie and serving counter at Old Male Division, Mental Hospital.

Bendigo North.—Alterations and additions to provide new class-room and staff-room, S.S. No. 1267. (W.O., Bendigo; S.S., Bendigo North.)

Box Hill.—New wire-mesh fence, High School. (H.S., Box Hill.)

Bridgewater-on-Loddon.—Repairs and painting, S.S. No. 1097. (W.O., Bendigo; P.S., Bridgewater-on-Loddon.)

Burnley.—Part internal repairs and painting, S.S. No. 2853.

Burwood.—Erection of two (2) shelter pavilions (each 32 ft. x 16 ft.), Technical School.

Carlton.—External repairs and painting, Teachers' College.

Catani.—Repairs, painting, and erection of fencing, S.S. No. 4154. (W.O., Korumburra; S.S., Catani.)

Collingwood.—Provision of roof over landings and stairs to Engineering Shop, Technical School. (T.S., Collingwood.)

Croxton.—Supply, delivery, installation, and testing of a warm air heating/ventilation system and hot-water service, Special School No. 4679.

Dargo.—Repairs and painting to school and residence, S.S. No. 1081. (W.O., Bairnsdale; S.S., Dargo.)

Darlimurla.—Repairs and painting, S.S. No. 2782. (W.O., Korumburra; S.S., Darlimurla.)

Harrietville.—General repairs and painting, S.S. No. 843. (W.O., Benalla; S.S., Harrietville.)

Heyfield.—Repairs and painting to teacher's residence, S.S. No. 1108. (W.O., Bairnsdale; S.S., Heyfield.)

Hurstbridge.—Repairs and painting to school, S.S. No. 3939. (S.S., Hurstbridge.)

Longerenong.—Erection of timber residence for Dairy and Piggery Instructor, Agricultural College. (W.O., Horsham; Agricultural College, Longerenong.) (Amended

Langi Kal Kal.—Supply and delivery of water softening unit, Training Centre.

Melbourne.—Erection of internal stair, Licensing Court, 632-634 Bourke-street. (Licensing Court, Melbourne.)

Middle Park.—Renewal of floors to 6 (six) class-rooms, S.S. No. 2815. (S.S., Middle Park.)

Narracan.—General repairs and painting to school, residence, &c., S.S. No. 2295. (W.O., Traralgon; S.S.,

Orrvale.—Repairs, painting to school, residence, and out-buildings, S.S. No. 3805. (W.O., Shepparton; S.S., Orrvale.) (Re-amended specification.)

Prahran.—Sound proofing, repairs, and painting, School for Deaf Children.

Reservoir East.-New boundary fences, S.S. No. 4686. (S.S., Reservoir East.)

Rosedale.—Additional doorway, porch, and partition, S.S. No. 770. (W.O., Bairnsdale; S.S., Rosedale.)

Sale.—General repairs, painting, &c., High School. (W.O., Bairnsdale; H.S., Sale.)

Sandringham,—Internal and external repairs and painting, S.S. No. 267.

Stawell.—Supply and installation of extensions to the heating circuit and hot-water facilities in the concert hall, Pleasant Creek, Special School. (Pleasant Creek, Special School, Stawell.)

Tottenham.-Laying of sewer drains, &c., S.S. No. 4707.

Turrumberry North.—Internal repairs and painting, residence, S.S. No. 1738. (W.O., Bendigo; P.S., Echuca.)

Walwa.—Internal and external painting of Hawksley building, S.S. No. 2806. (W.O., Wangaratta; S.S., Walwa.)

 $\begin{tabular}{ll} Warragul. — Conversion of heating boiler to oil firing, High School. (H.S., Warragul.) \end{tabular}$

Wycheproof.—Improvements to electrical installation, S.S. No. 1757. (W.O., Swan Hill; S.S., Wycheproof.)

Welshman's Reef.—Repairs and renovation, S.S. No. 1830. (W.O., Kyneton; S.S., Welshman's Reef.)

Yarram.—Renovations and painting to residence, High chool, Commercial-road. (W.O., Bairnsdale; H.S., School, Commercial-road. Yarram.)

17th April, 1956.

Beaconsfield.—New out-offices, S.S. No. 3033.

Belmont.—Laying of sewer drains and water supply (second section), High School. (W.O., Geelong; H.S.,

Bentleigh.—Laying of sewer and storm-water drains, gas and water supply, &c., High School. (H.S., Bentleigh.)

Bethanga.-Alterations and renovations, residence, S.S. (W.O., Wangaratta; S.S., Bethanga.)

Burwood.—Alterations for canteen and additions sisting residence, Teachers' College. (Amend existing , residence, specification.) (Amended

Corryong.—New electrical installation, District Hospital. (P.S., Corryong.)

Drouin.—First and second section of concrete veneer timber-framed building, High School. (W.O., Traralgon; S.S., Drouin.)

Drouin.—Supply, delivery, installation, and testing of mechanical services for Stages 1 and 2, High School. (W.O., Traralgon; S.S., Drouin.)

Drouin.-Electrical installation in Stages 1 and 2, High School. (W.O., Traralgon; S.S., Drouin.)

Echuca.—New paling and chain mesh boundary fences, S.S. No. 208. (W.O., Shepparton; S.S., Echuca.) (Amended specification—third amendment.)

Ellinbank.—Erection of new cattle weighing shed and race, Dairy Research Station. (W.O., Traralgon; Dairy Research Station, Elinbank.)

Horsham West.—Erection of No. 2 shelter pavilions, 32 ft. x 16 ft., S.S. No. 4697. (W.O., Horsham; S.S., Horsham West.)

Koo-Wee-Rup.—Erection of new shelter pavilion, 32 ft. x 16 ft., S.S. No. 2629. (W.O., Korumburra; S.S., Koo-Wee-Rup.)

Kyneton.—Alterations to kitchen, District Hospital. (W.O., Kyneton.)

Northcote.—Re-blocking, repairs, and painting, cleaner's residence, S.S. No. 3139. (S.S., Northcote.)

North Melbourne.—Roof repairs to main school building, S.S. No. 2566. (S.S., North Melbourne.)

Pascoe Vale.—Supply, delivery, and installation of one air-conditioning system for testing laboratories, Melbourne Textile School, (Melbourne Textile School, Pascoe Vale.)

Prahran.—Repairs to residence, 52 McIllwrick-street, echnical School. (T.S., Prahran.) (Amended Technical specification.)

 $\label{eq:preston} \begin{tabular}{ll} \textbf{Preston.--Internal} & \textbf{and} & \textbf{external} & \textbf{painting} & \textbf{and} & \textbf{remodel-ling}, & \textbf{S.S.} & \textbf{No.} & \textbf{3806}, & \textbf{Penders-grove.} & \textbf{(S.S., Preston.)} \\ \end{tabular}$

Preston North-east.—Concrete veneer timber-framed primary school, S.S. No. 4764.

Preston North-east.-Electrical installation in new primary school, S.S. No. 4764.

Preston North-east.—Supply, delivery, installation, and testing of a warm air heating/ventilation system in primary school, S.S. No. 4764.

Ringwood East.—Additional out-office accommodation, S.S. No. 4180. (S.S., Ringwood East.)

Rosehill.—Renovations and painting, S.S. No. 1723. (W.O., Bairnsdale; S.S., Rosehill.)

Seymour.—Repairs and painting to residence, 3 Parkstreet, High School. (W.O., Alexandra; H.S., Seymour.)

Shepparton South.—Conversion of residence into 2 (two) teachers' flats, S.S. No. 4666. (W.O., Shepparton, Bendigo; S.S., Shepparton South.)

Strathbogie.—Repairs and painting, S.S. No. 2181. (W.O., Alexandra; S.S., Strathbogie.)

Toolangi.—Repairs and painting to cottages Nos. 1, 2, and 3, Potato Research Station. (W.O., Alexandra; Research Station, Toolangi.)

Warragul.—New shelter pavilion, High School. (W.O., Traralgon; H.S., Warragul.)

Winton.—Repairs, painting, school and residence,, S.S. No. 1870. (W.O., Benalla; S.S., Winton.) (Amended specification.)

Yarraville West.—External repairs and renovations, S.S. No. 2832. (S.S., Yarraville West.)

24th April, 1956.

Malvern.—New block brick out-offices and various works and painting, S.S. No. 1604. (S.S., Malvern.)

Mt. Beauty.—Additional out-office accommodation, S.S. No. 4644. (W.O., Benalla; P.S., Bright.)

8th May, 1956.

Mont Park.—Supply, installation of testing of all auxiliary plant, equipment, and materials necessary to complete the whole of the installation of the new steam generators in the existing boiler house, Mental Hospital.

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 ."

T. K. MALTBY,

Commissioner of Public Works.

Public Works Department,

Melbourne, 27th March, 1956.

PUBLIC SERVICE NOTICES

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 Revised				Officer Recommended for Appointment.		
Present Classification.	Classification.	Duties	Qualifications.	Name.	Classification,	Date of Classi- fication.
		DEPAR	STRATIVE DIVISION. TMENT OF TREASURER.			
Clerk, Class	Class "C2"	To assist in the preparation of Salary Sheets and the payment of salaries; to be responsible to the Accountant for the accounting section of the costing system; to prepare schedules of accounts; to supervise the raising of revenue accounts against State Government Departments and to keep the books thereof; and to keep securities ledgers for the stock and issue of railway freight and duty stamps	to possess a sound know- ledge of cost accounting as operative in the Govern- ment Printing Office; to possess a sound knowledge of the Regulations respect- ing Public Accounts and of the procedure relating to the payment of salaries, allowances and overtime	Fitzgerald, K. J.	Clerk, Class	16.6.52
			PARTMENT OF LAW.			
Clerk, Class "Cl"	Class " C2 "	To assist the Distribution Officer and to distribute trusts, Agencies, Probates, Administration, and re- sealed Foreign Grants	of the Public Trustee. To have a thorough knowledge of accounts relating to deceased estates and of the provisions of the Administration and Probate Acts and the regulations thereunder as affecting estate accounts and ability to assess Probate Duty and prepare Foderal Estate Duty Returns	Johnson, W. C.	Clerk, Class "C1"	6.12.51
		PROFE	SSIONAL DIVISION.	•		
			ENT OF PUBLIC WORKS.			
Senior Architect, Class "A" (£1,400- £1,450)	District Architect, Class "A" (£1,400- £1,500)	To prepare and have general supervision, under the Chief Architect, of the draughting of preliminary and contract plans, details, specifications, reports and estimates, and to have general supervision of building works within a specified district	chitectural Branch. To be a qualified and experienced architect, competent to practise sound and efficient methods in architectural and structural design	Trigg, C. H.	Senior Architect, Class "A" (£1,400- £1,450)	24.6.55
			ENT OF WATER SUPPLY.	•	. '	
Executive Engineer, Grade I., Classes "A" and "A1" (£1,500— £1,650)	Senior Executive Engineer, Class "A1" (£1,650- £1,750)	To supervise the construction and maintenance of all water supply works within the Mornington Peninsula District	To possess a University Degree in Civil Engineering and qualification as an Engineer of Water Supply and extensive experience in construction and opera- tion of town water supply; to have administrative ability and a thorough knowledge of the works in the Mornington Penin- sula District	Rombach- Scharp, B. R.	Executive Engineer, Grade I., Classes "A", and "A1", (£1,500- £1,650)	29.10.50
Assistant Engineer, Grade I., Class "C2"	Executive Engineer, Grade IV., Class "B"	Under the direction of the Executive Engineer to assist with the control of all urban and rural water supplies within the Mornington Peninsula Waterworks District and to supervise the maintenance of all works throughout the district; to prepare plans, specifications, estimates, and reports in regard to all extensions and maintenance works to be undertaken throughout the Waterworks District	To possess a University Degree or Technical School Diploma of Civil Engineering; to be competent to carry out surveys, design, construction and maintonance of channels, pipe lines structures and other associated urban water supply works; ability to organize and control the work of men and mechanical plant engaged on water supply works	Downing, G. M.	Assistant Engineer, Grade I., Class "C2"	7.8.53

Office and					1	Officer R	ecommended fo	r Appoint	tment.
Present Classification.	Revised Classification.	Dutles,	_	Qualifications.		Name.	Classific	Classification.	
		TECH	NICAL A	AND GENERAL DIVIS	SION.				
			DEPARTM	ENT OF PUBLIC WORKS.					
		Mecha	nical and	Electrical Engineering B	ranch.				
dechanie S	enior Electrical Mechanic (£489)	To carry out mainten repairs on electric ment in State Gov Buildings in the politan area	al equip- vernment	and uip- ient To possess an "A" Grad Electrical Mechanics Licence issued by the Stat		Hall, C. C.	Mechar	nie	1.1.5
Appeals a he 7th April, 1	gainst such r 956.	ecommendations should	i be lodge	d with the Secretary to	the Publ	lic Service 1	Board not lat	er than	Saturday
p, 1	. ++					By or	rder,		
Office of the			-				V. P. S		
Me	lbourne, 27th	March, 1956.						Se	ecretary.
HE Permaner mentioned	nt Heads of			ICE BOARD) REGUL				ent to t	he under
			•						
						Officer Recor	nmended for A	ppointmen	ot.
Office and Classification.		Duties.		Qualifications.		Officer Recon	nmended for A		Date of Classi- fication.
Office and Classification.		Duties.		Qualifications.	N				Date of Classi-
Office and Classification.		Duties.	PROFES	Qualifications.	8				Date of Classi-
Office and Classification.		Duties.							Date of Classi-
Office and Classification.		Duties.	DEPAR	SSIONAL DIVISION.	8				Date of Classi-
Office and Classification. Senior Conservation Officer, Class	the dev	rection, to assist in relopment of the soil ation advisory service tholders and public its in the north and rest of the State; to the work of District ration Officers	DEPAR Soil Co To be of with t Service Regula had e soil co	SSIONAL DIVISION.				ion.	Date of Classi-
Classification. Senior Conservation Officer, Class	the dev	rection, to assist in relopment of the soil ation advisory service dholders and public ties in the north and est of the State; to the work of District ation Officers	DEPAR Soil Co To be of with the Service Regula had e soil co proved	SSIONAL DIVISION. TMENT OF PREMIER. INSERVATION Authority. qualified in accordance the provisions of Public to (Public Service Board) ation 43 (1); to have xtensive experience in nservation, and to have	Wood,	lame.	Classificat District Conservat Officer,	ion.	Date of Classification.
Classification. Senior Conservation Officer, Class	the dev	rection, to assist in relopment of the soil ation advisory service dholders and public ties in the north and est of the State; to the work of District ation Officers	DEPAR Soil Co To be co with the Service Regulated to prove the Soil Co proved NICAL A	SSIONAL DIVISION. TMENT OF PREMIER. Inservation Authority. qualified in accordance the provisions of Public of (Public Service Board) ation 43 (1); to have attensive experience in nervation, and to have at administrative ability	Wood,	lame.	Classificat District Conservat Officer,	ion.	Date of Classification.
Classification. Senior Conservation Officer, Class	the dev conserved to land authorit north-w direct t	rection, to assist in relopment of the soil ation advisory service sholders and public ties in the north and set of the State; to the work of District ation Officers	DEPART Soil Co To be a with t Service Regula had e soil co proved NICAL A DEPART	SSIONAL DIVISION. TMENT OF PREMIER. Inservation Authority. qualified in accordance the provisions of Public (Public Service Board) ation 43 (1); to have attensive experience in nservation, and to have 1 administrative ability AND GENERAL DIVIS MENT OF TREASURER. The Housing Commission.	Wood,	lame.	Classificat District Conservat Officer,	ion.	Date of Classification.
Classification. Senior Conservation Officer, Class	the dev conservi to lane authori north-w direct t Conserv To have c of renta estates District view te rents wi and to i of such	rection, to assist in relopment of the soil ation advisory service tholders and public ties in the north and est of the State; to the work of District ation Officers	DEFARR Soil Co To be a with t Service Regula had e soil co proved NICAL A DEFARR Office of ti to be able to be	SSIONAL DIVISION. TMENT OF PREMIER. TMENT OF PREMIER. TMENT OF PREMIER. TMENT OF PREMIER. TMENT OF TREASURER.	Wood,	lame.	District Conserval Officer, "C2"	ion.	Date of Classification.

By order, V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 27th March, 1956.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

DEPARTMENT OF HEALTH.

MENTAL HYGIENE BRANCH.

TECHNICAL AND GENERAL DIVISION.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, 18th April, 1956, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the undermentioned positions:—

Hall Porter, Royal Park Mental Hospital.

Yearly Salary.—£351, minimum; £403, maximum.

Qualifications.—To have a knowledge of the routine in a Mental Hospital, and to possess tact and patience in dealing with the public.

General Assistant, Kew Mental Hospital.

Yearly Salary.—£338, minimum; £364, maximum.

Duties.—To give general assistance in the various artisan activities associated with the Hospital services and maintenance.

Qualifications.—To be a semi-skilled worker, in good physical condition. Knowledge of some trade is desirable.

Kitchenman, Beechworth Mental Hospital,

Salary.—£338 a year.

Duties.—To assist Cooks generally, preparation of vegetables and other foodstuffs. Attending to cleanliness of kitchen.

Qualifications.—Ability to carry out above-mentioned duties. Some knowledge of cooking is desirable.

NOTE.—In addition to the salary rates quoted, a cost of living adjustment (£426 a year for adult males), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order.

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 27th March, 1956.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, 11th April, 1956, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the undermentioned positions:-

ADMINISTRATIVE DIVISION.

Clerk, Class "C," Immigration Branch, Department of Chief Secretary.

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

-To deal with matters relating to reception of migrants from overseas, their disembarkation, customs clearance, baggage handling, temporary accommodation, where necessary, onward travel,

Qualifications.—To have good organizing ability and to be able to handle movement and transport of large groups of people, and to make prompt decisions in emergency situations.

Clerk, Class "C," Accounts Branch, Department of Health. (Two vacancies.)

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

Position No. 1.

Duties.—To assist in the dissection of expenditure and its charging against departmental appropriations and in operations on the Departmental Advance Account; to prepare claims for overtime and penalty rates and to keep sick leave records.

Qualifications.—To possess a good knowledge of the Public Service Acts and Regulations and of the Regulations respecting Public Accounts; to be familiar with departmental organization and procedure.

Position No. 2.

Duties.—To have charge of the examination and passing for payment of claims for personal expenses and allowances and to prepare necessary returns in connexion therewith; to assist in the examining and checking of claims for payment for services and purchases of goods.

Qualifications.—To be experienced in dealing with Accounts; to have a good knowledge of the Regulations respecting Public Accounts and departmental accounts procedure.

Clerk, Class "C," Department of Agriculture.

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

Duties.—To record all correspondence in connexion with poultry husbandry; to record fees received under the Bees Acts; to arrange for the testing of flocks under the Certified Pullorum Tested Flock Scheme, and to collect and record fees in connexion therewith.

Qualifications.—An intimate knowledge of the Bees Acts and the regulations thereunder and all other Acts administered by the Live Stock Division; a knowledge of the system of correspondence recording and of the conditions governing the testing of poultry flocks.

PROFESSIONAL DIVISION.

Chief Civil Engineer and Chief Engineer, Ports and Harbors, Class "A1," Department of Public Works.

Yearly Salary.—£1,900, minimum; £2,200, maximum.

Duties.—To act as Chief Civil Engineer, and Chief

Engineer, Ports and Harbors.

Qualifications.—To be a qualified Civil and Municipal Engineer, and to be well versed in modern practice of Engineering and experienced in the design, execution and supervision of various design, execution classes of work,

Chief Industrial Hygiene Officer, Class "A1," General Health Branch, Department of Health.

Yearly Salary,—£2,000, minimum; £2,150, maximum.

Duties.-To supervise dangerous and other trades and all other matters pertaining to Industrial Hygiene; to perform such duties as are imposed by or conferred under the Health Acts, and such other duties as are required by the Chief Health Officer or the Commission of Public Health.

Qualifications.-To be a medical practitioner regisrecognized University; to have had experience in Industrial Hygiene.

Principal Research Officer, Class "A," Soil Conservation Authority, Department of Premier.

Yearly Salary.-£1,400, minimum; £1,500, maximum.

Patry Satary.—1,400, minimum; 11,500, maximum.

Duties.—To be responsible to the Authority for the development and direction of the Research Division which undertakes the study of areas, primarily catchment areas, to determine the extension and nature of erosion that has taken place in relation to climate, soils, vegetation and land use; to devise in co-operation with officers of Government Departments modifications or changes in land use required for conservation; to study the physical characteristics of soils, and make economic studies with respect to soil make economic studies with respect to soil conservation.

Qualifications.—Applicants must possess a University Degree in Science or Agricultural Science and have had considerable research experience in the fields of Ecology, Pedology and Agronomy with a knowledge of their application to soil concentration.

Conservation Ecologist, Classes "C"."C2," Soil Conservation Authority, Department of Premier.

Yearly Salary.—£650, minimum; £970, maximum—
Graduates, Agricultural Science.
£624, minimum; £970, maximum—
Science Graduates.
(Commencing salary in accordance with experience.)

Duties.—To assist in surveys of catchment and other areas to determine the extent, kind and degree of erosion, and to relate this erosion to soils, vegetation, topography, climate, and existing and potential forms of land use; to undertake investigations in relation to specific problems of soil consequently as directed. soil conservation as directed.

Qualifications.—University degree in Agricultural Science or in Science with training and experience in one or more of the three sciences of Plant Ecology, Soil Science and Agronomy.

Court Reporter (Female), Classes "C"-"C2," Court Reporting Branch, Department of Law.

Yearly Salary.—£650, minimum; £970, maximum.

Duties .- To report cases in the Supreme and General Sessions, &c., Courts, as required; to take notes for the Judges and of deputations, and to perform such other departmental reporting work as may be required.

Qualifications.—To be a licensed Shorthand Writer under the provisions of the Evidence Act 1928 with sufficient experience in the duties of the kind mentioned.

Assistant District Engineer, Classes "C"-"C2," Mechanical and Electrical Engineering Branch, Department of Public

Yearly Salary.-£598, minimum; £970, maximum (commencing salary in accordance with experience).

Duties.—To assist a district engineer (electrical) in the supervision of contracts for electrical installations in all types of Government buildings, also associated maintenance works; to assist in the supervision and checking of plans and specifications for such works and to prepare reports as directed directed.

Qualifications.—To have a Diploma of 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.

Assistant Live Stock Science Officer, Classes "C"-"C2," Department of Agriculture.

Yearly Salary .- £650, minimum; £970, maximum (commencing salary in accordance with experience).

Duties.-To assist in extension work in the sheep and wool industry.

Qualifications.—Degree in Agricultural Science.

Draughtsman, Classes "C"-"C1," Mechancial and Electrical Engineering Branch, Department of Public Works.

Yearly Salary.-£598, minimum; £844, maximum (commencing salary in accordance with qualifications and experience).

Duties.—To prepare, under direction, plans, specifications and estimates of mechanical installations, and services in all types of public buildings.

Qualifications .- To have had a sound technical trainultifications.—To have had a sound technical training in mechanical engineering together with several years drawing office experience in the design and layout of mechanical services and equipment in all or portion of heating and ventilating systems, air conditioning, steam plant, hot water supply, and refrigeration; to possess the prerequisite qualifications prescribed in paragraphs (a) and (b) of Public Service (Public Service Board) Regulation 23.

Social Worker, Class "D1" (Female), Children's Welfare Branch, Department of Chief Secretary.

Yearly Salary.-£494, minimum; £572, maximum.

Duties.—To carry out social case work with child and youth migrants under the supervision of the Department, and to perform such other special duties as may be directed.

Qualifications.—To possess the Diploma of Social Studies of the Melbourne University or equiva-lent, and to have had experience in social welfare

Note.—After completion of one year's satisfactory service on the maximum of Class "D1" (Female), the successful applicant will be eligible for progression to Class "C" (minimum salary).

TECHNICAL AND GENERAL DIVISION.

Farm Produce Inspector, Department of Agriculture.

Yearly Salary, £514, minimum; £605, maximum

Duties.—To examine and certify to the quality of wheat, oats, maize, barley, and other farm seed, and the various kinds of hay and chaff, and to assist in the administration of the Farm Produce Agents Acts, Stock Foods Act, Vegetation and Vine Diseases Act, and the Commerce Act.

Vine Diseases Act, and the Commerce Act.

Qualifications.—To have had experience in the examination of farm produce, and to be capable of supervising casual inspectors, if required. Candidates will be required to undergo an examination, particulars as to the nature and scope of which may be obtained from the office of the Public Service Board.

Tutor Sister, Gresswell Sanatorium, Tuberculosis Branch, Department of Health.

Yearly Salary.—£513, minimum; £552, maximum.

Duties.—To undertake the training of Nurse Assistants in a State Sanatorium and to lecture trained staff for the post graduate certificate in tuberculosis nursing.

Qualifications.—To be a general trained nurse registered in Victoria; experience in tutoring nursing staff desirable.

Assistant (Male), Senior, Grade II., Frankston Centre, Department of Water Supply.

Yearly Salary .-- £520, minimum; £546, maximum.

Pearly Salary.—1520, minimum; £546, maximum.

Duties.—To handle all local correspondence, applications and inquiries for new services, extensions and alterations and to record same; to implement the machinery necessary for dealing with applications for water services, registration of plumbers, tapping arrangements and to record such transactions; to supervise all matters dealing with meter records as regards meter history cards and preparation of meter registration books; to supervise staff employed in tapping room on this work, work.

Qualifications.—To have a good knowledge of the By-laws and Water Act relative to Urban Water Supply and the special regulations as regards private extensions and services in the Waterworks District; to be capable of reading plans.

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

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

Duties.—To engage in the weekly collection of rents on the Commission's estates; to interview tenants in regard to arrears; and to assist generally in rental collecting.

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

Photographer (Female), Public Library Branch, Department of Chief Secretary.

Yearly Salary.-£390, minimum; £455, maximum.

Duties.—To photograph printed, manuscript, and documentary material in the Public Library's Collections; to process film and make enlargements therefrom; to attend to the ordering of photographic supplies, and to keep records of the work done in the Section.

Qualifications.-To have had experience in the use of 35-mm. copying cameras as used for library purposes; to have a good knowledge of processing and the making of enlargements. Ability to handle the work of the Section without technical oversight.

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

Yearly Salary.-£403, minimum; £416, maximum.

Duties .- To act as stenographer and typist to the Director and the Secretary and to perform other typing duties as directed.

Qualifications.-To have passed the Board's shorthand test at the rate of 120 words per minute.

Shorthand Writer and Typist (Female), Grade III., Department of Labour and Industry.

Yearly Salary .- £403, minimum; £416, maximum.

Qualifications.—To be a competent typist, and to have satisfied the Public Service Board, by test, of her ability to write shorthand at the rate of 120 words per minute.

Inspector, Grade II., Fisheries and Game Branch, Department of Chief Secretary. (Three vacancies.)

Yearly Salary.—£364, minimum; £416, maximum.

Duties.—Under the direction of the Director to enforce the provisions of the Fisheries and Game Acts and the Regulations thereunder, and generally to assist in the outside work of the Branch.

ally to assist in the outside work of the Branch. Qualifications.—An applicant must be strong, healthy and active, able to drive a motor-vehicle and to manage a motor-boat. He should have a good knowledge of and be able to effect running repairs to motor-vehicles and marine engines. A thorough knowledge of all classes of fish and native game and the methods of fishermen and shooters is essential. An education to Intermediate standard is desirable. Applicants should be under forty (40) years of age.

Warder (Female), Grade II., Penal and Gaols Branch, Department of Chief Secretary.

Yearly Salary.—£336, minimum; £362, maximum.

Duties .- To be responsible to the Matron for the keeping of office records, prisoners' personal files, taking bails and fines and for the arrangement of educational and recreational activities at Fairlea Female Prison.

Qualifications.—A knowledge of typing and office routine and some experience in educational and recreational training of female prisoners.

Labourer, Department of Public Works.

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

NOTE.—In addition to the salary rates quoted, a cost of living adjustment (f426 a year for adult males and £320 a year for adult females), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order.

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 27th March, 1956.

PUBLIC SERVICE OF VICTORIA.—VACANCY. TEMPORARY APPOINTMENT.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 11th April, 1956, from persons who are qualified for appointment to the undermentioned position:—

Fitter, Electrical, Mechanical and Electrical Engineering Branch, Department of Public Works.

Yearly Salary.—£437, minimum; £463, maximum.

Duties.—To carry out maintenance and repairs on electrical equipment in State Government buildings in the Metropolitan Area as directed.

In addition to the salary rates quoted, a cost of living adjustment (£426 a year for adult males), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 27th March, 1956.

No. 394.

Public Service Act 1946, Section 50.

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

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

SECOND SCHEDULE. TECHNICAL AND GENERAL DIVISION.

Offices and Rates of Salaries

Department and Office.	Yearly Rat	Yearly Rate of Salary.		
	Minimum.	Maximum.		
DEPARTMENT OF MINES.	£	£		
Delete— General Assistant, Drill Store, South Melbourne	••	354		
Add Maintenance Assistant, Drill Store, South Melbourne		425		

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

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

No. 395.

Public Service Act 1946, Section 50.

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

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

FIFTH SCHEDULE. TEMPORARY EMPLOYEES. DEPARTMENT OF HEALTH.

MENTAL HYGIENE.

Designations of Positions and Rates of Salaries.

Designation of Designation	Yearly Rat	Increments		
Designation of Position.	Minimum.	Maximum.	(Annual).	
		£	£	
dd	nt—			
At 16 years of age			182	
At 17 years of age			208	
At 18 years of age			234	
At 19 years of age			260	
At 20 years of age			299	
			403	

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

Office of the Public Service Board, Melbourne, 20th March, 1956.

No. 396.

Public Service Act 1946, Section 39.

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

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

FIRST SCHEDULE.

PROFESSIONAL DIVISION.

Offices and Rates of Salaries.

0.00	Yearly Rate of Salary		
Office.	Minimum,	Maximum	
DEPARTMENT OF CHIEF SECRETARY.	£	£	
CLASS "C."			
Social Worker (Male), Children's Welfare	598	728	

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

Office of the Public Service Board, Melbourne, 22nd March, 1956.

No. 392.

Public Service Act 1946.

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

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

FOURTH SCHEDULE.

ADMINISTRATIVE DIVISION.

Amount or range of Salary Assigned to Offices in Class ", Classes "A" and "Al" and Class "A".

	Yearly Rate of Salary.		
Office.	Minimum.	Maximum.	
DEPARTMENT OF TREASUREB. CLASS "A." Delete—	£	£	
Senior Clerk and Accountant, Government Printing Office	1,400	1,450	
Add— Senior Clerk and Accountant, Government Printing Office	1,400	1,500	

This Regulation shall have effect as on and from the 11th March, 1956.

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

Office of the Public Service Board, Melbourne, 15th March, 1956.

No. 393.

PUBLIC SERVICE ACT 1946.

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

PART VI.—TRAVELLING EXPENSES.

Division II.—Reimbursement of Certain Officers for Expenses.

REGULATION 103.

DEPARTMENT OF CROWN LANDS AND SURVEY.

Sub-regulation (6) is revoked and the following sub-regulation is substituted therefor:—

"(6) Inspectors

Inner metropolitan districts . . £269 a year each.
Other than inner metropolitan

.. £277 a year each." districts

This Regulation shall have effect as on and from the 1st April, 1956.

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

Office of the Public Service Board, Melbourne, 15th March, 1956.

PRIVATE ADVERTISEMENTS

CITY OF CAULFIELD.

LOAN NO. 30.

Notice of Intention to Borrow the Sum of £10,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Caulfield intends to borrow the sum of £10,000 on the credit of the Mayor, Councillors, and Citizens of the said City, by the issue of debentures for such amount, in accordance with the provisions of the Local Government

The maximum rate of interest that may be paid is £5 per centum per annum.

The amounts to be borrowed are to be repayable by providing out of the municipal fund instalments of f641 9s. 6d., including principal and interest, on the 15th December and the 15th June in each year during the currency of the loan, at the Commonwealth Trading Bank of Australia, Collins-street, Melbourne, or at the Council's bankers for the time being in the City of Melbourne.

The first instalment of the repayment of the loan is to be paid on the 15th December, 1956, and the last instalment is to be paid on the 15th June, 1966.

The purpose for which the loan is to be applied is-Extensions to Supper Room, Caulfield Town

Hall (portion of cost only) £10.000

The plans and specifications and estimate of cost of the proposed works, and a statement showing the proposed expenditure of the money to be borrowed, have been prepared and are open for inspection at the Town Hall, corner of Glen Eira-road and Hawthorn-road, Caulfield, during office hours.

By order,

H. G. NELSON, Town Clerk.

Town Hall, Caulfield, S.E.8, 26th March, 1956.

CITY OF FOOTSCRAY.

BY-LAW No. 187.

A By-law of the City of Footscray, numbered 187, made under section 197 of the Local Government Acts for prescribing areas within the municipal district as residential areas, and prohibiting or regulating within the whole of such residential areas the use of any land or the erection (including adaptation for use) or the use of any building or vacant land for the purposes of trades, industries, manufactures, businesses, or public amusements.

IN pursuance of the powers conferred by the Local Government Acts and of every power it thereunder enabling the Mayor, Councillors, and Citizens of the City of Footscray, with the approval of the Governor in Council, order as follows:—

From and after the coming into operation of this By-law the following shall be added to Schedule "D" of By-Law No. 133:-

Graham-street, north side, commencing 153 ft. 3 in. west of Summerhill-road and continuing westwards to Market-street.

Resolution for passing this By-law agreed to by the Council of Footscray on the 4th day of April, 1955, and confirmed on the 2nd day of May, 1955.

common seal of the Mayor. Councillors, and Citizens of the City of Footscray was hereunto affixed in our presence, by order of the Council.

(SEAL)

F. L. PEART, Mayor. H. J. McIVOR, Councillor. E. J. SMITH, Town Clerk.

Approved by the Governor in Council, 6th March, 1956, A. MAHLSTEDT, Clerk of the Executive Council.

CITY OF HAWTHORN.

LOAN No. 30.

Notice of Intention to Borrow the Sum of £10,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Hawthorn proposes to borrow the sum of Ten thousand 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 6592

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

Purchase of properties, Poplar-avenue, to provide additional playing grounds, parks, and other municipal facilities in conjunction with Tintern Estate re-

. £3,620 10 0

stroyed by fire 5,000 0 0 Improvements to Glenferrie Sports Ground 1,379 10 0

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

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund 30 half-yearly instalments of approximately £477 15s. 6d. each, including principal and interest on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of January, 1957.
- 5. Such moneys shall be repayable at the principal office of the Colonial Mutual Life Assurance Society Limited, 316 Collins-street, Melbourne, or at the society'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 Municipal Offices, Town Hall, Hawthorn, during office hours.

Dated this 23rd day of March, 1956.

6610

J. T. GUNDRY, Town Clerk.

CITY OF HEIDELBERG.

Local Government Act 1946.

NOTICE TO ALL WHOM IT MAY CONCERN.

WHEREAS the Council of the Municipality of the City of Heidelberg in the State of Victoria, deems it expedient to execute a certain work or undertaking for the purpose of widening Waterdale-road from Altonastreet to Malahang-parade, for the purposes whereof it is in the opinion of the said Council necessary and desirable that the said Council exercise its power of taking land compulsorily within the municipal district of the said Council, as provided by the Local Government Act 1946, and the said Council has caused its surveyor to prepare specifications, maps, plans, sections and elevations of the said work or undertaking as are necessary and in which are expressed the nature and extent of such work or undertaking and the exact site and admeasurements thereof and on and through what land the said work or undertaking is proposed to be placed and the names of the owners or reputed owners, lessees or reputed lessees and the occupiers of such land so proposed to be taken so far as known and the said specifications, maps, plans, sections and elevations so prepared have been approved by the said Council.

In pursuance of the provisions of the Local Government Act 1946, the said Council doth hereby publish and give notice that the description shortly of the purport of the said work or undertaking and of the said specifications, maps, plans, sections and elevations is as follows:—

Widening of Waterdale-road from Altona-street to Malahang-parade.

And the said Council doth hereby give further notice that the said specifications, maps, plans, sections and elevations are deposited at the office of the said Council. Town Hall. Upper Heidelberg-road, Ivanhoe, and are there open for inspection and perusal on all the days and between the hours the Municipal Office is appointed to be open for the space of 40 clear days from the date of the publication of this notice in the Government Gazette.

And the said Council doth hereby call upon all persons And the said Council doth hereby call upon all persons interested in or affected by the said proposed work or undertaking to set forth, in writing, addressed to the said Council or the Town Clerk thereof, at the Town Hall, Upper Heidelberg-road, Ivanhoe, within 40 clear days from the date of the publication of this notice as aforesaid all objections which they may have to the said work or undertaking the said work or u

Dated this 22nd day of March, 1956.

The common seal of the Mayor, Councillors, and Citizens of the City of Heidelberg was hereto affixed, in the presence of—

F. PHILLIPS, Town Clerk. D. SEDDON, Mayor. H. GRAHAM, Councillor.

(SEAL)

CITY OF HEIDELBERG.

By-LAW No. 191.

Prescribing Residential Areas at Carter-street, Greensborough.

A By-law of the City of Heidelberg made under the provisions of the Local Government Act, and particularly under and with reference to section 197-1-XXXVIII (a) 197-7 and 228, and numbered 191, for altering and amending By-law No. 168, paragraph 4, prescribing residential areas at Carter-street, Greensborough.

IN pursuance of the powers conferred by the Local Government Act, the Mayor. Councillors and Citizens of the City of Heidelberg, with the approval of the Governor in Council orders as follows:—

That all those allotments with a frontage to Carterstreet, Greensborough, extending 60 feet easterly from Patterson-crescent, and 185 feet westerly and contained between Carter-street and the right-of-way 120 feet to the south thereof, shall be excised from Residential Area No. 3, as prescribed in By-law 168 and added to Residential Area No. 2.

The Resolution for passing this By-law was agreed to by the Council on 24th October, 1955, and confirmed on the 21st November, 1955.

DONALD SEDDON, Mayor. E. L. GETSON, Councillor. F. PHILLIPS, Town Clerk.

Approved by the Governor in Council on the 28th day of February, 1956.—A. MAHLSTEDT, Clerk of the Executive

CITY OF HEIDELBERG.

BY-LAW No. 194.

Requiring the Destruction of Noxious Weeds.

- A By-law of the City of Heidelberg made under section 197 (1) (x) of the Local Government Act 1946, as amended by section 10 (b) of the Local Government (Amendment) Act 1954, and numbered 194, for the purposes of—
 - (a) requiring the destruction of noxious weeds; and
 - (b) providing that in the event of failure of any owner or occupier of any property or premises to comply with the requirements of this By-law, the Council may cause measures to be taken to destroy such weeds at the expense of the owner or occupier and recover the cost thereof as a civil debt recoverable summarily.
- IN pursuance of the powers conferred by the Local Government Acts and of any and every other power enabling, the Mayor, Councillors and Citizens of the City of Heidelberg order as follows:—
- 1. The Council of the City of Heidelberg may at any time cause to be served on the owner or occupier of any property or premises a notice, in writing, requiring such owner or occupier within a time limited by such notice to destroy all such noxious weeds as may be specified in such notice and which are upon such property or premises. Any such notice may be signed by the Town Clerk or any other duly authorized officer of the municipality.
- 2. If any such owner or occupier shall within the time limited by such notice fail to comply with the requirements thereof the Council may take such measures as may be reasonably necessary to destroy such noxious weeds at the expense of such owner or occupier and my recover the cost thereof from such owner or occupier as a civil debt recoverable summarily recoverable summarily.
- 3. In this By-law the words "noxious weeds" include the following weeds:—

Botanical Name; Common Name.

Rubus fruticosus, L; Blackberry bramble. Kitous fruticosus, L; Blackberry bramble.
Lycium ferocissimum; Miers boxthorn.
Velex europoeus, L; Furze.
Salpichroa rhomboidea, M; Pampas Lily of the Valley.
Rosa rubiginosa, L; Sweet briar.
Foeniculum vulgare; Mill, Fennel.
Homeria collina; Vent, Cape Tulip.
Watsonia meriana; Mill, Merians Bugle Lily
(Watsonia).

4. Notwithstanding any action taken under clause 2 of

- 4. Notwinstanding any action taken under clause 2 or this By-law and apart from and in addition to any liability under that clause, any person who is guilty of any wilful act or default contrary to any of the provisions of this By-law shall be liable for every offence to a penalty not exceeding Twenty pounds (£20).
- 5. This By-law shall apply and have operation throughout the whole of the municipal district of the City of

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

(SEAL)

D. SEDDON, Mayor. H. GRAHAM, Councillor. F. PHILLIPS, Town Clerk.

6591

CITY OF MOORABBIN.

By-LAW No. 222.

- A By-law of the City of Moorabbin, made under section 197 of the Local Government Acts, and numbered 222, for the purpose of—
 - (a) providing for the health of the residents in the municipal district and against the spreading of contagious or infectious diseases;

- (b) suppressing nuisances; and(c) generally for maintaining the good rule and government of the municipality.
- IN pursuance of the powers conferred by the Local Government Acts, the Mayor, Councillors, and Citizens of the City of Moorabbin order as follows:—
- 1. No person shall cause or permit or suffer any offensive waste or effluvia liable to become a nuisance to be discharged from any factory or trade premises owned or occupied by him or of which he is in charge into any street, road, lane, right-of-way, passage, gutter, drain, or watercourse or on to any land.
- 2. Any person guilty of a wilful breach of this By-law shall be liable to a penalty of not less than £5 or more than £20, and to a further penalty of not more than £5 for each day on which such offence is continued after a conviction or order by any court.
- 3. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Moorabbin,

Resolution for passing this By-law agreed to by the Council the 6th day of February, 1956, and confirmed the 5th day of March, 1956.

The common seal of the Mayor, Councillors, and Citizens of the City of Moorabbin was hereto affixed, in pursuance of a Resolution of the Council, and in the presence of—

6599

N. G. WISHART, Mayor. H. PASCOE, Councillor. V. A. SMITH, Acting Town Clerk. (SEAL)

CITY OF MOORABBIN.

By-LAW No. 223.

- A By-law of the City of Moorabbin, made under section 197 of the Local Government Acts, for the purpose
 - (a) preventing and extinguishing fires; and(b) suppressing nuisances.

- IN pursuance of the powers conferred by the Local Government Acts, the Mayor, Councillors, and Citizens of the City of Moorabbin order as follows:—
- 1. No person shall burn on any land or premises any matter, material, or substance liable to give rise to the emission of smoke or odours offensive to smell.
- 2. No person shall use any incinerator or keep or allow to be kept any incinerator in which it is proposed to burn any matter, material, or substance on any premises unless such incinerator is distant—
 - (a) at least 40 feet from the nearest point of any dwelling whether on the same or adjoining land, provided that in the event of the premises having a frontage to more than one street or road then at such lesser distance from any such dwelling as shall be fixed by the health inspector to the City of Moorabbin;
 - (b) at least 5 feet from the boundary of any adjoining allotment of land;
 - (c) at least 75 feet from the boundary of any street or road (other than a side street or road) to which the premises has a frontage; and
 - (d) at least 10 feet from the boundary of any side street or road to which the premises has a frontage.
- 3. Every incinerator shall be so constructed and covered as to prevent the emission of sparks or the spread of fire therefrom.
- 4. Any person guilty of a wilful breach of this By-law 4. Any person guilty of a winful oreach of this by-law shall be liable to a penalty of not less than £5 or more than £20, and to a further penalty of not more than £5 for each day on which such offence is continued after a conviction or order by any court.

5. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Moorabbin.

Resolution for passing this By-law agreed to by the Council the 6th day of February, 1956, and confirmed the 19th day of March, 1956.

The common seal of the Mayor, Councillors, and citizens of the City of Moorabbin was hereto affixed, in pursuance of a Resolution of the Council, and in the presence of—

6600

N. G. WISHART, Mayor. (SEAL)

H. PASCOE, Councillor. V. A. SMITH, Acting Town Clerk.

CITY OF NUNAWADING.

LOAN No. 15.

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

NOTICE is hereby given that the Council of the City of Notice is hereby given that the Council of the City of Nunawading proposes to borrow the sum of Fifteen thousand pounds on the credit of the municipal revenues of the Mayor, Councillors, and Citizens of the City of Nunawading, 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 Four pounds seventeen shillings and six pence per cent. per annum.
- 2. The purposes for which the loan is to be applied are improvements to reserves, and construction of footpaths, drains, 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 £956 10s. 6d. each, including principal and interest, on the 1st day of December and the 1st day of June during the currency of the loan. The first instalment shall be repayable on the 1st day of December 1056 December, 1956.
- 5. Such moneys shall be repayable at The Commonwealth Trading Bank of Australia, Melbourne, or at the Council's bankers for the time being in Melbourne.

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

A. ROY CHARLESWORTH, Town Clerk. 6597

CITY OF RICHMOND.

LOAN No. 26.

NOTICE is hereby given that the Council of the City of Richmond proposes to borrow for permanent works and undertakings the sum of £15,000 by the issue of debentures, in accordance with the provisions of the Local Government Acts,

Amount of loan, £15,000.

Maximum interest rate, f4 17s. 6d. per centum per annum, repayable by 30 half-yearly instalments of principal and interest. First instalment, 1st day of December, 1956.

The purpose for which the loan is to be applied is for reconstruction of footpaths in the City.

The money borrowed shall be repaid in equal half-yearly instalments of £710 14s. 2d. each, including principal and interest, at the Commonwealth Bank of Australia,

The plans and specifications and the estimate of the cost of such work, and a statement showing the expenditure of the moneys proposed to be borrowed, are open for inspection at the office of the Town Hall, Bridge-road,

F. L. HALLETT, Town Clerk.

Town Hall, Richmond, 19th March, 1956. 6602

CITY OF RICHMOND.

BY-LAW No. 165.

A By-law of the City of Richmond, made under section 353 of the Health Act 1928, and numbered 165, for repealing By-law No. 135, and for prescribing the fees to be charged for the registration of premises; for the renewal and transfer of registration of premises; and for the payment of an additional fee for the late lodgment of applications for renewal of registration of premises

IN pursuance of the powers conferred by the Health Act 1928 and by every other Act or power enabling it in this behalf, the Mayor, Councillors, and Citizens of the City of Richmond order as follows:—

- 1. That By-law No. 135, made by the Council of the City of Richmond on the 21st August, 1944, and confirmed on the 18th day of September, 1944, be and is hereby repealed, provided that such repeal shall not prejudice or affect any right accrued or or liability incurred prior to the commencement of this By-law.
- 2. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Richmond.
- 3. The fees to be charged, received, and taken by the Council of the City of Richmond for the registration of premises, or the renewal or transfer of registration of premises, or for the payment of an additional fee for the late lodgment of applications for renewal of registration of premises, pursuant to the provisions of the Health Acts, shall be as follows:—

(a) Nature of premises.

•	for 1 of or	egist pren rene	yable ration nises ewal ration.
	£	8.	d.
Offensive trade premises (other than those referred to below)	5	0	0
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 materials derived	1	0	
from such shop)	_	Ţ	
Boarding-houses	1	0	0
Common lodging-houses	1	0	0
Eating-houses	1	0	0
Apartment-houses			
containing not more than one apart-		4.0	
ment	1	10 0	0
	1	0	0
Camping areas	1	U	U
Food premises— '(i) where five or less than five			
persons are employed	0	10	0
(ii) where from 6 to 20 persons are	_		-
employed	1	0	0
(iii) where from 21 to 50 persons are employed	2	0	0
(iv) where more than 50 persons are		٠	0
employed	5	0	0
Premises at or in any part of which eggs for sale are received or stored for the			
purpose of being chilled	1	0	0
Premises in which are conducted hair- dressers' shops, beauty parlours, or other like establishments, or chiropo-			
dists' establishments	1	-	0
(b) For any transfer of registration	0	2	6
(c) Where application for renewal of registration is not lodged with the Council until after the last day fixed for the lodging thereof—an additional fee of one-half the above registration fees shall be paid.			

4. The fees specified herein shall be paid to the Town Clerk or other authorized officer of the City of Richmond by any person making application for registration, renewal, or transfer of registration respectively.

Resolution for making and passing this By-law was agreed to by the Council of the City of Richmond on the 7th day of November, 1955. Confirmed at a meeting of the said Council on the 5th day of December, 1955.

Sealed with the common seal of the Mayor, Councillors, and Citizens of the City of Richmond this 6th day of December, 1955, in the presence of—
J. R. ANDREWS, Mayor.

(SEAL) F. E. TURNER, Councillor.
F. L. HALLETT, Town Clerk.

Submitted to the Commission of Public Health on the 20th day of December, 1955.—G. V. Stafford, Secretary to the Commission.

Approved by the Governor in Council this 14th day of February, 1956.—A. MAHLSTEDT, Clerk of the Executive Council.

CITY OF ST. KILDA. BY-LAW No. 157.

A By-law of the City of St. Kilda, made under the provisions of the Local Government Acts, and numbered 157, for the purpose of requiring the destruction of Argentine ants, and providing that the Council may cause measures to be taken to destroy Argentine ants.

IN pursuance of the powers contained in the Local Government Acts and every other Act or power enabling it in that behalf, the Council of the City of St. Kilda, in the name of the Mayor, Councillors, and Citizens of the City of St. Kilda, hereby orders as follows:—

- 1. In this By-law the expression "Argentine ants" shall be deemed to refer to the species known by the entomological name of *Iridomyrmex humilis* Mayr.
- 2. The owner and the occupier of every premises whether vacant land or buildings or land and buildings within the municipal district of St. Kilda shall destroy all Argentine ants which are in or upon such premises.
- 3. It shall be lawful for any officer of the City of St. Kilda to enter from time to time without notice upon any premises within the said municipal district for the purpose of ascertaining whether there are Argentine ants in or about such premises and if the said officer ascertains that there are Argentine ants in or about any premises that there are Argentine ants in or about any premises he may give notice to the owner or occupier thereof requiring such owner or occupier within the time limited by such notice to destroy all Argentine ants in or upon such premises.
- 4. In the event of the failure of any owner or occupier 4. In the event of the failure of any owner or occupier of any premises to comply with the requirements of any such notice or of clause 2 hereof the Council may take such measures at the expense of such owner or occupier as may in its opinion be reasonably necessary to destroy Argentine ants on the premises owned or occupied by him and may recover the cost thereof from such owner or occupier as a civil debt recoverable summarily.
- 5. Any owner or occupier upon whom notice as aforesaid has been served who does not within the time limited by such notice destroy Argentine ants in or about his premises or any person otherwise committing a breach of this By-law shall be guilty of an offence against this By-law and shall be liable to a penalty of not less than Five pounds or more than Twenty pounds, and in the case of a continuing offence to a penalty of not more than Five pounds for each day on which an offence against this By-law is continued after a conviction or order by any court. any court.
- 6. This By-law shall come into operation on its publication in the *Victoria Government Gazette*, and shall apply to and have operation throughout the whole of the municipal district of the City of St. Kilda,

Resolution for passing this By-law agreed to by the Council of the City of St. Kilda on the 20th day of February, 1956, and confirmed on the 19th day of March,

common seal of the Mayor, Councillors, and Citizens of the City of St. Kilda has been hereto affixed by order of the Council of the said City, in the presence of-

(SEAL) 6605

J. DARBYSHIRE, Mayor. A. ERNEST ALLEN, Councillor. W. H. GREAVES, Town Clerk.

. Dog Acts.

BOROUGH OF KYABRAM.

NOTICE is hereby given that the Council has specified the following shopping area within the Borough of Kyabram for the purpose of section 4 of the Dog Act No.

Allan-street, between Unwin-street and Breen-avenue. Albion-street, between Allan-street and Edis-street. Bishop-street, between Allan-street and Fenaughty-street.

Union-street, between Fenaughty-street and Unitt-

Church-street, between Allan-street and Unitt-street. Fenaughty-street, between Bishop-street and Goddard-

Lake-road, between Allan-street and Fenaughty-street. Bradley-street, between Church-street and Albion-

Unitt-street, between Unwin-street and Albion-street, Notice is further given that the Council has specified the whole of the municipal district of the Borough of Kyabram for the purpose of section 4 of the Dog Act No. 4856.

20th March, 1956.

6603

A. J. HILL, Town Clerk.

SHIRE OF BROADMEADOWS.

By-LAW No. 3.

A BY-LAW of the Shire of Broadmeadows made under the provisions of the Local Government Acts and every other power it thereunto enabling, and numbered 3, for prohibiting the leaving (whether unattended or not) of motor-cars or other vehicles standing in any street or road thereof specified in the By-law. In pursuance of the powers conferred by the Local Government Acts and every other power it thereunto enabling, the President, Councillors and Ratepayers of the Shire of Broadmeadows, with the approval of the Governor in Council, order as follows:—

Date of Coming into Force.

This By-law shall come into operation on its approval by the Governor in Council and immediately after its publication in the Government Gazette.

Non-Parking Area.

No person shall leave (whether unattended or not) any motor-car or any other vehicle standing in such part of the under-mentioned street as is herein described—
Loeman-street (North Side).
Napier-street (East Side), between Head-street, and

Hood-street.

Resolution for passing this By-law was agreed to by the Council on 24th October, 1955, and confirmed on 21st November, 1955.

The common seal of the President, Councillors and Ratepayers of the Shire of Broadmeadows was affixed hereto this 30th day of November, 1955, in the presence of

D. H. E. BESSELL, President. R. A. RAYNER, Councillor. E. F. SMILEY, Shire Secretary.

Approved by the Governor in Council, 6th March, 1956. A. Mahlstedt, Clerk of the Executive Council. 65

SHIRE OF DIMBOOLA.

LOAN No. 10.

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 NOTICE is nerepy given that the Council of the Smile of Dimboola proposes to borrow the sum of Fifteen thousand pounds on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said Shire of Dimboola, such sum to be raised by the issue of deboatings in accordance with the provisions of the 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 purpose for which the loan is to be applied is: Completion of change over from D.C. to A.C. at the Council's Electric Light Undertaking at Dimboola.
 - 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing 4. The moneys ourrowed shall be repayable by providing out of the municipal fund twenty half-yearly installments of approximately £962 4s. each, including principal and interest on the first day of June and the first day of December during the currency of the loan. The first instalment shall be payable on the first day of December,
- 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 pro-posed expenditure of the money to be borrowed are open for inspection at the Shire Offices, Jeparit, during office hours.

23rd March, 1956.

6596 R. T. LIVINGSTON, Shire Secretary.

SHIRE OF EUROA.

LOAN No. 20.

Notice of Intention to Borrow the Sum of £8,000 for Permanent Works and Undertakings.

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

1. The maximum rate of interest that may be paid is 4% per cent, per annum.

- 2. The purpose for which the loan is to be applied is for the sealing of various roads in the South, Central, and Euroa Ridings of the Shire of Euroa.
 - 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 £510 3s. 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, 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, Euroa.

R. L. MANLEY, Shire Secretary.

SHIRE OF SPRINGVALE AND NOBLE PARK.

NAME OF STREET CHANGED.

IN accordance with the provisions of the Local Government Acts, notice is hereby given of the change of name of street as follows:—

Old Name.—Carlton-road New Name.—Olympic-avenue Location.-Springvale South.

By order of the Council.

6648

H. L. WILLIAMS, Shire Secretary.

SHIRE OF UPPER YARRA.

By-Law No. 39

NOTICE is hereby given that the Council of the Shire of Upper Yarra has made a By-law, numbered 39, under the provisions of the Local Government Acts for the purposes of amending By-law No. 37, which By-law provides that no person shall leave (whether unattended or not) any motor-car or other vehicle in the streets or roads or parts thereof specified in the Schedule thereto.

The Resolutions for passing By-law No. 39 was agreed to by the Council on the 5th day of September, 1955, confirmed on the 3rd October, 1955, and approved by the Governor in Council on the 20th December, 1955.

A copy of this By-law is open for inspection, free of targe, during office hours at the Shire Hall, Yarra charge. Junction. 6594

J. N. EDDY, Shire Secretary.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Thomas Alexander McLelland, of Wimmera-street, Dimboola, dry cleaner, and Leslie John Ellison, of Wail, school teacher, carrying on business as dry cleaners, at Wimmera-street, Dimboola aforesaid, under the name of "Local Dry Cleaners," has been dissolved by reason of the retirement of the said Leslie John Ellison therefrom, as from the first day of July, 1955. All debts due to and owing by the said late partnership will be received and paid respectively by the said Thomas Alexander McLelland, who will continue to carry on the said business under the same name.

Dated the 9th day of March, 1956.

T. A. McLELLAND. L. J. ELLISON.

Stewart F. Brown and Proudfoot, solicitors, Horsham

TAKE notice that David Spencer Arnott, Jack Mervyn Arnott, and David William Arnott, all of Wheeler's Hill, in the State of Victoria, have dissolved the partnership carried on under the name and style of "D. & J. Arnott," market gardeners, and that the said partnership was dissolved as on the 1st day of January, 1956.

Corr and Corr, of 104 Queen-street, Melbourne, solicitors for the above-named partners.

THE partnership heretofore existing between Norman THE partnership heretotore existing between Norman Frederick Reeman and Leon Kagan, trading as used car dealers under the style or firm name of Atomic Car Sales at 585 Burwood-road, Hawthorn, has been dissolved as from the 9th day of March, 1956. The business hitherto conducted by the partnership shall be carried on by the said Norman Frederick Reeman under the same trade name at the same address from the 9th day of March, 1956.

A. Prendergast and Robinson, 17 Queen-street Melbourne, solicitors.

NOTICE is hereby given that Livio Crosilla, of 125 Suffolk-road, West Footscray, and Egnacio Velasko, of 209 Hyde-street, Yarraville, have dissolved by mutual consent as from the 27th day of October, 1955, the partnership business of delicatessens hitherto existing between them carried on at 195 Hampshire-road, Sunshine. The said Livio Crosilla is carrying on the said business on his own account at the aforesaid premises.

Dated the 21st day of March, 1956.

E. VELASKO LIVIO CROSILLA.

- G. Wilson, LL.B., 266 Hampshire-road, Sunshine. solicitor for the retiring partner.
- A. Atkyns and Toop, 422 Little Collins-street, Melbourne, solicitors for the continuing partner.

THE partnership of Frederick Donaldson Amery and Ian Alexander Amery carrying on business as farmers at Glenrowan was dissolved by mutual consent on the 1st day of February, 1956.

D. AMERY IAN A. AMERY.

Neil Stewart and Just, solicitors, Wangaratta.

NOTICE is hereby given that the partnership heretofore subsisting between Joseph Kerferd, of Lot 355 Argylestreet, Chadstone, and Stewart Henry Walker, of 35 Shannon-street, Box Hill, carrying on business as builders and contractors, at 35 Shannon-street, Box Hill, under the style or firm name of "Kerferd and Walker," has been dissolved by mutual consent, as from the 26th day of March, 1956.

JOSEPH KERFERD. S. H. WALKER.

Witness to both signatures-G. B. SEWELL, solicitor, Melbourne.

NOTICE is hereby given that Francis Ernest Shiells has retired as from 1st July, 1954, from the partnership carried on under the business name of F. Shiells, at Maryborough, by Francis Ernest Shiells, of Karnak-road, Ashburton, electrician, and Francis Alfred Shiells, of 1 Laidman-street, Maryborough, electrician, and that the business is being carried on as from the said date by the said Francis Alfred Shiells, who will receive and pay all debts due in respect of the said business.

Dated the 23rd day of March, 1956.

BARKER & PEILE, solicitors for the said parties, 99 Queen-street, Melbourne. 6622

NOTICE is hereby given that Francis Alfred Shiells, of 1 Laidman-street, Maryborough, electrician, has retired as from 1st July, 1954, from the partnership theretofore carried on by Allan Thompson, of 106 Oriel-road, Heidelberg, Francis Ernest Shiells, of Karnak-road, Ashburton, and Francis Alfred Shiells, of 1 Laidman-street, Maryborough, under the firm name of Allan Thompson and Co., at 234 Little Lonsdale-street, and that the said partnership of Allan Thompson and Co., is now being carried on by the said Allan Thompson and Francis Ernest Shiells, who will receive and pay all debts in respect of the said business. said business.

Dated the 23rd day of March, 1956.

BARKER & PEILE, solicitors for the said parties, 99 Queen-street, Melbourne. 6623

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Geoffrey Alan Conacher and Arthur Ernest Waterworth, carrying on business as grocers and hardware store merchants, at Wycheproof, under the name of "McCall's Grocery and Hardware Store," has been dissolved by mutual consent as from the 31st October, 1953. All debts due to and owing by the said late firm will be received and paid by Arthur Ernest Waterworth and Elsie Bernice Solomon, who will continue to carry on the business in partnership at the same place.

Dated at Melbourne, the 23rd day of March, 1956.

A. E. WATERWORTH, G. A. CONACHER.

Witness to both signatures-FRED. W. Cox. Frederick W. Cox, solicitor, 87 Queen-street, bourne

Companies Act 1938.

W. L. CLAPHAM PROPRIETARY LIMITED.

COPY OF RESOLUTION OF AGREEMENT, PURSUANT TO SECTION 118.

AT an Extraordinary General Meeting of the members of W. L. Clapham Pty. Ltd., duly convened and held at "Guildford," Glenfern-road, Tecoma, on the 26th day of March, 1956, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily forthwith, and that Mrs. Doris May Clapham, of "Guildford," Glenfern-road, Tecoma, be and is hereby appointed liquidator for the purposes of the said winding up."

Dated this 27th day of March, 1956.

6652

D. M. CLAPHAM, Secretary.

NOTICE is hereby given that Heart Metal Company Proprietary Limited has applied for a lease, under section 125 of the Land Acts, for a term of ten years from 30th May, 1956, of allotment 6, section 17, City of Footscray, containing 2 acres and 20 perches, as a site for all purposes of and incidental to the purchase, disposal, storage, and reclamation of scrap metal and machinery.

Dated this 26th day of March, 1956.

Maurice Cohen, LL.M., solicitor, 473 Bourke-stree Melbourne.

NOTICE is hereby given that Heart Metal Company Proprietary Limited has applied for a lease, under section 125 of the Land Acts, for a term of ten years from 30th May, 1956, of allotment 7, section 17, City of Footscray, containing 2 acres 2 roods and 8 perches, as a site for all purposes of and incidental to the purchase, disposal, storage, and reclamation of scrap metal and machinery.

Dated this 26th day of March, 1956.

Maurice Cohen, LL.M., solicitor, 473 Bourke-street Melbourne.

MONOLITH PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given, in pursuance of section 236 of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at the liquidator's offices, 84 William-street, Melbourne, on Monday, the 7th day of May, 1956, at Two o'clock in the afternoon, for the purpose of receiving the liquidator's account, showing how the winding up has been conducted and the company's property disposed of.

Dated this 26th day of March, 1956.

6646

P. L. WHARTON, Liquidator.

EVERTON FARMS PROPRIETARY LIMITED (IN Voluntary Liquidation).

Notice Convening Final Meeting of Members, Pursuant to Section 236 (2).

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 238 Elizabeth-street, Melbourne, on Monday, the 30th day of April, 1956, at Three o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator. liquidator.

Dated the 23rd day of March, 1956.

6639 C. L. JAMES, Liquidator,

TANTI PARK PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

Notice Convening Final Meeting of Members, Pursuant to Section 236 (2).

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 238 Elizabeth-street, Melbourne, on Monday, the 30th day of April, 1956, at Four o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liouidator. liquidator.

Dated the 26th day of March, 1956.

C. L. JAMES, Liquidator.

OVERSEAS CONSTRUCTION COMPANY PROPRIETARY LIMITED.

A T an Extraordinary General Meeting of the members of the above company duly convened and held at 375 Collins-street, Melbourne, on the 23rd day of March, 1956, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily and that Norman James Laurenson, of 4 Canning-street, Carlton, be appointed liquidator for the purpose of such winding"."

Dated the 23rd day of March, 1956.

6633

G. E. LUCAS, Secretary.

Companies Act 1938.

MONASH ESTATES PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a Final General Meeting of the members of the above-named company will be held at 11 Bank-place, Melbourne, on Friday, 27th April, 1956, at half-past Four o'clock in the afternoon for the purpose of having an account of the liquidation laid before them, and of hearing any explanation that may be given by the liquidator.

Dated this 26th day of March, 1956.

J. B. M. MEADOWS, Liquidator.

Kenneth L. McCardel, public accountant, Bank House Bank-place, Melbourne. 6574

UNITED TIMBER SERVICES PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that at a General Meeting of the members of the above company, duly convened and held at 34 Queen-street, Melbourne, on the 26th day of March, 1956, the following Special Resolution was duly passed:—

That the company be wound up voluntarily and that J. M. W. Irvine, of 13 Denham-place, Toorak, be and is hereby appointed liquidator for the purpose of such winding up.

Dated this 26th day of March, 1956.

J. M. W. IRVINE, Liquidator.

In the matter of the Companies Act 1938, and in the matter of Precision Castings Proprietary Limited.

NOTICE is hereby given that in accordance with the provisions of section 245 of the Companies Act 1938, a General Meeting of the members of Precision Castings Proprietary Limited will be held at Room 407, 220 Collinsstreet, Melbourne, on Monday, 30th April, 1956, at halfpast Two o'clock in the afternoon for the purpose of laying the account of the winding up before the meeting and giving any explanation thereof.

Dated this 26th day of March, 1956.

DONALD B. FORBES, Liquidator.

W. L. CLAPHAM PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given, in pursuance of section 236 of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at "Guildford," Glenfern-road, Tecoma, on the 30th day of April, 1956, at Twelve noon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

6651

D. M. CLAPHAM, Liquidator.

MARY ELIZABETH BEDFORD CARPENTER, formerly of 196 Shirehampton-road, in the City of Bristol, England, but late of 6 Boxshall-street, Middle Brighton, in the State of Victoria, spinster, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the above-named deceased (who died on the 16th day of April, 1954) are required by Lloyds Bank Limited, of 71 Lombard-street, London, England, the executor appointed by deceased's will, to send particulars thereof to it, care of Malleson, Stewart and Co., solicitors, of 46 Queen-street, Melbourne, in the said State of Victoria, by the 30th day of May, 1956, after which date the said executor may convey or distribute the assets, having regard only to the claims of which it then has notice. then has notice.

MALLESON, STEWART & CO., solicitors, 46 Queen street, Melbourne.

Trustee Act 1928. NOTICE TO CLAIMANTS.

PURSUANT to the Trustee Act 1928, creditors, next of kin, and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars thereof to the legal personal representative or representatives at the address stated below, on or before the date stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been received:—

Charles William Clark, late of 149 Bastings-street, Northcote, labourer, who died 1st January, 1956.—Claims to the executor, John James Clark, of 390 Elizabeth-street, Melbourne, petrol station proprietor, care of Gray and Gray, solicitors, 195 High-street, Northcote, by 31st May, 1956.

Clara Alice Johnstone, late of Manifold-street, Colac, married woman, died 3rd November, 1955.—Claims to the executor, The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, by 28th May, 1956. Sewell and Sewell, solicitors, Colac.

Ruby Alice Mason, late of 188 McKenzie-street, Bendigo, spinster, deceased, died on the 30th day of May, 1955.—Claims to the administrator with the will annexed, Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo aforesaid, in care of the undersigned solicitors, not later than the 18th day of May, 1956. Tatchell, Dunlop, Smalley, and Balmer, solicitors, Bendigo

CREDITORS, next of kin, and others having claims in respect of the estate of Ethel Ruth Payne, late of 781 Station-street, Box Hill, in the State of Victoria, married woman, deceased (who died on the 21st day of November, 1954), are required to send particulars of their claims to Norman Houghton Russell, the surviving executor of the will of the said deceased, care of the undersigned, on or before the 31st day of May, 1956, after which date the executor will distribute the assets, having regard only to the claims of which he then has notice.

WILLAN MILLER & CO., solicitors, 100 Queen-street, Melbourne. 6645

CREDITORS, next of kin, and others having claims in respect of the estate of Alfred McNaughton, late of 8 Marion-street, Brighton, in the State of Victoria, gentleman, deceased (who died on the 29th day of October, 1955), are required by The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, and Philip Ian McNaughton, of 16 Dudley-street, Brighton, real estate consultant, to send particulars to the said company by the 31st day of May, 1956, after which date the said company and the said Philip Ian McNaughton may convey or distribute the assets, having regard only to the claims of which they then have notice.

WILLAN MILLER & CO., solicitors, 100 Queen-street Melbourne. 6644

JOHN PARKINSON, late of 8a Brisbane-street, Murrumbeena, in the State of Victoria, clerk, Deceased (who died on the 3rd January, 1956).

CREDITORS, next of kin, and all others having claims in respect of the estate of the said deceased are required by the executor, The National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queenstreet, Melbourne, to send particulars of such claims, addressed to the said executor, by 31st May, 1956, after which date the said executor will distribute the assets, having regard only to the claims of which it then has notice.

MACPHERSON, SMITH & DOBSON, solicitors, 422 Collins-street, Melbourne. 6643

CREDITORS, next of kin, and all others having claims in or against the estate of George Sydney Smith, late of Metropolitan-avenue, Nunawading, gentleman, deceased (who died on the 31st December, 1955), are required by the executrix of his estate, Marjorie Winifred Liddicoat, to send particulars of such claims to her, care of this firm, on or before the 30th May, 1956, after which date she will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she then has notice.

H. L. YUNCKEN & YUNCKEN, solicitors, 443 Little Collins-street, Melbourne. 6626

A FTER fourteen clear days Perpetual Trustee Company (Limited), of 33-39 Hunter-street, Sydney, in the State of New South Wales, the executor to whom probate of the will of Cecil John Fletcher, late of 51 Ragian-street, Mosman, in the said State, retired lieutenant-colonel, deceased, was granted by the Supreme Court of New South Wales on the 7th day of November, 1955, will apply to the Supreme Court of Victoria that its seal be affixed to an exemplification of the said probate.

ROGERS, GAYLARD, & SMITH, solicitors, 281 Collinsstreet, Melbourne. 6624

THERESA OFFICER, late of 33 Kensington-road, South Yarra, in Victoria, gentlewoman, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 14th December, 1955), are required by the executors, william Roy George Officer, of "Old Cathundral," Trangie, in New South Wales, grazier, and James Ford Strachan, of 123 William-street, Melbourne, solicitor, to send particulars to them care of the under-mentioned solicitors by 29th May, 1956, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

AITKEN, WALKER, & STRACHAN, solicitors, 123 William-street, Melbourne. 6631

KATIE BRADRIDGE LEMAIRE, late of "Corrabert," Orrong-road, Toorak, in Victoria, married woman, DECEASED.

DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deecased (who died on 6th January, 1956), are required by the executors, Lionel Henry Lemaire, of 40 Denham-street, Townsville, Queensland, retired, James Esk Lemaire, of 72 Broadway, Bonbeach, Melbourne, solicitor, and Peter Lionel Lemaire, of 298 Inkerman-road, East St. Kilda, sales representative, to send particulars to them care of the under-mentioned solicitors by 29th May, 1956, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

AITKEN, WALKER, & STRACHAN, 123 William-street, Melbourne, solicitors. 6629

JOHN OSWALD McEWIN, late of 1 Queens-avenue, Newtown, Geelong, Victoria, retired business executive, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 15th February, 1956), are required by the executor, James Ford Strachan, of 123 William-street, Melbourne, solicitor, to send particulars to him care of the under-mentioned solicitors by 29th May, 1956, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

AITKEN, WALKER, & STRACHAN, of 123 Williamstreet, Melbourne, solicitors. 6630

Re AMY VICTORIA PERRY, late of 33 Childe-street, Stawell, in the State of Victoria, married woman, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died 26th day of July, 1954), are required by her executors, Alfred Theodore Coates, of 36 Kerferd-road, Glen Iris, railway engineer, and Valentine Wortley, of Walker-street, Stawell, auctioneer, to send particulars in writing of such claims to the said executors, care of the undersigned solicitors, on or before the 13th day of June, 1956, after which date the executors will distribute the assets of the deceased, having regard only to the claims of which notice has been received.

J. ALLAN, ANDERSON, & WEBB, solicitors, Stawell. 6613

CREDITORS, next of kin, and others having claims in respect of the estate of George Eastwood, formerly of 1110 High-street. Armadale, in Victoria, but late of 907 Dandenong-road, East Malvern, gentleman, deceased (who died on the 29th December, 1955), are required by the executor, Frederick Eastwood, of 907 Dandenong-road, East Malvern, gentleman, to send particulars of such claims to him, care of John I. Sullivan, solicitor, 221 Balaclava-road, Caulfield, before the 30th May, 1956, after which date the said executor will distribute the assets of the estate, having regard only to the claims of which he shall then have had notice.

JOHN I. SULLIVAN, solicitor, 221 Balaclava-road, Caulfield. 6614

GEORGE THOMAS WOODWARD, late of Number 60 Patterson-street, Middle Park, retired DECEASED (who died on the 16th June, 1955).

CREDITORS, next of kin, and all others having claims in respect of the estate of the said deceased are required by the executor, The Equity Trustees, Executors, and Agency Company Limited, of Number 472 Bourkestreet, Melbourne, to send particulars of such claims, addressed to the said executor by 15th June, 1956, after which date the said executor will distribute the assets, having regard only to the claims of which it then has notice.

DAVIES, CAMPBELL, & PIESSE, solicitors, 401 Collinsstreet, Melbourne.

ELEANOR MAY JONES, late of 47a Munroe-street, East Kew, married woman, DECEASED (who died on 2nd November, 1955).

CREDITORS, next of kin, and all persons having claims against the estate of the deceased are required to send particulars to the executor, The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, care of its address above given, on or before the 31st day of May, 1956, after which date it will distribute the assets, having regard only to the claims of which it shall then have notice.

W. H. HEINZ & GORDON, solicitors, 22 Lydiard-street south, Ballarat.

MINNA RUBY WITT, formerly care of The National Provincial Bank, Lancaster Gate Branch, Bayswaterroad, London, W.2, England, but late of Leinster Court Hotel, Leinster Gardens, London, spinster, DECEASED (who died on 6th July, 1954).

CREDITORS, next of kin, and all persons having claims against the estate of the deceased are required to send particulars to the executors. The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, care of its address above given, on or before the 31st day of May, 1956, after which date it will distribute the assets, having regard only to the claims of which it shall then have notice.

W. H. HEINZ & GORDON, solicitors, 22 Lydiard-street south, Ballarat. $6609\,$

EDWARD ERNEST MILTON PHILLIPS, late of Colac, builder, DECEASED.

builder, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased (who died on the 24th day of July, 1955, and probate of whose will was granted to Richard Cunningham, of 107 Wilson-street, Colac, butcher, the executor appointed therein), are requested to send particulars of such amounts, in writing, to the said executor, care of the undersigned, on or before the 31st day of May, 1956, after which date the said executor will distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.

Dated this 23rd day of March, 1956.

Dated this 23rd day of March, 1956.

P. ARUNDELL & SON, solicitors, Bromfield-street,

CREDITORS, next of kin, and others having claims in respect of the estate of Charles Mallard, late of 12 Leonard-street, Sunshine, retired engine driver, deceased (who died on the 8th day of November. 1955), are to send the particulars of their claims to John Fetherston-Haugh Herring and Harry Lloyd Bathurst, both of Maryborough, solicitors, on or before the 24th day of May, 1956, after which date they will distribute the assets, having regard only to the claims of which they have notice.

HERRING & BATHURST, solicitors, Maryborough 6618

CREDITORS, next of kin, and others having claims in respect of the estate of Richard Hall Quintrell, late of Maryborough, retired farmer, deceased (who died on the 13th day of August, 1955), are to send the particulars of their claims to Harry Lloyd Bathurst, of Maryborough, solicitor, on or before the 24th day of May, 1956, after which date he will distribute the assets, having regard only to the claims of which he shall then have had notice.

HERRING & BATHURST, solicitors, Maryborough

CREDITORS, next of kin, and others having claims in respect of the estate of Duncan James Blair, late of 124 Glenlyon-road, Brunswick, retired farmer, deceased (who died on the 19th day of October, 1955), are to send particulars of their claims to the executors, Donald Duncan Roy Blair and James John Anderson, care of the undersigned solicitors, by the 4th day of June, 1956, after which date the said executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

HENDERSON & BALL, solicitors, 430 Little Collinsstreet, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Gerald Frederick Peddle, formerly of 22 Manning-road, East Malvern, in the State of Victoria, but late of 24 Hilltop-avenue, Glen Iris, in the said State, insurance agent, deceased (who died on the 7th day of June, 1955), are required by the executor, Francis Michael McNamara, of Queens-avenue, Caulfield, in the said State, to send such particulars of such claims to the executor, care of John I. Sullivan, solicitor, of 221 Balaclava-road, Caulfield, in the said State, before the 30th May, 1956, after which date the said executor will distribute the assets of the estate, having regard only to the claims of which he shall then have had notice.

JOHN I. SULLIVAN, solicitor, 221 Balaclava-road Caulfield.

ALBERT WATSON WOODBURN, late of Sea Lake, farmer, Deceased.

CREDITORS, next of kin, and other persons having claims against the estate of the deceased are required claims against the estate of the deceased are required to send particulars of same to the executors, Albert Hugh Woodburn and Leslie Richard Woodburn, both of Sea Lake, farmers, Ada Jean Austerberry (in the will called Jean Austerberry), of Sea Lake, married woman, and Dorothy Alice Reid (in the will called Dorothy Reid), of Woorinen South, married woman, in the care of the undersigned, on or before 31st May, 1956, after which date there will distribute the assets having regard only to the they will distribute the assets, having regard, only to the claims of which they then have notice.

GERALD E. DELANY & CO., solicitors, 63 Campbell-street, Swan Hill.

HILDA GUTHRIE McCOLL, late of "Murrurundi," Warwick-road, Mount Dandenong, in the State of Victoria, gentlewoman (who died on 6th August, 1955).

CREDITORS and all other persons having claims against the estate of the said deceased are required by the executors of the will, John Henry Brian Armstrong, of 243 Collins-street, Melbourne, in the said State, solicitor, and Marjorie Ann Amess, of Bolinda Park, Riddell, in the and Marjorie Ann Alless, of Bollida Tark, Noted, Marsiand State, spinster, to send particulars of such claims, in writing, to the said John Henry Brian Armstrong, on or before 30th May, 1956, after which date the assets will be distributed, having regard only to the claims of which notice has then been received.

PLANTE & HENTY, 243 Collins-street, Melbourne, solicitors for the said executors.

MARY CECILIA KELLY, late of Nandaly, farm DECEASED (who died on the 25th September, 1955).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the administrator, William James Kelly, of Nandaly, farmer, to send particulars to him, in the care of the undersigned, on or before 31st May, 1956, after which date he will distribute the assets, having regard only to the claims of which he has notice.

GERALD E. DELANY & CO., solicitors, 63 Campbellstreet, Swan Hill.

WILLIAM CHARLES HOBSON, late of Nyah West, in the State of Victoria, orchardist, Deceased (who died on the 28th day of September, 1955).

CREDITORS, next of kin, and all persons having claims against the estate of the deceased are required by the executrix of the will, Mabel Hobson, of Nyah West aforesaid, widow, to send particulars to her, care of the undersigned, on or before the 19th day of June, 1956, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

Dated the 19th day of March, 1956.

GARDEN & GREEN, solicitors, Nyah West.

CREDITORS, next of kin, and others having claims in respect of the estate of Harriet Rachel Glismann, late of Upper Beaconsfield, in the State of Victoria, widow, deceased (who died on the 5th day of December, 1955), are required by the executor, The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, to send particulars of their claims to the company, care of the under-mentioned solicitors, by the 11th day of June, 1956, after which date the company will distribute the assets of the deceased, having regard only to the claims of which it then has

ROGERS, GAYLARD, & SMITH, of 281 Collins-street Melbourne, solicitors.

DANIEL FREDRICK WARD, late of Robbs-road, Werribee South, fruitgrower, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the above-named deceased (who died on the 18th day of November, 1955) are required by Arthur James Garrington, of 1 McCulloch-street, North Essendon, engineer, the executor of the will of the deceased, to send particulars to him, by the 31st day of May, 1956, after which date the said Arthur James Garrington may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated the 19th day of March, 1956.

COLE & O'HEARE, 465 Collins-street, Melbourne, solicitors for the executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Albert Victor Huntsman, late of 130 Were-street, Brighton, pharmaceutical chemist, deceased (who died on the 13th day of November, 1955), are to send particulars of their claims to the executrix, Lillian Marcia Huntsman, care of the under-mentioned solicitors, by the 4th day of June, 1956, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

NORVAL H. DOOLEY & BREEN, solicitors, 31 Queenstreet, Melbourne.

nCREDITORS, next of kin, and others having claims in respect of the estate of Edith May Barker, late of Greystone Private Hospital, 33 Bay-road, Sandringham, widow, deceased (who died on the 6th day of November, 1955), are to send particulars of their claims to the executrix, Marjorie Ellen Barker, at the care of Norval H. Dooley and Breen, solicitors, 31 Queen-street, Melbourne, by the 4th day of June, 1956, after which date she will distribute the assets, having regard only to the claims of which she then has notice claims of which she then has notice.

NORVAL H. DOOLEY & BREEN, solicitors, 31 Queenstreet, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Rewa Mill Allpress, late of respect of the estate of Rewa Mill Allpress, late of 99 Pleasant-road, Upper Hawthorn, spinster, deceased (who died on the 23rd day of November, 1955), are required by the executor of her will, Eric Crane Allpress, of Nausori, in Fiji, clerk, to send particulars to him, care of the under-mentioned solicitors, by the 21st day of June, 1956, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

McCAY & THWAITES, solicitors, 360 Collins-street Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Zilda Maria Irwin, late of 2351A Riversdale-road, Camberwell, spinster, deceased (who died on the 27th day of December, 1955), are to send particulars of their claims to the executor, Alexander William Duff, of Cardinia, Victoria, by the 29th day of May, 1956, after which date he will distribute the assets, having regard only to the claims of which he then has notice

CREDITORS, next of kin, and others having claims in respect of the estate of Walter Alan Edwards, late of 27 Beach-avenue, Elwood, gentleman, deceased (who died on the 28th day of November, 1955), are to send particulars of their claims to the executrix, Nellie Maie Edwards, at the care of Norval H. Dooley and Breen, solicitors, 31 Queen-street, Melbourne, by the 4th day of June, 1956, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

NORVAL H. DOOLEY & BREEN, solicitors, 31 Queer street, Melbourne.

No. 284.-3360/56.-4

JOHN HEFFER, late of Nine mile-road, Wedderburn, gentleman, Deceased, intestate.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 21st day of September, 1952) are required by Annie Isabel Laverick, formerly of 17 White-street, Footscray, but now of 13 McLean-street, Sunshine, married woman, to send, particulars to her, by the 15th day of June, 1956, after which date the trustee may convey or distribute the assets, having regard only to the claims of which they then have notice. then have notice.

A. C. SECOMB & TIBB, solicitors, 128 William-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Roderick Mailer Aitchison, late of 421 Mont Albert-road, Mont Albert, in the State of Victoria, retired Commonwealth public servant, deceased (who died on 9th May, 1955), are to send particulars of their claims to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne (one of the executors), by the 28th May, 1956, after which date the assets of the said estate will be distributed, having regard only to the claims of which the said company then has notice.

PHILLIPS, FOX, & MASEL, 450 Little Collins-street, Melbourne, solicitors for the above-named company. 6587

VERA MOORE MACARTNEY, late of 24 Bailey-avenue, Malvern, married woman, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 21st August, 1955) are required by The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, and Charles Evans Alsop, of Philip-street, Vermont, manager, to send particulars to the said company at 333 Collins-street, Melbourne, by the 1st June, 1956, after which date the trustees may convey or distribute the excepts having regard only to the deligns of which it and assets, having regard only to the claims of which it and he then have notice.

Dated the 23rd day of March, 1956.

WEIGALL & CROWTHER, 459 Little Collins-street Melbourne, solicitors.

CREDITORS, next of kin, and others having claims in respect of the estate of Lewis Cohen, late of 363 Wattletree-road, East Malvern, retired jeweller, deceased (who died on the 13th day of October, 1955), are to send the particulars of their claims to the Equity Trustees, Executors, and Agency Company Limited, of 472 Bourkestreet, Melbourne, by the 1st day of June, 1956, after which date it will distribute the assets, having regard only to the claims of which it then has notice. to the claims of which it then has notice.

NORMAN LANDAU, LL.M., solicitor, 415 Bourke-street Melbourne.

IMPOUNDINGS

 ${f B}^{
m ENDIGO.-Impounded}$ in Bendigo Pound, on 24th March, 1956, by Strathfieldsaye Shire Ranger, from Retreat-road, Spring Gully.

1 Jersey heifer, no visible brand

If not claimed and expenses paid, to be sold on 12th April, 1956.

6653-12/

V. E. BOWER Poundkeeper.

MERBEIN.-Impounded in Merbein Pound.

1 black gelding hack, dash of white on forehead, branded H on near shoulder

If not claimed and expenses paid, to be sold on 12th April, 1956.

6654 - 10/6

S. KINLEYSIDE Poundkeeper.

MERINO.—Impounded in Merino Pound, by Ranger.

1 yellow heifer, back notch both ears, no visible brand 1 Hereford-cross steer, back and front notch in off ear, no visible brand 3 red heifers, not visible brand or earmark 3 red and white heifers, no visible brand or earmark

If not claimed and expenses paid, to be sold on 10th April, 1956.

6621---15/

ANGUS LANE Poundkeeper.

MULGRAVE.—Impounded in Mulgrave Pound.	STATE ACTS, 1953.—continued.
1 brown mare, near hind foot white, blaze, no visible brand 1 dark-cream gelding, 4 black points, hog mane, no visible	No.
brand	5712. Country Fire Authority (Finance)
If not claimed and expenses paid, to be sold on 12th	5714. Poisons (Heroin)
April, 1956.	5715. Workers Compensation (Amendment)
J. H. HOCKING,	5716. Castlemaine Gas Company's
6647—12/ Shire Secretary.	5717. Junior Legacy, Melbourne (Dureau Men
	5718. Trustee Companies (Commission)
OTWAY.—Impounded in Gellibrand Pound, by N. Moore.	5719. Prices Regulation (Continuation) 5720. Factories and Shops (Wages Boards)
0	5721. Consolidated Revenue
1 strawberry-roan bull, no visible brand	5722. Railways (Mount Buffalo Chalet)
If not claimed and expenses paid, to be sold on 12th	5723. Revenue Deficit Funding
April, 1956.	5724. Oldham Trusts
A. E. PEARCE,	5725. Gas and Fuel Corporation (Financial)
6620—9/ Poundkeeper.	5726. State Forests Loan Application 5727. Hotham Heights Land
•	5728. Maintenance (Amendment)
OXLEY.—Impounded from Laceby, near R. Twamleys, by Herdsman.	5729. Revocation and Excision of Crown Re
1 Jersey heifer, broken colour, has had one calf, no visible	5730. Local Government (Imported Houses)
brand	5731. Health (Proprietary Medicines)
Impounded from Three-chain road between Greta and	5732. Juries (Fees)
Docker, by Herdsman.	5733. Public and Bank Holidays 5734. Superannuation Police and State Pe
3 Jersey heifers, 18 months, notch under ear, fire brand	(Extension)
OS off rump	5735. Ballaarat Gas Company's
1 brindle steer, notch under each ear, no visible brand	5736. Building Operations and Building Ma
If not claimed and expenses paid, to be sold on 12th	Control (Extension)
April, 1956.	5737. Statute Law Revision Committee (A
M. J. WARREN,	5738. Licensing (Chairman of Courts)
6650—19/6 Poundkeeper.	5739. Housing
	5740. Police Offences (Trotting Races)
	5741. Bookmakers
STATE ACTS, 1953	5742. Latrobe Valley Water and Sewerage 5743. Corio to Newport Pipeline
· · · · · · · · · · · · · · · · · · ·	5744. Motor Car (Visiting Cars and Drivers)
COPIES of the following Acts of Parliament of Victoria	5745. Local Government (Amendment)
may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—	5746. Country Sewerage Loan Application
or from any booksener, at the price set opposite to each:-	5747. Sewerage Districts (Amendment)
Price.	5748. Water Supply Loan Application
No. s. d.	5749. Entertainments Tax (Amendment)

	Pric	ce.
No.	8.	đ.
5664. Parliamentary Elections (State Servants)	0	6
5665. Factories and Shops (Industrial Appeals Court)		6
5666. Adoption of Children (Amendment)		6
5667. Select Committee (Potato Marketing)	Ō	6
5668. Melbourne and Metropolitan Board of Works		
(Borrowing Powers)	0	6
5669. Water (Amendment)	0	6
5670. Trustee (Amendment)	0	6
5671. Public Account (Amendment)	0	6
5672. Transport Regulation (Amendment)	0	6
5673. Superannuation Police and State Pensions	U	6
5674. Coal Mine Workers' Pensions (Amendment)		6
5675. Health (Plumbers and Gas-fitters)		6
5676. Workers Compensation		3
5677. Parking of Vehicles		6
5678. Melbourne Harbor Trust (Tolls)		6
5679. The Geelong Gas Company's	_	6
5680. Barley Marketing (Amendment)	_	9
5681. Benefit Associations	_	6
5683. Electoral Districts	_	ğ
5684. Crown Hotel, Traralgon, Licence		6
5685. Barley Marketing		
5686. Public Trustee (Common Fund)	_	ě
5676. Workers Compensation 5677. Parking of Vehicles 5678. Melbourne Harbor Trust (Tolls) 5679. The Geelong Gas Company's 5680. Barley Marketing (Amendment) 5681. Benefit Associations 5682. Consolidated Revenue 5683. Electoral Districts 5684. Crown Hotel, Traralgon, Licence 5685. Barley Marketing 5686. Public Trustee (Common Fund) 5687. Consolidated Revenue 5688. Consolidated Revenue 5689. Goods (Sale of Sheep Skins)	_	6
5688. Consolidated Revenue	_	6
5689. Goods (Sale of Sheep Skins)		6
5690 Superannuation (Newbort "A" Employes)	ñ	
5691. Free Presbyterian Church Property	1	3
5691. Free Presbyterian Church Property	0	6
5693. Entertainments Tax	1	3
5694. Co-operative Housing Societies (Amendment)	0	9
struction	0	6
5696. Wheat Marketing	0	9
5697. Melbourne Harbor Trust (Amendment)		6
struction 5696. Wheat Marketing 5697. Melbourne Harbor Trust (Amendment) 5698. Cancer Institute (Loan Moneys) 5699. Nurses and Midwives 5700. Opticians Registration (Fees) 5701. Grain Elevators (Damages) 5702. Coroners 5703. Evidence (Amendment) 5704. Wrongs (Damage by Aircraft) 5705. Tattersall Consultations 5706. Factories and Shons (Long-service Leave)		6
5699. Nurses and Midwives		6
5700. Opticians Registration (Fees)	_	6
5701. Grain Elevators (Damages)		
5702. Coroners		
5703. Evidence (Amendment)		
5704. Wrongs (Damage by Aircraft)		
5705. Tattersall Consultations 5706. Factories and Shops (Long-service Leave)	0	
5707 Architecta (Amondment)		
5707. Architects (Amendment) 5708. Swine Compensation 5709. Essendon Land (Amendment) 5710. Marketing (Egg and Egg Pulp) 5711. Building Societies		
5708. Swine Compensation 5709. Essendon Land (Amendment)		
5710. Marketing (Egg and Egg Pulp)	ŏ	
5711. Building Societies		
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STATE ACTS, 1953.—continued.	Price	
No.		 8:
5712. Country Fire Authority (Finance)		6.
5713. Land Surveyors		6.
5715. Workers Compensation (Amendment)		6
5716. Castlemaine Gas Company's	0	6.
5717. Junior Legacy, Melbourne (Dureau Memorial) 5718. Trustee Companies (Commission)		6-
5718. Trustee Companies (Commission)		6,
5719. Prices Regulation (Continuation)		6∙
5720. Factories and Shops (Wages Boards)	_	6.
5721. Consolidated Revenue	_	6.
5722. Railways (Mount Buffalo Chalet)	-	6 6
5723. Revenue Deficit Funding	_	6
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5725. Gas and Fuel Corporation (Financial) 5726. State Forests Loan Application		ĕ
5727. Hotham Heights Land		6
5727. Hotham Heights Land		9
5729. Revocation and Excision of Crown Reserva-	-	-
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5730. Local Government (Imported Houses) 5731. Health (Proprietary Medicines) 5732. Juries (Fees) 5733. Public and Bank Holidays	` O	6
5731. Health (Proprietary Medicines)	0	9
5732. Juries (Fees)	0	6
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5734. Superannuation Police and State Pensions		_
(Extension)	0	6 6
5735. Ballaarat Gas Company's	U	o.
5736. Building Operations and Building Materials Control (Extension)	0	6-
5737. Statute Law Revision Committee (Amend-	٠	•
	0	6.
5738. Licensing (Chairman of Courts)	. ŏ	6:
5739. Housing	Ö	9,
5740. Police Offences (Trotting Races)	0	6.
5741. Bookmakers	1	6:
5742. Latrobe Valley Water and Sewerage	0	9
ment) 5738. Licensing (Chairman of Courts) 5739. Housing 5740. Police Offences (Trotting Races) 5741. Bookmakers 5742. Latrobe Valley Water and Sewerage 5743. Corio to Newport Pipeline 5744. Motor Car (Visiting Cars and Drivers) 5745. Local Government (Amendment) 5746. Country Sewerage Loan Application 5747. Sewerage Districts (Amendment) 5748. Water Supply Loan Application 5749. Entertainments Tax (Amendment) 5750. Patriotic Funds (Amendment) 5751. Motor Car (Fees) 5752. Goods (Textile Products) 5753. Statute Law Revision	0	6.
5744. Motor Car (Visiting Cars and Drivers)	0	6
5745. Local Government (Amendment)	0	6:
5746. Country Sewerage Loan Application	0	6
5747. Sewerage Districts (Amendment)	0	0. 8.
5749 Entertainments Toy (Amendment)	1 0 0	6.
5750 Patriotic Funds (Amendment)	ň	6.
5751 Motor Car (Fees)	ŏ.	Ğ.
5752. Goods (Textile Products)	Ŏ	6
5751. Motor Car (Fees)	0	9
5754. Police Offences (Cranbourne and Werribee		
Racecourses)	0	6-
5755. Melbourne and Metropolitan Board of Works (Reconstitution)	1	0-
	Ÿ	6.
5756. Melbourne and Metropolitan Tramways	0	9
5757. Statutes Amendment	٠	•
taking)	0	9.
5759. Gas and Fuel Corporation (Traralgon Under-		
taking)	0	9.
5760. Landlord and Tenant	1	6-
5761. Transport (Amendment) 5762. Railway Loan Application	0	9
5762. Railway Loan Application	1	Ö.
5761. Transport (Amendment) 5762. Railway Loan Application 5763. Public Works Loan Application 5764. Land Tax (Exemptions and Rates)	Ō	6
5764. Land Tax (Exemptions and Rates)	ŏ	6:
5765. Medical (Registration) 5766. Supreme Court (Judges)	ŏ	6
5767. Licensing (Amendment)	ĭ	6
5768. Land Settlement	2	ō.
5769. Co-operation	2 3 3	0
5770. Trustee		0
5765. Medical (Registration) 5766. Supreme Court (Judges) 5767. Licensing (Amendment) 5768. Land Settlement 5769. Co-operation 5770. Trustee 5771. Labour and Industry 5772. Appropriation of Revenue	4	9
5772. Appropriation of Revenue	4	3:
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Government Prin	ter.	

STATE ACTS, 1954

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		Pri	ce
No.		8.	d.
5773. Coal Mine Workers Pensions (Amendmen	nt)	0	6.
5774, Police Offences (Unlawful Games)		0	6:
5775. Local Government (City of Sunshine)		0	6
5776. State Savings Bank (Deposits)		0	6⋅
5777. Chandler Highway and Bridge		0	6
5778. Town and Country Planning			0
5779. Police Offences (Obscene Publications)			9,
5780. Health (Infectious Diseases)		0	
5781. Melbourne Cricket Ground (Guarantee)		0	6
5782. Superannuation (Female Officers)		0	6-

STATE ACTS, 1954—continued.				STATE ACTS, 1955.—continued.	
No.	Pric		No.	,	Price.
5783. Crimes	. 0			Auditor-General's Salary Consolidated Revenue	0 6
5784. Melbourne and Metropolitan Tramways	s . 0	9	5858. 5850		0 6
	. ŏ		5860.	Teaching Service (Amendment)	0 6
5785. Consolidated Revenue		6 6		Maintenance (Enforcement of Orders) Companies (Names)	0 6
5787. Consolidated Revenue 5788. Auditor-General's Salary 5789. Corneal Grafting 5790. Totalizator (Amendment)	. 0	6	5863.	Legal Profession Practice (Amendment)	0 9
5789. Corneal Grafting		6 6		Newport "A" Power Station Adoption of Children	0 6
5791. Country Roads and Level Crossings Funds	. 0	6		Geelong Waterworks and Sewerage (Amer	d-
5792. Entertainments Tax (Amendment)	. 0 . 1	6	5867.	ment)	0 6
5794. Bellarine Water Supply	. 0	6		Amendment	0 6
5795, Melbourne and Metropolitan Board of Work. (Amendment)	. 0	6		Firearms (Olympic Games) Justices (Amendment)	0 6
		6 6	5870.	Country Fire Authority (Financial)	0 6
5797. Judges (Powers)		6	5872.	Supreme Court and County Court (Judge Railway Deviations	
5796. Apprenticeship (Amendment) 5797. Judges (Powers)	. 0	6	5873.	Railway Deviations State Savings Bank (Amendment) Crown Proceedings	0 6
5800. Friendly Societies (Amendment)	Ö	6	5875.	Gas and Fuel Corporation (Financial)	0 6
5802. Public Service (Amendment) 5803. Geelong and District Cultural Institute .	. 0	6 9			0 6
5804. Vermin and Noxious Weeds (Amendment) .	. 0	9	5878.	Land Tax (Exemptions and Rates)	0 6
5805. Surplus Revenue	. 0			Health (Offensive Trades) Dietitians Registration (Amendment)	0 6
5807. Parking of Vehicles (Amendment)		6	5881.	Medical (Pharmacy Board Fees)	0 6
5808. Parliamentary Salaries and Allowances . 5809. County Court (Judges)	. 0	9 6			0 6
5810. Swan Hill Lands Exchange	. 0	6	5884.	Landlord and Tenant (Amendment)	1 3
5811. Miners' Phthisis (Treasury Allowances Amendment	. 0	6		Police Offences (Valueless Cheques) Dairy Produce (Cheese)	0 6
5812. Gas and Fuel Corporation (Kyneton Under taking)	r- . 0	9		Coal Mine Workers Pensions (Amendment) Parking of Vehicles (Amendment)	
E010 To To		3			0 6
5814. Infectious Diseases Hospitals	. 1	6		Police Regulation (Junior Trainees) Wonthaggi Railway Land	0 6
5816. Wheat Industry Stabilization	. 1	3	5892.	Licensing	0 9
5817. Children's Welfare	. 2	6	5893. 5894.	Stock Medicines (Amendment) Marine (Temporary Exemptions)	0 6
5813. Dog Races 5814. Infectious Diseases Hospitals 5815. Public Officers Salaries 5816. Wheat Industry Stabilization 5817. Children's Welfare 5818. Consolidated Revenue 5819. Mental Hygiene (Maintenance)	. 0	6	5895.	Administration and Probate (Estates)	0 9
5820. Parliamentary Contributory Retirement Fun 5821. Water Supply Loan Application	. 1			Statute Law Revision Police Regulation (Pensions)	0 9
5822. Napier-street Bridge	-	9	5898.	Bailiffs	0 6
5823. Health (Amendment) 5824. Forests (Amendment)	. 1		5900.	Housing Soldier Settlement (Amendment)	1 0
5825. Co-operative Housing Societies (Guarantees 5826. Midwives (Amendment)	s) 0 0		5901.	Old Colonists' Association	0 6
5827. State Electricity Commission (Borrowing) .	. 0	6	5903.	Co-operative Housing Societies (Amendme	nt) 0 6
5828. Justices (Amendment)	0 0		5904. 5905.	Dog Races Olympic Games	0 6
5830. Mildura College Lands (Amendment) .	0	6	5906.	Water Supply Loan Application	1 0
5831. Country Roads (Amendment)	0 0		5907. 5908.	Friendly Societies (Amendment) Licensing (Amendment)	0 6
5833. River Murray Waters	0	9	5909.	Revocation and Excision of Crown Reser	va-
Area)	1	0	5910.	Forests (Amendment)	0 6
5835. Housing	0 r-	9	5911. 5912	Superannuation Fisheries (Proclamation)	1 3
taking)	0		5913.	Melbourne Market and Park Lands	0 6
**************************************	0 0		5914. 5915.	Limitation of Actions Motor Car (Amendment)	1 9
5839. State Forests Loan Application	0 1		5916.	Milk Board (Amendment)	0 6
5841, Police Offences (Sports Grounds)	0	6	5918.	Crimes (Amendment) Railways (Amendment)	0 9
5842. Transfer of Land	3 1		5919.	Labour and Industry (Long Service Leave)	0 6
5844. Land Tax	0	6	5921.	Public Works Loan Application	0 6
	0 0		5922. 5923	State Forests Loan Application Mental Hygiene (Amendment)	0 6
5847. Landlord and Tenant	1	. 0	5924.	Local Government (Amendment)	0 9
5849. Judges Salaries	0	6	5926.	Mines (Petroleum) Geelong Market Site	1 0
	0 0		5927.	Railway Loan Application	1 3
5852. Hide and Leather Industries (Suspension)	0	6	5929.	Geelong Harbor Trust (Amendment)	0 6
	4	. 0	5930.	Transport Regulation	1 9
W. M. HOUSTON, Government Pr	rinter	r.		Commercial Goods Vehicles	1 6
		_		Motor Car (Road Safety) Public Officers Salaries	0 6
STATE ACTS, 1955				Property Law and Transfer of Land	0 9
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5855. Statute Law Revision Committee (Amendment	t) 0 0	6		W. M. HOUSTON,	Drinto-
5856. Consolidated Revenue	0	·		Government	. inter.

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CONTENTS

					PAGE
Acts of Parliament on	sale	at the	Gover	nment	
Printing Office	• •	• •	• •	• •	1622
Appointments					1587
Contracts		• •			1583
Country Roads Board					1589
Easter Holidays .					1576
Estates of Deceased Pe	rsons				1576
Government Notices					1582
Impoundings					1621
Lands					1599
Melbourne and Metror	olitan	Board	of We	orks	
Notices	٠				1582
Mining					1586
Orders in Council					1588
Private Advertisements					1613
Proclamations					1573
Public Half-Holiday					1576
Public Service Notices					1608
Publication of Victoria	Gover	nment G	azette		1576
Resignations					1588
Tenders					1606
Transport Regulation B	oard—	Public H	learings		1577