

VICTORIA

GOVERNMENT GAZETTE

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No. 201

WEDNESDAY, MARCH 6

[1968

PROCLAMATIONS

Land Act 1958.

AREA OF LAND COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

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

WHEREAS by the Land Act 1958 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, Section 5, of the said Land Act 1958, but that the area of lands which may be sold by auction (Class 6), shall not be increased except as in certain cases in the said Act provided: 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 accordance with the provisions of Sections 94 and 117 of the Land Act 1958 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 7 and 6 of the classes mentioned in Section 5 of the Land Act 1958 aforesaid, to the extent set forth in the subjoined Schedule (that is to say):—

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

County.		Parish.		Allotment. Section.		Area.	Diminished. Class.	Increased. Class.	Description.	
						A, R, P.				
Grenville		Warrabine		33F	13	1 2 7	7	6	In the west of the Parish	
Talbot		Yandoit		17в	7A	14 2 16	7	6	In the east of the Parish	

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

ROHAN DELACOMBE.

(L.S.)

By His Excellency's Command,

W. J. F. McDONALD,

Minister of Lands.

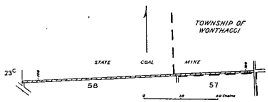
GOD SAVE THE QUEEN!

ROAD PROCLAIMED.

PROCLAMATION

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

IN pursuance of the provisions of Section 25 of the Land
Act 1958, the Governor of the State of Victoria, by
and with the advice of the Executive Council of the said
State, do hereby proclaim as a road the land in the Township of Wonthaggi, Parish of Wonthaggi and County of
Mornington as indicated by hatching on plan hereunder.—
(W.345(13) (G.60820.)



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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

W. J. F. McDONALD, Minister of Lands.

GOD SAVE THE OUEEN!

MOTOR BOATING ACT 1961, SECTION 4 (1).

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 2 of the Motor Boating Act 1961 it is amongst other things enacted that the Governor in Council by Proclamation published in the Government Gazette may from time to time appoint an Authority in control over any Victorian waters:

AND WHEREAS by Section 4 of the Motor Boating Act 1961 the Governor in Council, on the recommendation of an Authority having control over any Victorian waters, may by Proclamation published in the Government Gazette set aside or prohibit or restrict the use of any specified part or parts of any waters under the control of the Authority for any specified class or classes of boating or similar activity:

AND WHEREAS the Council of the Shire of Waranga has been proclaimed the Authority over the waters of Waranga Reservoir:

AND WHEREAS the Council of the Shire of Waranga has recommended the prohibition of the use of certain specified parts of the waters of Waranga Reservoir for all classes of boating:

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 Motor Boating Act 1961 do by this my Proclamation prohibit the use of those parts of the waters of Waranga Reservoir specified hereunder for all classes of boating—

(1) Location

Adjacent to Crown Allotment 74A, Parish of Waranga, and extending 1,320 feet eastwards from the high water mark on the disused road between Crown Allotments 74A and 41, Parish of Waranga, then southward for a distance of 750 feet, then westwards to the high water mark on Allotment 74A.

(2) Location.

Adjacent to that portion of Crown Allotment 19B Parish of Waranga, which is under the control of the Waranga Boat Club Reserve Committee and containing all the waters between the western shore line and an imaginary line drawn from the beacon at a point one chain to the

westward of the concrete launching ramp in a northeasterly direction to the beacon on the opposite shore line.

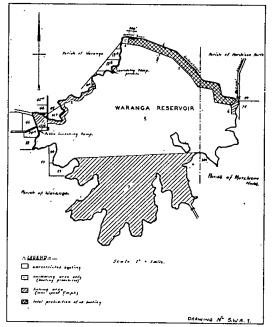
(3) Location.

All waters contained in the area between an imaginary line commencing at a point on the shore 200 feet west of the control tower and extending south for 1,200 feet then west to the shore line.

(4) Location.

All waters contained between the Reservoir embankment and an imaginary line parallel to and 1,200 feet off-shore from the embankment, from the eastern boundary of the area referred to in paragraph 3 above, extending to the eastern end of the embankment.

- (5) All boundaries shall be marked by beacons on the shores, or buoys.
- (6) The areas specified in this Proclamation are those delineated on drawing No. S.W.A.1 hereunder.



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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

A. G. RYLAH, Chief Secretary.

GOD SAVE THE QUEEN!

Land Act 1958, Part II., Division 3.

NORTH WEST MALLEE SETTLEMENT AREAS.

PROCLAMATION

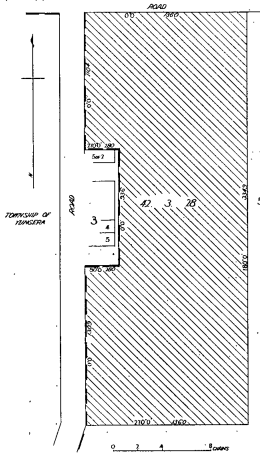
By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

Ac., Ac., Ac.

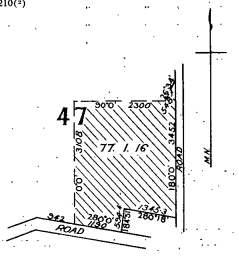
I. the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and in pursuance of Part II Division 3 of the Land Act 1958, do hereby extend the Annuello-Kooloonong Settlement Area proclaimed as such on the 20th September, 1949, by the addition thereto of the areas of land defined by technical descriptions and hatching on plans hereunder:—

The Annuello-Kooloonong Settlement Area, proclaimed on the 20th September, 1949, is hereby extended by the addition thereto of that area of land in the Parish of

Koorkab, County of Tatchera, as indicated by hatching on plan hereunder, containing 42 acres 3 roods 28 perches.-(K.210(2)



The Annello-Kooloonong Settlement Area, proclaimed on the 20th September, 1949, is hereby extended by the addition thereto of that part of allotment 47, Parish of Koorkab, County of Tatchera, indicated by hatching on plan hereunder, containing 77 acres 1 rood 16 perches. (K.210(2)



10

30 CHAINS

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

ROHAN DELACOMBE.

By His Excellency's Command,

W. J. F. McDONALD. Minister of Lands.

GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

LABOUR DAY HOLIDAY.

IT is hereby notified that on-

MONDAY, THE 11TH MARCH, 1968,

the Public Offices will be closed, such day having been appointed under the Public Service Act to be observed as a holiday in the Public Offices throughout the State of

This notice relates only to the closing of State Public Offices. All inquiries regarding the observance of the holiday in other offices and in shops and industry should be directed to the Department of Labour and Industry, 110 Exhibition-street, Melbourne, 3000. (Telephone 63 0321, extensions 6158, 6721, or 6859.)

A. G. RYLAH, Chief Secretary.

Chief Secretary's Office, Melbourne, 13th February, 1968.

NOTICE TO MARINERS. [No. 3 of 1968.]

AUSTRALIA.—VICTORIA.

THE following information which has been received from the Harbor Master, Portland, is published for general information.

A. J. WAGGLEN, Port Officer.

Ports and Harbours Branch, Public Works Department, Melbourne, 3002, 4th March, 1968.

PORTLAND HARBOR TRUST COMMISSIONERS. PORT OF PORTLAND.

Alteration in Position of Buoy.

Position.—Whaler Point Lighthouse, Lat. 38 deg. 20 min. 20 sec. S., Long. 141 deg. 36 min. 35 sec. E (approx.).

New Position of Buoy.—090 degrees distant 2,800 feet from the above position.

Details.—The black and white chequered nun buoy marking Whaler Point reef has been moved eastward to its new position.

Charts Affected.-Aus. 142.

Publications Affected.—Sailing Directions, Victoria, 1959, page 85. Australia Pilot, volume 2, page 39.

Marine Act 1958.

PORT RULES.

WAIVING OF CERTAIN PROVISIONS OF PORT RULE 59A.

NOTICE is hereby given that, pursuant to clause 9 of
Port Rule 59a, the provisions of paragraphs (a), (b)
and (c) of clause 4 of Port Rule 59a shall not apply
between the hours of one hour before sunrise and one
hour after sunset in the waters of Rutherford Inlet in
the Port of Westernport upstream from a line between
speed limit notices on opposite shores and situated approximately 600 feet eastward of the overhead electric power
lines running north and south over Rutherford Inlet
between the Townships of Warneet and Cannons Creek.

A. J. WAGGLEN, Port Officer.

Private Agents Act 1966.

NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966.

THE Clerk(s) of the Court(s) of Petty Sessions as listed hereunder hereby give notice that applications, as under, have been lodged for hearing by the said Court(s) on the date(s) specified.

Any person desiring to object to any of such applications must-

- (a) lodge with the respective Clerk of Petty Sessions a notice in the prescribed form of his objection and of the grounds thereof;
- (b) cause a copy of such notice to be served personally or by post upon the applicant at least three days before the hearing of the application; and
- (c) send or deliver-
 - (i) where the objection is not made by the officer in charge of the police district in which the Court is situated—a copy of the notice to such officer; and

	the objection is not m			trar (or Deputy Registrar-	a copy to the Regis	trar.
Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee.	Place of Abode of Applicant or Nominee.		me of Firm Corporation		Address for Registration	Type of Licence.	Date of Hearing of Application,
	Court	F PETT	Y SESSION:	s. Pr	AHRAN.		`
Bowers, Alfred Alan Francis	Flat 114, 140 Neill- street, Carlton				Suite 18, 614 St. Kilda-road, Mel- bourne	Watchman	21.3.68
Dated at Prahran this 26	oth day of February, 19	68.				, & Barrel Horse	•
					Cler	T. WHEELHOUSE k of Petty Sessions	
Sexton, Robert Henry	Court of 67 Kosciusko-street,	PETTY	Sessions,	TRAI		1 337 1	
•	Traralgon		••	••	130 Abbotsford- street, North Mel- bourne	Watchman	18.3.68
Dated at Traralgon thi	s 26th day of February,	1968.				D I CPOET	
	Court of		Sessions,	SHEP	Clei Parton,	D. L. CROFT, k of Petty Sessions.	
Conquer, Graeme Reginald	42 Hall-street, Mooroopna		• •	• •	42 Hall-street, Mooroopna	Inquiry Agent	21.3.68
Dated at Shepparton to	his 26th day of Februar	y, 1968.			, mooreepina		ı
	Court of	PETTY	Sessions,	Meli	Clei	R. J. HOLLIS, k of Petty Sessions.	
Battin, Francis William	67 Clow-street, Dandenong		••	••	130 Abbotsford- street, North Mel-	Watchman	19.3.68
Coppock, Terence Walter	12 Weeroona-road, Murrumbeena				bourne ,,	"	,,
Dall, (Laurie) Anunziato Xavier John	38 Erica-avenue, St.				,, ,,	"	,,
Dunlop, Bruce Victor	Albans Flat 107, 480 Lygon- street, Carlton			••	104 Wellington- parade, East Mel-	>>	**
Ferguson, Norman Joseph	4 Elder-street, Clayton		••	••	bourne 130 Abbotsford- street, North Mel-	,,	**
Grantham, Leon Thomas	10 Evans-crescent,				bourne	,,	,,
Hassall, Alan Edmund	North Laverton 29 Greenwood-street,				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,	,,
Hilder, Walter William	Burwood 1 Ann-street, Foots-				" "	,,	,,
McCarthy, Barry David Joseph	cray 24 Marlborough-				94 York-street,		
Pfeiffer, Walter Georg	street, Balaclava Flat 8, 228 Inkerman- street, Balaclava	••			South Melbourne 130 Abbotsford- street, North Mel-	"	"
Dated at Malhaurna th	io 27th day of 17th-	10.00			bourne	J	
Dated at Melodatic til	is 27th day of February	-		_	Cleri	. L. WEBSTER, k of Petty Sessions.	
Brimelow, Michael John	Court of 1 230 Nepean Highway, North Brighton	PETTY S	ESSIONS, (CAMBI	250-252 Canterbury road, Surrey Hills	Inquiry Agent	18.3.68
Dated at Camberwell th		y, 1968.		,		J. C. TOBIN,	
	Court of	PETTY	SESSIONS,	PRAI	Cleri tran.	k of Petty Sessions.	
Pollard, George Thomas	5 Parkview-place, Doncaster	••	••	}	615 St. Kilda-road, Melbourne	Watchman	28.3.68
Dated at Prahran this 2	on day of February, 1	968.				. T. WHEELHOU	
Ralph, Christopher John	COURT OF I Chaucer-street, Canterbury		essions, (RWELL. 50 Canterbury-	Inquiry Agent	21.3.68
Dated at Camberwell th	•	y, 1968.			road, Surry Hills	J. C. TOBIN,	
						lerk of Petty Session	ns.

PRIVATE AGENTS-continued

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee.	Place of Abode of Applicant or Nominee.	Name of Firm or Corporation.	Address for Registration.	Type of Licence.	Date of Hearing of Application
	Court of	PETTY SESSIONS, HAS	TINGS.		
Roche, Ramon Thomas	"Shenandoah", Browns-road, Main Ridge	Australian Watching Co. Pty. Ltd.	street, North Mel- bourne	Watchman	3.4.68
Dated at Hastings this	29th day of February,	1968.	. Cl	B. J. HYAMS, erk of Petty Sessio	ns.
	Court of	PETTY SESSIONS, RING	WOOD.	•	
Butterworth, Reginald Allen			Lot 1, Felix-crescent, North Ringwood	Inquiry Agent	26.3.68
Dated at Ringwood th	is 29th day of February,	, 1968.		L. T. GOULD, of Petty Sessions	
	Court of	PETTY SESSIONS, PRA	HRAN.	•	
Brady, Kevin Martin	56 Voltias-avenue, Mt. Eliza	Melbourne Night Patrol	614 St. Kilda-road, Melbourne	Watchman	29.3.68
Dated at Prahran this	1st day of March, 1968.			WHEELHOUSE,	
	Court of	PETTY SESSIONS, HOR		- •• - • • • • • • • • • • • • • • • •	•
Koopman, Kevin	Hennessy-street, Hor-	•	14 Railway-avenue, Horsham	Watchman	10.4.68
Dated at Horsham this	s 29th day of February,	1968.		J. M. DUFFY, c of Petty Sessions.	
	Court of P	etty Sessions, Moone	e Ponds.		
Richter, Juergen	25 Hopetoun-street, Moonee Ponds		25 Hopetoun-street, Moonee Ponds	Process Server Inquiry Agent	22.3.68
n n n	ds this 29th day of Febr		,, ,,	Inquiry Agent	22.3.68
Dated at Moonee Pon	us this 29th day of Feor	ualy, 1906.	Cl	D. THOMPSON, erk of Petty Sessio	ns.
	Court of	PETTY SESSIONS, FOOT	SCRAY.	·	
Boyle, John Ferroer	Flat 58, 259 Malvern- road, South Yarra		4 Cross-street, Footscray	Watchman	1.4.68
Dated at Footscray thi	is 4th day of March, 19	68.	CI	J. CAVEN, erk of Petty Sessio	ns.

PUBLIC TRUSTEE ACT 1958 (No. 6350), SECTION 17. HEREBY give notice that on the 21st February, 1968, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958:—

GUYMER, EMMA, late of Clifton Waters Village, Bairnsdale, widow, died 17th January, 1967.

Musgrave, Herbert Thomas, also known as Thomas Musgrave, non-worker, formerly of 2 Shakespeare-grove, Hawthorn but late of Gladstone, Queensland.

McDermid, Arthur James, also known as Arthur McDermott and James MacDiarmid, retired labourer, late of Flat 1, 19 Palmer-street, Collingwood, died 7th December, 1967.

Swift, Maurice William, late of "Arden" Be Reserve, Aspendale, clerk, died 15th December, 1967.

A. D. DUNCAN, Public Trustee.

256 Flinders-street, Melbourne, 3000, 28th February, 1968.

NOTICE.

CREDITORS, next of kin and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to the Public Trustee, 256 Flinders-street, Melbourne, the personal representative, on or before the 13th May, 1968, after which date the Public Trustee may convey or distribute the assets, having regard only to the claims of which the Public Trustee then has notice:—

AHLBERG, ALMA LOUISE, also known as Alma Ahlberg, late of 301 Wellington-street, Collingwood, married woman, died 6th December, 1967.

Bland, Laurence Arthur, late of lot 136 Victoria-road, Pearcedale, retired carpenter, died 6th December, 1967.

DEWHIRST, ALICE ANN, also known as Annie Dewhirst, late of 16A Grandview-avenue, Pascoe Vale South, married woman, died 31st October, 1967.

DIAMOND, PATRICK JOSEPH, late of 38 Grout-street, Hampton, public servant, died 4th November, 1967. GUYMER, EMMA, late of Clifton Waters Village, Bairnsdale, widow, died 17th January, 1967. HANNIVER, EDWARD NATHANIEL, late of 72 Rose-street, Altona, motor trimmer, died 30th July, 1967. HARCOMBE, CHARLES LEO, late of 52 Sebastopol-street, East St. Kilda, retired public servant, died 19th September, 1967.

1967.
HAVECKIN, JAMES, late of 8 Anderson-street, Surrey Hills, retired farmer, died 22nd October, 1967.
HOWARD, ELIZABETH MAUD, late of 36 Nightingale-street, St. Kilda, retired packer, died 21st May, 1967.
JENKINS, ADA MARIA, late of 10 Martin-street, St. Kilda, pensioner, died 9th June, 1967.
JOHNSTON, MYRA FRANCES, late of 12 Dalmont-street, Highett, housewife, died 26th June, 1967.
MAXWELL, GERTRUDE MARY, formerly of Castlemaine-road, Maldon, but late of Wendouree Mental Hospital, Gilliesstreet, Ballarat, spinster, died 26th November, 1966, MUSGROVE, HERBERT THOMAS, also known as Thomas Musgrave, formerly of 2 Shakespeare-grove, Hawthorn, but late of Gladstone, Queensland, non-worker, died 13th December, 1966.

late of Gladstone, Queensland, non-worker, died 13th December, 1966.
MCDERMID, ARTHUR JAMES, also known as Arthur McDermott and James MacDiarmid, late of Flat 1, 19 Palmer-street, Collingwood, retired labourer, died 7th December, 1967.
NEVILLE, CHARLES WILLIAM, late of rear of 123 McCraestreet, Bendigo, musician, died 31st May, 1967.
ST. CLAIR, EDMUND KEITH, late of Flat 3, 84 Gold-street, Collingwood, design draftsman, died 22nd October, 1967.
SWIFT, MAURICE WILLIAM, late of "Arden" Beach Reserve, Aspendale, clerk, died 15th December, 1967.
THOMAS, FREDERICK JOHN, late of 26 Landcox-street, Brighton, boilermaker, died 9th January, 1967.
VANCE, PETER, late of Tucker-road, Bentleigh, retired

Vance, Peter, late of Tucker-road, Bentleigh, retired secretary, died 9th November, 1967.

A. D. DUNCAN, Public Trustee.

Melbourne, 28th February, 1968.

Transport Regulation Act. TRANSPORT REGULATION BOARD. HEARING OF APPLICATIONS.

NOTICE is hereby given that the following applications will be considered by the Transport Regulation Board at its offices at the corner of Lygon and Princes streets, Carlton, at 10.15 a.m., on Wednesday, 27th March, 1968.

CHAPPLE, J. L., 18 King-street, Korumburra. One commercial passenger vehicle (S/C. 9) to operate as follows:

—(a) In substitution for but not in addition to vehicle licence T.S.240. (b) As a country special service omnibus from Korumburra.

APPLICATIONS for renewal of licences as shown, by persons listed hereunder to operate under the same terms and conditions.

BYRNE, J. R., Flat 16, 2 Redan-street, St. Kilda; M.H.2413.
HAYES, W. S., 4 Kershaw-street, South Oakleigh; M.H.2422.
HEANEY, R. H., 487 Elgar-road, Box Hill; M.H.2409.
HOOD, B. G., 14 Hawson-avenue, Glenhuntly; M.H.2414.
HOUGH, H. W., 8 Sunnyside-grove, Bentleigh; M.H.2400.
KAYNE, V. A., Villa 2, 23 Hartington-street, Elsternwick; M.H.2403.
MILSOM, D. G., 81 Marianne-way, Mount Waverley; M.H.2410, M.H.2406.
MURPHY, S. L., Flat 8, 6 Sydney-road, Brunswick; M.H.2421.
OLSEN, O. 13 Kingston-street, Hampton, M.H.2417.

OLSEN, O., 13 Kingston-street, Hampton; M.H.2417.

VINEN, L. H., 19 Airedale-avenue, Hawthorn; M.H.2411. WHINFIELD, J. A., 104 Clarence-street, South Caulfield; M.H.2621.

WHITE, R. B., 13 Huntsford-avenue, Clayton North; M.H.2419.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 20th March, 1968.

Applicants are advised that it will not be necessary to appear on the hearing date specified above, unless advised, in writing, by the Board.

> B. P. KAY. Secretary.

Corner Lygon and Princes streets, Carlton, Wednesday, 6th March, 1968.

Commercial Goods Vehicles Act. TRANSPORT REGULATION BOARD. HEARING OF APPLICATIONS.

NOTICE is hereby given that the following applications will be considered by the Transport Regulation Board at its offices at the corner of Lygon and Princes streets, Carlton, at 10.15 a.m., on Wednesday, 27th March, 1968.

Amore, G., 2 Boldrewood-parade, East Reservoir, 3073.

One commercial goods vehicle (L/C. 199 cwt.) to operate within a 50-mile radius from the premises of Pronto Mixed Concrete Co. Pty. Ltd. at Footscray, solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

vehicle (L/C. 120 cwt. approximately) to operate: (a) Within a 25-mile radius of the post office at Invergordon provided that no goods be carried whether by one stage or by more than one stage between places within the above radius which are more than 30 road miles apart by the nearest practicable route—general goods. (b) Within a 40-mile radius of the post office at Invergordon—fresh fruit. at Invergordon-fresh fruit.

AUSTRALIAN MOTOR INDUSTRIES LTD., Cook-street, Port Melbourne, 3207. One commercial goods vehicle (L/C. 10 cwt. and trailer) to operate throughout the State of Victoria in the course of business as "Motor Car and Tractor Distributors" for the purpose of demonstrating own tractors—and a small strating own tractors—own tractors and a small quantity of farm equipment on a specially constructed trailer for demonstration purposes only.

trailer for demonstration purposes only.

BAKER, A. H., 29 Queens-avenue, Hawthorn, 3122. One commercial goods vehicle (L/C. 8 cwt.) to operate:
(a) Within a 50-mile radius from own premises at Hawthorn in the course of business as "Cake Manufacturers"—own goods. (b) From own premises at Hawthorn to Bairnsdale and places en route—meringues and marshmellow lines. (c) From own premises at Hawthorn to Warrnambool and places en route—meringues and marshmellow lines.

BAKER, B. G. 20 Queens-avenue, Hawthorn, 2122. One

Baker, B. G., 29 Queens-avenue, Hawthorn, 3122. One commercial goods vehicle (L/C. 18 cwt.) to operate:
(a) Within a 50-mile radius from own premises at Hawthorn in the course of business as "Cake Manufacturers"—own goods. (b) For the carriage of

meringues and perishable marshmellow lines from own premises at Hawthorn to the following places:—
(i) Albury, N.S.W. and return, via the Hume Highway serving places en route. (ii) The City of Shepparton, via the Hume and Goulburn Valley Highways; and thence to Benalla and return, via the Hume Highway serving places en route. (iii) The City of Ballarat and return, via the Hume Highway serving places en route. (iii) The City of Ballarat and return, via the Western Highway serving places en route. (iv) The City of Bendigo and return, via the Calder Highway serving places en route.

BEATTIE, D. R., Box 15, Goroke, 3412. One commercial goods vehicle (L/C. 307 cwt.) to operate: (a) For the carriage of those goods listed under the Third Schedule of the Commercial Goods Vehicles Act 1958 (No. 6222). (b) Between the City of Melbourne and the premises of Blands of Goroke, an approved decentralized secondary industry, No. 64/190A "Structural Engineers and Prefabricators" carried on at Goroke—iron and steel, roofing iron, bolts, welding rods and paint for use in the manufacturing processes of such approved decentralized secondary industry.

BROWN, E. T., 39 Lewis-road, Wantirma South, 3152. One commercial goods vehicle (L/C. 126 cwt.) to operate within a 70-mile radius of the premises of Evans Brothers (Bricks) Pty. Ltd. at Scoresby, solely on behalf of the said company—roof tiles and face bricks.

BUNN, T. M., I Watson's-road, Glen Waverley, 3150. One commercial goods vehicle (L/C. 198 cwt.) to operate: (a) Throughout the State of Victoria in course of own business as "Civil Engineering Contractor"—own tools of trade, equipment and lubricants and fuel necessary for operation of such equipment when being moved from site to site. (b) Within a 20-mile radius of any contract site currently engaged upon or from the railway station nearest thereto—materials required for completion of such contracts.

of any contract site currently engaged upon or from the railway station nearest thereto—materials required for completion of such contracts.

CADMAN, A. M., McKimmies-lane, Bundoora, 3083. One commercial goods vehicle (L/C. 197 cwt.) to operate within a 50-mile radius from the premises of Boulders Pty. Ltd. at Bundoora solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

CAMERON, W. J., Blue Ridge-road, Dewhurst, via Upper Beaconsfield, 3808. One commercial goods vehicle (L/C. 142 cwt.) to operate: (a) Within a 25-mile radius of Dewhurst—general goods provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius which are more than 30 road miles apart by the nearest practicable route. (b) Within a 50-mile radius of Dewhurst in the course of business as "Primary Producer"—own goods.

COBELAS; R., 9 Brown-street, Traralgon, 3844. One commercial goods vehicle (L/C. 119 cwt.) to operate from landings situated within a 10-mile radius of the post office at Noojee to the premises of the Australian Paper Manufacturers Pty. Ltd. at Maryvale—pulpwood.

COULSON, P. J., 41 Milleara-road, East Keilor, 3042. One commercial goods vehicle (L/C. 142 cwt.) to operate within a 50-mile radius from the G.P.O., Melbourne, solely on behalf of Ready Mixed Concrete (Victoria) Pty. Ltd.—premixed concrete in a specially constructed agitator vehicle.

DAVIDSON, J. F. Clyde-street Myttleford, 3737. One commercial goods vehicle (L/C. 10 cwt.) to operate:

agitator venicie.

DAVIDSON, J. F. Clyde-street Myrtleford, 3737. One commercial goods vehicle (L/C. 10 cwt.) to operate:
(a) Within a 100-mile radius of the post office at Myrtleford in the course of business as "Second-hand Dealer" second-hand furniture and antiques. (b) From the Township of Myrtleford to the City of Melbourne—scrap metal, batteries and tyres but excluding the carriage of any such goods to wharves, docks or ships for shipment or export purposes.

DENNIS BROS. DELIVERIES PTY LTD. 743 BURWOOD-mad

Dennis Bros. Deliveries Pty. Ltb., 743 Burwood-road, Hawthorn, 3122. One commercial goods vehicle (L/C. 9 cwt.) to operate throughout the State of Victoria in the course of business as "Caterers"—own catering equipment and victuals.

equipment and victuals.

DOUTHIE, R. A., PTY. LTD., 736 Centre-road, East Bentleigh, 3165. One commercial goods vehicle (L/C. 147 cwt.) to operate: (a) Within a 25-mile radius from the post office situated at the corner of Bourke and Elizabeth streets in the City of Melbourne—general goods. (b) From pits at Cranbourne and Langwarrin areas to places situated within the radius as defined in paragraph (a) above—sand.

graph (a) above—sand.

Duff, A. J., 9 Charles-street, Koo-Wee-Rup, 3981. One commercial goods vehicle (L/C. 237 cwt.) to operate:
(a) Within a 25-mile radius of the post office at Koo-Wee-Rup—general goods, provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius which are more than 30 road miles apart by the nearest practicable route. (b) From the premises of the Caltex Oil Co. Pty. Ltd. at Spotswood and from

the B.P. Australia Ltd. depot at Dandenong to own depot at Koo-Wee-Rup—petroleum products in prescribed types of containers and empty return containers. (c) From the area defined in paragraph (a) above to places within a 25-mile radius from the general post office in the City of Melbourne—fresh vegetables and empty returns.

DUFF, A. J., 9 Charles-street, Koo-Wee-Rup, 3981. Application to vary the conditions of licence No. D.A.46415 (L/C. 237 cwt.) by deleting from paragraph (b) of the existing conditions "the Caltex Oil Co. Pty. Ltd. at Newport" and by adding in lieu "the Caltex Oil Co. Pty. Ltd. at Spotswood and B.P. Australia Ltd. at Dandenong".

Dandenong".

Duff, A. J., 9 Charles-street, Koo-Wee-Rup, 3981. Application to vary the conditions of licence No. D.A.46415/1

Duff, A. J., 9 Charles-street, Koo-Wee-Rup, 3981. Application to vary the conditions of licence No. D.A.46415/1 (L/C. 142 cwt.) by adding to paragraph (c) of the existing conditions after the word "Spotswood"—" and the B.P. Australia Ltd. depot at Dandenong".

ELLIS, C. R. & M., Dalmore, 3981. Application to vary the conditions of licences No. D.A.41693/1 and D.A.41693/2 (L/C. 260 and 153 cwt.) by deleting paragraph (a) of the existing conditions and by adding in lieu—(a) Within a 25-mile radius from the post office at Dalmore, provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius which are more than 30 road miles apart by the nearest practicable route—general goods.

Felmingham, A. N., Backwater-road, Maffra, 3860. One commercial goods vehicle (L/C. 200 cwt. approximately) to operate: (a) Within a 95-mile radius of the post office at Orbost (Bairnsdale Division of the C.R.B.) and/or within a 70-mile radius of the post office at Yarram (Traralgon Division of the C.R.B.) as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius of the post office at Maffra—general goods, provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius, which are more than 30 road miles apart by the nearest practicable route.

GENERAL PROVEDORS (AUST.) PTY. LTD., 51 Playne-street,

onice at wiantra—general goods, provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius, which are more than 30 road miles apart by the nearest practicable route.

GENERAL PROVEDORS (AUST.) PTV. LTD., 51 Playne-street, Frankston, 3199. Two commercial goods vehicles (L/C. 39 and 8 cwt.) to operate within a 50-mile radius of own branch premises at Morwell and to the Townships of Cowes and Lakes Entrance and places en route in the course of business as "Frozen Food Distributors"—Frozen poultry, frozen meat, frozen fish, frozen vegetables, frozen fruit juice, frozen shicken rolls, frozen dim sims and frozen pies.

GOULBURN VALLEY BRIQUETTE SUPPLY, Railway Siding, Hoskin-street, Shepparton, 3630. One commercial goods vehicle (L/C. 80 cwt.) to operate: (a) Within a 25-mile radius from the post office at Shepparton provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius which are more than 30 road miles apart by the nearest practicable route in the course of business as "Wood and Briquette Merchant"—freewood and briquettes. (b) Throughout the State of Victoria in the course of business as "Marine Collector"—special wares, marine stores and old metals as designated in the Marine Stores and old Metals Act 1958 (No. 6303), Part 1, section (3), but excluding the carriage of any such marine stores or old metals to wharves, docks or ships for shipment or export services with the proviso that the combined load capacity of both prime mover and any trailer attached thereto shall not exceed 120 cwt.

HELL, J. L., I Harris-street, Blackburn North, 3130. One commercial goods vehicle (L/C. 123 cwt.) to operate within a 70-mile radius from the premises of Brick and Pipe Industries Ltd. at Auburn solely on behalf of the said company—bricks.

HOBSON, M. R., Lexton, 3352. One commercial goods vehicle (L/C. 16 cwt.) to operate within a 50-mile radius from the operate of business as "Television and

Hulzentop, H., 9 Soudan-street, Malvern, 3144. One commercial goods vehicle (L/C. 11 cwt.) to operate throughout the State of Victoria in the course of business as "Painting Contractor" on behalf of Austracote Constructions Pty. Ltd.—tools of trade, ladders, equipment and advertising materials.

Hurst, L. J., 10 Wood-street, Drouin, 3818. One commercial goods vehicle (L/C. 130 cwt.) to operate within a 50-mile radius of the post office at Drouin—road-making plant, equipment and materials.

Hutton, J. C., Pty. Ltd., 65 High-street, Preston, 3072. Two commercial goods vehicles (L/C. 25 cwt. each) to operate throughout the State of Victoria in the course of business as "Bacon and Smallgoods Manufacturers" in a specially constructed insulated refrigerated vehicle—fresh meat, cooked meats, sausages and smallgoods, also a quantity not exceeding 3 cwt. at any one time on any journey of lard, dripping, cheese, canned hams and margarine.

Ingram Contractors Aust. Pty. Ltd., 380 Lonsdale-street, Melbourne, 3000. Two commercial goods vehicles (L/C. 11 cwt. each) to operate in course of business as "Marine Constructors and Pipeline Contractors" in the South Gippsland area between Lakes Entrance

Melbourne, 3000. Two commercial goods venicles (L/C. 11 cwt. each) to operate in course of business as "Marine Constructors and Pipeline Contractors" in the South Gippsland area between Lakes Entrance and Barrys Beach—own supplies and equipment for offshore operations.

KIRBY, B., "Marion Park", Oatland-road, Plenty, 3090. One commercial goods vehicle (L/C. 42 cwt.) to operate: (a) Throughout the State of Victoria in the course of business as "Monumental Mason"—own tools of trade and equipment incidental to the erection of monuments. (b) Throughout the State of Victoria—own livestock to agricultural shows.

JUKE BOXES OF AUSTRALIA PTY. LTD., 13 Sturt-street, Ballarat, 3350. Application to vary the conditions of licence No. D.A.42274/5 (L/C. 10 cwt.) by deleting the exclusion of the carriage of goods ex Melbourne and by adding the ability to carry up to 5 cwt. of urgently required replacement parts between the Cities of Melbourne and Ballarat.

LOWATER, R., Walhalla-road, Moe, 3825. One commercial goods vehicle (L/C. 40 cwt.) to operate within that part of the State of Victoria east of a north/south line drawn through the City of Melbourne in the course of business as "Marine Collector"—special wares, marine stores and old metals as designated in the Marine Stores and Old Metals Act 1958 (No. 6303), Part 1, section (3), but excluding the carriage of any such special wares, marine stores or old metals to wharves, docks or ships for shipment or export purposes, with the proviso that the combined load capacities of both prime mover and any trailer attached thereto shall not exceed 120 cwt.

MAMALIS, G., 54 Ledger-avenue, Fawkner, 3060. One commercial goods vehicle (L/C. 144 cwt.) to operate within a 50-mile radius from the premises of Albion Reid Pty. Ltd. at North Melbourne—road-making plant, materials, premix and hot asphalt on behalf of the said company, excluding the carriage of cement or lime from the Geelong Urban District.

MENKERUD, M. E., Woorinen South, 3588. One commercial goods vehicle (L/C. 72 cwt.) to

cement or lime from the Geelong Urban District.

Menkerud, M. E., Woorinen South, 3588. One commercial goods vehicle (L/C. 72 cwt.) to operate: (a) Within a 50-mile radius from the post office at Swan Hill for the purpose of collecting rubbish and refuse from public highways under contract to the Country Roads Board. (b) Within a 25-mile radius from the post office at Woorinen South—general goods, provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius which are more than 30 road miles apart by the nearest practicable route.

MORTON PLANT HIPE PTY LTD, 26 Clarke-road, Springvale,

by the nearest practicable route.

MORTON PLANT HIRE PTY. LTD., 26 Clarke-road, Springvale, 3171. One commercial goods vehicle (L/C. 300 cwt. approximately) to operate: (a) Within a 25-mile radius of the G.P.O., Melbourne—general goods. (b) Within a 50-mile radius of own premises at Springvale in the course of business as "Earth-moving and Roadmaking Contractors and Plant Hirers"—own earth-moving and road construction equipment.

MURLEL F. Flat 2 160 Brighton road Fletarnwick 2185

moving and road construction equipment.

Murhead, E., Flat 2, 160 Brighton-road, Elstermwick, 3185. One commercial goods vehicle (L/C, 7 cwt.) to operate throughout the State of Victoria in the course of business as "Scrap Tyre Dealer" for the collection of second-hand tires from garages and service stations.

Myers, R. J., 3 Brierly-street, Warmambool, 3280. One commercial goods vehicle (L/C. 6 cwt.) to operate within a 50-mile radius of the chief post office in the City of Warmambool for the purposes of installing repairing and/or maintaining electrical appliances and television sets in the course of business as "Electrical Retailer"—tools of trade, spare parts and materials incidental thereto, and also electrical appliances; television sets and antennae for installation and/or repair vision sets and antennae for installation and/or repair or having been repaired.

- Neilson, R. J., 31 Bourke-street, Maryborough, 3465. One commercial goods vehicle (L/C. 10 cwt.) to operate within a 100-mile radius of the post office at Maryborough but excluding operations to or from the City of Melbourne in the course of business as "Painting Contractor"—tools of trade, equipment and a small quantity of materials incidental to own contracts. quantity of materials incidental to own contracts.
- quantity of materials incidental to own contracts.

 O'CONNOR, A. H., Vagg's-road, Yinnar, 3869. One commercial goods vehicle (L/C. 240 cwt.) to operate: (a) from landings within a 20-mile radius of the Morwell Post Office to sawmills at Morwell and Boolarra—logs—(b) from landings situated within a 30-mile radius of the Paper Mill of Australian Paper Manufacturers Ltd. at Maryvale to the said Paper Mill—pulp-
- Planet Exploration Co. Pty. Ltd., 18 Little Collins-street, Melbourne, 3000. One commercial goods vehicle (L/C. 9 cwt.) to operate throughout the State of Victoria for the purpose of "Mineral Exploration"—tools of trade, exploration equipment and small quantities of materials incidental to own exploration activities.
- PLANET GOLD LTD., 18 Little Collins-street, Melbourne, 3000. NET GOLD LTD., 10 Little commissarreet, memouring, 2000. Two commercial goods vehicles (L/C. 10 and 7 cwt.) to operate throughout the State of Victoria for the purpose of "Mineral Exploration"—tools of trade, exploration equipment and small quantities of materials incidental to own exploration activities.
- ROMERIL, L. L., 34 Elizabeth-street, Moe, 3825. One commercial goods vehicle (L/C. 139 cwt.) to operate within a 50-mile radius of the premises of Rowland's Quarries Pty. Ltd. at Yallourn North—crushed rock and screenings.
- Sellers, J. J., 28 Main-road, Fern Tree Gully, 3156. One commercial goods vehicle (L/C. 145 cwt.) to operate within a 50-mile radius of the premises of Albion Reid Pty. Ltd., at North Melbourne—road-making plant, materials, premix and hot asphalt on behalf of the said company, excluding the carriage of cement or lime from the Geelong Urban District.
- Seven X Beverages Pty. Ltd., 104 Vary-street, Morwell, 3840. One commercial goods vehicle (L/C. 80 cwt.) to operate within a 50-mile radius of the post office at Morwell in course of business as "Aerated Water Manufacturers"—own aerated waters for home delivery only.
- delivery only.

 STEVENS, W. C., Pallett-street, Golden Square, 3555. One commercial goods vehicle (L/C. 130 cwt.) to operate:

 (a) Within a 50-mile radius from the chief post office at Bendigo as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius from chief post office at Bendigo—general goods.
- STEWART, M. J., Myers Creek-road, Healesville, 3777.
 Application to vary the conditions of licence No.
 D.T.1009 (L/C. 260 cwt.) by adding to the existing conditions an additional paragraph (c)—"(c) From forest landings at Alexandra to sawmills at Ringwood and Healesville—logs."
- and Healesville—logs."

 THOMAS, H. E., Brown's-road, Main Ridge, 3928. Three commercial goods vehicles (L/C. 280, 280 and 160 cwt. approximately) to operate 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 9-mile radius from the post office at Flinders, subject to the condition that all journeys made shall be via the Nepean Highway to Frankston; thence via the Frankston-Flinders road passing through Somerville and Hastings—general goods.

 THOMESON FARTHMOUSE PRO LTD 10 Ashburgages
- Ville and Hastings—general goods.

 THOMPSON EARTHMOVERS PTY. LTD., 10 Ashburn-place, Blackburn, 3130. Two commercial goods vehicles (L/C. 240 cwt. each) to operate: (a) Within a 25-mile radius of own premises at Blackburn in course of business as "Earth-moving Contractors and Plant Hirers"—own goods. (b) Throughout the State of Victoria as "Earth-moving Contractors"—own tools of trade, own plant and own equipment. (c) Within a 25-mile radius of any contract currently engaged upon or from the nearest railway station thereto—materials for use on such contract.
- TRANSPORT ENGINEERS PTY. LTD., 37 Cambro-road, Clayton, 3168. One commercial goods vehicle (L/C. 147 cwt.) to operate: (a) Within a 35-mile radius of the premises of Consolidated Quarries Ltd., at Clayton—screenings, stone dust and premis on behalf of the said company, (b) From pits within a 35-mile radius of Clayton to the plant of Consolidated Quarries Ltd. at Clayton—sand
- TROTTER, L. W., 1 Pitt-street, Colac, 3250. One commercial goods vehicle (L/C. 360 cwt.) to operate: (a) From forest landings within a 20-mile radius of Timboon to the Terang Sawmilling and Timber Company's saw-

- mill at Terang—logs. (b) From Terang Sawmilling and Timber Company's sawmill at Terang to consignees within a 50-mile radius of the post office at Terang—sawn timber. (c) Within a 25-mile radius of the post office at Colac—but subject to the condition that no goods shall be carried whether in one or more stages from any one point within the said radius to any other point within the said radius situated more than 30 road miles apart by the nearest practical route—sawn timber and logs. sawn timber and logs.
- —sawn timber and logs.

 Van Egmond, G. C. M., 80 Kennedy-street, Euroa, 3666. One commercial goods vehicle (L/C. 95 cwt.) to operate: (a) Within a 25-mile radius from the post office at Euroa—general goods, provided that no goods shall be carried whether by one stage or by more than one stage between places within the above radius which are more than 30 road miles apart by the nearest practicable route, (b) Within a 50-mile radius from the post office at Euroa—manure.
- WALKER, K. J., 47 Monomeith-crescent, Mt. Waverley, 3149. One commercial goods vehicle (L/C. 180 cwt.) to operate as a "Water Tanker": (a) Within a 25-mile radius from the G.P.O., Melbourne. (b) Within a 70-mile radius from the post office at Healesville (Dandenong Division of the C.R.B.) for road-making
- WATKINS, N. J., Gundowring Roadside, via Wodonga, 3691. One commercial goods vehicle (L/C. 8 cwt.) to operate one commercial goods vehicle (L/C. 8 cwt.) to operate within a 75-mile radius of own premises at Gundow-ring Roadside via Wodonga and to and from the City of Shepparton in the course of business as "Veterinary Supplier and Agent"—dairy cleaner, veterinary supplies and equipment, subject to the condition that all goods so carried shall have initially been consigned by rail to the nearest or most convenient railway station.
- Walker, E. L., 39 Hilda-street, Glenroy, 3046. One commercial goods vehicle (L/C. 10 cwt.) to operate throughout the State of Victoria in course of business as a "Painting Contractor"—tools of trade and up to 2 cwt. of paint to commence any contract—balance to be railed to nearest railway station to contract site.

RENEWALS.

- APPLICATIONS for renewal of licences as shown by persons listed hereunder to operate under the same terms and conditions from the expiry shown in each case.
- ADAMS, D. A., 199 Cape-street, Heidelberg, 3084; D.A.51714; 6th April, 1968; 7 cwt.
- ALBION REID PTY. LTD., 83 Riversdale-road, Hawthorn, 3122; D.A.520/82; 21st April, 1968; 29 cwt.

 GREY, N. F. & A. S. ANNETT, 44 Whyte-street, Coleraine, 3315; D.A.51446; 23rd March, 1968; 121 cwt.
- Ascom Pty. Ltd., 63 Queens Bridge-street, South Melbourne, 3205; D.A.34589/1; 27th April, 1968; 305 cwt. BAKER, K. J. D., 59 Robin-avenue, Norlane, 3218; D.A.38737; 28th March, 1968; 10 cwt.
- BAYVIEW QUARRIES PTY. LTD., 83 Riversdale-road, Haw-thorn, 3122; D.A.44014/140; 29th July, 1967; 243 cwt.
- Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053; D.A.629/10; 19th April, 1968; 17 cwt.
- Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053; D.A.629/12; 19th April, 1968; 17 cwt.
- Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053; D.A.629/11; 19th April, 1968; 11 cwt.
- Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053; D.A.629/14; 19th April, 1968; 18 cwt.
- Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053; D.A.629/15; 19th April, 1968; 18 cwt.
- Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053; D.A.629/13; 19th April, 1968; 10 cwt.
- Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053; D.A.629/91; 23rd March, 1968; 11 cwt.
- Bendigo De-Luxe Catering Service Pty. Ltd., McIvorroad, Bendigo, 3550; D.A.30962/7; 23rd March, 1968; 10 cwt.
- BIDMADE, W., Ellerslie, 3265; D.A.51424; 23rd March, 1968; 106 cwt.
- BLAY, D. G., Brown-street, Stawell, 3380; D.A.515/65; 23rd March, 1968; 11 cwt.
- BLEWETT, C. L., 462-464 Queensherry-street, North Melbourne, 3051; D.A.51323; 13th February, 1968; 55 cwt.
 - N SPA PTY. LTD., 264 Geelong-road, West Footscray, 3012; D.A.28768/9; 27th April, 1968; 135 cwt.

Bullock, Reginald Charles, Great Western, 3378; D.A.3252/1; 28th March, 1968; 8 cwt.
CAMERON, G. R., 33 Victoria-street, Box Hill, 3128; D.A.33795/1; 27th April, 1968; 199 cwt.
Coca-Cola Bottlers (Melbourne) Pty. Ltd., Levanswell-road, Moorabbin, 3189; D.A.31530/4; 11th April, 1968; 108 cwt.; D.A.31530/5; 11th April, 1968; 146 cwt.
Conway, A., 162 Brunswick-road, Brunswick, 3056; D.A.25671; 23rd April, 1968; 12 cwt.
D'Agostin, S. & R., 168A Firebrace-street, Horsham, 3400; D.A.51396; 23rd March, 1968; 146 cwt.
Delaney, J. J., 20 Townsend-street, Mortlake, 3272; D.A.37114/5; 23rd March, 1968; 151 cwt.
Don, A. C., Newham, 3442; D.A.25424; 23rd April, 1968; 153 cwt.
Edwards, H. C., 7 Berwick-street, Lilydale, 3140; D.A.51826;

153 cwt.
EDWARDS, H. C., 7 Berwick-street, Lilydale, 3140; D.A.51826; 21st April, 1968; 118 cwt.
ELLIOTT, G. & J. M., 182 Stradbroke-avenue, Swan Hill, 3585; D.A.45166/2; 23rd March, 1968; 16 cwt.

Gebel, F., 111 Warwick-road, Sunshine, 3020; D.A.39015; 27th April, 1968; 147 cwt.

GILBARCO AUST. LTD., 11 Anderson-road, Thornbury, 3071; D.A.1144/63; 21st April, 1968; 17 cwt.

GRETNIK, D., 28 Watt-avenue, Oak Park, 3046; D.A.39076; 27th April, 1968; 139 cwt.

27th April, 1968; 139 cwt.

Hamilton, Gas Co. Ltd., The, 105 Thompson-street, Hamilton, 3300; D.A.38790; 28th March, 1968; 26 cwt.

Hammond, E. H., & Son, 899 Canterbury-road, Box Hill South, 3128; D.A.51727; 21st April, 1968; 130 cwt.; D.A.51727/1; 21st April, 1968; 112 cwt.

Heminoway, Leo, & Pickett Pty. Ltd., 330 Sydney-road, Brunswick, 3056; D.A.39955/17; 27th April, 1968; 53 cwt.

KEATH, ROBIN (S.A.) PTY. LTD., P.O. Box 128, Horsham, 3400; D.A.22517/19; 23rd March, 1968; 220 cwt.

LEORKE, C., Skenes Creek, 3221; D.A.38754; 28th March, 1968; 122 cwt.

Mann, J., & Son Produce Co. Pty. Ltd., 120 High-street, Wodonga, 3690; D.A.51653; 23rd March, 1968; 95 cwt.

MINTERN, M., & Sons, 67 McPherson-street, Horsham, 3400; D.A.48394/2; 23rd March, 1968; 223 cwt.

Molan, M. J., 61 Parrot-street, Cobden, 3266; D.A.34814/1; 27th April, 1968; 138 cwt.

Morrison, K. W. & M. G., 9 Thompson-road, North Geelong, 3215; D.A.37989/2; 3rd February, 1968; 267 cwt.

McLennan, D. J., & Son, Box 84, Sea Lake, 3533; D.A.34230/2; 28th March, 1968; 9 cwt.

Nestle Co. (Australia) Ltd., The, 159 Racecourse-road, Flemington, 3031; D.A.31378/8; 29th April, 1968; 8 cwt.; D.A.31378/16; 29th April, 1968; 8 cwt.; D.A.31378/18; 29th April, 1968; 8 cwt.

Neven, A. J., Tubbut, 3888; D.A.37302; 28th March, 1968; 63 cwt.

NORTHERN TERRAZZO Co., 107 Carpenter-street, Bendigo, 3550; D.A.38727; 28th March, 1968; 104 cwt.

Offer, A. L., Cherry Tree-road, Panton Hill, 3759; D.A.51705; 6th April, 1968; 7 cwt.

Parker, A. J., Stumpy Gully-road, Moorooduc, 3933; D.A.29230; 27th April, 1968; 144 cwt.

D.A.29230; 27th April, 1968; 144 cwt.

REGAL CREAM PRODUCTS, 43 Connor-street, Colac, 3250; D.A.25421; 9th April, 1968; 159 cwt.

SCHIPPERS, I. G., 112 Nelson-street, Nhill, 3418; D.A.39464/1; 23rd March, 1968; 10 cwt.

SHIELLS, W. E., 1 Gallios Gardens, Leopold, 3221; D.A.51488; 23rd March, 1968; 8 cwt.

Snaith, L. & M. F., Private Bag, Ballan, 3342; D.A.25102/1; 3rd March, 1968; 139 cwt.

SPRAYCRAFT PTY. LTD., 561 Keilor-road, Niddrie, 3042; D.A.39571/1; 27th April, 1968; 21 cwt.

STRATFORD & FRANK PTV. LTD., 689-693 Whitehorse-road, Mont Albert, 3127; D.A.51991; 27th April, 1968; 79 cwt.

Stratford & Frank Pty. Ltd., 689-693 Whitehorse-road, Mont Albert, 3127; D.A.51991/1; 27th April, 1968;

SUNSHINE BISCUITS LTD., 9 Dundas-lane, Albert Park, 3206; D.A.30986/6; 11th April, 1968; 43 cwt.

 Taylor, I. G. & L., Box 60, Apsley, 3319; D.A.29811/4;
 21st March, 1968; 240 cwt.
 THERMAL TRADERS (Vic.) Pty. Ltd., 999 Rathdowne-street,
 North Carlton, 3054; D.A.31801/38; 21st April, 1968; 11 cwt.

VICTORIAN INLAND MEAT AUTHORITY, 349 Collins-street, Melbourne, 3000; D.A.49043/5; 6th April, 1968; 54 cwt. WILLEMSEN, J., Brinsmeads-lane, Leopold, 3221; D.A.51502; 23rd March, 1968; 11 cwt.

WILTSHIRE, C. R., 126 Minerva-road, Herne Hill, 3218; T.D.A.54713; 22nd March, 1968; 73 cwt.

TOW TRUCKS.

Berwick Auto Service, Clyde-road, Berwick, 3806; T.D.A.42158; 20th March, 1968; 72 cwt.

Dandenong Towing Service, 8 Bryant-road, Dandenong, 3175; D.A.61594/1; 23rd March, 1968; 39 cwt.

RENEWALS WITH VARIATION.

A PPLICATION by the persons listed hereunder for renewal of the licences listed with variation of conditions in the manner set out opposite the names.

Izon, R. L., 24 Kallista-road, Springvale, 3171; D.A.51517; 23rd March, 1968; application to renew and vary the conditions of licence No. D.A.51517 (L/C. 117 cwt.) by deleting from the present conditions "Glen Iris Brick, Tile and Terra Cotta Co. Ltd. at Oakleigh" and adding in lieu "Clifton Brick Holdings Ltd. at Oakleigh".

OLYMPIC GENERAL PRODUCTS PTY. LTD., Mephan-street, Footscray, 3012; D.A.47829/2; 27th April, 1968; application to vary the conditions of licence No. D.A.47829/2 (L/C. 31 cwt.) by deleting the existing conditions and by adding in lieu—"Throughout the State of Victoria in the course of business as 'Insulation Contractors'—tools of trade, insulated cool-room doors, insulating equipment and a small quantity of materials incidental thereto."

SCHUBERT, G., 321 Dandenong-road, Frankston, 3199; D.A.51728; 21st April, 1968; application to renew and vary the conditions of licence No. D.A.51728 (L/C. 165 cwt.) by deleting from the existing conditions the word "Moorabbin" and by adding in lieu "Frankston".

Notice of any objections should be forwarded to reach the Secretary of the Board not later than Wednesday, 20th March, 1968.

Applicants are advised that it will not be necessary to appear on the hearing date specified above, unless advised in writing by the Board.

B. P. KAY, Secretary.

Corner of Lygon and Princes streets, Carlton, 3053, 6th March, 1968.

Hospitals and Charities Act 1958.

PETITION TO INCORPORATE GREENVALE VILLAGE FOR THE AGED.

IT is notified in accordance with the provisions of section 46 of the Hospitals and Charities Act 1958, that the Hospitals and Charities Commission has received a petition signed by not less than 25 contributors to an institution known as Greenvale Village for the Aged, praying that the institution be incorporated under the provisions of the said

The institution will have for its objects-

- (a) to afford relief, including maintenance and the treatment or cure of, or attention to, any disease or ailment, or any injury consequent on any accident, medical and/or surgical attendance, medicine, nursing assistance, support or aid of any kind or in any form to such aged, infirm, disabled or destitute persons as are entitled thereto under the Hospitals and Charities Act:
- (b) to provide facilities for the treatment of inter-mediate and private patients or either of them;
- (c) to establish a geriatric centre for the study of the disabilities of aged people and for the treatment and rehabilitation of them and for the study of the social and medical problems associated with them;
- (d) to provide facilities for a training centre for the training and education of those responsible for or associated with the care of elderly people.

If a counter petition signed by an equal or greater number of contributors is not lodged with the aforesaid Commission at No. 1 Nicholson-street, East Melbourne, within one calendar month of the publication of this notice, the Governor in Council may, by Order pursuant to the Hospitals and Charities Act 1958, declare the contributors for the time being to Greenvale Village for the Aged to be a body corporate by the name set forth in such Order.

VANCE DICKIE, Minister of Health.

Department of Health, Melbourne.

Town and Country Planning Act 1961. CITY OF MOORABBIN PLANNING SCHEME 1952. AMENDMENT No. 19, 1967.

Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 5th March, 1968, approved a Planning Scheme entitled the City of Moorabbin Planning Scheme 1952, Amendment No. 19, 1967, in respect of part of the municipal district of the City of Moorabbin and such Planning Scheme comes into operation on the date this notice of approval is published in the Government Gazette.

A copy of the Planning Scheme as approved may be inspected free of charge during office hours at the office of the Town and Country Planning Board, 179 Queenstreet, Melbourne; at the office of the City of Moorabbin, and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey Melbourne. Lands and Survey, Melbourne.

W. H. CRAIG, Secretary. Town and Country Planning Board.

Town and Country Planning Act 1958. CITY OF COBURG.

INTERIM DEVELOPMENT ORDER.

BY virtue of the powers conferred by the Town and Country Planning Act 1958 and of every other power enabling it in that behalf, the Council of the City of Coburg (hereinafter referred to as the Responsible Authority) having commenced the preparation of a planning scheme in accordance with the said Act hereby makes the following Interim Development Order for the purpose of regulating, restricting, restraining or prohibiting the use or development of any land or the erection, construction or carrying out of any buildings or works on any land within the area described or shown on the map as the Schedule hereto:—

- 1. After the coming into operation of this Interim Development Order no person shall use or develop any land or erect, construct or carry out any buildings or works on any land within the area included in the Schedule, except in accordance with the provisions of a permit issued by the Responsible Authority.
- 2. Any application for a permit to use or develop any land or to erect, construct or carry out any buildings or works, shall be accompanied by a sketch plan or copy of Certificate of Title of the land and a description of the proposed use or development, and type of construction of any buildings or works proposed to be erected, constructed or carried out and such other particulars relating to the application as the Responsible Authority may require.
- 3. This Interim Development Order shall not prevent the continuance of the use of any land or buildings for the purposes for which such land or buildings were lawfully used immediately before the coming into operation of this Order.
- 4. Schedule-The whole of the municipal district of the City of Coburg.

(SEAL)

W. RYLAND, Mayor. F. G. COX, Councillor. G. A. BRIDGES, Town Clerk.

Report by the Town and Country Planning Board on the 23rd day of February, 1960. Recommended for approval.— FRED C. Соок, Chairman.

Approved by the Governor in Council on the 1st day of March, 1960.—A. MAHLSTEDT, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 8th day of February, 1961. Recommended for approval.—FRED C. COOK, Chairman.

Approved by the Governor in Council on the 28th day of February, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 21st day of February, 1962. Recommended for approval.— FRED C. Соок, Chairman,

Approved by the Governor in Council on the 27th day of February, 1962.—N. G. WISHART, Acting Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 23rd day of January, 1963. Recommended for approval.—FRED C. Соок, Chairman.

Approved by the Governor in Council on the 30th day of January, 1963.—N. G. WISHART, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 5th day of February, 1964. Recommended for approval.— FRED C. Соок, Chairman.

Approved by the Governor in Council on the 18th day of February, 1964.—J. Соцоноим, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 20th day of January, 1965. Recommended for approval—FRED C. COOK, Chairman.

Approved by the Governor in Council on the 3rd day of February, 1965.—J. Rossiter, Acting Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 19th day of January, 1966. Recommended for approval.—FRED C. Соок, Chairman.

Approved by the Governor in Council on the 25th day of January, 1966.—J. ROSSITER, Acting Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 24th day of January, 1967. Recommended for approval.—R. D. L. Fraser, Chairman.

Approved by the Governor in Council on the 7th day of February, 1967.—J. COLQUHOUN, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 13th day of February, 1968. Recommended for approval.—R. D. L. Fraser, Chairman.

Approved by the Governor in Council on the 27th day of February, 1968.—J. ROSSITER, Clerk of the Executive Council.

Town and Country Planning Act 1958.

CITY OF MALVERN.

INTERIM DEVELOPMENT ORDER

BY virtue of the powers conferred by the Town and Country Planning Act 1958 and of every other power enabling it in that behalf, the Council of the City of Malvern (hereinafter referred to as the Responsible Authority) having commenced the preparation of a planning scheme in accordance with the said Act hereby makes the following Interim Development Order for the purpose of regulating, restricting, restraining or prohibiting the use or development of any land or the erection, construction or carrying out of any buildings or works on any land within the area described or shown on the map as the Schedule hereto:— Schedule hereto:-

- 1. After the coming into operation of this Interim Development Order no person shall use or develop any land or erect, construct or carry out any buildings or works on any land within the area included in the Schedule, except in accordance with the provisions of a permit issued by the Responsible Authority.
- 2. Any application for a permit to use or develop any land or to erect, construct or carry out any buildings or works, shall be accompanied by a sketch plan or copy of Certificate of Title of the land and a description of the proposed use or development, and type of construction of any buildings or works proposed to be erected, constructed or carried out and such other particulars relating to the application as the Responsible Authority may require.
- 3. This Interim Development Order shall not prevent the continuance of the use of any land or buildings for the purposes for which such land or buildings were lawfully used immediately before the coming into operation of this Order.
- 4. Schedule-The whole of the municipal district of the City of Malvern.

(SEAL)

J. JOHNSON, Mayor. S. E. STEVENS, Councillor. D. W. LUCAS, Town Clerk.

Report by the Town and Country Planning Board on the 25th day of February, 1960. Recommended for approval.— FRED C. Соок, Chairman.

Approved by the Governor in Council on the 22nd day of March, 1960.—A. MAHLSTEDT, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 21st day of February, 1961. Recommended for approval.—FRED C. Соок, Chairman.

Approved by the Governor in Council on the 15th day of March, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 4th day of April, 1962. Recommended for approval, pursuant to section 55 of the Town and Country Planning Act 1961.—FRED C. COOK, Chairman.

Approved by the Governor in Council on the 16th day of April, 1962.—N. G. WISHART, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 27th day of March, 1963. Recommended for approval, pursuant to section 55 of the Town and Country Planning Act 1961.—FRED C. Соок, Chairman.

Approved by the Governor in Council on the 9th day of April 1963.—N. G. WISHART, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 19th day of February, 1964. Recommended for approval, pursuant to section 55 of the Town and Country Planning Act 1961.—FRED C. COOK, Chairman.

Approved by the Governor in Council on the 3rd day of March, 1964.—J. COLQUHOUN, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 17th day of February, 1965. Recommended for approval.— FRED C. Соок, Chairman.

Approved by the Governor in Council on the 10th day of March, 1965.—J. Colquнoun, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 16th day of February, 1966. Recommended for approval.—FRED C. COOK, Chairman.

Approved by the Governor in Council on the 8th day of March, 1966.—J. COLQUHOUN, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 24th day of January, 1967. Recommended for approval.—R. D. L. Fraser, Chairman.

Approved by the Governor in Council on the 7th day of February, 1967.—J. COLQUHOUN, Clerk of the Executive Council.

Report by the Town and Country Planning Board on the 13th day of February, 1968. Recommended for approval.—R. D. L. Fraser, Chairman.

Approved by the Governor in Council on the 27th day of February, 1968.—J. Rossiter, Clerk of the Executive Council.

Cemeteries Act.

SPEED PUBLIC CEMETERY.

REGULATIONS.

IN pursuance of the 1958, the Trustees of the Speed Public Cemetery make the following regulations and, with the consent of the Governor in Council, make the following scale of fees:—

Part I.—General.

- 1. In these Regulations, unless inconsistent with the context or subject-matter-
 - "Cemetery" means the Speed Public Cemetery.
 - "Memorial work" means manual work (including the writing of inscriptions) in connexion with any building, tomb, vault, tombstone, kerbing, or other structure erected or placed on or in any place of burial.
 - "Trustees" means the Trustees of the Speed Public Cemetery.
- 2. The Officer in charge shall exercise general supervision and control over the Cemetery and be responsible to the Trustees for its administration.
- 3. A person who carries out work within the Cemetery whether or not he is carrying out the work for the Trustees, shall carry out the work in as short a time as is possible and shall obey directions given to him by the Officer in charge relating to the carrying out of the work, or to any other matter arising out of the carrying out of the work.

Part II.-Memorial Work.

- 4. A person desiring to carry out memorial work shall apply in writing to the Trustees for their permission to carry out the work enclosing with his application a plan of the proposed work (clearly showing any inscriptions).
- 5. No memorial work shall be carried out without the permission of the Trustees.
- 6. When the Trustees give a person permission to carry out memorial work, the work may be carried out only according to the plans enclosed with the application for

- 7. The name of the monumental mason or any writing whatsoever, except the approved inscription, shall not be allowed to be upon a monument or kerbing or any part
- 8. A person who has carried out any memorial work otherwise than in accordance with the plan enclosed with his application for the permission of the Trustees to his carrying out of the work, shall if required to do so by the Trustees, have the structures altered so as to accord with
- No trees or plants shall be planted in the Cemetery unless their planting is approved by the Trustees and the trees and plants are planted in accordance with the terms of the approval.
- 10. All refuse and other rubbish remaining after the execution of any memorial work shall be removed immediately by the person who carried out the work and he shall repair and make good all damage caused by him to the satisfaction of the Officer in Charge.
- 11. When a person proposes digging or making a grave or vault or carrying out memorial work in a cemetery, he shall produce the document evidencing the permission of the Trustees for his digging or making that grave or vault or carrying out that work to the Officer in Charge before beginning the work or delivering materials or equipment within the Cemetery (as the case may be).
- 12. The Trustees may order the removal or alteration of any monument, tomb, tablet, grave-stone, vault, railing or other erection, or the erasure of any inscription, which has been erected or placed in the burial ground, in contravention of the foregoing Regulations.

Part III.—Interments.

- 13. An application for a permit to bury a corpse shall be made at least eight working hours before the time appointed for burial, and shall be made in the form contained in Schedule B to these Regulations.
- 14. The Trustees shall divide the burial ground into sections, and shall allot graves within these sections, and shall cause a plan to be made showing the sections and graves of the burial ground and shall sign and certify the plan when made. The plan or a copy thereof shall be kept for reference in the office of the Officer in Charge.
- 15. The Trustees shall cause a register to be kept in 15. The Trustees shall cause a register to be kept in which shall be entered the name and former address of every person whose body is interred in the burial ground and the section and number of the grave in which the interment has been made, and the date of the interment, the entries shall be made as soon as possible after each interment. interment.
- 16. Each single grave allotment shall be 8 feet long and 4 feet wide.
- 17. No person shall cause or allow any animal or vehicle (other than a hearse) to pass along a road, a path or part of a road or path in the Cemetery.
 - 18. No person shall, within the cemetery-
 - (a) Put any animal or animals for the purpose of grazing except with the consent in writing of the Trustees.
 - (b) Wilfully damage or destroy any flowers or other tokens placed upon any grave.

SCHEDULE A.

CERTIFICATE OF THE RIGHT OF BURIAL IN THE SPEED PUBLIC CEMETERY.

On the application of and upon the payment of the sum of the Trustees of the Speed Public Cemetery have agreed to grant and do hereby grant to the said permission to dig or make a grave or vault on the piece of ground feet long by feet broad, lying within the portion of the said Cemetery appropriated for burials, and marked No. Compartment on the map or plan of the said Cemetery, kept by the said Trustees, with permission to erect or place on the said piece of ground a monument or tombstone on payment of such charges as may from time to time be established and it is hereby declared that the said be entitled to have, maintain, and keep as such vault, monument or tombstone, according to the terms of the permission, and for the sole and separate use of the said for ever, provided always, and it is hereby declared that this grant made subject to the terms and conditions following, viz.

First.—That the piece of ground shall be kept and used On the application of

First.—That the piece of ground shall be kept and used by the said representatives solely as a burying place, and that no other use shall be made thereof. Second.—That no enclosing wall, fence, building, monument or tombstone shall be erected or placed on the said piece of ground until a plan thereof shall have been exhibited to the said Trustees, and their authority given for the erection thereof.

Third.—That the said grave or vault, and the said wall building, fence, monument, or tombstone shall be maintained and kept by the said and his/her representatives in proper repair to the satisfaction of the said Trustees.

Fourth.-That the said rourth.—Ihat the said his/her heirs and near relatives shall, in the use of the said piece of ground and access thereto be subject in every respect to such rules and regulations as the Trustees of the Cemetery may, from time to time make with the approval of the Governor in Council and shall not be entitled to exercise the right to bury or inter therein except on payment of such charges as shall from time to time be established by the said Trustees.

Fifth.—Notwithstanding anything herein contained, the Trustees shall be entitled at the request of the person holding the exclusive right of burial at any time before interment in the grave specified to cancel this Certificate and either refund to the applicant the fee paid in respect thereof, or issue a similar certificate for a different grave.

Signed on behalf of the Trustees, at Speed, in the State of Victoria, this 19 .

day of

Register No. Grave No.
Depth of grave.
Denomination.

Secretary. Receipt No. Compartment No.

SCHEDULE B.

Order No.

SPEED PUBLIC CEMETERY. Order for Burial.

Orders must be given eight hours before interment. Answers to be written opposite the following questions at the time of giving orders.

1. Name of deceased?

2. Last residence of deceased?

3. Age of deceased?

Name of minister to officiate? Date of funeral? What hour?

6. What hour?
7. Date of death of deceased?
8. No. of grave on plan issued? No.: Compartment:
9. Date of last interment in grave?
10. Name and address of person holding exclusive right of burial?

11. Name and address of person authorizing burial?12. Relationship to the deceased?13. Name of funeral director?

Signature of Representative or Undertaker. Order received this day of 19 at o'clock.

> Land Sinking Reopening

> > Total:

\$

Important.—The deeds for this grave must be produced and presented at the Cemetery Office at the time of burial. If deeds are not available, this order must be signed by the holders of the deeds, or his representative authorizing the grave to be opened.

Scale of Fees and Charges.

Land 8 feet x 4 feet	. \$12.00
Own selection of land (extra)	\$4.00
Sinking grave 6 feet deep	. \$24.00
Each additional foot	. \$2.00
Sinking oversize grave (extra)	. \$5.00
Reopening grave (no cover)	. \$20.00
Reopening grave (with cover)	
Interment outside prescribed hours or on Satur-	
days, Sundays or Public Holidays (extra)	
Certificate of Right of Burial	\$1.00
Number Peg	\$1.00
Permission to erect a headstone or monument-	
2½ per cent. of cost with a minimum of \$4.00	
Exhuming the remains of a body (when	
authorized)	\$25.00
· · · · · · · · · · · · · · · · · · ·	

B. ROBERTSON, Trustee. K. DEPPLAR, Trustee. J. FAULKNER, Trustee.

Approved by the Governor in Council, 27th February, 1968.—J. Rossiter, Clerk of the Executive Council.

CONTRACTS ACCEPTED.—(Series 1967-68.) SOIL CONSERVATION AUTHORITY.

CONTRACT 6717.

2679. Construction of 6 R.C. Structures and associated earthworks, Concongella Group Conservation Area.—S. Juhasz, North Balwyn—\$5,190.00.

CONTRACT 6723.

2680. Construction of 12 R.C. Structures in Eppalock Catchment Project.—A. R. & E. V. Mansfield, Mia Mia—

P. J. McCALLUM, Secretary.

ORDERS IN COUNCIL.—(Series 1967-68.) EDUCATION DEPARTMENT.

2667. Two (2) only Jones & Shipman surface grinders model 540 plus accessories for South Melbourne Technical School, \$7,570.00.—Wm. Adams & Co. Ltd. 2668. One (1) only electrolytic polishing machine, for Warrnambool Technical College, \$599.00.—Industrial & Scientific Supply Co. 2669. One (1) only mechanical polishing machine, for Warrnambool Technical College, \$250.10.—A. J. Wilcox. Approved by the Governor in Council 27th February.

Approved by the Governor in Council, 27th February, 1968.—J. Rossiter, Clerk of the Executive Council.

PUBLIC WORKS.

2670. Bundoora, Repatriation Hospital, alterations to telephone equipment, \$1,389.12.—Postmaster General's Department.—(N.E.132295.)
2671. Footscray, Technical College, concrete tests for New Diploma Block, \$2,557.50.—Royal Melbourne Institute of Technology.—(S.W.36956.)
2672. Langi Kal Kal, Youth Training Centre, supply of workshop equipment, \$1,640.00.—Frank Vial and Sons Pty. Ltd.—(N.W.87754 "C")

Approved by the Governor in Council, 27th February, 1968.—J. Rossiter, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

2673. For supply of stockbridge type vibration dampers, to Specification 67/184, \$25,935.—Dulmison (Aust.) Pty.

Approved by the Governor in Council, 9th January, 1968.—F. R. Kenny, Acting Clerk of the Executive Council.

2674. For supply of 220 kV and 66 kV capacitor voltage transformers and associated line matching equipment for power line carrier facilities in metropolitan and country terminal stations, to Specification 67/109, \$109,574.—Ducon Condenser Pty. Ltd.

Approved by the Governor in Council, 23rd January, 1968.—F. R. Kenny, Acting Clerk of the Executive Council.

2675. For supply of preformed terminations, tension joints and armour rods for conductor or steel strand for a period of two years with an optional three months' extension, to Specification 66-67/379A, at Schedule rates.—Dulmison Preformed Line Products.

2676. For supply of preformed terminations, tension joints and armour rods for conductor or steel strand for a period of two years with an optional three months' extension, to Specification 66-67/379A, at Schedule rates.—The Fanner Manufacturing Co. Pty. Ltd.

Approved by the Governor in Council 31et Innuary

Approved by the Governor in Council, 31st January, 1968.—J. ROSSITER, Clerk of the Executive Council.

2677. For lagging and cleading for power station and briquette factory maintenance in the Latrobe Valley for a period of two years, to Specification 67/188, at Schedule rates.—Thermalite Pty. Ltd.

Approved by the Governor in Council, 6th February, 1968.—J. Rossiter, Clerk of the Executive Council.

2678. For electrical installations at the Heavy Material Store Extension, Morwell Project, to Specification 68/10, \$17,711.—Oliver J. Nilsen and Co. Pty. Ltd.

Approved by the Governor in Council, 13th February, 1968.—J. Rossiter, Clerk of the Executive Council.

2681. For the supply of unseasoned hardwood building scantlings for construction and maintenance purposes, for a period of two years, to Quotation No. 2071, at Schedule rates.—Alstergren Pty. Ltd.

Approved by the Governor in Council, 23rd January, 1968.—F. R. Kenny, Acting Clerk of the Executive Council.

2682. For supply and installation of 66kV aluminium sheathed copper conductor for underground cables at Yarraville to facilitate construction of the western approach road to the Lower Yarra Crossing Bridge, to Specification No. 67/80, at Schedule rates.—British Insulated Callender's Cables (Aust.) Pty. Ltd.

2683. For supply of coal feeder scraper chain and sprockets for Stages 1 and 2 Hazelwood Power Station, to Quotation No. 1076, \$15,724.—Link Belt Co. Pty. Ltd.

2684. For supply of 1,000 moulded ten-stud terminal blocks for use in metropolitan and country terminal and sub-stations, to Quotation No. 1253(A), \$11,140.—Stanger and Co.

2685. For supply of concrete cover and foundation slabs for sub-stations and underground mains for a period of two years with an optional three months' extension, to Specification No. 67/169, at Schedule rates.—Ararat Concrete Paving Co. Pty. Ltd.

2686. For supply of concrete cover and foundation slabs for sub-stations and underground mains for a period of two years with an optional three months' extension, to Specification No. 67/169, at Schedule rates.—Bucklands Concrete Industries Ltd.

2687. For supply of concrete cover and foundation slabs for sub-stations and underground mains for a period of two years with an optional three months' extension, to Specification No. 67/169, at Schedule rates.—J. Flint.

Approved by the Governor in Council, 13th February, 1968.—J. Rossiter, Clerk of the Executive Council.

2688. For supply of wooden survey pegs for a period of two years with an optional three months' extension, to Specification No. 66-67/41, at Schedule rates.—Cranbourne Timber and Peg Co.

2689. For payment of the cost of work necessary to protect plant and installations which are the property of the Postmaster-General's Department from electrical interference by the Commission's proposed Horsham to Red Cliff's 220kV transmission line, \$10,050.—Postmaster-General's Department General's Department.

2690. For supply of two Melroe Bobcat Model M500 four-wheel drive loaders for use in Latrobe Valley, to Quotation No. 2622, \$11,098.—Tutt Bryant (Vic.) Pty. Ltd.

2691. For surveying of distribution line routes for a period of one year, to Specification No. 68/16, at Schedule rates.—Fisher, Cleeland, Turner and Dwyer Pty. Ltd.

2692. For surveying of distribution line routes for a period of one year, to Specification No. 68/16, at Schedule rates.—C. A. Heron & Co.

2693. For surveying of distribution line routes for a period of one year, to Specification No. 68/16, at Schedule rates.—A. E. Pritchard.

Approved by the Governor in Council, 20th February, 1968.—J. Rossiter, Clerk of the Executive Council.

SHIRE OF BELFAST.

PETITION UNDER THE DRAINAGE AREAS ACT.

IN pursuance of the provisions of section 6 of the Drainage Areas Act 1958 the substance and prayer of a petition presented to His Excellency the Governor in Council, in accordance with section 8 of the said Act are published, viz.:—

The petitioner, the Council of the Shire of Belfast, prays that His Excellency the Governor in Council may be pleased to extend the limits of the Yambuk Drainage Area, within the Shire of Belfast, to include further lands in the Parish of Yambuk.

A copy of such petition, together with a plan showing the land proposed to be included in the drainage area and a report by an engineer of the Local Government Department with regard thereto has been lodged at the Belfast Shire Office, Port Fairy, and will be open for inspection for a period of sixty (60) days from the 8th March, 1968, until the 6th May, 1968.

A counter-petition against the proposal may be forwarded to the Minister for Local Government pursuant to the provisions of section 5 (5) of the Drainage Areas Act 1958, not later than the 3rd June, 1968.

R. J. HAMER, Minister for Local Government.

Local Government Department, 61 Spring-street, Melbourne, 3000.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

DROMANA-PORTSEA URBAN DISTRICT.

NOTICE to owners of tenements in the under-mentioned streets in the Dromana-Portsea Urban District and the private streets, lanes, courts and alleys opening thereto:-

Becket-street, from Grange-road to Hogan-drive.

Clerk-street, from Law-street to Melibee-street.

Fawkner-avenue, from end of existing main (opposite lot 41) to Macdougal-street.

Fern-grove, from Canterbury Jetty-road to a point opposite lot 1829, about 3 chains easterly from Grange-road.

Flinders-street, from (i) Johnson-avenue to Gordon-street; and (ii) from end of existing main (opposite lot 6) to Locke-street.

to Locke-street.

Florence-drive, from Preston-street to a point opposite lot 1622, about 9 chains southerly from Valentine-street. Grange-road, from Fern-grove to a point opposite lot 1239, about 2½ chains westerly from Merchant-street. Hogan-drive, from (i) Becket-street to Locke-street; and (ii) Valentine-street to (a) a point opposite lot 216, about 1½ chains northerly, and (b) a point opposite lot 263, about 2 chains southerly.

Law-street, from Clerk-street to a point opposite lot 981, about 5½ chains north-westerly.

Locke-street.

Locke-street.

Manciple-street, from Grange-road to a point opposite lot 1286, about one-half chain southerly from Rosemundestreet.

Martin-street, from Becket-street to a point opposite lot 1572, about 10 chains southerly from Valentine-street. Merchant-street, from Grange-road to a point opposite lot 1234, about 4 chains northerly.

Pardoner-road, from Grange-road to a point opposite lot 1482, about 7½ chains southerly from Adam-street.

Preston-street, from (a) Valentine-street to (i) a point opposite lot 1706, about 8 chains northerly; and (ii) a point opposite lot 1642, about 3 chains southerly.

(b) Florence-drive to a point opposite lot 1823, about 5 chains northerly.

Sinclair-street, from St. Johns Wood-road to Summonerstreet.

Johns Wood-road (north-west side), from a point opposite lot 31 (about 4 chains south-westerly from Melbourne-road) to a point opposite lot 45, about 7 chains north-easterly from Ocean Reserve.

Valentine-street, from Florence-drive to Hogan-drive.

Walbrook-road, from Grange-road to a point opposite lot 1521, about 4 chains southerly.

Dromana.

Iris-street, from end of existing main (opposite lot 332) to a point opposite lot 342, about 3 chains southwesterly from Heath-road.

Mount Martha.

Forest-drive, from Paramount-crescent to a point opposite lot 55, about $1\frac{1}{2}$ chains north-easterly.

Portsea.

Cove-avenue, from end of existing main (opposite lot 2) to a point opposite lot 1, about 2½ chains westerly.

Nepean-avenue, from Back Beach-road to a point opposite lot 3, about 4 chains easterly.

Rve.

Dunham-street, from Lucian-road to a point opposite lot 11, about 2½ chains northerly.

Nepean Highway, from (i) Flinders-street to Centre-drive; (ii) Neville-drive to John-street; and (iii) Cain-road to a point opposite lot 6, about 6 chains easterly from White Cliffs-road.

Roberts-street, from Rosyth-road to a point opposite lot 3, about 6½ chains north-westerly.

Rosyth-road, from Strathmore-street to a point opposite lot 18, about 8 chains generally north-westerly.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 1st day of May next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

G. W. LEWIS, Secretary. State Rivers and Water Supply Commission.

Melbourne, 26th February, 1968.

Motor Car Act 1958, Section 41.

EFFECTIVE DATE OF WITHDRAWAL BY AUTHORIZED INSURER.

WHEREAS by notice in writing dated the fifteenth day of February, 1968, the following authorized insurer under Part V. of the Motor Car Act 1958, namely:—

PEARL ASSURANCE COMPANY LIMITED.

has withdrawn from business in terms of the aforesaid part:

Now therefore I, Her Majesty's Chief Secretary for the State of Victoria, in pursuance of section 41 of the said Act, do hereby fix the 1st day of May, 1968, as the date upon which such withdrawal shall have effect.

A. G. RYLAH, Chief Secretary.

Chief Secretary's Office, Melbourne, 26th February, 1968.

Motor Car Act 1958, Section 41.

EFFECTIVE DATE OF WITHDRAWAL BY AUTHORIZED INSURERS.

WHEREAS by notices in writing dated the thirteenth day of February, 1968, the following authorized insurers under Part V. of the Motor Car Act 1958,

SCOTTISH INSURANCE CORPORATION LIMITED.

THE YORKSHIRE INSURANCE COMPANY LIMITED.

have withdrawn from business in terms of the aforesaid

Now therefore I, Her Majesty's Chief Secretary for the State of Victoria, in pursuance of section 41 of the said Act, do hereby fix the 1st day of May, 1968, as the date upon which such withdrawals shall have effect.

A. G. RYLAH, Chief Secretary.

Chief Secretary's Office, Melbourne, 26th February, 1968.

LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED.—SHIRE OF FLINDERS.

THE Minister of the Crown administering the Local Government Act 1958, on the 1st day of March, 1968, confirmed the Order hereinafter referred to, in pursuance of section 514 of the said Act, namely—

An Order of the Council of the Shire of Flinders made on the 7th February, 1968, directing the compulsory taking of the land described hereunder for the provision of an Infant Welfare Centre and Pre-School Centre.

All that piece of land being Crown allotment 6, section 1, Township and Parish of Flinders and being the whole of the land described in certificate of title, volume 1667, folio 302.

R. J. HAMER, Minister for Local Government.

Local Government Department, Melbourne.

Apprenticeship Act 1958.

APPRENTICESHIP COMMISSION OF VICTORIA.

NOTICE OF INTENTION TO RECOMMEND THAT THE TRADE OF STONEMASONRY BE PROCLAIMED AN APPRENTICESHIP TRADE.

NOTICE is hereby given, in pursuance of the provisions of the Apprenticeship Act 1958, that it is the intention of the Apprenticeship Commission of Victoria to make a recommendation to the Minister of Labour and Industry that the trade of stonemasonry be proclaimed an apprenticeship trade under the said Act in so far as it is carried on anywhere in the State of Victoria.

It is also notified that the 8th April, 1968, has been fixed as the date before which representations may be made to the said Commission by or on behalf of employers or employees in the said trade, whether for or against the said trade being so proclaimed.

By Order of the Commission.

L. R. BROWN, Secretary to the Commission.

200 Little Collins-street, Melbourne, 3000, 29th February,

BENALLA WATERWORKS TRUST.

By-Law No. 11.

THE Benalla Waterworks Trust (hereinafter referred to as the Trust) in pursuance of and in exercise of the powers conferred by the Water Acts, doth hereby make a By-law for restricting the use of water supplied by the Trust for other than domestic purposes within the Benalla Urban District of the Waterworks District of the Trust:—

- 1. This By-law shall have effect throughout the whole of the Benalla Urban District of the Waterworks District of the Trust and shall come into operation at such time as the Trust from time to time directs—By a notice published in a newspaper circulating generally within the Urban District, and cease to have operation at such time as the Trust from time to time directs, by a notice so published.
- Trust from time to time directs, by a notice so published.

 2. No person shall use or permit or suffer to be used any water supplied by the Trust for the purpose of watering or irrigating any land, lawns, garden, plantation or any vegetation whatsoever unless the water is used through or by means of a hose held in the hand within eighteen inches of the outlet or by means of a can or other vessel held in the hand, provided that the unrestricted watering or irrigating of any land, lawn, garden, plantation or any vegetation whatsoever shall be permitted between the hours of Six O'Clock in the afternoon and Nine O'Clock in the afternoon in the areas and on the days of the week set out below: set out below:

Area No. Description of the Area. Days.

South of Hume Highway (Bridge St.) East and West of Broken River

Tues., Thurs. and Saturday.

- North of Hume Highway (Bridge St.) East and West of Broken Wed., Frid. and Sunday. River
- 3. No person, unless in possession of a special permit issued by the Trust, shall use water supplied by the Trust for other than domestic, industrial, or fire fighting purposes.
- 4. Any person by whose act or by or in consequence of whose order any water supplied by the Trust is used or consumed or allowed to run, and any person who permits or suffers any such water to be used or consumed or run, and the occupier of any premises on or in which any such water is used or consumed or allowed to run in contravention of the provisions of this By-law shall severally be guilty of a breach of this By-law.
- 5. Every person guilty of a breach of this By-law shall, for every such breach, be liable to a penalty not exceeding in any case One Hundred Dollars (\$100) for any breach thereof, and in cases of continuing offence a further penalty not exceeding Ten Dollars (\$10) for every day after notice of the offence of the Trust (Act 6413, Section 237).

The foregoing By-law was made on the 5th day of February, 1968, and the seal of the Trust was affixed in the presence of—

(SEAL)

F. R. HARRISON, M.B.E., J.P., Chairman. E. J. GUPPY, Commissioner. L. A. HEMLEY, Secretary.

Approved by the Governor in Council, 5th March, 1968.

-J. ROSSITER, Clerk of the Executive Council.

BENALLA WATERWORKS TRUST.

By-Law No. 12.

THE Benalia Waterworks Trust (hereinafter referred to as the Trust), in pursuance of and in exercise of the powers conferred by the Water Acts, doth hereby make a By-law for restricting the use of water supplied by the Trust for other than domestic purposes within the Benalla Urban District of the Waterworks District of the Trust:

- 1. This By-law shall have effect throughout the whole of the Benalla Urban District of the Waterworks District of the Trust and shall come into operation at such time as the Trust from time to time directs—By a notice published in a newspaper circulating generally within the Urban District, and cease to have operation at such time as the Trust from time to time directs, by a notice so published published.
- 2. No person shall use or permit or suffer to be used any water supplied by the Trust for the purpose of watering or irrigating any land, lawns, garden, plantation or any vegetation whatsoever unless the water is used through or by means of a hose held in the hand within eighteen inches of the outlet or by means of a can or other vessel held in the hand, between the hours of Six

O'Clock in the afternoon and Nine O'Clock in the afternoon in the areas and on the days of the week as set out below:-

Area No. Description of Area. Days.

- South of Hume Highway (Bridge St.) East and West of Broken 1. River
- Tues., Thurs. and Saturday.
- North of Hume Highway (Bridge St.) East and West of Broken Wed., Frid. and Sunday.
- 3. No person unless in possession of a special permit issued by the Trust, shall use water supplied by the Trust for other than domestic, industrial, or fire fighting
- 4. Any person by whose act or by or in consequence of whose order any water supplied by the Trust is used or consumed or allowed to run, and any person who permits or suffers any such water to be used or consumed or run, and the occupier of any premises on or in which any such water is used or consumed or allowed to run in contravention of the provisions of this By-law shall severally be guiltus of a breach of this By-law. be guilty of a breach of this By-law.
- 5. Every person guilty of a breach of this By-law shall, for every such breach, be liable to a penalty not exceeding in any case One Hundred Dollars (\$100) for any breach thereof, and in cases of continuing offence a further penalty not exceeding Ten Dollars (\$10) for every day after notice of the offence from the Trust (Act 6413, Section 237) Section 237).

The foregoing By-law was made on the 5th day of February, 1968, and the seal of the Trust was affixed in the presence of—

(SEAL)

F. R. HARRISON, M.B.E., J.P., Chairman. E. J. GUPPY, Commissioner. L. A. HEMLEY, Secretary.

Approved by the Governor in Council, 5th March, 1968.

-J. Rossiter, Clerk of the Executive Council.

BALLAN WATERWORKS TRUST (URBAN DISTRICT).

By-Law No. 3.

Water Restrictions.

THE Ballan Waterworks Trust in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-Law following, restricting the use for other than domestic purposes of water supplied by the said Trust within its District.

- 1. This By-Law shall come into operation at such time and in such Districts or parts of Districts (hereinafter referred to as "the specified area") as the Trust from time to time directs by notice published in a newspaper circulating generally within the Districts and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. No person shall, with water supplied by the Trust-
 - (a) Water with a fixed hose any garden, lawn or other land within the specified area at any time other than during the permissible hours advertised.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- (c) Wash or cleanse any motor vehicle with a hose.
- 3. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.
- 4. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this By-law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use, and may cease to supply him with water as provided by the Water Act 1958.
 - The foregoing By-law was made by the Ballan Water-works Trust on 22nd day of February, 1968, and the common seal of the said Trust was hereunto affixed, the 22nd of February, 1968, in the presence of-

(SEAL)

L. C. MYERS, Chairman. WM. H. WHEELAHAN, Secretary.

Approved by the Governor in Council, 5th March, 1968. -J. ROSSITER, Clerk of the Executive Council.

KOO WEE RUP WATERWORKS TRUST.

By-Law No. 42.

Water Restrictions

THE Kooweerup Waterworks Trust (hereinafter referred to as the Trust) in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the following ByLaw restricting the use for other than domestic purposes of water supplied by the Trust within the Kooweerup Waterworks Trust area.

- 1. This Bylaw shall come into operation at such time as the Trust from time to time directs by notice published in a news paper circulating within the Trust area and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provisions of Clauses 3 and 4 of this Bylaw no person shall, with water supplied by the Trust:—
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms) within the specified area except by means of a can or other vessel held in the hand, between the hours of 5.30 p.m. and 8 p.m. each day.
 - (b) Fill, add to or cleanse any private swimming pool within the area specified.
- 3. No person shall with water supplied by the Trust, 3. No person shall with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms within the specified area by means of a fixed sprinkler except between the hours of 6 a.m. and 10 a.m. each day or by means of a hose held in the hand or by means of a can or other vessel held in the hand.
- 4. No person shall with water supplied by the Trust, water any land comprising sports grounds, golf courses, racecourses, public and club bowling greens, croquet greens, public and club tennis courts within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand, between the hours of 8 p.m. and 10 p.m. each day.
- 5. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this Bylaw shall be guilty of an offence and shall be liable to a penalty not exceeding One Hundred Dollars.
- 6. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this Bylaw the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the Water Act 1958.

The foregoing By-law was made by the Koo Wee Rup Waterworks Trust on the 23rd day of February, 1968 and the common seal of the said Trust was hereunto affixed, this 23rd day of February, 1968, in the presence of-

IAN G. ADAMS, Commissioner. C. M. UTBEN, Commissioner. W. J. POLLOCK, Secretary. (SEAL)

Approved by the Governor in Council, 5th March, 1968. J. Rossiter, Clerk of the Executive Council.

LANCEFIELD WATERWORKS TRUST.

By-LAW No. 2/68.

THE Lancefield Waterworks Trust hereinafter referred to as the "Trust", in pursuance of and in exercise of the powers conferred by the Water Acts, doth hereby make a By-law for restricting the use of water supplied by the Trust.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in the Mt. Macedon and Districts Regional News Gazette newspaper and cease to have operation at such time as the Trust from time to time directs by a notice published in the said newspaper.
- 2. Subject to the provisions of Clauses 3 and 4 of this By-law no person shall, with water supplied by the Trust:-
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms) within the specified area except by means of a can or other vessel held in the hand, between the hours of 5.30 p.m. and 8 p.m. of each day.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.

- 3. No person shall with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms within the specified area by means of fixed sprinklers except between the hours of 6 a.m. and 10 a.m. of each day or by means of a hose held in the hand or by means of a can or other vessel held in the hand.
- 4. No person shall with water supplied by the Trust, water any land comprising sports grounds, golf courses, racecourses, public and club bowling and croquet greens and public and club tennis courts within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand, between the hours of 8 p.m. and 10 p.m. of each day, except with the Trust's permission.
- 5. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.
- 6. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this By-law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use, and may cease to supply him with water as provided by the Water Act 1958.

The foregoing By-law was made by the Lancefield Waterworks Trust on 14th February, 1968, and the common seal of the said Trust was hereunto affixed, in the presence of—

(SEAL) C. C. BINGHAM, Chairman. OWEN MALONE, Secretary.

Approved by the Governor in Council, 5th March, 1968.

—J. ROSSITER, Clerk of the Executive Council.

WARRACKNABEAL WATERWORKS TRUST. By-Law No. 5

Water Restrictions—Warracknabeal Urban Waterworks
Trust District.

THE Warracknabeal Waterworks Trust (hereinafter referred to as "the Trust") in pursuance and exercise of the powers conferred by the *Water Act* 1958 doth hereby make the By-Law following, restricting the use for other than domestic purposes of water supplied by the said Trust within the Warracknabeal Urban Waterworks Trust District.

- 1. This By-Law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Except with the permission, in writing of the Trust, no person shall with water supplied by the Trust, water any garden, lawn, sports ground, market garden, nursery, or other land, except between the hours of 6 p.m. and 7 p.m. of each day, other than by means of a hose held in the hand or by means of a can or other vessel held in the hand.
- 3. No person shall wash a car by means of a hose held in the hand.
- 4. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-Law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.
- 15. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this By-Law the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use, and may cease to supply him with water as provided by the Water Act 1958.
 - The foregoing By-Law was made by the Warracknabeal Waterworks Trust on the 26th day of February, 1968, and the common seal of the said Trust was hereunto affixed the 26th day of February, 1968, in the presence of—

(SEAL)

R. E. TEICHELMAN, Chairman.
H. G. LAW, Commissioner.
S. FELL, Secretary.

Approved by the Governor in Council, 5th March, 1968.

—J. ROSSITER, Clerk of the Executive Council.

LEONGATHA WATERWORKS TRUST.

By-LAW No. 101.

Water Restrictions—Leongatha Urban Waterworks Trust District.

THE Leongatha Waterworks Trust (hereinafter referred to as "the Trust") in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-law following, restricting the use for other than domestic purposes of water supplied by the Trust within the Leongatha Waterworks Trust District.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provisions of Clause 3 of this By-law, no person shall, with water supplied by the Trust—
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms) within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 3. No person shall, with water supplied by the Trust, water any land comprising sports grounds, golf courses, public and club bowling and croquet greens and public and club tennis courts within the specified area by means of fixed sprinklers except between the hours of 5.30 p.m. and 9.30 p.m. of each day.
- 4. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-law shall be guilty of an offence and shall be liable to a penalty not exceeding One Hundred Dollars.
- 5. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this By-law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the Water Act 1958.
 - The foregoing By-law was made by the Leongatha Waterworks Trust on 21st day of February, 1968, and the common seal of the said Trust was hereunto affixed, the 21st day of February, 1968, in the presence of—

(SEAL) W. P. GLEESON, Commissioner. R. J. HAGAN, Commissioner. R. H. LESLIE, Secretary.

Approved by the Governor in Council, 5th March, 1968.

—J. ROSSITER, Clerk of the Executive Council.

DONALD WATERWORKS TRUST.

BY-LAW No. 72.

Restrictions on the Use of Water.

THE Donald Waterworks Trust (hereinafter referred to as "the Trust") in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-law following, restricting the use for other than domestic purposes of water supplied by the Trust within the Donald Waterworks Trust District.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by a notice published in a newspaper circulating generally within the District, and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provisions of Clauses 3 and 4 of this By-law no person shall, with water supplied by the Trust
 - aw no person snail, with water supplied by the Trust—

 (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms) within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand, between the hours of 6.00 p.m. and 7.00 p.m. on each day.

 (b) Fill. add to or cleanse any private swimming pool
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
 - (c) Water any land, grass, lawn or ornamental garden comprising a nature strip on road reserve within the specified area.

3. No person shall, with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms within the specified area by means of fixed sprinklers between the hours of 6.00 p.m. and 10.00 p.m. of each day.

4. No person shall with water supplied by the Trust, water any land comprising sports grounds, golf courses, racecourses, public and club bowling and croquet greens and public and club tennis courts within the specified area by means of fixed sprinklers except between the hours of 8.00 p.m. and 10.00 p.m. each day.

5. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars.

6. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this By-law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the Water Act 1958.

The foregoing By-law was made by the Donald Waterworks Trust on the 23rd day of February, 1968, and the common seal of the said Trust was hereunto affixed on the 23rd day of February, 1968, in the presence of-

W. J. GOLDING, Chairman. B. A. HUNTER, Commissioner. H. C. SMALE, Secretary. (SEAL)

Approved by the Governor in Council, 5th March, 1968. J. ROSSITER, Clerk of the Executive Council.

HAMILTON WATERWORKS TRUST.

By-LAW No. 90.

THE Hamilton Waterworks Trust (hereinafter referred to as the Trust) the Waterworks District of which Trust has been proclaimed an urban district for the purposes of the Water Acts, doth hereby make the following By-law for such urban district:—

1. This By-law shall come into operation at such time as the Trust may from time to time direct by notice published in the Hamilton Spectator and cease to have opera-tion at such time as the Trust may from time to time direct by notice published in the said newspaper.

2. During any period in which this By-law shall be in operation as hereinbefore provided, the provisions contained in the following clauses shall apply, that is to say:

(a) Subject as hereinafter provided no person shall apply or permit or suffer to be applied water supplied by the Trust to any garden, plantation or any vegetation.

(b) The prohibition contained in the last preceding clause shall not apply:—

1. To water used from the Trust's old storage

reservoir.

Between the hours of 6 and 8 in the morning of every day to persons carrying on business full time as commercial nurseries or commercial market gardens.

(c) Except during the hours referred to in clause 2
(b) (2) hereof no person shall attach or affix a hose or permit or suffer a hose to remain attached or affixed to any tap connected to any pipe or main used for the conveyance or supply of water supplied by the Trust other than water supplied from the Trust's old storage reservoir.

(d) No person shall pour water into or permit or suffer water to be poured into a bath to a depth (measured when the bath is unoccupied) exceeding 5 inches, neither shall any person permit water to remain in a bath to a depth (measured as aforesaid) exceeding 5 inches.

(e) No person supplied with water by the Trust shall waste the same or permit or suffer the same to run to waste.

(f) Except for fire-fighting purposes no person shall take or carry away from any premises water supplied by the Trust.

(g) No person shall sell water supplied by the Trust.

3. Every person who commits a breach of this By-law shall for every breach be liable to a penalty of not more than \$100.

4. This By-law shall have effect throughout the whole of the waterworks district of the Trust.

The foregoing By-law was made on the 22nd day of February, 1968, and the seal of the Trust affixed hereto, in the presence of-

B. G. F. WOODWARD, Chairman. J. E. RILEY, Commissioner. H. F. DONALD, Secretary. (SEAL)

Approved by the Governor in Council, 5th March, 1968.

–J. Rossiter, Clerk of the Executive Council.

BENALLA WATERWORKS TRUST.

By-Law No. 9.

THE Benalla Waterworks Trust (hereinafter referred to as the Trust), in pursuance of and in exercise of the powers conferred by the Water Acts, doth hereby make a By-Law restricting the use of water supplied by the Trust for other than domestic purposes within the Benalla Urban District of the Waterworks District of the Trust:—

(1) This By-Law shall have effect throughout the whole the Benalla Urban District of the Waterworks District of the Benalia Orban District of the waterworks District of the Trust and shall come into operation at such time as the Trust from time to time directs—By a notice published in a newspaper circulating generally within the Urban District, and cease to have operation at such time as the Trust from time to time directs, by a notice so published.

(2) No person shall use or permit or suffer to be used any water supplied by the Trust for the purpose of watering or irrigating any land, lawns, garden, plantation or any vegetation whatsoever unless the water is used through vegetation whatsoever timess the water is used unfought or by means of a hose held in the hand within eighteen inches of the outlet or by means of a can or other vessel held in the hand, provided that the unrestricted watering or irrigating of any land, lawn, garden, plantation or any vegetation whatsoever shall be permitted between the hours of Six o'Clock in the forenoon and 9 O'Clock in the ofternoon in the areas and on the days of the week set out afternoon in the areas and on the days of the week set out helow:

Area No. Description of Area. Davs.

South of Hume Highway (Bridge St.) East and West of Broken and Saturday. 1.

North of Hume Highway (Bridge St.) East and West of Broken and Sunday. River

(3) No person, unless in possession of a special permit issued by the Trust, shall use water supplied by the Trust for other than domestic, industrial, or fire fighting

(4) Any person by whose act or by or in consequence of whose order any water supplied by the Trust is used or consumed or allowed to run, and any person who permits or suffers any such water to be used or consumed or run, and the occupier of any premises on or in which any such water is used or consumed or allowed to run in contravention of the provisions of this By-Law shall severally be guilty of a breach of this By-Law.

(5) Every person guilty of a breach of this By-Law shall, for every such breach, be liable to a penalty not exceeding in any case One Hundred Dollars (\$100) for any breach thereof, and in cases of continuing offence a further penalty not exceeding Ten Dollars (\$10) for every day after notice of the offence from the Trust (Act 6413, Section 237).

The foregoing By-law was made on the 5th day of February, 1968, and the seal of the Trust was affixed in the presence of—

F. R. HARRISON, M.B.E., J.P., Chairman. E. J. GUPPY, Commissioner. L. A. HEMLEY, Secretary. (SEAL)

Approved by the Governor in Council, 5th March, 1968.

-J. ROSSITER, Clerk of the Executive Council.

BENALLA WATERWORKS TRUST.

By-Law No. 10.

THE Benalla Waterworks Trust (hereinafter referred to as the Trust), in pursuance of and in exercise of the powers conferred by the Water Acts, doth hereby make a By-law for restricting the use of water supplied

by the Trust for other than domestic purposes with the Benalla Urban District of the Waterworks District of the Trust:-

- 1. This By-law shall have effect throughout the whole of the Benalla Urban District of the Waterworks District of the Trust and shall come into operation at such time as the Trust from time to time directs—by a notice published in a newspaper circulating generally within the Urban District, and cease to have operation at such time as the Trust from time to time directs, by a notice so published
- 2. No person shall use or permit or suffer to be used any water supplied by the Trust for the purpose of watering or irrigating any land, lawns, garden, plantation or any vegetation whatsoever unless the water is used through or by means of a hose held in the hand within eighteen inches of the outlet or by means of a can or other vessel held in the hand, between the hours of Six O'Clock in the foreneous and him o'Clock in the O'Clock in the forenoon and Nine O'Clock in the afternoon in the areas and on the days of the week set out below:—

Area No. Description of Area. Davs.

- South of Hume Highway (Bridge St.) East and West of Broken Tues., Thurs. and Saturday.
- North of Hume Highway (Bridge St.) East and West of Broken Wed., Frid. and Sunday. River
- 3. No person unless in possession of a special permit issued by the Trust shall use water supplied by the Trust for other than domestic, industrial, or fire fighting
- 4. Any person by whose act or by or in consequence of whose order any water supplied by the Trust is used or consumed or allowed to run, and any person who permits or suffers any such water to be used or consumed or run, and the occupier of any premises on or in which any such water is used or consumed or allowed to run in contravention of the provisions of this By-law shall severally be guilty of a breach of this By-law.
- 5. Every person guilty of a breach of this By-law shall, for every such breach, be liable to a penalty not exceeding in any case One Hündred Dollars (\$100) for any breach thereof, and in cases of continuing offence further penalty not exceeding Ten Dollars (\$10) for every day after notice of the offence from the Trust (Act 6413, Section 237).

The foregoing By-law was made on the 5th day of February, 1968, and the seal of the Trust was affixed in the presence of—

F. R. HARRISON, M.B.E., J.P., Chairman. E. J. GUPPY, Commissioner. L. A. HEMLEY, Secretary. (SEAL)

Approved by the Governor in Council, 5th March, 1968.

—J. ROSSITER, Clerk of the Executive Council,

SHIRE OF BET BET-TARNAGULLA WATER SUPPLY. RATING BY-LAW FOR THE YEAR 1967-1968.

THE Council of the Shire of Bet Bet, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make a rate for the supply of water for domestic purposes of Seventeen and one-half cents in the dollar on the annual municipal valuation of lands and tenements liable to be rated within the Tarnagulla Water Supply District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Seventeen Dollars, and in respect of land on which there is no building less than Five Dollars.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of October, 1967, and ending the 30th day of September, 1968, and shall be pay-able on the 15th March, 1968, at the office of the Council, Purply

The maximum quantity of water to be supplied in any one year, without further charge to any property rated by the Council, is hereby fixed at the quantity which, at a charge of Thirty-four cents per 1,000 gallons, would produce an amount equal to the amount of rate levied on such property for the year.

The charge for water supplied by measure to any property rated by the Council in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at Thirty-four cents per 1,000 gallons.

The charge for water supplied by measure to any property not rated by the Council is hereby fixed at Thirty-four cents per 1,000 gallons and the minimum quantity of water to be charged for in cases where water is so supplied is hereby fixed at 65,000 gallons.

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

Passed this 19th day of December, 1967, and the common seal of the Council affixed, in the presence of-

(SEAL)

S. J. BRYANT, Councillor. K. JARDINE, Councillor. N. McCARTNEY, Secretary.

Approved, 29th February Minister of Water Supply. 29th February, 1968.—W. BORTHWICK,

KING PARROT CREEK RIVER IMPROVEMENT TRUST. By-Law No. 2.

THE King Parrot Creek River Improvement Trust, in pursuance and exercise of the powers conferred by the River Improvement Act 1958 doth make the following by-law:---

- 1. The following rate, to be called the King Parrot Creek River Improvement Rate, is hereby made and shall be levied upon the occupiers or owners of all properties within the King Parrot Creek Improvement District which are rateable to any municipality: a rate of one quarter of one cent in the dollar on the Unimproved Capital Value of such properties: Provided the sum of ten cents shall be the minimum amount payable in respect of any property liable to be rated in the said division.
- 2. Such rates are made and shall be levied for the period beginning with the 1st day of January 1968 and ending with the 31st day of December 1968, and shall be payable on the 30th day of March 1968 at the office of the King Parrot Creek River Improvement Trust at Strath Creak
- 3. Such person or persons as the King Parrot Creek River Improvement may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect and recover the said rate.

The foregoing by-law was made by the King Parrot Creek River Improvement Trust on the 15th day of February 1968, and the common seal of the said Trust was hereunt affixed this 15th day of February 1968 in the presence of-

(SEAL)

GERALD J. TEHAN, Chairman. W. BORDERICK, Commissioner. GERALD G. TEHAN, Secretary.

Approved by the Governor in Council, 27th February, 1968.—J. ROSSITER, Clerk of the Executive Council.

WARRANDYTE WATERWORKS TRUST.

RATING BY-LAW 1968.

THE Warrandyte Waterworks Trust in pursuance and exercise of the powers and authorities conferred by the Water Acts doth hereby make a rate for the supply of water for domestic purposes of eight cents in the dollar of the annual municipal valuations of lands and tenements liable to be rated within the Warrandyte Waterworks Trust District Trust District.

Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than twenty five dollars and in respect of any land on which there is no building be less than eight dollars.

Such rate shall be levied upon the occupiers and owners of the said land and tenements for the year commencing 1st January 1968 and shall be payable on the 1st July 1968.

Passed this 13th day of February, 1968.

The common seal of the Chairman, Commissioners and Ratepayers of the Warrandyte Waterworks Trust was hereunto affixed this 13th day of February, 1968, in the presence of—

(SEAL)

C. M. A. PELLING, Chairman.V. C. RUSH, Commissioner.C. M. REABURN, Secretary.

Approved 29th February, 1968.—W. Borthwick, Minister of Water Supply.

OMEO WATERWORKS TRUST.

RATING BY-LAW FOR THE TWELVE MONTHS ENDING 31st December.

THE Omeo Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of seventeen and one half cents in the dollar on the annual municipal valuation of lands and tenements liable to be rated within the Omeo Urban District.

Provided that in no case shall the amount of rate payable for the period in respect of any tenement (other than land on which there is not a building), be less than Fifteen dollars (\$15.00) and in respect of land on which there is no building less than Four dollars (\$4.00).

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the period commencing 1st January, 1968 and ending 31st December, 1968, and shall be payable in one amount on the 1st April, 1968 at the office of the said Trust, at Omeo.

The maximum quantity of water to be supplied for the twelve months period without further charge to any property rated by the Trust is hereby fixed at the quantity which, at a charge of twenty five cents per 1,000 gallons, would provide an amount equal to the amount of the rate levied on such property for the said twelve months period.

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

The charge for water supplied by measure shall be payable, on demand at the office of the Trust in Omeo. Passed this 14th day of February, 1968.

The common seal of the Omeo Waterworks Trust was hereto affixed, this 14th day of February, 1968, in the presence of—

J. E. CONNLEY, Chairman.
J. M. McGRATH, Commissioner.
V. W. WEBBER, Secretary.

Approved 20th February, 1968.—W. BORTHWICK, Minister of Water Supply.

BRUTHEN WATERWORKS TRUST.

RATING BY-LAW No. 15.

THE Bruthen Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make the following rates for the supply of water for domestic purposes on land and tenements liable to be rated in the Bruthen Urban District.

On such land and tenements a rate of eighteen cents in the dollar on the amount of the annual municipal valuation not exceeding One hundred and twenty dollars and where the annual municipal valuation exceeds One hundred and twenty dollars a rate of eighteen cents in the dollar for the first One hundred and twenty dollars and three cents in the dollar for every dollar exceeding One hundred and twenty dollars of such valuation.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less then twenty two dollars, and in respect of land on which there is no building less than three dollars.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1968, and shall be payable on the 22nd day of March, 1968, at the office of the said Trust.

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

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

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

Passed this 22nd day of February, 1968.

(SEAL) JAMES R. BUCHAN, Chairman. G. W. RIDSDALE, Secretary.

Approved, 29th February, 1968.—W. Borthwick, Minister of Water Supply.

WARRANDYTE WATERWORKS TRUST.

WATER CHARGE BY-LAW.

THE Warrandyte Waterworks Trust in pursuance of and in exercise of the powers conferred by the Water Act 1958 and of any and every other power it thereunto enabling doth hereby make a By-law as follows:—

- 1: The meter or meters measuring the supply of water to any land or tenement shall be read as near as practicable to twelve months from the date that it was read previously and the quantity of water so measured as having been supplied during the period between any two successive readings (hereinafter called the "meter year") shall be the basis of the calculating of charges payable under this By-law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and the date of the reading shall be the basis of calculating such charges.

 2: Subject as is hereinafter provided in respect of any
- 2: Subject as is hereinafter provided in respect of any land or tenement rated by the Trust:—
 - (a) The maximum quantity of water to be supplied in any meter year without charge is hereby fixed as a quantity which if charged at 25 cents per thousand gallons for any meter year would give an amount equal to the amount of the rate payable in respect of the land or tenement for the financial year in which the said meter year ended.
 - (b) For all water supplied in any meter year in excess of the maximum quantity referred to in paragraph (a) of this clause the charge is hereby fixed at 25 cents per thousand gallons for any meter year.
- 3: Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at 25 cents per thousand gallons.
- 4: The aforesaid charges shall be payable within seven days of demand upon the owner or occupier at the office of the Trust during normal business hours.

Passed this 13th day of February, 1968.

The common seal of the Chairman, Commissioners and Ratepayers of the Warrandyte Waterworks Trust was hereunto affixed this 13th day of February, 1968, in the presence of—

C. M. A. PELLING, Chairman.

(SEAL) V. C. RUSH, Commissioner.

C. M. REABURN, Secretary.

Approved 29th February, 1968.—W. Воятныск, Minister of Water Supply.

MANSFIELD WATERWORKS TRUST.

RATING BY-LAW FOR 1968.

THE Mansfield Waterworks Trust in pursuance and exercise of the powers conferred by the Water Act 1958 and of any and every other power it thereunto enabling doth hereby make a by-law as follows:—

- 1. The Trust hereby makes and levies a rate in respect of all the lands and tenements within the Mansfield Urban District of seven and one half cents in the dollar on the net annual value set out in the valuation at present in force of such lands and tenements for the purposes of the municipal rate of the Shire of Mansfield which is hereby adopted as the valuation of such lands and tenements respectively.
- 2. Such rate shall be made and levied upon the occupiers and owners of such lands and tenements for the year commencing on the 1st day of January 1968 and shall be payable on the 1st day of March 1968 at the office of the said Trust.
- 3. In no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than one dollar and fifty cents.

Passed this 8th day of February, 1968.

(SEAL)

C. J. BREEN, Chairman. J. B. CAMPBELL, Secretary.

Approved, 29th February, 1968.—W. Воктнийск, Minister of Water Supply.

DUMBALK WATERWORKS TRUST.

RATING BY-LAW NO. 12.

Rating By-law for the Year 1968.

THE Dumbalk Waterworks Trust, in pursuance and exercise of its powers conferred by the Water Act, doth hereby make a rate of Seven point Five Cents in the Dollar on the nett annual valuations of lands and tenements liable to be rated within the Dumbalk Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Two Dollars and Fifty five Cents, and in respect of any land on which there is no building be less than Two Dollars.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing 1st day of January 1968, and ending on the 31st day of December 1968, and shall be payable on the 14th day of March 1968, at the office of the Trust.

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

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

The charge for water supplied to any property not rated by the Trust shall be by agreement, and at the rate of Forty Cents per 1,000 gallons, and water in excess of 125,000 gallons at the rate of Twenty Cents per 1,000 gallons.

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

Passed this 20th day of February, 1968.

O. AYTON, Chairman. F. SLY, Secretary.

Approved, 29th Febru Minister of Water Supply. February, 1968.—W. BORTHWICK,

MANSFIELD WATERWORKS TRUST.

By-Law No. 101.

Fixing Charges for Water Supplied by Measure.

THE Mansfield Waterworks Trust in pursuance and exercise of the powers conferred by the Water Act 1958 and of any and every other power it thereunto enabling doth hereby make a by-law as follows:—

- 1. The meter or meters measuring the supply of water 1. The meter or meters measuring the supply of water to any land or tenement shall be read as near as practicable to twelve months from the date of the previous reading of such meter or meters and the quantity of water so measured as having been supplied during the period between any two successive such readings (hereinafter called "the meter year") shall be the basis of the calculating of charges payable under this by-law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and the date of the reading shall be the basis of calculating such charges. charges.
- 2. Subject as is hereinafter provided in respect of any land or tenement rated by the Trust—
 - (a) The maximum quantity of water to be supplied in any meter year without charge is hereby fixed as a quantity which if charged at 15 cents per thousand gallons for any meter year would give an amount equal to the amount of the rate payable in respect of the land or tenement for the financial year in which the said meter year ended.
 - (b) For all water supplied in any meter year in excess of the maximum quantity referred to in paragraph (a) of this clause the charge is hereby fixed at 15 cents per thousand gallons.
- 3. Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at 15 cents per thousand gallons.
- 4. The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at one dollar fifty cents.
- 5. The aforesaid charges shall be payable within seven days of demand upon the owner or occupier at the office of the Trust during normal business hours.

6. The provisions of Clauses 2, 3 and 4 of this by-law shall not apply to any land, tenement or property supplied with water by the Trust under a special agreement pursuant to section 215 of the *Water Act* 1958.

Passed this 8th day of February, 1968.

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C. J. BREEN, Chairman. J. B. CAMPBELL, Secretary.

Approved, 29th February, 1968.—W. Borthwick, Minister of Water Supply.

LEONGATHA WATERWORKS TRUST.

By-Law No. 102.

Water Restrictions—Leongatha Urban Waterworks Trust District.

THE Leongatha Waterworks Trust (hereinafter referred to as "the Trust") in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-law following, restricting the use for other than domestic purposes of water supplied by the Trust within the Leongatha Waterworks Trust District.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provisions of Clauses 3 and 4 of this By-law no person shall, with water supplied by the Trust
 - aw no person snan, with water supplied by the frust—

 (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms) within the specified area except by means of a can or other vessel held in the hand, between the hours of 5.30 p.m. and 8 p.m. on each day.

 (b) Fill. add to or cleanse any private swimming pool
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 3. No person shall, with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms within the specified area by means of fixed sprinklers between the hours of 5.30 p.m. and 8 p.m. of each day.
- 4. No person shall with water supplied by the Trust, water any land comprising sports grounds, golf courses, public and club bowling and croquet greens and public and club tennis courts within the specified area by means of fixed sprinklers except between the hours of 8 p.m. and 10 p.m. of each day.
- 5. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-law shall be guilty of an offence and shall be liable to a penalty not exceeding One Hundred Dollars.
- 6. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this By-law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the *Water Act* 1958.
 - The foregoing By-law was made by the Leongatha Waterworks Trust on 21st February, 1968, and the common seal of the said Trust was hereunto affixed the 21st day of February, 1968, in the presence of—

(SEAL)

W. P. GLEESON, Commissioner. R. J. HAGAN, Commissioner. R. H. LESLIE, Secretary.

Approved by the Governor in Council, 5th March, 1968. –J. Rossiter, Clerk of the Executive Council.

LEONGATHA WATERWORKS TRUST.

BY-LAW No. 103.

Water Restrictions—Leongatha Urban Waterworks Trust District.

THE Leongatha Waterworks Trust (hereinafter referred to as "the Trust") in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-law following, restricting the use for other than domestic purposes of water supplied by the Trust within the Leongatha Waterworks Trust District.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provisions of Clauses 3 and 4 of this By-law no person shall, with water supplied by the Trust—
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms) within the specified area except by means of a can or other vessel held in the hand, between the hours of 5.30 p.m. and 8 p.m.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 3. No person shall, with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms within the specified area by means of fixed sprinklers except between the hours of 6 a.m. and 10 a.m. of each day or by means of a hose held in the hand or by means of a can or other vessel held in the hand.
- 4. No person shall with water supplied by the Trust, water any land comprising sports grounds, golf courses, public and club bowling and croquet greens and public and club tennis courts within the specified area except by means of a hose held in the hand or by means of a can or other vessel held in the hand, between the hours of 8 p.m. and 10 p.m. of each day.
- 5. Every person who uses or permits or suffers water supplied by the Trust to be used contrary to the provisions of this By-law shall be guilty of an offence and shall be liable to a penalty not exceeding One Hundred Dollars.
- 6. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this By-law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the Water Act 1958.

The foregoing By-law was made by the Leongatha Waterworks Trust on 21st February, 1968, and the common seal of the said Trust was hereunto affixed the 21st day of February, 1968, in the presence of-

(SEAL)

W. P. GLEESON, Commissioner. R. J. HAGAN, Commissioner. R. H. LESLIE, Secretary.

Approved by the Governor in Council, 5th March, 1968.

-J. Rossiter, Clerk of the Executive Council.

LEONGATHA WATERWORKS TRUST.

By-law No. 104.

Water Restrictions—Leongatha Urban Waterworks Trust District.

THE Leongatha Waterworks Trust (hereinafter referred to as "the Trust") in pursuance and exercise of the powers conferred by the Water Act 1958 doth hereby make the By-law following, restricting the use for other than domestic purposes of water supplied by the Trust within the Leongatha Waterworks Trust District.

- 1. This By-law shall come into operation at such time as the Trust from time to time directs by notice published in a newspaper circulating generally within the District and cease to have operation at such time as the Trust from time to time directs by a notice so published.
- 2. Subject to the provisions of Clause 3 of this By-law no person shall, with water supplied by the Trust—
 - (a) Water any garden, lawn or other land (other than commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms) within the specified area.
 - (b) Fill, add to or cleanse any private swimming pool within the specified area.
- 3. No person shall, with water supplied by the Trust, water any commercial market gardens, commercial nurseries or land used for the growing of green feed for commercial poultry farms within the specified area except by means of a can or other vessel held in the hand or between the hours of 6 a.m. and 8 a.m. of each day by means of a hose held in the hand.
- 4. Every person who uses or permits or suffers water supplied by the Commission to be used contrary to the

provisions of this By-law shall be guilty of an offence, and shall be liable to a penalty not exceeding One Hundred Dollars

5. If any person supplied with water by the Trust wrongfully does or causes or permits to be done anything in contravention of this By-law, the Trust may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied to him or for his use and may cease to supply him with water as provided by the *Water Act* 1958.

The foregoing By-law was made by the Leongatha Waterworks Trust on 21st February, 1968, and the common seal of the said Trust was hereunto affixed the 21st day of February, 1968, in the presence of-

(SEAL)

W. P. GLEESON, Commissioner. R. J. HAGAN, Commissioner. R. H. LESLIE, Secretary.

Approved by the Governor in Council, 5th March, 1968. J. ROSSITER, Clerk of the Executive Council.

SHIRE OF KORONG.

INGLEWOOD WATER SUPPLY DISTRICT.

Authority to Obtain Bank Overdraft.

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 fifth day of March, 1968, authorize the Shire of Korong to obtain pursuant to the provisions of Section 286 of the Water Act during the year 1968, by overdraft of its current account with the Australia and New Zealand Bank Limited, Wedderburn, an advance or advances not to exceed at any one time the sum of Five thousand dollars (\$5,000) in respect of the Inglewood Water Supply District.

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 5th March, 1968.

SHIRE OF KORONG.

INGLEWOOD WATER SUPPLY DISTRICT.

Fixing the Limit of 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 fifth day of March, 1968, fix the limit of the overdraft to be obtained by the Shire of Korong from the Australia and New Zealand Bank Ltd., Wedderburn, in respect of the Inglewood Water Supply District, pursuant to the provisions of Section 288 of the Water Act at Five thousand dollars (\$5,000).

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 5th March, 1968.

KYABRAM BOROUGH COUNCIL. WATER SUPPLY DISTRICT.

Fixing the Limit of 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 fifth day of March, 1968, fix the limit of the overdraft to be obtained by Kyabram Borough Council pursuant to the provisions of Section 288 of the Water Act 1958 (No. 6413) at Twenty thousand dollars (\$20,000).

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 5th March, 1968.

COHUNA WATERWORKS TRUST.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

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 fifth day of March, 1968, authorize the Cohuna Waterworks Trust to obtain in pursuance of the provisions of Section 286 of the Water Act 1958 (No. 6413) an advance or advances during the year ending 30th September, 1968, from the Australia and New Zealand Bank Ltd., Cohuna, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of Four thousand dollars (\$4,000).

J. ROSSITER.

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 5th March, 1968.

DEPARTMENT OF MINES.

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

11391, Bendigo; Rushworth Gold Mines No Liability; 48a. 3r. 29p., Parish of Moora.

8206, Mineral; Shaw River Alluvials N. L.; 38a. 3r. 4p., Parish of Walwa.

8231, Mineral; Shaw River Alluvials N. L.; 31a. 1r. 25p., Parish of Walwa.

8648, Mineral; Rowlands Quarries Pty. Limited; 4a. 1r., Parish of Tanjil East.

8688, Mineral; Rowlands Quarries Pty. Limited; 18a. 1r. 17p., Parish of Tanjil East.

APPLICATION FOR LEASE DECLARED ABANDONED.

11378, Bendigo; Peter Alvin Cudmore; 180 acres, Township of Costerfield.

WATER RIGHT LICENCE GRANTED.

1241, Water Right Licence; Harold Raymond Sinclair, Alexander John Lang; 7a. 1r. 32p., Parish of Stanley.

EXPLORATION LICENCES GRANTED.

84; Exploration Licence; David William Hamilton, Mary Louise Hamilton; 42 square miles, Parish of Burrangabugge.

87; Exploration Licence; The Broken Hill Proprietary Co. Ltd.; 112 square miles, County of Tambo.

MINING LEASE TRANSFERRED.

8209, Mineral; from Leon Jerome LeGrand to Gippsland Cement and Lime Co. Pty. Limited.

MINERAL SEARCH LICENCE EXPIRED.

763, Mineral Search Licence; Lindsay Gordon McRae, Keith McRae; 120 acres, Parish of Nowa Nowa.

TAILINGS LICENCE EXPIRED.

3519, Tailings Licence; Allan Chan; "North Nell Gwynne", Mine dump situated at Bendigo.

> J. C. M. BALFOUR, Minister of Mines.

THE BUILDING SOCIETIES ACT 1958.

NOTICE is hereby given that a building society called N.S.W. Permanent Building Society is duly registered under the provisions of the above Act.

Dated this 1st day of March, 1968

A. DOUGLAS, Registrar of Building Societies.

MUNICIPAL AUDITORS BOARD, VICTORIA.

THE next examination for the Certificate of Competency as Municipal Auditor will be held in Melbourne, on Wednesday, 29th May, and Thursday, 30th May, 1968.

Copies of the Regulations, syllabus and past examina-tion papers may be obtained from the Board's Secretary, to whom applications to sit should be forwarded at least 21 days prior to the date of examination.

G. T. MINSTER, Secretary, Municipal Auditors Board.

Local Government Department, 61 Spring-street, Melbourne, 3000. Telephone: 651 6741.

APPOINTMENTS AND RESIGNATIONS

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 27th day of February, 1968, been pleased to make the under-mentioned appointments, viz.

CHIEF SECRETARY'S DEPARTMENT.

Deputy of Chairman of Victorian Licensing Court.

JOHN XAVIER O'DRISCOLL (a Judge of County Courts), pursuant to the provisions of the *Licensing Act* 1958, to act as Deputy of the Chairman of the Victorian Licensing Court, for the period commencing the 1st March, 1968, and ending on the 5th June, 1968, during the absence of the Chairman, His Honour Judge A. M. Fraser, on retiring leave

Judicial Member of Workers Compensation Board.

His Honour Judge Clive William Harris, pursuant to the provisions of the Workers Compensation Act 1958, to be a Judicial Member of the Workers Compensation Board, for the period commencing on the 1st March, 1968, and ending on the 10th October, 1970, vice His Honour Judge John Xavier O'Driscoll, resigned.

Chaplain of Prison (Part-time).

LEO PATRICK HALLORAN (the Reverend Father), to be Roman Catholic Chaplain (part-time) at Her Majesty's Prison, Castlemaine, vice Reverend Father Patrick John Jeffrey, transferred.

DEPARTMENT OF CROWN LANDS AND SURVEY.

Managers of Town Common.

JOHN ALBERT WALKER, RONALD MURRAY MCINTYRE, PETER PEARCE CARTER, PETER MULRANEY,

BASIL RAY ANTON,
JOHN ERNEST DWYER and
KEVIN PETER CARTER,
to be Managers of the Edenhope Town Common for the
period ending 31st December, 1968.

MINISTRY OF HEALTH.

Deputy Superintendent, Larundel Hospitals.

SIEGFRIED HEINRICH LORBEER, M.B., B.S., D.P.M., to be Deputy Superintendent, Mental Hospital, Larundel, and Psychiatric Hospital, Larundel, pursuant to section 26 of the Mental Health Act 1959, as from and inclusive of the 5th February, 1968, vice Dr. L. M. Brown, transferred.

Members of the Committee of Management of Hospitals.

Professor Hugh Arnold Freeman Dudley, M.B., Ch.M.(Edin.), F.R.C.S.(Edin.), to be a Member of the Committee of Management of Alfred Hospital, pursuant to proviso (c) to section 48 (1) of the Hospitals and Charities Act 1958, on the nomination of the Council of the Monash University, for a further period of three years ending 15th March, 1971;

Professor BRYAN HUDSON, M.D., B.S., Ph.D.(Melb.), M.R.C.P., F.R.A.C.P., M.C.P.A., to be a Member of the Committee of Management of Prince Henry's Hospital, pursuant to proviso (c) to section 48 (1) of the Hospitals and Charities Act 1958, on the nomination of the Council of the Monash University, for a further period of three years ending 15th March, 1971;

Professor Edwin Carlyle Wood, M.B., B.S.(Melb.), M.R.C.O.G., F.R.C.S., to be a Member of the Committee of Management of The Queen Victoria Memorial Hospital, pursuant to proviso (c) to section 48 (1) of the Hospitals and Charities Act 1958, on the nomination of the Council of the Monash University, for a further period of three years ending 15th March, 1971;

RUTH MILLEAR

ROTH MILLEAR
to be a Member of the Committee of Management of
Willaura and District Hospital, pursuant to proviso (a)
to section 48 (1) of the Hospitals and Charities Act 1958,
for a further period of three years ending 13th March, 1971; and

Roy McIntosh Shadforth to be a Member of the Committee of Management of the Bendigo and Northern District Base Hospital, pursuant to proviso (a) to section 48 (1) of the Hospitals and Charities Act 1958, for a further period of three years ending 13th March, 1971.

Member of the National Fitness Council of Victoria. THOMAS JAMES MOORE

to be a Member of the National Fitness Council of Victoria, pursuant to section 15 of the National Fitness Council of Victoria Act 1958, for the period of one year from 1st March, 1968.

LAW DEPARTMENT.

Commissioners for Taking Declarations, &c.

HERBERT LEO HILL, care of Housing Commission, Victoria, 179 Queen-street, Melbourne, to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to refrain from charging fees and to resign upon ceasing to occupy his present position; and

FRANK ARNOLD SHATTOCK, care of Marquand and Co., ... 51 Queen-street, Melbourne, and
DIETER HABERSATT, care of Steelcraft Baby Carriages
Pty. Ltd., 99 Derby-road, Sunshine,

to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to resign upon ceasing to occupy their present positions.

Justice of the Peace.

DAVID LEVER KILLEY, care of State Electricity Commission of Victoria, 15 William-street, Melbourne, to Keep the Peace in all Bailiwicks of the State of Victoria.

Judges of the County Court.

WILLIAM JOSEPH MARTIN, LL.B., a Barrister at Law

william Joseph Martin, LL.B., a Barrister at Law
who has practised as a Barrister in Victoria for
a period of seven years,
to be a Judge of the County Court and a Judge of Courts
of Mines, under the provisions of the County Court Acts,
to take effect from the date of commencement of duty;

IAN GRAY, LL.B., a Barrister at Law who has practised as a Barrister in Victoria for a period of seven

to be a Judge of the County Court and a Judge of Courts of Mines, under the provisions of the County Court Acts, to take effect from the date of commencement of duty.

Chairman of General Sessions.

WILLIAM JOSEPH MARTIN, LL.B., a Barrister at Law of Victoria who has practised for a period of five

years, to be a Chairman of General Sessions, under the provisions of the Justices Act 1958, to take effect from the date of commencement of duty; and

IAN GRAY, LL.B., a Barrister at Law of Victoria who has practised for a period of five years, to be a Chairman of General Sessions, under the provisions of the Justices Act 1958, to take effect from the date of commencement of duty.

> DEPARTMENT OF THE TREASURER. Receivers of Revenue (Acting).

HERBERT FRANCIS ADAMS THENBERT PRANCIS ADAMS
to act temporarily as Receiver of Revenue, Wangaratta,
vice A. Vale, on leave; and
IAN JOHN COLLARD
to act temporarily as Receiver of Revenue, Maryborough,
vice J. Canning, on leave.

DEPARTMENT OF WATER SUPPLY.

Waterworks Trust Commissioner.

KEITH FREDERICK PATTERSON to be a Commissioner of the Foster Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Act 1958.

J. ROSSITER Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 27th February, 1968.

APPOINTMENT.

HIS Excellency the Governor of the State of Victoria.
by and with the advice of the Executive Council
thereof, has, by Order made on the 29th day of February,
1968, been pleased to make the under-mentioned appointment, viz.:

LAW DEPARTMENT. Acting Judge of the Supreme Court.

His Honour Judge John Gerald Norris, a Judge of the County Court of the State of Victoria. to be an Acting Judge of the Supreme Court of the State

of Victoria for the period commencing on the 1st day of March, 1968, and concluding on the 29th day of March, 1968, both dates inclusive, as specified by the Chief Justice in the certificate dated the 5th day of February, 1968, pursuant to section 11 (2) of the Supreme Court Act 1958, as amended by section 3 of the Supreme Court (Judges) Act 1967 (Judges) Act 1967.

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 29th February, 1968.

CHILDREN'S WELFARE ACT 1958.

IN pursuance of the powers conferred by the Children's Welfare Act 1958, I do hereby appoint Lieutenant-Colonel Charles Stevenson to be a member of the Family Welfare Advisory Council for the period ending the 17th day of July, 1970, vice Associate Professor Elwyn Morey deceased Morey, deceased.

Given under my hand at Melbourne, this 27th day of February, 1968.

A. G. RYLAH, Chief Secretary.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 27th day of February, 1968, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

Member of the Workers Compensation Board.

His Honour Judge John Xavier O'Driscoll, as a Judicial Member of the Workers Compensation Board, as from the 29th February, 1968.

LAW DEPARTMENT.

Justice of the Peace.

GEORGE FREDERICK CARR, from the Commission of the Peace for the Northern Bailiwick of the State of

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 27th February, 1968.

ORDERS IN COUNCIL

GISBORNE WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Manson

Mr. Dickie.

EXTENT OF WATERWORKS AND URBAN DISTRICTS INCREASED.

INCREASED.

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 declare, order and direct that the extent of the Waterworks and Urban Districts of the Gisborne Waterworks Trust be increased by adding to the same the land comprised within the boundaries shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. No. 59/1084/93) and as on and from the date hereof, the extent of such Districts shall be and be deemed to be increased accordingly.

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Rossiter Mr. Dickie.
Mr. Manson

ORDER APPROVING OF LAND BEING ACQUIRED AND ROADS, DEVIATIONS OR WIDENINGS BEING MADE.

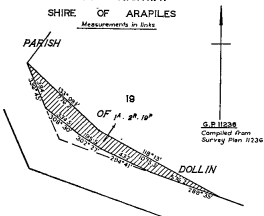
HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, being satisfied that there are funds legally available for acquiring the land, doth hereby approve the acquiring of the land described in the schedule hereunder and the making of new roads and deviations from and widenings of existing roads referred to in the said schedule.

SCHEDULE.

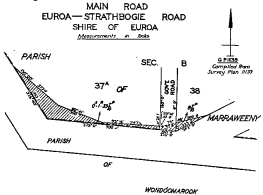
State Highways.

The land shown hatched on Plan numbered G.P. 11236 hereunder required for the widening of the Henty Highway in the Shire of Arapiles and making of the widening thereon.

STATE HIGHWAY HENTY HIGHWAY

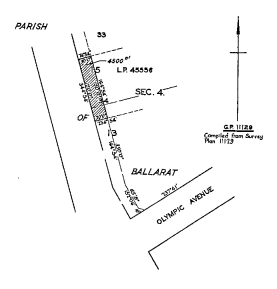


The land shown hatched on Plan numbered G.P. 11139 hereunder required for the widening of the Euroa-Strathbogie Road in the Shire of Euroa and making of the widening thereon.



The land shown hatched on Plan numbered G.P. 11129 hereunder required for the widening of the Midland Highway in the Shire of Buninyong and making of the widening thereon.

STATE HIGHWAY
MIDLAND HIGHWAY
SHIRE OF BUNINYONG
MEASUREMENTS IN FEET & INCHES

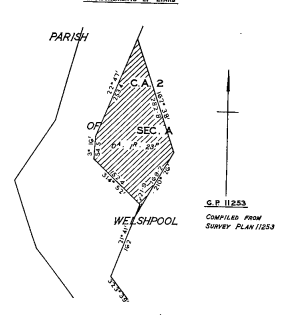


The land shown hatched on Plan numbered G.P. 11253 hereunder required for the widening of the Midland Highway in the Shire of South Gippsland and making of the widening thereon.

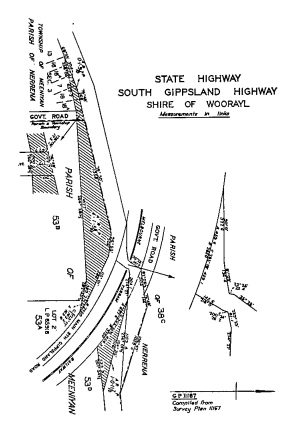
STATE HIGHWAY MIDLAND HIGHWAY

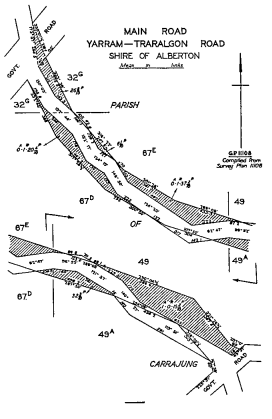
SHIRE OF SOUTH GIPPSLAND

MEASUREMENTS IN LINKS



The land shown hatched on Plans numbered G.P. 11167 and G.P. 11168 hereunder required for the deviation from the South Gippsland Highway in the Shire of Woorayl and making of the deviation thereon.

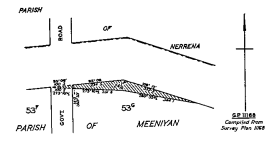




And the Honorable Murray Victor Porter, Her Majesty's Minister of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

STATE HIGHWAY SOUTH GIPPSLAND HIGHWAY SHIRE OF WOORAYL Meesurements in links



Main Roads.

The land shown hatched on Plan numbered G.P. 11108 hereunder required for the deviation from the Yarram-Traralgon Road in the Shire of Alberton and making of the deviation thereon.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter

Mr. Dickie.

ORDER CONFIRMING RESOLUTIONS OF THE COUNTRY ROADS BOARD.

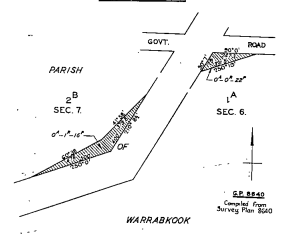
HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Country Roads Act 1958, confirm the resolutions of the Country Roads Board, the dates whereof and the terms of which are scheduled hereunder:—

SCHEDULE.

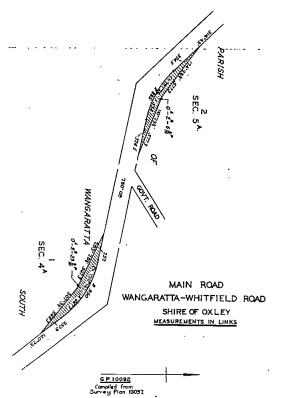
Main Roads.

Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Section 21 of the Country Roads Act 1958, declaring the widening of the Macarthur-Penshurst Road in the Shire of Dundas as shown hatched on Plan numbered G.P. 8640 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

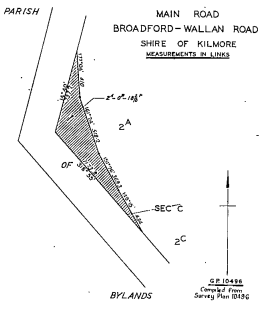
MAIN ROAD MACARTHUR-PENSHURST ROAD SHIRE OF DUNDAS MEASUREMENTS IN LINKS



Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Section 21 of the Country Roads Act 1958, declaring the widening of the Wangaratta-Whitfield Road in the Shire of Oxley as shown hatched on Plan numbered G.P. 10092 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

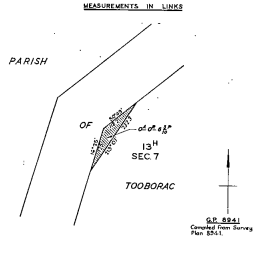


Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Section 21 of the Country Roads Act 1958, declaring the widening of the Broadford-Wallan Road in the Shire of Kilmore as shown hatched on Plan numbered G.P. 10496 hereunder to be part of a main road within the meaning and for the purposes of the said Act.



Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Section 21 of the Country Roads Act 1958, declaring the widening of the Lancefield-Tooborac Road in the Shires of Pyalong and McIvor as shown hatched on plan numbered G.P. 8941 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

MAIN ROAD LANCEFIELD - TOOBORAC ROAD SHIRES OF PYALONG & M°IVOR



Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Section 21 of the Country Roads Act 1958, declaring the widening of Skipton Road in the Shire of Ripon as shown hatched on Plan numbered G.P. 7657 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

MAIN ROAD
SKIPTON ROAD
SHIRE OF RIPON
MEASUREMENTS IN LINKS

PARISH

OF 60K

CONT. POJO.

TRAWALLA

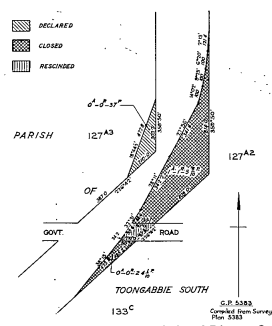
GP 1857

Completed from Surrey
Roan 7657

Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Sections 21 and 58 of the Country Roads Act 1958, declaring the deviation from the Traralgon-Maffra Road in the Shire of Rosedale as indicated by diagonal hatching on Plan numbered G.P. 5383 hereunder to be part of a main road within the meaning and for the purposes of the said Act, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching and vertical hatching on the said plan which part indicated by cross hatching on the said plan shall be discontinued.

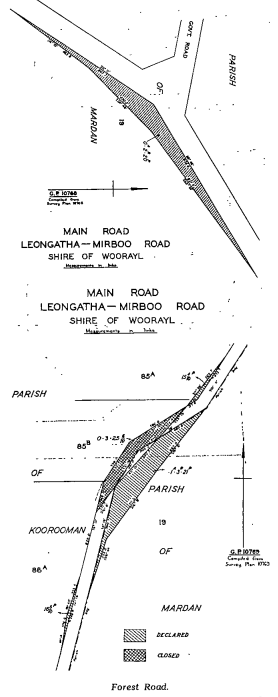
MAIN ROAD

MAIN ROAD TRARALGON - MAFFRA ROAD SHIRE OF ROSEDALE MEASUREMENTS IN LINKS

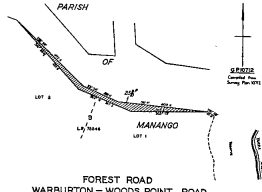


Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Sections 21 and 58 of the Country Roads Act 1958, declaring the deviation from the Leongatha-Mirboo Road in the Shire of Woorayl as indicated by diagonal hatching

on plans numbered G.P. 10768 and G.P. 10769 hereunder to be part of a main road within the meaning and for the purposes of the said Act, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on plan numbered G.P. 10769 and that such part of the said existing road shall be discontinued.



Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Sections 21 and 94 of the Country Roads Act 1958, declaring the widening of the Warburton-Woods Point Road in the Shire of Upper Yarra as shown hatched on Plan numbered G.P. 10712 hereunder to be part of a forest road within the meaning and for the purposes of the said Act.



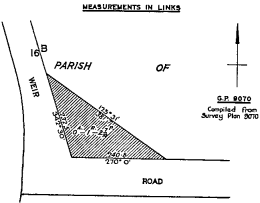
WARBURTON - WOODS POINT ROAD SHIRE OF UPPER YARRA

Unclassified Road.

Resolution dated the Nineteenth day of February, One Thousand Nine Hundred and Sixty-eight, made pursuant to Sections 21 and 110 of the Country Roads Act 1958, declaring the widening of Weir Road in the Shire of Goulburn as shown hatched on Plans numbered G.P. 9070 and G.P. 9783 hereunder to be part of a road within the meaning and for the purposes of the said Act.

ROAD WEIR ROAD

SHIRE OF GOULBURN



WAHRING ROAD WEIR SHIRE OF GOULBURN MEASUREMENTS IN LINKS PARISH

WEIR

G.P. 9783

WAHRING

And the Honorable Murray Victor Porter, Her Majesty's Minister of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Dickie.

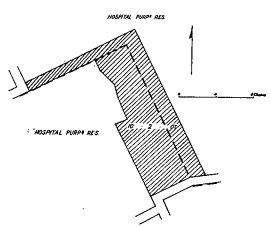
Mr. Rossiter Mr. Manson

LANDS TEMPORARILY RESERVED AS SITES.

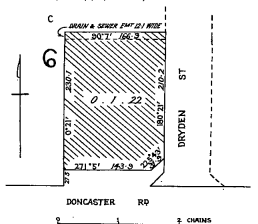
HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of section 14 of the Land Act 1958, reserve temporarily from sale, from being leased and from having a licence granted in respect thereof, and also except from occupation for mining purposes under any miner's right, the lands hereinafter described:—

BEECHWORTH.—Site for Hospital purposes, 10 acres 2 roods, more or less, Township of Beechworth and Parish of Beechworth, County of Bogong, as indicated by hatching on plan hereunder.—(B.349(24), B.348(9) (Rs.770.)

TOWNSHIP OF BEECHWORTH

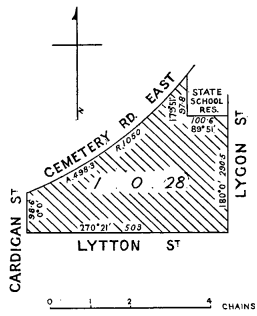


Bulleen (East Doncaster).—Site for Public purposes (Public Buildings), 1 rood 22 perches, Parish of Bulleen, County of Bourke, as indicated by hatching on plan hereunder.—(B.526(*) (Rs.8931.)

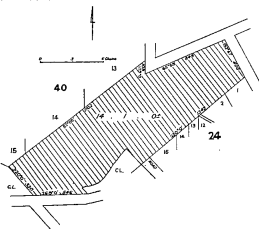


JIKA JIKA (AT CARLTON).—Site for Public purposes (Licence Testing and Motor Registration Centre), 1 acre 28 perches, at Carlton, Parish of Jika Jika, County of Bourke, as indicated by hatching on plan hereunder.—(M.314(14) (Rs.8959.)

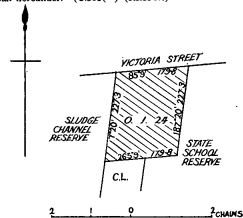




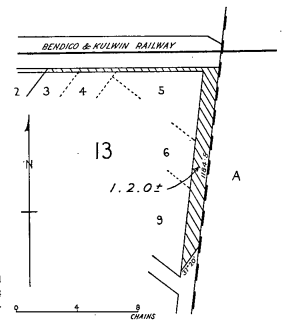
CASTERTON.—Site for Recreation, Convenience and Amusement of the People, 14 acres 1 rood, more or less, Township of Casterton, Parish of Casterton, County of Follett, as indicated by hatching on plan hereunder.— (C.177(2) (Rs.5261.)



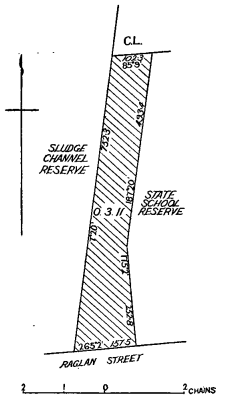
Creswick.—Site for Public purposes (Pre-school Centre), 1 rood 24 perches, Township of Creswick, Parish of Creswick, County of Talbot, as indicated by hatching on plan hereunder.—(C.318(12) (Rs.8947.)



CHARLTON.—Site for State School purposes, 1 acre 2 roods, more or less, Township of Charlton, Parish of Charlton East, County of Gladstone, as indicated by hatching on plan hereunder.—(C.377(11) (Rs.8956.)

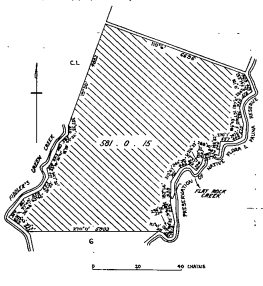


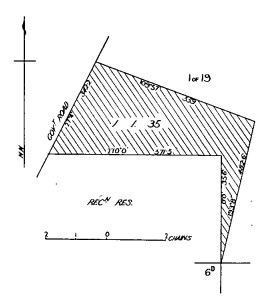
CRESWICK.—Site for State School purposes, 3 roods 11 perches, Township of Creswick, Parish of Creswick, County of Talbot, as indicated by hatching on plan hereunder.—(C.318(12) (Rs.5310.)



Kowat.-Site for the Preservation of Native Flora and Fauna, 581 acres 15 perches, Parish of Kowat, County of 35 perches, Parish of Myamyn, County of Normanby, as Croajingolong, as indicated by hatching on plan hereunder.—(K.206(1) (Rs.4581.)

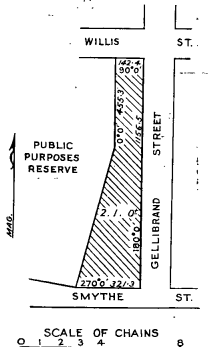
MYAMYN.—Site for Public Recreation, 1 acre 1 rood indicated by hatching on plan hereunder.—(M.417(3) (Rs.7287.)

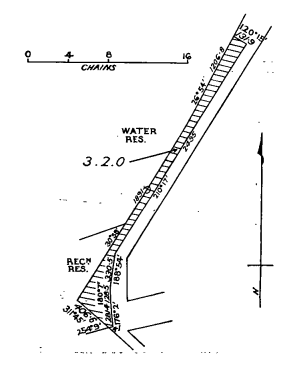




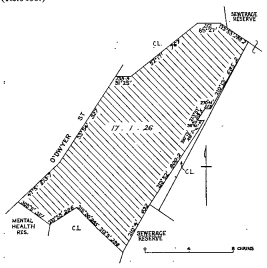
PORTARLINGTON.—Site for Public purposes (Municipal Depot), 2 acres 1 rood, more or less, Township of Portarlington, Parish of Paywit, County of Grant, as indicated by hatching on plan hereunder.—(P.37(3) (Rs.8958.)

NATIMUK.-Site for Public Recreation, 3 acres 2 roods, Parish of Natimuk, County of Lowan, as indicated by hatching on plan hereunder.—(N.117(7) (Rs.4433.)

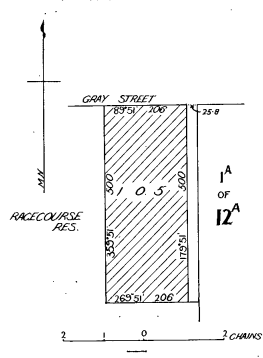




BENDIGO.-Site for Public purposes (for the use of the Mental Health Authority), 17 acres 1 rood 26 perches, at Bendigo, Parish of Sandhurst, County of Bendigo, as indicated by hatching on plan hereunder.—(S.372(108) (Rs.6466.)



SWAN HILL.—Site for Public Recreation, 1 acre 5 perches, Township of Swan Hill, Parish of Castle Donnington, County of Tatchera, as indicated by hatching on plan hereunder.—(S.464(4) (Rs.4956.)



And the Honorable Sir William John Farquhar McDonald, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council. DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

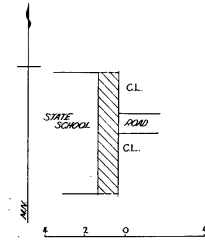
Mr. Rossiter Mr. Manson

Mr. Dickie.

UNUSED 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 349 of the Land Act 1958, the unused roads referred to hereunder be closed, viz.:—

Township of Gelantipy, Parish of Gelantipy West, County of Tambo, being the road indicated by hatching on plan hereunder.—(G.223(10)) (Rs.2313.)



Township of Laanecoorie, Parish of Laanecoorie, County of Bendigo, being the road between allotments 18, 17 and allotments 30, 44.—(L.140(2) (W.87413.)

Parish of Warrenheip, County of Grant, being the road between allotments 3p and 4, section 3a.—(W.8(*) (J.31130.)

And the Honorable Sir William John Farquhar McDonald, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein

J. ROSSITER, Clerk of the Executive Council.

DEPARTMENT OF AGRICULTURE.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Manson

Mr. Dickie.

APPOINTMENT OF A TRUSTEE OF THE ROYAL AGRICULTURAL SOCIETY OF VICTORIA.

HIS Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof and in accordance with the Rules of The Royal Agricultural Society of Victoria doth by this Order hereby appoint the Honorable Sir WILLIAM JOHN FARQUHAR MCDONALD, M.L.A., nominee of the Government of Victoria, to be a Trustee of the said society vice Hubert Arthur Mullett, resigned.

And the Honorable Gilbert Lawrence Chandler, Her Majesty's Minister of Agriculture for the State of Victoria shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rossiter Mr. Dickie. Mr. Manson

ROADS DISCONTINUED—CITY OF MELBOURNE.

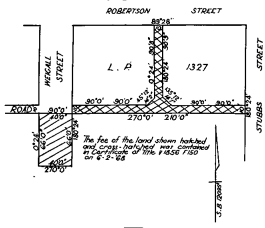
WHEREAS it is provided in Section 528 (2) of the Local Government Act 1958 that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor-in-Council, on the request of the Council of the municipality 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.

AND WHEREAS the Council of the City of Melbourne has requested that the Governor-in-Council direct that portion of Weigall Street and two rights-of-way, off Stubbs and Robertson Streets, Kensington, be discontinued, and not less than one month previously, has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the roads and to all persons known to have an interest in the said roads notice of intention to make such request 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:

- (a) that the said roads which are shown by hachure and cross-hachure on the plan hereunder shall be discontinued.
- be discontinued.

 (b) that notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or in relation to the land shown by cross-hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any sewers or drains laid or erected in on or over such land for the purposes erected in on or over such land for the purposes of sewerage or drainage.
- (c) that, subject to any such right title power authority or interest, the land in the said roads may be sold by the Council of the City of Melbourne by agreement.



And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER. Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968. PRESENT:

His Excellency the Governor of Victoria. Mr. Rossiter Mr. Dickie. Mr. Manson

ROAD DISCONTINUED—CITY OF GEELONG.

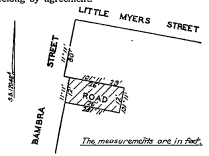
ROAD DISCONTINUED—CITY OF GEELONG.

WHEREAS it is provided in Section 528 (2) of the Local Government Act 1958, as amended, 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.

AND WHEREAS the Council of the City of Geelong

AND WHEREAS the Council of the City of Geelong has requested that the Governor-in-Council direct that a right-of-way off Bambra Street, Geelong, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the said road and to all persons known to have an interest in the said 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 said road, which is delineated on the plan hereunder, shall be discontinued and that the land may be sold by the Council of the City of Geelong by agreement.



The fee of the land was on 25-1-68 under the Old Law.

And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

> J. ROSSITER, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968. PRESENT:

His Excellency the Governor of Victoria. Mr. Rossiter Mr. Manson Mr. Dickie.

ROAD DISCONTINUED-CITY OF GEELONG.

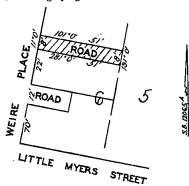
ROAD DISCONTINUED—CITY OF GEELONG.

WHEREAS it is provided in Section 528 (2) of the Local
Government Act 1958, as amended, 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.

AND WHEREAS the Council of the City of Geelong has requested that the Governor-in-Council direct that a right-of-way, off Weire Place, Geelong, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the proprietor of the land in the said road and to all persons known to have an interest in the said land notice of intention to make such request 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 said road, which is shown hatched on the plan hereunder, shall be discontinued and that the land may be sold by the Council of the City of Geelong by agreement.



The measurements are in feet.

The fix of the land was on 26.1.1968 under the Old Law.

And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Manson

Mr. Dickie.

ROAD DISCONTINUED—CITY OF SOUTH MELBOURNE.

WHEREAS it is provided in Section 528 (2) of the Local Government Act 1958, 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 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.

AND WHEREAS the Council of the City of South Mel-

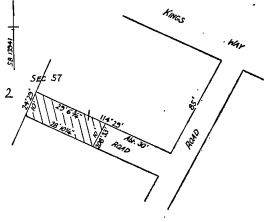
AND WHEREAS the Council of the City of South Melbourne has requested that portion of Right-Of-Way No. 421, South Melbourne be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the road and to all persons known to have an interest in the said road 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:

(a) that the portion of the road, which is shown by hachure on the plan hereunder, shall be discontinued;

(b) that notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or in relation to the land shown by hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any sewers or drains laid or erected in on or over such land for the purposes of severage or drainage and sewerage or drainage; and

(c) that, subject to any such right title power authority or interest, the land in the said road may be sold by the Council of the City of South Melbourne by agreement.



The measurements are in feet and inches

And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

ROSSITER Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rossiter Mr. Manson Mr. Dickie.

ROAD DISCONTINUED-CITY OF SUNSHINE.

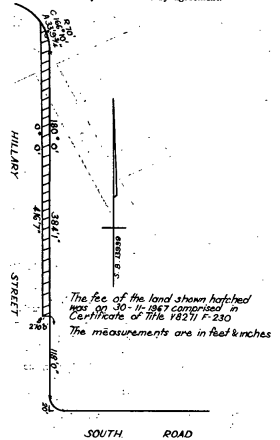
WHEREAS it is provided in Section 528 (2) of the Local Government Act, as amended, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use the Governor-in-Council on the request of the Council of the municipality 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:

AND WHEREAS the Council of the City of Sunshine has requested that the Governor-in-Council direct that portion of Hillary Street be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the said road and to all persons known to have an interest in the said 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:

(a) that the portion of the said road, which is shown by hachure on the plan hereunder, shall be discontinued;

- (b) that notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the purpose of drainage or sewerage; and
- (c) that, subject to any such right title power authority or interest, the land in the portion of the said road may be sold by the Council of the City of Sunshine by agreement.



And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter | Mr. Dickie.

Mr. Manson

Mr. Dickie.

ADVISORY COMMITTEE FOR YANAKIE DRAINAGE AREA—SHIRE OF SOUTH GIPPSLAND.

PURSUANT to the provisions of Section 7 of the Drainage
Areas Act 1958, His Excellency the Governor of the
State of Victoria, by and with the advice of the Executive
Council thereof, hereby orders that the advisory committee to be appointed for the Yanakie Drainage Area in

the Shire of South Gippsland shall consist of one member representing the Council of the said Shire and five members representing the owners of land in the drainage area.

And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter

Mr. Dickie.

VESTING OF RESERVES IN THE BELLARINE SHIRE COUNCIL.

WHEREAS it is provided by Section 569BA of the Local Government Act 1958, as amended, that where any map or plan has been lodged or deposited with the Registrar of Titles pursuant to Section 97 of the Transfer of Land Act or any corresponding previous enactment (whether before or after the commencement of the Local Government Act 1963) and any allotment on that map or plan has been transferred the Governor-in-Council on the request of the council of the municipality may by Order published in the Government Gazette direct that the whole or any part of the land comprised in any reserve shown on that map or plan shall vest in the council whereupon such land shall so vest freed and discharged from any mortgage charge lease or sub-lease:

AND WHEREAS the Council of the Shire of Bellarine has requested that reserves shown on a plan of subdivision be vested in the Council and an allotment on such plan has been transferred:

NOW THEREFORE, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order vest in the Council of the Shire of Bellarine the lands described hereunder:

The Recreation Reserves coloured green on Plan of Subdivision No. 67165 lodged in the Office of Titles.

And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

DISCHARGED SERVICEMEN'S PREFERENCE ACT 1943.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Manson Mr. Dickie.

RE-APPOINTMENT OF A MEMBER OF THE DIS-CHARGED SERVICEMEN'S EMPLOYMENT BOARD FOR A FURTHER PERIOD.

WHEREAS in pursuance of the provisions of the Discharged Servicemen's Preference Act 1943 (No. 4989), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, did on the 8th day of November 1967 appoint JACK WILSON to be a member of the Discharged Servicemen's Employment Board, constituted under the said Act, for the period from the date of commencement of duty until and inclusive of the 27th February 1968: AND WHEREAS it is provided that upon the expiration of the term for which any person is appointed to be a member of the said Board, such person shall be eligible for re-appointment if then qualified: NOW THEREFORE, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order:—

Re-appoint the under-mentioned qualified person to be a member of the said Board for a period of three years as from and inclusive of the 28th February 1968.

JACK WILSON—selected from a panel of not less than three names submitted to the responsible Minister of the Crown administering the said Act by the governing bodies in Victoria of such associations deemed by the Minister to be representative of employers.

And the Honorable George Oswald Reid, Her Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

DISCHARGED SERVICEMEN'S PREFERENCE ACT 1943.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Manson Mr. Dickie.

RE-APPOINTMENT OF A MEMBER OF THE DISCHARGED SERVICEMEN'S EMPLOYMENT BOARD FOR A FURTHER PERIOD.

WHEREAS in pursuance of the provisions of the Discharged Servicemen's Preference Act 1943 (No. 4989), the Lieutenant-Governor as deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, did on the 12th day of January, 1965 re-appoint Norman David Wilson to be a member of the Discharged Servicemen's Employment Board, constituted under the said Act, for a period of three years as from and inclusive of the 28th February 1965: AND WHEREAS it is provided that upon the expiration of the term for which any person is appointed to be a member of the said Board, such person shall be eligible for re-appointment if then qualified: NOW THEREFORE, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order:—Re-appoint the under-mentioned qualified person to be

Re-appoint the under-mentioned qualified person to be a member of the said Board for a period of three years as from and inclusive of the 28th February 1968.

NORMAN DAVID WILSON—selected from a panel of not less than three names submitted to the responsible Minister of the Crown administering the said Act by the governing body in Victoria of the Returned Sailors Soldiers and Airmen's Imperial League of Australia.

And the Honorable George Oswald Reid, Her Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

DISCHARGED SERVICEMEN'S PREFERENCE ACT 1943.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of February, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter
Mr. Mr. Dickie.

Mr. Manson

RE-APPOINTMENT OF A MEMBER OF THE DIS-CHARGED SERVICEMEN'S EMPLOYMENT BOARD FOR A FURTHER PERIOD.

FOR A FURTHER PERIOD.

WHEREAS in pursuance of the provisions of the Discharged Servicemen's Preference Act 1943 (No. 4989), the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, did on the 12th day of January 1965 re-appoint Henry Donath to be a member of the Discharged Servicemen's Employment Board, constituted under the said Act, for a period of three years as from and inclusive of the 28th February 1965: AND WHEREAS it is provided that upon the expiration of the term for which any person is appointed to be a member of the said Board, such person shall be eligible for re-appointment if then qualified:

NOW THEREFORE, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order:—

1. Re-appoint the under-mentioned qualified person to be a member of the said Board for a period of three years as from and inclusive of the 28th February, 1968.

HENRY DONATH, a discharged serviceman within the meaning of the Discharged Servicemen's Preference Act 1943.

2. Appoint the said Henry Donath, a discharged serviceman, as Chairman of the Discharged Servicemen's Employment Board.

And the Honorable George Oswald Reid, Her Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION ACT 1958, No. 6377.

· At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Thompson | Mr. Wilcox.

WHEREAS His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has this day consented, pursuant to the provisions of the State Electricity Commission Act 1958 to the State Electricity Commission of Victoria raising by way of loan the sum of Three hundred thousand two hundred dollars (\$300,200); AND WHEREAS His Excellency the Governor is satisfied that a sufficient proportion of the loan to be raised will fall due and be repaid in each year during the currency of the proposed loan; NOW THEREFORE it is directed pursuant to the provisions of Section 91 (3) of the said Act, that it shall not be necessary to provide a sinking fund in connexion with such loan.

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

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J. ROSSITER, Clerk of the Executive Council.

APPRENTICESHIP ACT 1958.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Thompson Mr. Wilcox.

APPOINTMENT OF DEPUTY CHAIRMEN OF TRADE COMMITTEES.

IN pursuance of the provisions of the Apprenticeship Act 1958 as amended by the Apprenticeship (Amendment) Act 1963, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth by this Order—

- 1 appoint ALLEN DAY PEAD, an officer of the Teaching Service, and STANLEY JAMES SEBO, an officer of the Public Service, both being competent and impartial persons of proved administrative ability and with a general knowledge of industrial matters, to be Deputy Chairmen of Trade Committees for the term of three years as from and including the thirtieth day of March, 1968; and
- 2. determine that the said STANLEY JAMES SEBO shall be entitled to receive remuneration at the rate of \$300 per annum, which sum shall be payable to him in addition to his salary as an officer of the Public Service.

And the Honorable John Frederick Rossiter, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

LABOUR AND INDUSTRY ACT 1958.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Thompson | Mr. Wilcox.

APPOINTMENT OF A HOSPITAL SCIENTISTS BOARD.

UNDER the powers in that behalf conferred by the Labour and Industry Act 1958, His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof, doth hereby—

- 1. Declare that it is expedient to appoint, and doth hereby appoint a Wages Board for the occupation of a person holding the degree of Bachelor of Science of a Victorian University or its equivalent as determined by any such University and who is employed as a scientist in a hospital registered, pursuant to the Hospital and Charities Act 1958.
- 2. Order that such Wages Board shall consist of four members and a Chairman.
- Direct that such Wages Board may be described for all purposes as the Hospital Scientists Board.
- 4. Define the area within which the Determination of such Wages Board shall be operative as being the whole of the State of Victoria.

And the Honorable John Frederick Rossiter, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

PATRIOTIC FUNDS ACT.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Thompson | Mr. Wilcox.

IN pursuance of the provisions of the Patriotic Funds Act 1958 (No. 6331), His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint Brigadier Sir William Hall, C.B.E., D.S.O., E.D., to be a member of the Patriotic Funds Council of Victoria for the period from the date of commencement of duty until and including the 21st day of December, 1970.

And the Honorable George Oswald Reid, Her Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

HOUSING ACT 1958.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Thompson Mr. Wilcox.

DECLARATION OF PRIVATE STREET AS PUBLIC HIGHWAY WITHIN THE CITY OF MARYBOROUGH.

WHEREAS pursuant to Section 107 of the Housing Act 1958 it is among other things enacted that where works have been carried out in accordance with an agreement for the full construction of any roads, pavements, culverts or drains made pursuant to the provisions of the said Section 107 such roads, pavements, culverts or drains shall be under the care and management of the Municipality which shall be liable for the cost of any maintenance, repair, alteration or reconstruction thereof and the

Governor-in-Council may by order published in the Government Gazette declare any road so constructed to be a public highway.

AND WHEREAS by Order dated the thirteenth day of December, 1966, the Governor-in-Council consented to an agreement between the Housing Commission and the City of Maryborough regarding street and drainage construction in Part of Tobruk Avenue in the Maryborough Estate situate in the municipality of the City of Maryborough and the carrying out of the works enumerated in the said Agreement.

AND WHEREAS the works of road pavements, culvert and drainage construction have now been carried out in accordance with the said agreement between the Housing Commission and the City of Maryborough.

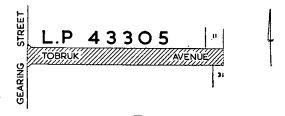
Commission and the City of Maryborough.

NOW THEREFORE His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council of the said State and in pursuance of the powers conferred by Section 107 of the Housing Act and upon recommendation of the Housing Commission DOTH by this order declare the streets more particularly delineated and shown hatched on the plan hereunder to be absolutely dedicated to the public as Public Highways within the meaning of any law now or hereafter in force AND THAT the Council of the Municipality in which the streets are situate shall hereafter be liable for all cost of any maintenance, repair, alteration or reconstruction thereof.

PART OF CROWN ALLOTMENT IO SECTION 3

PARISH OF MARYBOROUGH

SCALE OF FEET



And the Honorable Edward Raymond Meagher, Her Majesty's Minister of Housing for the State of Victoria shall give the necessary directions herein accordingly.

 $\begin{array}{c} & \text{J. ROSSITER,} \\ \text{Clerk of the Executive Council.} \end{array}$

HOUSING ACT 1958.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Thompson | Mr. Wilcox.

DECLARATION OF PRIVATE STREETS AS PUBLIC HIGHWAYS WITHIN THE CITY OF HORSHAM.

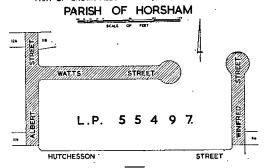
WHEREAS pursuant to Section 107 of the Housing Act 1958 it is among other things enacted that where works have been carried out in accordance with an agreement for the full construction of any roads, pavements, culverts or drains made pursuant to the provisions of the said Section 107 such roads, pavements, culverts or drains shall be under the care and management of the Municipality which shall be liable for the cost of any maintenance, repair, alteration or reconstruction thereof and the Governor-in-Council may by order published in the Government Gazette declare any road so constructed to be a public highway.

AND WHEREAS by Order dated the nineteenth day of May, 1962, the Governor-in-Council consented to an agreement between the Housing Commission and the City of Horsham regarding street and drainage construction in Watts Street, Part Albert Street and Part of Winifred Street in the Horsham Estate situate in the municipality of the City of Horsham and the carrying out of the works enumerated in the said Agreement.

AND WHEREAS the works of road pavements, culvertand drainage construction have now been carried out in accordance with the said agreement between the Housing Commission and the City of Horsham.

NOW THEREFORE His Excellency the Governor of the NOW THEREFORE His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council of the said State and in pursuance of the powers conferred by Section 107 of the Housing Act and upon recommendation of the Housing Commission DOTH by this order declare the streets more particularly delineated and shown hatched on the plan hereunder to be absolutely dedicated to the public as Public Highways within the meaning of any law now or hereafter in force AND THAT the Council of the Municipality in which the streets are situate shall hereafter be liable for all cost of any maintenance, repair, alteration or reconstruction thereof.

PART OF CROWN ALLOTMENTS 8,9 % IO SECTION B



And the Honorable Edward Raymond Meagher, Her Majesty's Minister of Housing for the State of Victoria shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

SUNBURY WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Wilcox. Mr. Thompson - 1

EXTENT OF WATERWORKS AND URBAN DISTRICTS INCREASED.

UNDER the powers conferred by the Water Act 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 declare, order and direct as follows:

That as on and from the date hereof the extent of the Waterworks and Urban Districts of the Sunbury Waterworks Trust be increased by adding to the same the lands as shown on a plan deposited in the office of the State Rivers and Water Supply Commission, Melbourne.— (Corr. 63/5883/133).

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

CORRYONG WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Wilcox. Mr. Thompson

AMENDMENT OF ORDER.

 $U^{\rm NDER}$ the powers conferred by the Water Act 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 made by the Governor in Council on 19th February, 1963, and published in the Victoria Government Gazette dated 20th February, 1963, fixing the limit of the overdraft to be obtained by the Corryong Waterworks Trust.

For the expression "at an amount not to exceed at any one time the sum of Ten thousand pounds (£10,000)" there shall be substituted the expression "at Twenty-five thousand dollars (\$25,000)".

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

COHUNA SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Wilcox. 1 Mr. Thompson

CONSENT TO BORROWING \$100,000.

UNDER the powers conferred by the Sewerage Districts
Act 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 Cohuna Sewerage
Authority borrowing by mortgage of the General Fund
the sum of One hundred thousand dollars (\$100,000) to
meet the cost of sewerage works as set forth in the
detailed statement bearing date 29th February, 1968.

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

DONALD SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Wilcox. Mr. Thompson ·

CONSENT TO BORROWING \$105,000.

UNDER the powers conferred by the Sewerage Districts Act 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 Donald Sewerage Authority borrowing by mortgage of the General Fund the sum of One hundred and five thousand dollars (\$105,000) in three amounts of Fifty thousand dollars (\$50,000), Thirty thousand dollars (\$30,000) and Twenty-five thousand dollars (\$25,000) respectively to meet the cost of sewerage works as set forth in the detailed statement bearing date 29th February, 1968.

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

WESTERNPORT WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Thompson Mr. Wilcox.

CONSENT TO BORROWING \$15,000.

UNDER the powers conferred by the Water Act 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 Westernport Waterworks Trust borrowing at interest the sum of Fifteen thousand dollars (\$15,000) to meet the cost of water supply works.

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

KYABRAM WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1968.

PRESENT:

His Excellency the Governor of Victoria. Mr. Thompson | Mr. Wilcox.

REPEAL OF ORDER.

UNDER the powers conferred by the Water Act 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 repeal the Order in Council fixing the limit of the overdraft to be obtained by the Kyabram Waterworks Trust made on 30th January, 1957, and published in the Victoria Government Gazette, dated 6th February, 1957.

And the Honorable William Archibald Borthwick, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER, Clerk of the Executive Council.

LANDS DEPARTMENT NOTICES

APPROACHING LAND SALES.

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

	 Gazette
Ballarat.—Thursday, 7th March, 1968	 2
Cann RiverWednesday, 17th April, 1968	 14
Hopetoun.—Tuesday, 2nd April, 1968	 14
MallacootaWednesday, 17th April, 1968	 14
Orbost.—Thursday, 18th April, 1968	 14
Warracknabeal.—Tuesday, 2nd April, 1968	 14

LOCAL LAND BOARDS.

IN pursuance of the provisions of section 34 of the Land Act 1958, notice is hereby given that public hearings at the following places and times, will be conducted by the persons respectively mentioned, being duly appointed in that behalf.

W. J. F. McDONALD,

Minister of Lands. Department of Crown Lands and Survey, Melbourne.

SCHEDULE.

OUYEN LANDS DEPARTMENT INSPECTOR'S OFFICE, 29th April to 3rd May, 1968, 9.00 a.m. each day, Monday to Friday inclusive.—E. Kennedy and N. J. Fitzgerald.

RED CLIFFS LAND OFFICE, Tuesday, 26th March, 1968, at 9.00 a.m.-N. J. Fitzgerald.

BALLARAT LAND OFFICE, Camp-street, Ballarat, Monday, 1st April, 1968, at 11.00 a.m.—E. Kennedy and N. J.

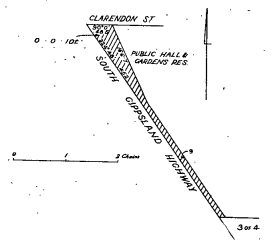
MELBOURNE, ROOM 6, P.W.D. ANNEXE, TREASURY BUILDINGS, Friday, 29th March, 1968, at 9.30 a.m.—E. Kennedy and K. C. Gittins.

CASTERTON, GLENELG SHIRE OFFICES, Tuesday, Wednesday and Thursday, 2nd, 3rd and 4th April, 1968, at 10.00 a.m.—E. Kennedy and K. C. Gittins.

PROPOSED REVOCATIONS OF RESERVATIONS OF LANDS BY · TEMPORARY ORDERS IN

he following Notices were published 1° on the 28th February, 1968, pursuant to Orders of the 20th February,

CRANBOURNE.—The temporary reservation, by Order in Council of the 2nd July, 1958, of 1 acre 6 perches of land in the Township of Cranbourne as a site for Public Hall and Gardens is about to be revoked so far only as the portion containing 10 perches, more or less, indicated by batching on plan hereunder, is concerned.—(C.329(°) (Rs.3386.)



EDENHOPE.—The temporary reservation, by Order in Council of the 16th February, 1874, of 1 acre 3 roods; 15 perches of land in the Township of Edenhope as a site for State School purposes is about to be revoked so far only as the portion containing 1 rood 8 perches, indicated by hatching on plan hereunder, is concerned.—(E.91(4) (Rs.6844) (Rs.6844.)

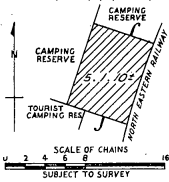


W. J. F. McDONALD, Minister of Lands, PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

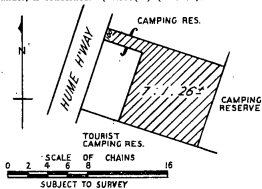
In pursuance of the provisions of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to, viz.:—

The following Notices were published 1° on the 14th February, 1968, pursuant to Orders of the 6th February, 1968.

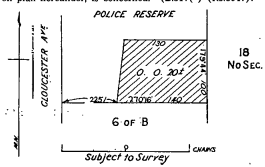
WODDIGA.—The temporary reservation, by Order in Council of the 26th January, 1874, of 75 acres, more or less, of land in the Parish of Belvoir (now in the Township of Wodonga), as a site for Camping purposes, revoked as to part by various Orders, is about to be revoked so far only as the portion containing 5 acres 1 rood 10 perches, more or less, indicated by hatching on plan hereunder, is concerned.—(W.308(S3) (Rs.2122).



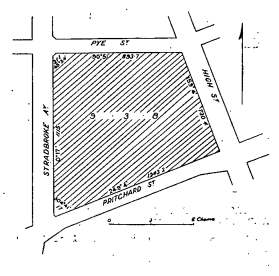
Wodonga.—The temporary reservation, by Order in Council of the 4th August, 1873, of 15 acres of land in the Parish of Belvoir (now in the Township of Wodonga) as a site for Camping purposes is about to be revoked so far only as the portion containing 7 acres 1 rood 26 perches, more or less, indicated by hatching on plan hereunder, is concerned.—(W.308(S3) (Rs.3051).



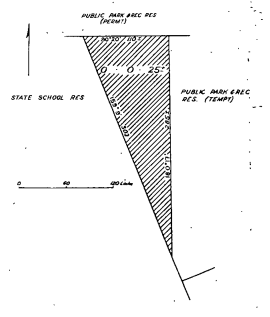
Berwick.—The temporary reservation, by Order in Council of the 17th June, 1952, of 1 acre 1 rood 3 perches of land in the Parish of Berwick, as a site for Police purposes, is about to be revoked so far only as the portion containing 20 perches, more or less, indicated by hatching on plan hereunder, is concerned.—(B.317(*) (Rs.6047).



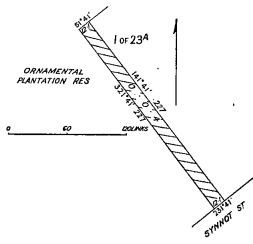
SWAN HILL.—The temporary reservation, by Order in Council of the 6th February, 1929, of 10 acres 1 rood 21 perches of land in the Township of Swan Hill as a site for Public Recreation is about to be revoked save and except the area of 9 acres 3 roods 8 perches, indicated by hatching on plan hereunder, is concerned.—(S.464(4) (Rs.3059).



SWAN HILL.—The temporary reservation, by Order in Council of the 28th July, 1959, of 1 rood 36 perches, more or less, of land in the Township of Swan Hill, as a site for Public Park and Public Recreation, is about to be revoked so far only as the portion containing 25 perches, more or less, indicated by hatching on plan hereunder, is concerned.—(S.464(4) (Rs.2984).



Werribee.—The temporary reservation, by Order in Council of the 23rd March, 1886, of 1 acre 3 roods 15 perches of land in the Township of Werribee as a site for an Ornamental Plantation, revoked as to part by Order of the 1st October, 1946, is about to be revoked so far only as the portion containing 4 perches, indicated by hatching on plan hereunder, is concerned.—(W.230(4) (Rs.4786).



W. J. F. McDONALD, Minister of Lands.

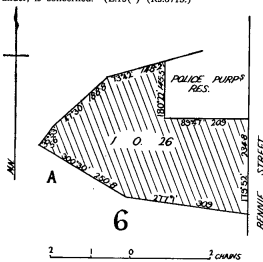
PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

IN pursuance of the provisions of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to, viz.:—

The following Notices were published 1° on the 6th March, 1968, pursuant to Orders of the 27th February, 1968.

GELANTIPY.—The temporary reservation, by Order in Council of the 27th May, 1921, of 3 acres of land in the Township of Gelantipy as a site for a State School is about to be revoked.—(G.223(10) (Rs.2313.)

LARA.—The temporary reservation, by Order in Council of the 16th October, 1951, of 1 acre 2 roods 5 perches of land in the Township of Lara as a site for Police purposes is about to be revoked so far only as the portion containing 1 acre 26 perches, indicated by hatching on plan hereunder, is concerned.—(L.19(*) (Rs.6715.)

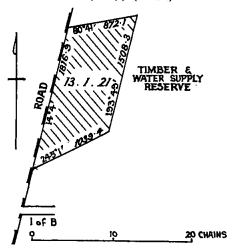


Painswick.—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing and licensing by Order in Council of the 22nd August, 1881, of 3 acres of land in the Parish of Painswick are about to be revoked.—(P.10(11) (Rs.8598.)

TUTYE.—The temporary reservation, by Order in Council of the 14th May, 1913 (see Government Gazette, 28th May, 1913, page 2,303) of 1 rood 8 perches of land in the Township of Tutye as a site for Police purposes is about to be revoked.—(T.246(4) (Rs.8953.)

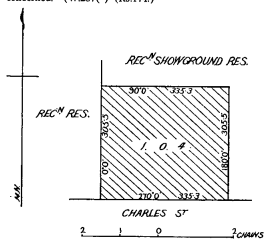
ULUPNA.—The withholding from sale, leasing and licensing, by Order in Council of the 8th April, 1875 (see Government Gazette, 7th May, 1875, page 893), of certain land in the Parish of Ulupna is about to be revoked.—(U.56(2) (H.032350.)

RAINBOW.—The temporary reservation, by Order in Council of the 28th April, 1897, of 905 acres 2 roods 39 perches of land in the Parish of Werrap (now in the Township of Rainbow) as a site for Timber and Water Supply purposes, revoked as to part by various Orders, is about to be revoked so far only as the portion containing 13 acres 1 rood 21 perches, indicated by hatching on plan hereunder, is concerned.—(R.89(3) (Rs.191.)

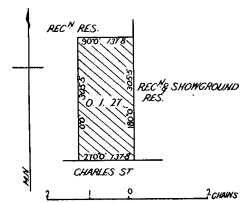


Werrimull...—The temporary reservation, by Order in Council of the 31st March, 1925, of 9 acres 2 roods 22 perches of land in the Township of Werrimull as a site for Police purposes, revoked as to part by Order of the 23rd August, 1932, is about to be revoked so far as the balance thereof containing 9 acres 6 perches, is concerned. —(W.423(4) (Rs.3095.)

WYCHEPROOF.—The temporary reservation, by Order in Council of the 12th December, 1938, of 11 acres 1 rood 27 perches of land in the Township of Wycheproof as a site for Public Recreation and Show Ground, revoked as to part by Order of the 1st April, 1958, is about to be revoked so far only as the portion containing 1 acre 4 perches, indicated by hatching on plan hereunder, is concerned.—(W.287(7) (Rs.174.)



WYCHEPROOF.—The temporary reservation, by Order in Council of the 1st August, 1905, of 14 acres 3 roods 39 perches of land in the Township of Wycheproof as a site for Public Recreation, revoked as to part by Order of the 12th September, 1938, is about to be revoked so far only as the portion containing 1 rood 27 perches, indicated by hatching on plan hereunder, is concerned.—(W.287(7) (Rs.174.)



CAMBRIAN HILL.—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing and licensing by Order in Council of the 24th August, 1880, of 3 acres of land in the Parish of Yarrowee (now in the Township of Cambrian Hill) in addition to and adjoining the site temporarily reserved therefor by Order of the 16th March, 1874, are about to be revoked.—(Y.2(*) (Rs.6672.)

CAMBRIAN HILL.—The temporary reservation, by Order in Council of the 16th March, 1874, of 1 acre 3 roods of land in the Parish of Yarrowee (now in the Township of Cambrian Hill) as a site for State School purposes is about to be revoked.—(Y.2(*) (Rs.6672.)

W. J. F. McDONALD,

Minister of Lands.

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

NOTICE is hereby given that, in pursuance of section 221 of the *Land Act* 1958, the following appointments of Committees of Management of reserved Crown lands have been made by the Minister of Lands:—

"ARNOLD PUBLIC HALL AND LIBRARY RESERVE."

"ARNOLD PUBLIC HALL AND LIBRARY RESERVE."

Ivan Bernard Younghusband, Frederick William Younghusband, Alan Henry Chamberlain, Jack Graham, Kenneth Percy Chamberlain, Keith Graham, Lindsay Brownbill, William Alan Bellenger, Jeffrey Edward Taig, Colin Chamberlain and Charles James Campbell Higgs as a Committee of Management for a period of three (3) years of the land in the Township of Arnold, temporarily reserved by Order in Council dated the 16th April, 1889, as a site for a public Hall and Library, and known as the "Arnold Public Hall and Library Reserve".—(Corres. Rs.1536.)

"BADDAGINNIE PUBLIC HALL."

John Patrick Mack, Donald Joseph Kelleher, Francis William Carroll, Edith Rita Jean Hill, Eugene Joseph Vallence, Clive Linton Cook, Arthur James Cook, Donald Francis McPherson and Ronald Henry Oliver as a Committee of Management for a period of three (3) years of the land in the Township of Baddaginnie permanently reserved by Order in Council dated the 17th August, 1965, as a site for Public Purposes (Public Hall) and known as the "Baddaginnie Public Hall"—(Corres. Rs.8467.)

"BESSIEBELLE SWIMMING POOL RESERVE."

John Vermon Leaver, Thomas James William Lindsey and Garth Ray Kelly as a Committee of Management for a period of three (3) years of the land in the Parish of Broadwater, temporarily reserved by Order in Council dated the 16th July, 1957, as a site for a Swimming Pool and known as the "Bessiebelle Swimming Pool Reserve".—(Corres. Rs.7645.)

"BUXTON MEMORIAL HALL RESERVE."

William Henry Jones, Edmund Alan Henry, John Alexander Baxter, Harold Thomas Wells, Lindsay Ryan King, John Jones, Margaret Isabel Carlton, Eric Robert Leslie and Kevin Ivan Carlton as a Committee of Management for a period of three (3) years of the land in the Parish of Buxton, temporarily reserved by Order in Council dated the 26th February, 1952, as a site for a Public Hall and known as the "Buxton Memorial Hall Reserve."—(Corres. Rs.5725.)

WATER SUPPLY PURPOSES RESERVE, PARISH OF CARALULUP.

The Corporation of the Council of the Shire of Talbot and Clunes as the Committee of Management of the land in the Parish of Caralulup, temporarily reserved by Order in Council dated the 16th January, 1968, as a site for Water Supply Purposes.—(Corres. Rs.8911.)

"CARWARP MECHANICS' INSTITUTE RESERVE."

Noel Keith Doering, Francis Douglas Nulty, Neil Robert Nulty, Ronald Bruce Doering, Alex Watson Cross, Eric John McNabb, Vernon William Ruchel, Albert Henry Bull, Eileen May Doering and Alphonsus Thomas Ryan as a Committee of Management for a period of three (3) years of the land in the Township of Carwarp, temporarily reserved by Order in Council dated the 23rd May, 1916, as a site for a Mechanics' Institute, and known as the "Carwarp Mechanics' Institute Reserve".—(Corres. Rs.1033.) Rs.1033.)

"CLARENDON RECREATION RESERVE."

Robert Joseph Knowles, Fredrick Bert Smith, Stephen Armbrose Emery, Arthur Michael McKee, Alphonsus James McKee, Aloysius Christopher Prunty, Martin Thomas Gleeson and Vern Harris as a Committee of Management for a period of three (3) years of the land in the Parish of Clarendon, temporarily reserved by Orders in Council dated the 26th October, 1874, and 11th May, 1875, for Recreation purposes, and known as the "Clarendon Recreation Reserve".—(Corres. Rs.4743.)

"COHUNA PUBLIC PARK."

The Corporation of the Council of the Shire of Cohuna as the Committee of Management of the land in the Township and Parish of Cohuna, temporarily reserved by Order in Council dated the 16th January, 1968, as a site for a Public Park, and known as the "Cohuna Public Park".—(Corres. Rs.8928.)

"EBENEZER MISSION STATION RESERVE."

The Corporation of the National Trust of Australia (Victoria) as the Committee of Management of the land temporarily reserved by Order in Council dated the 18th July, 1905, as a site for Public Purposes in the Parish of Katyil, and known as the "Ebenezer Mission Station Reserve".

This appointment is made in lieu of all previous appointments which are hereby revoked.—(Corres. Rs.3486.)

"EILDON WATER SUPPLY RESERVE."

Jack O'Connor in the place of John Neil McAuley (resigned) as a member of the Committee of Management (representative of the State Rivers and Water Supply Commission) of the land in the Parish of Eildon, temporarily reserved for Water Supply purposes as indicated by red color on plan marked "E/10.2.61" attached to Lands Department correspondence Rs.7985 and the land in the Parishes of Wappan and Maintongoon, temporarily reserved by Orders in Council dated the 4th July, 1967, as a site for Water Supply Purposes.—(Corres. Rs.7985.)

"GLENHUNTLY SPORTS GROUND."

The Corporation of the Council of the City of Caulfield as the Committee of Management of the land in the Parish of Prahran at Caulfield, permanently reserved by Order in Council dated the 20th February, 1968, as a site for the recreation convenience and amusement of the people, and known as the "Glenhuntly Sports Ground".—(Corres. Rs.8923.)

"Howitt Park", Lucknow.

"HOWITT PARK", LUCKNOW.

Arthur Wood, Frances Hilda Reid, Eric Laurence Gascoigne, Theodore James Webster, Brian Gordon Fletcher, John Edward Jennings, David Leslie Jennings, Bruce Malcolm Nicholson, William Leigh Fletcher, Edith Mary Main, Lila Daisy Nielsen and Mavis Una McKimmie (for a period of three years) and G. H. Davison and William Henry Dumaresq (for so long as they continue to be Councillors and the elect of the Shire of Bairnsdale) as a Committee of Management of the remaining portion of land in the Township of Lucknow, Parish of Wy-Yung, temporarily reserved by Orders in Council dated the 26th November, 1928, 4th March, 1958, and the 18th April, 1961, as a site for Public Park, Recreation and Public purposes, and known as "Howitt Park" at Lucknow.—(Corres. Rs.3789.)

"KATAMATITE PARK AND GARDENS RESERVE."

Joyce Barrett, Joseph O'Kane, Leslie William Lawrence, Charles Robert Wood and John Pendlebury as a Committee of Management for a period of three (3) years of the remaining portion of land in the Township of Katamatite, temporarily reserved by Orders in Council dated the 21st December, 1948, and 30th August, 1960, as sites for Public Recreation and known as the "Katamatite Park and Gardens Reserve".—(Corres. Rs.6311.)

" MERRINEE PUBLIC HALL RESERVE."

William John Higgins, Robert Gordon Bennett, Robert John Tyack, James Albert Wheeler and Don Maxwell Higgins as a Committee of Management for a period of three (3) years of the land in the Township of Merrinee, temporarily reserved by Order in Council dated the 7th June, 1949, as a site for a Public Hall, and known as the "Merrinee Public Hall Reserve".—(Corres. Rs.6362.)

"MINGAY PUBLIC HALL RESERVE."

Wilfred Thomas Barr, Robert Gordon Henderson, David William Barr, Michael Thomas Murray, Alan Edwin Lee, Ian Donald Barr, Andrew Charles Borbidge and Stanley Hugh Barr as a Committee of Management for a period of three (3) years of the land in the Parish of Galla, temporarily reserved by Order in Council dated the 21st June, 1949, as a site for a Public Hall, and known as the "Mingay Public Hall Reserve".—(Corres. Rs.6373.)

"MOSTANK RECREATION RESERVE."

Albert Herman Haeusler, James Leslie McQueen, Lindah Vincent Storer, John Lane, Kevin Joseph McLaughlan, Lindsay John Storer and Thomas John McLaughlan as a Committee of Management for a period of three (3) years of the land in the Parish of Annuello, temporarily reserved by Order in Council dated the 1st July, 1930, as a site for Public Recreation, and known as the "Mostank Recreation Reserve".—(Corres. Rs.4018.)

"Nandaly Public Recreation Reserve."

Maurice Conlan, Archibald Currie McGarry, Henry William McErvale, Leslie George Larmour, Bryan Charles Olsen, Michael Joseph Parkinson, Gordon John Martin, Francis Lex McMillan, Archibald Alexander Neil McErvale and Thomas Elliott as a Committee of Management for a period ending the 31st August, 1969, of the land in the Parish of Bimbourie, temporarily reserved as sites for Public Recreation and Show Grounds by Orders in Council dated the 18th December, 1916, 31st October, 1950, 1st June, 1954, and 16th January, 1968, and known as the "Nandaly Recreation Reserve".

This appointment is made in lieu of all previous appointments which are hereby revoked.—(Corres. Rs.1334.)

CHILDREN'S PLAYGROUND RESERVE AT NEWPORT.

The Corporation of the Council of the City of Williamstown as the Committee of Management of the land in the Parish of Cut-paw-paw, at Newport, temporarily reserved by Order in Council dated the 23rd January, 1968, as a site for Public Purposes (Children's Playground).—(Corres. Rs.8916.)

PUBLIC PARK RESERVE IN THE PARISH OF NUNAWADING.

The Corporation of the Council of the City of Nunawading as the Committee of Management of the land in the Parish of Nunawading, permanently reserved by Order in Council dated the 23rd January, 1968, as a site for a Public Park, together with the adjoining permanent Public Purposes Reserve to Deep Creek, in the Parish of Nunawading as shown hatched blue on plan "N/26.3.63" attached to Lands Department correspondence Rs. 1564.—(Corres. Rs.1564.)

"PENSHURST PUBLIC RECREATION RESERVE"

The Corporation of the Council of the Shire of Mount Rouse as the Committee of Management of the land in the Township of Penshurst, temporarily reserved by Order in Council dated the 16th January, 1968, as a site for Public Recreation.—(Corres. Rs.8927.)

"RIDDELL'S CREEK RECREATION RESERVE."

Harry Anthony Lawry, Ivan Osborne, Arthur Charles Baker, Norman Gerald Price, David Charles Hall, Frank William Hudson, John Thomas Bourke, Neil John Moulden, Brian Hogan, Leon R. Bestel and Walter Geoffrey Mashiter as a Committee of Management for a period of three (3) years of the land in the Parish of Kerrie temporarily reserved for Public Park, Racecourse and Public Recreation, and known as the "Riddell's Creek Recreation Reserve".—(Corres. Rs.2358.)

"Rosedale Racecourse and Recreation Reserve" and the "Rosedale Cricket and Recreation Reserve."

ROSEDALE CRICKET AND RECREATION RESERVE."

Roy Gebhardt Andrews, Norman Farrington, Clarence Watts and Charles Lloyd Burley as a Committee of Management for a period of three (3) years of the land in the Township of Rosedale temporarily reserved by Order in Council dated the 9th August, 1869, as a site for Public Recreation, and known as the "Rosedale Racecourse and Recreation Reserve", together with the land in the Township of Rosedale temporarily reserved by Order in Council dated the 30th August, 1875, as a site for Cricket and Recreation, and known as the "Rosedale Cricket and Recreation Reserve".—(Corres. Rs.3587, Rs.735.)

"Serpentine Recreation and Children's Playground Reserve."

John C. Hooke, John William Gallagher, Laurence Manley, Frederick Rothacker, Kenneth Gladman, Colin Cadzow and Kenneth Graham as a Committee of Management for a period of three (3) years of the land in the Parish of Janiember East temporarily reserved by Orders in Council dated the 16th September, 1878, 8th November, 1922, and 15th January, 1952, as a site for Public Recreation, and known as the "Serpentine Recreation Reserve", together with the land in the Township of Serpentine temporarily reserved by Order in Council dated the 23rd July, 1957, as a site for a Children's Playground, and known as the "Serpentine Children's Playground Reserve".—(Corres. Rs.3855, Rs.7648.) Rs.3855, Rs.7648.)

"SPEED RECREATION RESERVE."

John Joseph O'Brien, James Joesph O'Brien, William Singleton, Noel Phipps, Francis Rodney Poole, Henry Tyrrell, Wilfred Thompson, Gordon Laurence Casey, Maurice Burns and Robert Noel Edgar as a Committee of Management for a period of three (3) years of the land in the Township of Speed temporarily reserved by Orders in Council dated the 18th January, 1949, and 23rd June, 1964, as sites for Public Recreation, and known as the "Speed Recreation Reserve".—(Corres. Rs.210.)

"STEIGLITZ RECREATION RESERVE."

The Corporation of the Council of the Shire of Bannockburn as the Committee of Management of the land at Steiglitz, temporarily reserved by Order in Council dated the 30th December, 1867, as a site for Racecourse and Recreative purposes, and known as the "Steiglitz Recreative Preserve". Recreative purposes, Recreation Reserve".

This appointment is made in lieu of all previous appointments which are hereby revoked.—(Corres. Rs.8094.)

"TOLMIE RECREATION RESERVE."

Thomas Facey, John Healy, Angus Murdoch Usher, Donald Mason, Reginald Percival Brond, Donald William Swainston and Cecil Partridge Mason as a Committee of Management for a period of three (3) years of the land in the Township of Tolmie, Parish of Dueran, temporarily reserved by Order in Council dated the 21st October, 1935, as a site for Public Recreation, and known as the "Tolmie Recreation Reserve".—(Corres. Rs.4375.)

"WAAIA RECREATION RESERVES."

Martin O'Hare, Clive Sydney Hamblin, Robert Hugh Ducat, Percival Roy Thomas Tweddle, Gavin Talbot Jorgensen, Francis Robert Thorne, Walter Rendell, Harold Hare, Gordon Charles Cary, Ian Simmie Crowe and Andrew James Mather as a Committee of Management for a period ending the 11th May, 1970, of the land in the Parish of Waaia deemed permanently reserved for the recreation, convenience or amusement of the people together with the land in the Parish of Baulkamaugh temporarily reserved by Order in Council dated the 19th January, 1960, as a

site for Public Recreation, both areas known together as the "Waaia Recreation Reserves".—(Corres. Rs.8783, the "W Rs.7893.)

"F. R. WILTON RESERVE", IN THE PARISH OF MEPUNGA.

Thomas Frederick Osborne Wilton, Samuel William Alford, James Leslie Martin, Wilbur Alexander Mathieson, Ralph George Illidge, Vincent Harold Yeoman, James McRae Barrett, Donald Bevin Taylor, Bruce John Membrey and Leslie Alexander Toohey as a Committee of Management for a period of three (3) years of the land in the Parish of Mepunga temporarily reserved by Order in Council dated the 28th July, 1964, as a site for the preservation of Native Fauna and Flora, and known as the "F. R. Wilton Reserve".—(Corres. Rs.8353.)

"PUBLIC HALL RESERVE," PARISH OF WOORAGEE.

John Mildred Colquhoun Rankin, Alan Richard French, Albert Nankervis, John Thomas Fanning, Dick Nankervis, Guiseppe Arti Ortis and Raymond Frederick Hemphill as a Committee of Management for a period of three (3) years of the land in the Parish of Wooragee temporarily reserved by Order in Council dated the 22nd December, 1964, as a site for a Public Hall.—(Corres. Rs.8386.)

"WOOSANG RECREATION RESERVE."

Matthew Ramage Donaldson, William Thomas McGurk, Cyril Round, William Niel Gould and Harold William Walter Burge as a Committee of Management for a period of three (3) years of the land in the Parish of Woosang temporarily reserved by Order in Council dated the 23rd April, 1894, as a site for Public Recreation, and known as the "Woosang Recreation Reserve".—(Corres. Rs.4644.)

"WYE RIVER FORESHORE RESERVE."

John William Nicholls, Arthur Joseph Jonas, George Marshall Moriarty and David Morrison as a Committee of Management for a period of three (3) years of the reserved Crown land in the Parishes of Kaanglang and Wongarra, shown by pink colour on plan marked "W/29.8.58" attached to Lands Department correspondence Rs.3989, and known as the "Wye River Foreshore Reserve".— (Corres. Rs.3989.)

"YALCO SOUTH RECREATION RESERVE."

Walter Rendell, Robert James Goggin, Robert James Salmon, Russell Henry Fox, Kenneth James Muir, Ronald George Hunter, Dudley William Botterill and Louis George Michel as a Committee of Management for a period of three (3) years of the land in the Parish of Yalca temporarily reserved by Order in Council dated the 12th February, 1890, as a site for Public Recreation, and known as the "Yalca South Recreation Reserve".—(Corres. Page 114) as the Rs.914.)

"YAMBUK PUBLIC HALL RESERVE."

Desmond Brendan Barker, Adrian Denis McInerney, Brian Leslie Arnold, John Joseph Crowe, Kevin James Bartlett, Isaac Roy Humphrys and Floyd Watts as a Committee of Management for a period of three (3) years of the land in the Township of Yambuk temporarily reserved by Order in Council dated the 3rd May, 1938, as a site for a Public Hall, and known as the "Yambuk Public Hall Bearts". Hall Reserve ".—(Corres. Rs.4156.)

> W. J. F. McDONALD, Minister of Lands.

Department of Crown Lands and Survey, Melbourne, 1st March, 1968.

Land Act 1958.

639

LEASES DECLARED VOID.

NOTICE is hereby given that the Governor in Council has declared void the Leases mentioned in the schedule hereunder for the reason specified

· District	Corr. No.	Name.	Section of Land Act 1958 under which Leased.	Parish.	Allotment.	Section.		Area	a	Reason.	
Beechworth	41 /155	Edward Francis Burrowes	155	Wabonga	4p	5	A. 55		р. О	Non-compliance improvement ditions	with con-
Melbourne	0469/134	Cooltred Tyre Service (Vic.) Proprietary Limited	134	City of South Melbourne Parish of Melbourne South	32 and 33	101A	0	0	38 Å	Lease expired, lease to issue	new

Department of Crown Lands and Survey, . . . Melbourne, 26th February, 1968.

W. J. F. McDONALD, Minister of Lands.

TENDERS

PUBLIC WORKS DEPARTMENT

 $T_{\text{Treasury-place}}^{\text{ENDERS}}$ will be received at Public Works Department, Treasury-place, Melbourne, until TWO p.m. on dates shown and for purposes mentioned hereunder.

Particulars and tender forms available at Contracts Office, Room 7, Building Division, Parliament-place and at places indicated in brackets hereunder.

Abbreviations in brackets mean:—W.O.—Inspector of Works Office; P.S.—Police Station; C.S.—Consolidated School; H.E.S.—Higher Elementary School; H.S.—High School; S.S.—State School; T.S.—Technical School.

Tenders to be submitted on the Department's printed Tender Form and will not be received by telephone. All tenders must be on a "Firm Tender" basis. The lowest or any tender will not necessarily be accepted.

Address tenders to the Minister of Public Works, and endorse the envelope containing the tender "Tender for , closing Tuesday,

Hand delivered tenders to be placed in the Tender Box of the Public Works Department, located on the wall of the centre entrance foyer, Ground Floor, New Treasury Building, Treasury-place, Melbourne.

No preliminary deposit is required with any tender, but a successful tenderer will be required to pay a deposit for any accepted tender of \$5,000 or over.

Tuesday, 12th March, 1968.

Building, Electrical and Mechanical Works.

Baynton East:—Erection of additional toilets and septic tank installation, S.S. 4239. (W.O., Kyneton.)

Box Hill.—Additional office accommodation, Police Station.

Box Hill.—Heating system, Police Station.

Brighton.—Renovations, Residence, Technical School. Coburg.—Renovations; Technical School.

Gladysdale.—Septic tank and water supply installations, S.S. 3982 and Residence.

Goulburn Weir.—Construction of toilets and installation of septic tank, S.S. 3358. (W.O., Alexandra; S.S. Goulburn Weir.) (Amended Specification.)

Horsham.—Erection of State Public Offices. Bills of Quantities available.) (W.O., Ba Horsham.) (Specified (W.O., Ballarat and

Horsham. -Electrical installation, New Public Offices.

(W.O., Ballarat and Horsham.)
Horsham.—Mechanical services, New Public Offices.
(W.O., Ballarat, Bendigo and Horsham.)
Horsham.—Electric passenger lift, New Public Offices.
Horsham.—Supply and installation of foundation piles,
State Public Offices State Public Offices.

Kensington.—Renewal of water supply, S.S. 2374. Kew East.—Renovations, S.S. 3161. Kingsbury.—Renovations, S.S. 4845.

Kingsbury.—Renovations, 5.3, 4840.

Koo-Wee-Rup.—Erection of metal work and class-room additions, High School.

Koo-Wee-Rup.—Electrical installation, High School.

(W.O., Korumburra and Mornington; H.S., Koo-Wee-Rup.)

Koo-Wee-Rup.—Mechanical services, High School. (W.O., Mornington) Mornington.)

Mont Park.—Erection of equipment shed and shade house, Larundel Mental Hospital.

Sunshine North.—Erection of type "800C" Assembly Hall, Technical School.

Sunshine North.—Electrical installation, Technical

School.

School.

Sunshine North.—Mechnical services, Technical School.

Various.—Erection of 51 timber class-rooms, staff rooms and stores, &c., in 26 Sub-district Contracts, site plans available, Schools. (W.O., Ballarat, Benalla, Bendigo, Geelong, Hamilton, Korumburra, Kyneton, Mildura, Orbost, Shepparton, Swan Hill, Traralgon, Wangaratta, Warragul, Warrnambool and Horsham.)

Warrnambool Fast—Renovations SS 4773 (W.O.)

Warrnambool East.—Renovations, S.S. 4773. (W.O.,

Warrnambool.)

Williamstown.—Supply and erection of corrugated galvanized iron fence and demolition of existing fence, Dredging Depot, Ports & Harbours Branch.

Site Works.

Coburg.---Asphalt repairs, Technical School.

Maryborough.—Asphalt and drainage works, Technical School. (W.O., Maryborough.) (Re-advertised.) Mildura.—Asphalt and drainage works, S.S. 2915. (W.O., Mildura.)

Strathmore.—Asphalt repairs, High School. Thomastown.—Asphalt repairs, S.S. 631.

Dookie.-Supply and fix kitchen equipment, Agricultural

College.
Williamstown.—Supply of oregon, Dredging Depot, Ports & Harbours Branch.

Tuesday, 19th March, 1968.

Building, Electrical and Mechanical Works.

Alberton West.—Renovations, &c., S.S. 21 Residence. (W.O., Traralgon.) (Re-advertised.) Ballarat.—Renovations, Mental Hospital. 2140 (W.O.,

Ballarat.) Ballarat.—Renovations, Mental Hospital. (W.O.,

Ballarat.) Fitzroy North.-Additional Surgeries, Dental Centre,

658 Nicholson-street.
Fitzroy North.—Electrical installation, Dental Centre,

658 Nicholson-street.
Fitzroy North.—Mechanical services, Dental Centre, 658 Nicholson-street.

Glenroy.—Renovations, High School. Kangaroo Flat.—Extensions, Technical School. W.O., Bendigo.)

Kangaroo Flat.—Electrical installation, Technical School. (W.O., Bendigo.)

Kangaroo Flat.—Mechanical services, Technical School. (W.O., Bendigo.)
Korumburra.—Electrical installation, S.S. 3077. (W.O.,

Korumburra.) Melbourne.—Mechanical services, Melbourne Teachers' College, Arts & Crafts Annexe, 449-455 Swanston-street.

Melbourne.-Partitioning for class-rooms and offices, Melbourne Teachers' College, Arts & Crafts Annexe, 449-455 Swanston-street.

Morwell Park.—Erection of brick veneer school, S.S. 4975. (W.O., Traralgon.)

Morwell Park.-Electrical installation, S.S. 4975. (W.O., Traralgon.)

Morwell Park.-Mechnical services, S.S. 4975. (W.O., Traralgon and Warragul.)

South Yarra.-New Lodge at Gate "A", Royal Botanic Gardens.

Yarrunga.—Electrical installation, S.S. 4761. (Specification.) (W.O., Benalla and Wangaratta.)

Furniture and Furnishings.

Maribyrnong.—Repairs to school desks, High School. (Re-advertised.) Prahran.—Supply of tablet arm chairs, Technical School.

Site Works.

Niddrie.--Asphalt and drainage works, &c., S.S. 4849. St. Albans Heights.—Asphalt and concrete works, &c., S.S. 4948.

Tuesday, 26th March, 1968.

Building, Electrical and Mechanical Works.

Ararat.—Remodelling and additions, High School. Ararat, Ballarat and Horsham.) Ararat.—Electrical installation, High School. (W.O.,

(W.O., Ballarat and Ararat.)

Ararat.—Mechanical services, H Ararat, Ballarat and Warrnambool.) High School. (W.O.,

Ararat, Baliarat and Warrnambool.)
Ballarat.—Alterations, Residence, Mentai Hospital.
(W.O., Ballarat.)
Ballarat.—Additional heating, Wards 7, 8 and 9, Mental Hospital. (W.O., Ballarat.)
Ballarat.—Additional heating, Wards 4, 5 and 6, Mental Hospital. (W.O., Ballarat.)
Beechworth.—Renovations, Mental Hospital. (W.O., Wongaratta)

Wangaratta.)

Benalla.—Renovations, Residence, High School. (W.O., Benalla.)

nana.) Camperdown.—Fire service and water supply installa-on, High School. (Amended Specification.) (W.O., tion, High School.

tion, High School. (Amended Specification.) (W.O., Camperdown.)

Eltham.—Erection of Science Wing, High School.

Eltham.—Electrical installation, High School.

Eltham.—Mechanical services, High School.

Keilor Heights.—Renovations, S.S. 4877.

Maribyrnong.—External painting, High School.

Mitcham.—Connexion of sewerage, S.S. 4871.

Newport.—Erection of ten class-rooms and library, fire re-instatement, S.S. 113. (W.O., Geelong and Warrnambool.)

Newport.—Electrical installation, S.S. 113.

Newport.—Electrical installation, S.S. 113. Overport.—Renovations, S.S. 4780. Rubicon Junction.—Renovations, S.S. S.S. 4413. Alexandra.)

Shepparton.—Additions and alterations, Residence, Ambermere Hospital. (W.O., Shepparton.) Stawell.—Renovations, S.S. 502. (W.O., Ararat; S.S., Stawell.)

Terang.—Repairs to roofs, S.S. 617. (W.O., Camperdown; S.S., Terang.)
Toora.—Erection of tile-roofed brick veneer office, Police Station. (W.O., Korumburra.)

Furniture and Furnishings.

Ballarat.-Supply and fix curtains, Mental Hospital. (W.O., Ballarat.)

Dandenong.—Supply and fix audio venetian blinds and P.V.C. screens, High School.

Mont Park.—Supply and fix curtains, Larundel Mental

Hospital.

Site Works.

Hurstbridge.—Asphalt, concrete, drainage and gravel works, &c., High School.

Karingal.—Drainage, concreting, preparation of lawns, &c., High School. (W.O., Mornington.)

Keon Park East.—Paving and drainage works, &c., S.S.

Moorabbin West.—Asphalt, concreting and drainage works, &c., S.S. 4643.

Reservoir East.—Asphalt paving and retaining walls,

S.S. 4686. Syndal.—Asphalt works, &c., S.S. 4714.

Miscellaneous.

Beechworth.-Supply of screw cutting lathe, Mental Hospital. M. V. PORTER

Minister of Public Works.

Public Works Department, Melbourne, 3002, 4th March, 1968.

TENDERS FOR THE SERVICE, 1967-68. PROVISIONS-MEAT.

TENDERS will be received until Eleven o'clock a.m. on Friday, 22nd March, 1968, from persons willing to furnish the under-mentioned supplies, in such quantities as may be ordered by the Victorian Government—delivery to be made at the under-mentioned places—during the three months commencing on 1st May, 1968.

In all cases the total cost of each item must be exin the columns provided.	xtended	
The places for which tenders will be received amount of the security required for the due fulfill	and the ment of	Schedule No. 23.—Warrnambo Meat
each contract, are as follows:—	Security.	Schedule No. 24.—Hobson Traralgon—
Schedule No. 1.—Melbourne District—	\$	Meat
Meat—Kew Mental Hospital	40 30	Schedule No. 25.—Morwell
	30	Prison—
Meat—Pentridge Penal Establishment, Coburg, and "Fairlea" Female Prison, Fairfield		Meat
Prison, Fairfield	70	Schedule No. 26.—State
,, "Turana" Youth Training Centre,		Werribee—
Royal Park; and Travancore De-	16	Meat
"Winleton" Girls' Training Centre	10	
"Nunawading, and "Allambie" Re-		Schedule No. 27.—"Hillsic Wheelers Hill—
ception Centre, /U Eigar-road,	10	Meat
Burwood Psychiatric Hospital, Royal Park	10 20	****
Schedule No. 2.—Mont Park, Bundoora, Larundel,	20	Schedule No. 28.—Malmsbu Centre—
Janefield, Gresswell, and Pleasant View,		Meat
Wood-street, Preston—		Printed forms of tender an
•	70	may, in all cases, be obtained
Preston	iö	Tender Board, 2nd Floor, Public Offices, Treasury-place
Meat—Mont Park	30	Public Offices, Treasury-place
Schedule No. 3.—S.S. Rip and Dredges—		also any information or exp persons tendering.
Meat	10	Security will be acquired
Calculate No. 4. Teachers' College and Heatels at		Treasury Bonds, or approved
Grattan-street, 93 Drummond-street, Carlton;		Treasury Bonds, or approved receipt, Savings Bank depo
470, 481 and 572 St. Kilda-road, Melbourne;		cheque in favour of the Secre
19 Queen's-road, Melbourne; 152 100rak-road		the tenderer may elect.
Grattan-street, 93 Drummond-street, Carlton; 470, 481 and 572 St. Kilda-road, Melbourne; 19 Queen's-road, Melbourne; 152 Toorak-road west, South Yarra; Frank Tate House, 373 Dandenong-road, Armadale; "Redcourt", 6, "Larnook", 13 and No. 10A Orrong-road, Armadale; 11 Patterson-street, Hawthorn; 174 Punt road, Praham: 221 Burwood-road, Bur-		The security must be comp
"Larnook", 13 and No. 10A Orrong-road,		within five days of acceptance the service may be again a
Armadale; 11 Patterson-street, Hawthorn; 174		accepted.
Punt-road, Prahran; 221 Burwood-road, Burwood; John Cannon House, 32 Belmont-avenue,		The lowest or any tend
Kew: 23 Mone-avenue, Brighton; and Hastings-		accepted.
road Frankston: and Police Hospital, St. Kilda-		In the event of tenderers v
road, Melbourne; Mental Hygiene Clinic, 321 Glenferrie-road, Malvern, St. Nicholas Hos-		withdraw their tenders befor of same, or failing to take within the prescribed period a
pital—		of same, or falling to take
Meat	30	they may be disqualified fro
Schedule No. 5.—Heatherton Sanatorium, Chel-	•	future contracts for Governmentwelve months, such disqua
tenham—		twelve months, such disqua
Meat	10	notification of acceptance of that, if a tenderer be a memb
Meat Schedule No. 6.—Ararat District—		interested in the contract, the
Meat	60	of the firm and not in that o
Schedule No. 7.—Ballarat District—		a breach of this condition, informal.
Meat—Mental Hospital	70	Tenders enclosed in a separ
" Teachers' Hostels	10	words "Tender for a
Schedule No. 8.—Beechworth District—		be) written thereon, must be
Meat	60	at the Tender Board Offices
Schedule No. 9.—Bendigo District—		New State Public Offices, Tre
Meat-Gaol	10	or, if sent by post, postage tenders addressed to the Cha
Meat—Gaol	10	Tender Board Offices, 2nd
Hygiene	10	State Public Offices, Treasury-
Schedule No. 10.—Castlemaine District—	••	office they must reach not la date of closing of tenders.
• • .	10	<u>-</u>
	10	Conditions of
Schedule No. 11.—School of Forestry, Creswick—	c	The conditions of contract
Meat	6	Victoria Government Gazette 1967, pages 816 to 818.
Schedule No. 13.—McLeod Settlement, French		1001, pages of to to to.
Island	10	
Meat	10	The Treasury, Melbourne, 4th March, 1968.
Schedule No. 14.—Geelong District—	••	Melbourne, 4th Warch, 1906.
Meat—Gaol	10 10	
,	10	PRIVATE AD
Schedule No. 15.—Cooriemungle Prison Camp, Heytesbury Forest—		PRIVATE AD
Meat	8	Town and Country Disputing
	Ü	Town and Country Planning
Schedule No. 17.—Langi Kal Kal Training Centre—	_	CITY OF BRUNSWICK PLANNING S
Meat	10	
Schedule No. 20.—Sale Gaol—	-	NOTICE THAT A PLANNING SCH IS AVAILABLE FO
	6	Amendment 1
	U	NOTICE is hereby given the
Schedule No. 21.—Pleasant Creek Special School, Stawell—		- Brunswick in Dursuance (
Meat	6	and Country Planning Act 19 on the east side of Sydne
Schedule No. 22.—Sunbury District—	-	on the east side of Sydner south of Glenlyon-road; hence
Meat	80	25 feet north, 15 feet west,

Security. ool District-30 n Park Hospital, 10 River Reforestation 10 Research Farm, 10 . . de " Boys' Home, 6 . . ry Youth Training

nd the conditions of contract ed from the Secretary to the South Building, New State e, Melbourne, 3002, by whom planation will be afforded to

d either in Commonwealth bank guarantee, fixed deposit osit book, or non-negotiable etary to the Tender Board, as

leted and the contract signed e of the tender, failing which advertised, or another tender

ler will not necessarily be

withdrawing or attempting to bre notification of acceptance e up their accepted tenders after notification of acceptance om tendering or holding any ment supplies for a period of alification to date from the tender. It is also stipulated ber of a firm and such firm be tender shall be in the name of the individual and that, for the tender will be declared

arate envelope, and having the at "(as the case may e deposited in the Tender Box s, 2nd Floor, South Building, easury-place, Melbourne, 3002, the must be prepaid, and the nairman of the Tender Board, Floor, South Building, New-place, Melbourne, 3002, which ater than by first post on the

OF CONTRACT.

t are those published in the e, No. 22, dated 8th March,

H. E. BOLTE, Treasurer.

VERTISEMENTS

Act 1961 (Twelfth Schedule). -CITY OF BRUNSWICK SCHEME 1956.

HEME HAS BEEN PREPARED AND OR INSPECTION.

No. 14, 1967.

at the Council of the City of of its powers under the Town 961, for all that piece of land ey-road commencing 90 feet e 61 feet south, 132 feet east, 36 feet north and 117 feet 25 feet north, 15 feet west,

west to the point of commencement for the purpose of changing the zoning of the area from "Restricted Busichanging the zoning of the area from "Restricted ness" to "Business, Shopping and Light Industrial"

A copy of the scheme has been deposited at the Municipal Offices, Town Hall, Brunswick, and at the office of the Town and Country Planning Board, 179 Queen-street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Planning Scheme are required to set forth in writing all objections they may have, addressed to the Town Clerk, Town Hall, Brunswick, on or before the 5th day of April, 1968, and to state whether they wish to be heard in respect of their objections. tions.

6th March, 1968.

1423

C. G. BARKER, Town Clerk.

CITY OF SPRINGVALE.

By-LAW No. 177.

- A By-law of the City of Springvale made under the pro-visions of Section 197 of the Local Government Act 1958, for the purpose of-
 - (a) controlling, managing and preserving the public reserves of which the management is vested in the Council of the City of Springvale; and
 - (b) providing for the protection and control of tree reserves and gardens, garden plots, lawns and ornamental plantations in or on any street or

IN pursuance of the powers conferred by the Local Government Act 1958, the Mayor, Councillors and Citizens of the City of Springvale order as follows:—

- 1. In this by-law unless inconsistent with or repugnant to the context-
 - "Advisory Committee" means a committee appointed by the Council under the provisions of Section 241A of the said Act to manage and control a public reserve owned by the Council. "Council" means the Council of the City of Spring-

vale.

vale.

"Reserve" means a public reserve within the City of Springvale of which the management is vested in the Council.

"Town Clerk" means the Town Clerk of the City of Springvale and includes the person acting as Town Clerk from time to time.

- 2. By-laws No. 158 and 162 of the City of Springvale are hereby repealed.
- 3. (1) All reserves owned by the Council shall be open to the public of the City of Springvale between the hours of 8 o'clock in the forenoon and 7 o'clock in the afternoon and on Sundays between the hours of 12 noon and 6 o'clock in the afternoon, for the playing or practising of any games or sport provided that no person shall engage in any organized competitive games or sport thereon without the written permission of the Advisory Committee and the approval of the Town Clerk.
- (2) Every game or sport must be conducted in a proper and orderly manner and if there is any substantiated com-plaint concerning the conduct of the same, further use of the reserve will be refused.
- (3) Any person who uses a reserve in contravention of sub-clause (1) hereof shall be guilty of an offence against this by-law.
 - 4. (1) No person shall-
 - (a) fly any model aeroplane or any similar device; or (b) use any turf cricket wicket provided by the Council-
 - in or on any reserve without the written permission of the Council.
 - (2) No person shall-
 - (a) practice or engage in the game of golf; or
 - (b) allow or permit any animal without the consent of the Council; or
 - (c) engage in any unlawful game; or
 - (d) bet or conduct any wagering transaction; or
 - (e) enter in a state of intoxication; or
 - (f) take into or consume any intoxicating liquor except in accordance with the provisions of the Licensing Acts—

in or on any reserve.

- (3) No person shall use any reserve for-
 - (a) the racing of any horse or any greyhound, whippet or other dog used for coursing;

- (b) for motor car racing, motor cycle racing, go-kart racing, bicycle racing or similar sporting activi-
- without the consent in writing of the Council.
- 5. (1) No person shall ride, lead, train or exercise any horse, or lead, train or exercise any greyhound, whippet or other dog used for coursing on any tree reserve, garden, garden plot, lawn or ornamental plantation in or on any street or road.
 - (2) No person shall-
 - (a) fly any model aeroplane or similar device;
 - (b) practice or engage in the game of golf;
 - (c) engage in any unlawful game;
 - (d) bet or conduct any wagering transaction; or
 - (e) enter in a state of intoxication-
 - in or on any tree reserve, garden, garden plot, lawn or ornamental plantation in or on any street or road.
 - 6. The Council by Resolution may from time to time-
 - (a) vary the hour for opening and closing any reserve;
 - (b) determine the amount of deposit to be paid by any person granted a permit to use any reserve;
 - (c) determine the fee to be charged for a permit to use any reserve;
 - (d) determine the fee to be charged for a permit to use any building erected on any reserve;
 - (e) determine the periods during which cricket may be played on any reserve;
 - determine the periods during which football may be played on any reserve.
- 7. (1) Every person to whom a permit to use a reserve is granted shall be responsible to see that the reserve is left in a clean and sanitary condition and that all refuse and rubbish deposited therein as a result of the use of the reserve is removed to the satisfaction of the Engineer to the Council no later than by the end of the day following the day of the use the day of the use.
- (2) If such person fails to comply with the provisions of sub-clause (1) hereof then the Council shall be entitled to cause the reserve to be so left and to deduct the cost of so doing from the deposit paid by the holder of the permit.
- 8. (1) No person shall use any building erected on a reserve for the holding of a general or committee meeting of any club or for any public entertainment unless such building is registered as a public building.
- (2) Nothing in sub-clause (1) hereof shall preclude the use of any such building for the holding of a committee meeting of a cricket or football club.
- (3) No. person shall use any building erected on a reserve (other than a toilet block) on a Sunday except in accordance with a permit issued under the provisions of Clause 3 hereof.
- (4) No person shall affix, post or place any sign, poster, notice or advertisement on any building erected on a reserve without the consent in writing of the Council.
- 9. The By-laws Officer of the Council or such other person as may be appointed by the Council shall superintend the reserves and enforce the provisions of this
- 10. Every person guilty of a wilful act or default contrary to the provisions of this by-law shall be liable to a penalty of not less than \$10 nor more than \$40 and to a further penalty of not more than \$10 for each day such offence is continued after a conviction or order by any court.
- 11. This by-law shall apply to and have operation throughout the whole of the Municipal District of the City of Springvale.

Resolution for passing this by-law agreed to by the Council on the 15th day of January, 1968, and confirmed the 19th day of February, 1968.

common seal of the Mayor, Councillors and Citizens of the City of Springvale was hereto affixed, in the presence of—

(SEAL)

1446

K. C. MARRIOTT, Councillor. H. C. BOX, Councillor. K. D. MOODY, Acting Town Clerk.

SHIRE OF BALLARAT.

BY-LAW No. 43.

NOTICE is hereby given that in pursuance of the powers conferred by the Health Act, the President, Councillors and Ratepayers of the Shire of Ballarat have made By-law No. 43 for the purpose of prescribing the fees to be charged for the registration of premises required under the said Acts to be registered and for the renewal of such registrations and for the transfer of registration thereof.

The resolution for making the By-law was made on 13th November 1967, and confirmed on 11th December 1967. The By-law was submitted to the Commission of Public Health on 13th February 1968, and approved by the Governor in Council on 20th February 1968.

A copy of the By-law is open for inspection free of charge during office hours at the office of the Council, Gillies Street, Wendouree.

1513

JAMES H. MITCHELL, Shire Secretary.

SHIRE OF CROYDON.

By-law No. 10.

Keeping of Animals By Law.

A Bylaw of the Shire of Croydon made under the provisions of the Health Act 1958 and under Section 197 of the Local Government Act 1958 and numbered ten, for—

(a) regulating the keeping of animals;

(b) fixing subject to Part IV of the Health Act 1958 the distance from any dwelling within which it shall be lawful to keep any animals;

'(c) suppressing nuisances; and

(d) regulating the keeping of animals and limiting the number of any such animals kept on any property.

IN pursuance of the powers conferred by the Health Act 1958 and the Local Government Act 1958, the President, Councillors and Ratepayers of the Shire of Croydon order as follows

1. In this Bylaw unless inconsistent with the context or subject matter-

"Back open space" means the area of any property between an imaginary line drawn across such property in line with the rear of the residence (excluding any attached outbuildings) erected thereon and the rear boundary of the same.

"Council" means the Council of the Shire of Croydon.
"Animal" includes an ass, mule, cow, bull, bullock,

"Animal" includes an ass, mule, cow, bull, bullock, goat and sheep.
"Dog" means and includes a dog of either sex over the age of six months.
"Dwelling" includes any building or portion of a building which is used or intended, adapted or designed for use for living purposes.
"Municipal District" means the municipal district of the Shire of Croydon.
"Person" includes the owner or occupier or the person in charge of any property.
"Property" includes vacant land.
No person shall keep or permit to be kept on any

- 2. No person shall keep or permit to be kept on any property any horse or animal within a distance of 35 feet from the nearest point of any dwelling whether erected on such property or on adjoining property.
- 3. No person shall keep or permit to be kept any goat, cow, bull, bullock or horse (other than a horse used for trade or business purposes or a goat used for milking purposes) on any property having an area of less than one acre.
- 4. No person shall keep or permit to be kept any horse used for trade or business purposes or any goat for milking purposes on any property having an area less than one acre except with a written permit issued by the Council.
- 5. (i) No person shall keep or allow to be kept more than two dogs, on any property to which this sub-clause applies (not being a property having a dwelling erected thereon) except with a written permit issued by the
- (ii) No person shall keep or allow to be kept more than two dogs on any property to which this sub-clause applies having a dwelling erected thereon unless such property has an area of at least 2,000 square feet of back open space for every dog so kept or allowed to be kept, except with a written permit issued by the Council.
- (iii) No person shall keep or allow to be kept more than three dogs on any property to which this sub-clause applies except with a written permit issued by the Council.
- 6. (i) The Council may require any person applying for a permit under Clause 5 hereof to-
 - (a) in the case of a first application, advertise his intention so to do in the form of the First Schedule hereto at least one month before applying for such permit in the Croydon Mail. published at Ringwood; and
- (b) make application in writing to the Council in the form of the Second Schedule hereto.
- (ii) Any person interested in or affected by any such application may object to the Council, such objection to be made in writing to the Municipal Clerk within one

calendar month of the publication of the notice of intention as aforesaid, and any such objection shall state the grounds thereof.

- (iii) The Council shall, before granting any such application, consider all objections made thereto as aforesaid.
- (iv) The Council may grant or refuse to grant such application and if the Council grants the application it shall issue a permit in the form of the Third Schedule hereto.
- (v) Every permit shall be current for a maximum period of twelve months, but may be renewed from time to time by the Council on the written application of the holder of such permit.
- (vi) All applications for the renewal of permits shall be lodged with the Council during the month of August and dealt with by the Council during the month of September in each year.
- (vii) Any permit may be revoked or cancelled by the Council at any time if in its opinion the property by reason of the keeping of the number of dogs permitted becomes offensive, injurious to health or dangerous, or if by reason of any alteration to the property the Council is of the opinion that the permit should be revoked.

(viii) Every person giving false or misleading information in a notice of intention to apply for a permit or in any application for a permit shall be guilty of an offence against this Bylaw.

- 7. The occupier of any property on which any dog, horse or animal is kept shall cause the place where such dog, horse or animal is kept to be maintained at all times in a clean and sanitary condition.
- 8. Should any of sub clauses (i), (ii) or (iii) of Clause 5 of this Bylaw be held to be invalid, then the Council places on record the fact that notwithstanding any such invalidity it intended to enact the other provisions of this
- 9. (i) Subclauses (i) and (ii) of Clause 5 of this Bylaw 9. (i) Subclauses (i) and (ii) of Clause 5 of this Bylaw shall apply to and have operation throughout those parts of the Municipal District as may from time to time be zoned as Residential or within 300' of any area zoned Residential under any Interim Development Order or Planning Scheme of the Council made pursuant to the provisions of the Town and Country Planning Act.

(ii) Subclause (iii) of clause 5 of this Bylaw shall apply to and have operation throughout those parts of the municipal district to which subclause (i) of this Clause does not apply and have operation throughout.

(iii) Except as herein provided this Bylaw shall apply to and have operation throughout the whole of the municipal district.

FIRST SCHEDULE.

Notice of Intention to Apply for a Permit to Keep More-Than the Permissible Number of Dogs.

of hereby give notice of my intention to apply to the Council of the Shire of Croydon for permission to keep more than the permissible number of dogs on premises situate

The number of dogs proposed to be kept is Dated

SECOND SCHEDULE.

Application to Keep More Than the Permissible Number of Dogs.

Name in Full Place of Residence Postal Address Occupation

The description and particulars of the premises on which the dogs are to be kept are—Lot No. L.P. No.

Situate at having a total area of with a back open space of square feet.

Interest in premises, i.e., owner or occupier.

The number of dogs proposed to be kept is The dogs to be kept are of the breed.

The provisions made for housing and for keeping the premises clean and free from offensiveness are—

Notice of intention to apply was given by advertisement in the Croydon Mail on

I, the Croydon Man on the abovenamed applicant apply to the Council of the Shire of Croydon for a permit to keep more than the permissible number of dogs on the premises situate at described above and certify that the particulars given are true and correct.

Signature of Applicant.

Witness to Signature.

Council.

3, 2000	
THIRD SCHEDULE.	Nature of Premises. Fees Payable.
Permit to Keep More Than the Permissible .	\$
Number of Dogs.	Cattle Saleyards 10.00
The Council of the Shire of Croydon in accordance with	Boarding Houses 10.00
Bylaw No. 10 grants a permit to	Common Lodging Houses 10.00
Of to keep dogs on promises situate	Eating Houses 5.00
to keep dogs on premises situate described in application dated the day of i9 subject to compliance with the provisions of the said Bylaw and the Health Act,	Apartment Houses— Containing not more than one apartment 5.00 Containing more than one apartment . 10.00 Food Premises—
Dated this day of 19 . Shire Secretary.	(1) Where not more than five persons (including the proprietor and his
Resolution for the passing of this Bylaw agreed to by the Council on the 4th December, 1967.	family) are employed 5.00 (2) Where more than five such persons
Special Order advertisement published in the Croydon Mail newspaper on the 8th and 15th November, 1967.	are employed additional for each person in excess of five 0.50 Provided that the maximum fee payable
Copy of this Bylaw deposited at the Council office for inspection on the 8th November, 1967.	shall be
Resolution confirmed on the 4th December, 1967. The common seal of the President, Councillors and Ratepayers of the Shire of Croydon was hereto	sale are received or stored for the purpose of being chilled 5.00 Food vending machines operated by—
affixed on the 4th day of December, 1967, in the presence of— G. L. PILE, Councillor.	(1) One or two cents a sale 0.50 (2) A coin or coins in excess of two cents in value but not exceeding
(SEAL) G. BEANLAND, Councillor. K. A. McKAY, Shire Secretary.	five cents in value a sale 2.00 (3) A coin or coins in excess of five cents in value a sale 4.00
Submitted to the Commission of Public Health at its meeting on the 16th January, 1968.—A. T. GARDNER, Secretary, Commission of Public Health.	(b) For any transfer of registration—\$1.00 or 50 per cent of the registration fee (whichever is the lesser amount).

SHIRE OF MAFFRA.

Approved by the Governor in Council on the 20th February, 1968.—J. Rossiter, Clerk of the Executive

By-LAW No. 52.

A By-Law of the Shire of Maffra made under the Health Act 1958 and numbered 52 for repealing By-Law No. 48 of the Shire of Maffra and prescribing the fees to be charged for the Registration of premises and food vending machines, the renewal of such registration and for any transfer of registration thereof pursuant to the said Act.

IN pursuance of the powers contained in the Health Act 1958 and every power enabling it in this behalf, the Council of the Shire of Maffra in the name and on behalf of the President, Councillors and Ratepayers of the said Shire for the purpose of carrying the said Act into execution within its jurisdiction, doth hereby make the following By-Law, that is to say:—

- 1. This By-Law shall come into effect and have operation within the Municipal boundaries of the Shire of Maffra immediately after its publication in the Victoria Government Gazette.
- 2. By-Law No. 48 of the Shire of Maffra shall be and is hereby repealed.
- 3. Fees to be charged, received and taken by the Council of the Shire of Maffra for the registration of premises and food vending machines, and for the annual renewal thereof, and/or for any transfers of such registrations respectively, pursuant to the provisions of the Health Act 1958 shall be as set out in Clause 4 hereof.
- 4. There shall be paid to the Shire Secretary the amounts following in respect of:— $\,$
- (a) For the granting or annual renewal of registration

premises—	
Nature of Premises.	Fees Payable.
	\$
Trades Premises (heing fat extract-	

Offensive Trades Premises (being fat extract-	Þ
ing or melting or rendering works which are conducted at premises occupied princi- pally as a butchers shop and at which fat is extracted, melted or rendered only from materials derived from such shop) Offensive Trades Premises (other than those	5.00
referred to above)—	
 Where not more than 10 persons (in- cluding the proprietor and his 	
family) are employed	10.00
Where more than 10 such persons but not more than 20 such persons are	
employed	15.00
Where more than 20 such persons but not more than 30 such persons are	
	20.00
4. Where more than 30 such persons are employed	30.00

5. Where application for a renewal of registration is not lodged with the Council until after the last date for the lodging thereof, an additional fee for the renewal equal to one-half of the relevant prescribed fee otherwise payable for renewal of registration shall be paid.

Resolution for passing this By-Law was agreed to by the Council of the Shire of Maffra on the 14th November, 1967, and confirmed at a meeting of the said Council held on 9th January, 1968.

The common seal of the President, Councillors and Ratepayers of the Shire of Maffra was affixed hereto, in pursuance of a Resolution of the Council, in the presence of—

H. A. CREIGHTON, Shire President.D. SUNDERMANN, Councillor.J. RENNICK, Shire Secretary. (SEAL)

Submitted to the Commission of Public Health on 16th January, 1968.—A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council, 20th February 1968.—J. Rossiter, Clerk of the Executive Council. 145

SHIRE OF MALDON.

LOAN No. 20.

Notice of Intention to Borrow the Sum of \$2,500 for Permanent Works and undertakings.

NOTICE is hereby given that the Council of the Shire of Maldon proposes to borrow the principal sum of Two thousand five hundred dollars secured by a charge over the general rates of the Municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 5½ per cent, per annum.
- 2. The purpose for which the loan is to be applied is for purchase of road-making plant.
 - 3. The period of the loan shall be five years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund ten half-yearly instalments of approximately \$289.35 each including principal and interest on the 1st day of June and the 1st day of December during the currency of the loan. The first instalment shall be payable on the 1st day of December, 1968.
- 5. Such moneys shall be repayable to the Commissioners of The State Savings Bank of Victoria at the office of the said Commissioners, Corner Elizabeth and Bourke streets, Melbourne.
- 6. 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 office of the Council of the Shire of Maldon, at Maldon.

1416 S. R. BEACH, Shire Secretary.

\$0,50

1425

Town and Country Planning Act 1961.

SHIRE OF MORWELL—MORWELL PLANNING SCHEME 1954.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND . IS AVAILABLE FOR INSPECTION.

Amendment No. 26, 1968.

NOTICE is hereby given that the Shire of Morwell in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for-

That part of the municipal district of the Shire of Morwell within the Parish of Maryvale shown on the map and described as follows:-

Lot 10 and the southern half of lots 3 to 7, both inclusive, of block 1 of L.P.1064 and lots 1 and 2 of L.P.3446.

The purpose of the scheme is to re-zone land from Residential zone B to Commercial zone B.

A copy of the scheme has been deposited at the Shire Office, Commercial-road, Morwell, and at the office of the Town and Country Planning Board, 179 Queen-street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Shire Secretary, Shire Office, Commercialroad, Morwell, on or before the 8th day of April, 1968, and state whether they wish to be heard in respect of these objections.

26th February, 1968.

1424 101 R. J. LORD, Shire Secretary.

SHIRE OF PHILLIP ISLAND.

By-law No. 33.

A By-law of the Shire of Phillip Island made under the provisions of the *Health Act*, 1958, and numbered 33, for prescribing the fees to be charged for the registration of premises and for the renewal or transfer of such registration.

IN pursuance of the powers conferred by the Health Act 1958, and every other power enabling it in that be-half, the President, Councillors and Ratepayers of the Shire of Phillip Island order as follows:-

- (1) By-law No. 23 of the Shire of Phillip Island relating to matters herein provided is hereby repealed.
- (2) The fees payable to the Shire of Phillip Island for the registration of premises, the annual renewal thereof, and for any transfer of such registration shall be the fees as set out in the schedule hereto.
- (3) Any application for re-registration made after the last day for making such application shall be liable to an additional fee of 50% of the relevant prescribed fee.

SCHEDULE REFERRED TO.

Nature of Premises:

Offensive trades premises (being abattoirs in meat areas or piggeries)	\$20.00
Offensive trades premises (other than those referred to above)—	
(i) where not more than 10 persons (including the proprietor and his family) are em-	#10 00
ployed (ii) where more than 10 such persons, but not more than 20 such persons are em-	\$10.00
ployed	\$15.00
more than 30 such persons are employed	\$20.00
employed.	\$30.00
Cattle saleyards	\$10.00
Boarding houses	\$10.00
Common lodging houses	\$10.00
Eating houses.	\$10.00
Apartment houses	
containing not more than one apartment	\$5.00
containing more than one apartment	\$10.00
Camping areas.	\$10.00
Food Premises.— (i) where not more than 5 persons (including the proprietor and his family) are em-	
ployed	\$5.00
No. 20.—1898/68.—4	

(ii)	where more	than 5	persons	are	employed	
	additiona	l for ea	ch perso	n in	excess of	

Provided that the maximum fee payable shall be \$100.00 Premises at or in any part of which eggs for sale are received or stored for the purpose of being \$5.00

Food vending machines operated by-\$0.50 (i) one or two cents a sale

(ii) a coin or coins in excess of 2 cents in value but not exceeding 5 cents in value a \$2.00 sale.

(iii) a coin or coins in excess of 5 cents in value a sale \$4.00 For any transfer of registration-\$1 or one half of the

registration fee (whichever is the lesser amount).

Provided that in respect to any registration granted after the 31st day of March in any year the fee shall be calculated at the rate of one-quarter of the fee prescribed by this By-law for each full three months or part thereof between the date of such registration and the 31st day of December following.

Resolution for passing this By-Law agreed to by the Council of the Shire of Phillip Island this 20th day of September 1967, and confirmed this 13th day of December

The common Seal of the President, Councillors and Ratepayers of the Shire of Phillip Island was hereunto affixed on this 13th day of December,

WILLIAM G. PAPWORTH, President. F. T. MORGAN-PAYLER, Councillor. (SEAL) ARTHUR J. S. HAMILTON, Councillor. STAN A. HARRIS, Municipal Clerk.

Town and Country Planning Act 1961.

SHIRE OF SEYMOUR.—SHIRE OF SEYMOUR PLANNING SCHEME 1965.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 1, 1968.

NOTICE is hereby given that the Shire of Seymour in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Planning Scheme for the Shire of Seymour for the following purposes:—

- 1. To rezone the western half of Chittick Park to Public
- 2. To rezone an area approximately equal in area to (1) above and north of Chittick Park to Light Industrial;
- To rezone an area at the south-western corner of Watson and Victoria streets to Commercial Local;
- 4. To rezone two areas on the eastern side of Delatite-road to Residential;
- 5. To rezone a 20 feet wide strip of land at the rear of property occupied by Seymour Auto Spares Pty. Ltd. in High-street, Seymour to Light Industrial;
- To rezone an area of land on the north side of Upper Kobyboyn-road west of the Racecourse Reserve to Light Industrial:

industrial; in accordance with the Town and Country Planning Act 1961 and determines that the date of commencement of the preparation of such Planning Scheme shall be 12th day of February, 1968.

A copy of the scheme has been deposited at the Shire Office, Seymour, and at the office of the Town and Country Planning Board, 179 Queen-street, Melbourne, and will be open for inspection during office hours by any person free

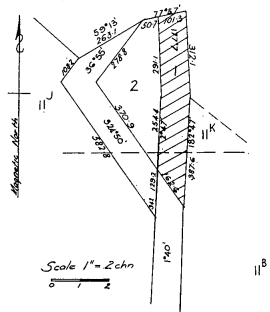
Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have addressed to the Shire Secretary, Shire Office, Seymour, on or before 11th June, 1968, and state whether they wish to be heard in respect of their objections.

1415 A. W. HALL, Shire Secretary.

SHIRE OF SOUTH GIPPSLAND,

IN pursuance of the powers conferred by section 522 of the Local Government Act 1958, the Council of the Shire of South Gippsland hereby directs that the land in the Parish of Wonga Wonga South, indicated by hatching in the diagram annexed hereto, which has been purchased

taken or acquired by it, shall be a public highway on and from the date of publication of this Order in the Government Gazette.



This is the plan referred to in the attached Order of the Council of the Shire of South Gippsland, dated the 8th day of February, 1968.

The common seal of the President, Councillors and Ratepayers of the Shire of South Gippsland was hereunto affixed this 8th day of February, 1968.

J. H. McDONALD, President. V. W. B. WOOD, Councillor. W. J. HOBSON, Shire Secretary. 1426

SHIRE OF TUNGAMAH. By-Law No. 54.

A By-Law of the Shire of Tungamah made under the powers conferred by the *Health Act* 1958, for the purpose of fixing fees for the registration and renewal and transfer of registration of premises throughout the

IN pursuance of the powers conferred by the Health Act
1958 and of every other power enabling it in that
behalf for the purpose of carrying the said Act into
execution, the Council of the Shire of Tungamah in the
name and on behalf of the President, Councillors and
Ratepayers thereof, hereby orders and enacts that from
and after the date of this By-law coming into operation:

The Collegia force of the President of the President

1. The following fees shall be payable to the Shire Secretary of the Shire of Tungamah by any person making application for the granting, annual renewal of registration, or transfer of registration of the following premises respectively, and for the late payment of such registration.

Nature of Premises.	Payable
(a) Offensive trades 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 from such	Fees.
shop)	\$5.00
(b) Offensive trades premises (being abattoirs in meat areas or piggeries)	\$20.00
(c) Offensive trades premises, (other than those	
referred to above)—	
(i) where not more than 10 persons (including the proprietor and his	
family) are employed	\$10.00
(ii) where more than 10 such persons but not more than 20 such per-	φιυ.υυ
sons are employed	\$15.00
. (iii) where more than 20 such persons but not more than 30 such persons	\$15.00
are employed	\$20.00
(iv) where more than 30 such persons are	4=3.00
employed	\$30.00

Nature of Premises.	Payable Fees.
(d) Cattle saleyards	\$10.00
(e) Boarding-houses	\$10.00
(f) Common lodging-houses	1
(g) Eating-houses	
(h) Apartment-houses—	Ψ10.00
containing not more than one apartment	\$5.00
	\$10.00
(i) Camping areas	\$10.00
(i) Food premises—	φ10.00
(i) where not more than 5 persons (in-	
cluding the proprietor and his	
family) are employed	\$5.00
(ii) where more than 5 such persons are	φ3.00
employed additional for each	
person in excess of 5	60 50
Provided that the maximum fee payable	\$0.50
	*100.00
(k) Premises at or in any part of which eggs	\$100.00
for sole are received or stored for the	
for sale are received or stored for the	
purpose of being chilled	\$5.00
(1) Food vending machines operated by—	4
(i) one or two cents a sale	\$0.50
(ii) a coin or coins in excess of 2 cents	
in value but not exceeding 5 cents	
in value a sale	\$2.00
(iii) a coin or coins in excess of 5 cents	
in value a sale	\$4.00
(m) Hairdressers' shops—	
beauty parlours or other like establish-	
ments or chiropodists' establishments or	
establishments where tattooing or other	
like processes are performed	\$5.00
(n) For any transfer of registration	
or one half of registration fee (whichever	\$1.00
is the lesser amount).	
D the leaser amount).	

Provided that in respect to any registration granted after the 31st day of March in any year the fee shall be calculated at the rate of one-quarter of the fee prescribed by this By-Law for each full three months or part thereof between the date of such registration and the 31st day of December following.

- 2. This By-law shall apply and have operation throughout the whole of the Shire of Tungamah and shall come into operation immediately upon its publication in the Government Gazette.
- 3. By-Law No. 52 of the Shire of Tungamah is hereby repealed.

The resolution for passing this By-law Number 54 was agreed to by the Council on the 12th day of December 1967, and confirmed at a meeting of the Council held on the 9th day of January 1968, in the presence of in the presence of-

F. S. PIPER, Shire President. L. J. OLIVER, Councillor. M. CLEARY, Shire Secretary. (SEAL)

Submitted to the Commission of Public Health, on 16th January, 1968.—A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council, 20th February, 1968.—J. Rossiter, Clerk of the Executive Council. 1459

SHIRE OF UPPER YARRA.

APPOINTMENT OF PROPER OFFICER.

NOTICE is hereby given that Victor A. Melbourne, of Main-street, Yarra Junction, has been appointed Proper Officer for the Shire of Upper Yarra within the Thirteenth Fire Control Region, for the purposes of the Country Fire Authority Act 1958, in the place of Morton A. Thomas, whose appointment was terminated on the 28th February, 1968. 1465

J. N. EDDY, Shire Secretary.

FRANKSTON SEWERAGE AUTHORITY.

COMMENCEMENT OF WORKS.

Stage 2 of Reticulation.

NOTICE is hereby given that construction works will be carried out generally north and west of the present reticulated area.

A map showing the precise boundaries within which such construction is to be carried out may be inspected at the Office of the Authority, in the Civic Centre, Daveystreet, Frankston.

G. C. PENTLAND, Secretary. Civic Centre, Frankston. 28th February, 1968.

FRANKSTON SEWERAGE AUTHORITY.

DECLARATION OF SEWERED AREA NO. 2.

THE Frankston Sewerage Authority having made provision for carrying off sewage from each and every property which or any part of which is within the sewerage area hereinafter described doth hereby declare that on and after the 1st day of March, 1968, each and every property which or any part of which is within the said sewerage area shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1958.

The boundaries of the sewerage area herein before referred to are-

Commencing at the corner of Cricklewood-avenue and Dandenong-road east, north to Skye-road, east along Skye-road to Wells By-pass road, south-east along Wells By-pass road to the northern boundary of No. 1 Swift-street, the northern boundary of No. 1 Swift-street, south along Swift-street to Lorraine-street, west along Lorraine-street, west along Cricklewood-avenue to Dandenong-road east.

By order of the said Sewerage Authority.

V. S. McCOMB, Chairman. G. C. PENTLAND, Secretary.

Civic Centre, Frankston, 26th February, 1968. 1417

ROCHESTER SEWERAGE AUTHORITY.

THE Rochester Sewerage Authority hereby gives notice that it intends to commence construction of sewers, pumping stations, rising main and treatment works in and adjacent to its Sewerage District.

Plans showing details of the proposed works may be inspected during normal office hours at the office of the Authority, Shire Council Chambers, Rochester.

1517

H. R. WESTCOTT, Secretary.

SPRINGVALE AND NOBLE PARK SEWERAGE AUTHORITY.

GENERAL NOTICE.

THE above-mentioned Sewerage Authority having made The above-mentioned Sewerage Authority having made provision for carrying off the sewage from each and every property which, or any part of which is within the Sewerage Areas hereinafter described, doth hereby declare that on and after the 1st day of March, 1968, each and every property which or any part of which is within the said Sewerage Areas shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1958

Sewerage Area No. 208.—Springvale.

Sewerage Area No. 208.—Springvale.

Commencing at a point being the intersection of the north-eastern side of Princes Highway and the south-eastern side of Smith-road; thence north-easterly, easterly and northerly along the south-eastern, southern and eastern sides respectively of Smith-road to the intersection of the eastern side of Smith-road with the southern side of McWilliam-street; thence easterly along the southern side of McWilliam-street and the easterly prolongation thereof, to the western boundary of The Necropolis; thence southerly and south-westerly along the western and north-western boundaries respectively of The Necropolis to the north-eastern side of Princes Highway; thence north-westerly along the north-eastern side of Princes Highway to the point of commencement.

Sewerage Area No. 207.—Springvale.

Sewerage Area No. 207.—Springvale.

Commencing at a point on the north-eastern side of Princes Highway such point being the southern angle of lot 1 on lodged plan of subdivision No. 16057; thence north-westerly along the north-eastern side of Princes Highway to the western angle of lot 1 on lodged plan of subdivision No. 11374; thence north-easterly along the north-western boundary of the said lot 1 to its northern angle; thence northerly along the western boundary of lot 5 on lodged plan of subdivision No. 16057 to its northern angle; thence south-easterly along the north-eastern boundaries of the said lot 5 and lots 4, 3, 2 and 1 on the said lodged plan to the north-eastern angle of the said lot 1; thence southerly along the eastern boundary of the said lot 1 to the point of commencement.

For the purposes of these descriptions the lodged plans

For the purposes of these descriptions the lodged plans of subdivision herein referred to shall be taken as those lodged at the Office of Titles, Melbourne.

By order of the Springvale and Noble Park Sewerage Authority.

A. A. ERICKSEN, Chairman. H. L. WILLIAMS, Secretary.

WARRNAMBOOL SEWERAGE AUTHORITY.

GENERAL NOTICE

THE above-mentioned Sewerage Authority having made sewers for carrying off the sewage from each and every property which or any part of which abuts on the streets or parts of streets in which such sewers are laid, and which are included within the sewerage areas hereinafter described, doth hereby declare that on and after the 1st day of April, 1968, each and every property which or any part of which abuts on the said streets or parts of streets shall be deemed to be sewered property within the meaning of the Sewerage Districts Act 1958.

The boundaries of the sewerage areas hereinbefore referred to are:-

Sewer Area No. 64.

Sewer Area No. 64.

That portion of the Warmambool Sewerage District which is adjacent and to the west of declared Sewer Area No. 61 and apart from the exclusions below is bounded on the east by Sewer Area No. 61, on the south by the south building line of Atkins-road, on the west by the eastern boundary of the south-western Railway Reserve and on the north by the north building line of Fitzroy-road and includes lots 39 to 42, lots 47 to 55, lots 58 to 63, lots 66 to 72 and lots 81 to 83 but excludes lots 84 to 88, lot 65 and lots 56 and 57 all being part of Crown allotment 1, section 65, City of Warrnambool, Parish of Wangoom.

Sewer Area No. 65.

That portion of the Warrnambool Sewerage District which is adjacent to the west of Sewer Area No. 52 and consists of lots 1 to 9 inclusive, Iona-avenue, being part of Crown allotment 135, Parish of Wangoom, County of Villiers.

(SEAL) 1434

E. P. GIBBONS, Chairman. K. L. ARNEL, Secretary.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE RIVER MURRAY, AT ROBINVALE.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of four (4) years to the extent of 300 acre-feet per annum at a (1) years to the extent of 300 acre-feet per annum at a maximum rate of ten (10) acre-feet per day of 24 hours for the irrigation of 100 acres of mixed vegetables, being part of allotments 3A and 10A, Parish of Tol Tol, and to occupy certain Crown lands for works of diversion, and to cut a race thereon.

Any objection to such application must be forwarded in writing to reach the State Rivers and Water Supply Commission, Melbourne, before the 30th March, 1968, being thirty days from the first publication of this notice. REGINALD PEARSE AGGETT.

1 Elgin-street, Pascoe Vale West, 3044.

NOTICE is hereby given that Drouin Bowling Club has applied for a lease under section 134 of the Land Act 1958, for a term of 21 years of approximately 1 acre 2 roods of Crown land fronting Princes Highway in the Township of Drouin as a site for amusement and recreation (Bowling Club).

LAND ACT 1958 (No. 6284 AS AMENDED BY ACT No. 7075). WHEREAS:

I. Application has been made pursuant to sub-section (1) of section 22C. of the Land Act 1958 by Robert Thorold, David Findlay, Raymond Bruns and Ernest Lewis Henry Hawken, all of Leitchville, farmers, being the trustees for the time being of the Leitchville Bowling Club site, being the land described in the schedule hereto for permission to surrender the said land to Her Majesty Queen Elizabeth the Second.

II. By the said sub-section (1) is it provided that the Attorney-General may by notice published in the Government Gazette grant permission to the trustees to surrender the land to Her Majesty pursuant to the said section 22C. and by sub-section (4) of the said section 22C. it is further provided that the Attorney-General shall specify the purpose mentioned in section 14 of the Land Act 1958 for which the land was vested in the trustees or was used is in his expired substantially circular. is in his opinion substantially similar.

Now I, the Honorable George Oswald Reid, in my capacity as Her Majesty's Attorney-General for the State of Victoria—

(a) grant permission to the said trustees to surrender the said land to Her Majesty pursuant to section 22C. of the Land Act 1958; and

(b) specify pursuant to sub-section (4) of section 22C. aforesaid the following purpose mentioned in section 14 of the Land Act aforesaid

"the recreation, convenience or amusement of the people."

All that piece of land being lots 24 and 25 on plan of subdivision No. 6881 lodged in the Office of Titles, being part of Crown allotment 12, section 6, Parish of Gunbower West, and being the land more particularly described in certificate of title, volume 7074, folio 680.

SCHEDULE.

Given under my hand this 30th day of October, 1967. G. O. REID, Attorney-General.

NOTICE is hereby given that the partnership previously existing between Harold Frederick Anderson and Valma Alice Jean Anderson, both of 2 Ropley-avenue, Balwyn, in the State of Victoria, carrying on business of College Wear Suppliers, at the said address, under the name of Anderson's College Supplies was dissolved by mutual consent on the 5th day of November, 1967.

JOHN R. L. SALISBURY, solicitor, 882 Whitehorse-road

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned George Walter Chamberlain, of Wallace-street, Colac, Francis Theodore Caspar, of Skenes Creek, Bernard Towers, of Apollo Bay, and William John Biddle, of McLennan-street, Apollo Bay, carrying on business as sawmillers at Forrest, under the firm name of Caspar Towers & Co., has been dissolved by mutual consent as from the 1st day of February, 1968. All debts due to and owing by the said late firm will be received and paid by the said George Walter Chamberlain.

Dated the 1st day of February, 1968.

G. W. CHAMBERLAIN. B. TOWERS. F. CASPAR. W. J. BIDDLE.

K. S. Cox, solicitor, T. & G. Building, Moorabool-stree

NOTICE is hereby given that the partnership heretofore subsisting between Stuart William Scott, Shirley Maie Scott, George Frederick William Tolliday and Jean Tolliday, carrying on business as fruiterers and confectioners, at 50 Bank-street, Port Fairy, under the style or firm name of "S. W. & S. M. Scott", has been dissolved as from the 29th day of February, 1968, so far as concerns the said George Frederick William Tolliday and Jean Tolliday, who retire from the said firm. The said business will continue to be carried on by the said Stuart William Scott and Shirley Maie Scott.

Dated this 29th day of February, 1968.

S. W. SCOTT. S. M. SCOTT. G. F. TOLLIDAY. TOLLIDAY.

1464

NOTICE is hereby given that the partnership heretofore subsisting between Michael John McConnell, of Robinvale, in the State of Victoria, contractor, and Wallace John Auld, of Robinvale, aforesaid contractor, carrying on business as logging and timber contractors at Robinvale aforesaid, under the name of "McConnell & Auld", has been dissolved as from the 1st day of February, 1968.

Dated the 1st day of February, 1968.

M. J. McCONNELL. W. J. AULD.

Messrs. Mal. Ryan & Glen, solicitors, 9 High-street

NOTICE is hereby given that the partnership heretofore subsisting between Ernest Klein and Hilda Klein and Zoltan Muller and Edith Muller, carrying on the business of licensed grocers and spirit merchants, at 347 Chapelstreet, South Yarra, and of delicatessen and grocers, at 708 Glenferrie-road, Glenferrie under the business names of "Equitable Stores" and of "Glen Continental Delicatessen "respectively, have been dissolved by mutual consent as from the 29th day of February, 1968. All debts due by and owing to the firm of "Equitable Stores" will be paid by and received by the said Ernest Klein and Hilda Klein, who shall continue to carry on the said business at the same address while all debts due and owing to the firm of "Glen Continental Delicatessen." shall be paid

by and received by the said Zoltan Muller and Edith Muller, who shall carry on the said business at the same address.

FLEISZIG & NASSAU, solicitors, 578 Chapel-street, South Yarra.

NOTICE is hereby given that the partnership heretofore subsisting between Guy Laidley Mort, of 4 Charlesstreet, Newcomb, Geelong, manufacturer, and Geoffrey Ronald Burge, of 45 Kardinia-street, Belmont, manufacturer, carrying on business at Gravel Pits-road, South Geelong, under the firm name or style of "Burge Mort Canners" has been dissolved by mutual consent as from the 17th day of January, 1968.

All debts due and owing by the said firm will be received and paid by the said Guy Laidley Mort, who will continue to carry on the business at the same place and under the name of "Mort Canners".

Dated this 29th February, 1968.

G. R. BURGE. G. L. MORT. 1428

Witness-E. H. WILSON.

B. TEARE PTY. LTD., of 97 Franklin-street, Melbourne. a company incorporated under the provisions of the Companies Act 1961, hereby gives notice that by a Special Resolution passed by the members of the company on the 20th day of February, 1968, it was resolved that the company be wound up voluntarily.

COLTMAN, WYATT & ANDERSON, solicitors, Bourke-street, Melbourne.

I.E.L. LABORATORIES PTY. LTD., of 97 Franklin-street, Melbourne, a company incorporated under the provisions of the Companies Act 1938, hereby gives notice that by a Special Resolution passed by the members of the company on the 20th day of February, 1968, it was resolved that the company be wound up voluntarily.

COLTMAN, WYATT & ANDERSON, solicitors, 578 Bourke-street, Melbourne.

The Companies Act 1961.

STEADWELL MANUFACTURING CO. PTY. LTD. (IN LIQUIDATION).

Notice Convening Final Meeting of Members and Creditors, Pursuant to Section 272.

CREDITORS, PURSUANT TO SECTION 272.

NOTICE is hereby given in pursuance of section 272 of the Companies Act 1961, that a Meeting of the members and creditors of the above-named company will be held on the 1st day of April, 1968, at the offices of Hall and Rose, 260 Queen-street, Melbourne, at 10 o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanations that may be given by the liquidator.

Dated this 27th day of February, 1968.

S. M. NUNAN, Liquidator.

Hall & Rose, chartered accountants, 260 Queen-stree Melbourne, Vic. 14'

Companies Act 1961.

W.B.R. PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE OF GENERAL MEETING OF SHAREHOLDERS PURSUANT TO SECTION 272.

NOTICE is hereby given that the Final General Meeting of shareholders of W.B.R. Proprietary Limited (in voluntary liquidation), will be held at the offices of Messrs. Barry Chadwick and Co., chartered accountants, 349 Collins-street, Melbourne, Victoria, on Wednesday, 10th April 1968 at 2 p.m. 10th April, 1968, at 2 p.m.

The object of the meeting is to consider an account by the liquidators showing how the winding up has been conducted and the property of the company disposed of, and for the giving of any explanations thereof.

Dated this 5th day of March, 1968.

W. G. IRWIN, Liquidator. R. G. BRYANT, Liquidator.

Blake and Riggall, solicitors for the liquidators, 120 William-street, Melbourne.

Unclaimed Moneys Act 1962.

REGISTER of Unclaimed Moneys held by the-

Name of Owner on Books and Last Known Address.	Total Amount Due to Owner.	Description of Unclaimed Moneys.	Date when Amount first became Payab
	s		
KRAFT FOODS			
Iali, A. C., Allansford	20.38	Unclaimed wages	—.10.66
1507 ARNOTT GUEST PT	TY LIMITED		
	1 15.32	Wages	1.2.66
icouresis, Niky, 35 Queens-avenue, Pascoe Vale ortelli, Lina, 478 Melbourne-road, Newport	20.30	1 -	12.4.66
ortelli, Lina, 478 Melbourne-road, Newport	10.90	,,,	17.5.66
Iomola Hermi, 342 Beaconsfield-parade, St. Kilda	17.15	"	31.5.66
ibaric, Radmila, 48 High-street, Footscray	15.70	,,	21.6.66
Iuscat, Margaret, 74 Adelaide-street, Albion	18.43	** .	20 % 60
assi, Diamanto, 62 Kent-street, Ascot Vale	17.65	l »	28.6.66
1508		TI (IEEE)	
NATIONAL MUTUAL LIFE			
Iandbury, Alan J., 64 Coppin-street, East Malvern	200.00	Principal amount of unsecured	1 31.8.66
	400.00	notes in Hopkins Odlum Ltd	
ratt, Stella (estate of), c/o Messrs. Francis Taylor and Ferguson,	400.00	Principal amount of unsecured notes in Yarra Falls Ltd.	30.9.6
120 Clarence-street, Sydney, N.S.W.	I	notes in Tarra Paris Ltd.	1
1509 AUSTRALIAN CONTR	OLC LIMITE	D	
			1 21 4 6
handler, Victor E. (address unknown)	30.00	Dividend on shares	21.4.66
fattsson, Alma (Mrs.), 15 Clive-street, Alphington faxwell, Jean M. (Mrs.), Flat 30, 445 St. Kilda-road, Melbourne	10.00	,, ,, ,,	21.4.6
	1 75.00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1 21.7.0
1510			
NORTH BROKEN H	ILL LIMITED).	
rinsmead, Pamela Millicent, Flat 13, 175 Power-street, Hawthorn	5.00	Dividend No. 170	3.6.6
hivell, late John Herbert Newton, Exors. c/o W. M. Strong and Son,	25.00	, No. 170	,,
Box 25, Corowa, N.S.W.	20.00	No. 170	}
onnolly, Betty, c/o Pearce and Co. Ltd., P.O. Box 237, Lautoka,	28.00 42.00	" No. 170	25.11.60
Suva, Fiji av, Mickey, 108 Thomson Rise Estate, Singapore	7.00	" No 170	1 2 / /
av, Mickey, 106 Hollison Rise Estate, Singapore	10.50	" No. 170	25.11.60
AcNicoll, Frances Mary, c/o E. S. & A. Bank Ltd., Martin Place,	75.00	", No. 171	25.11.60
Sydney, N.S.W.	1		I
ose, Jean Hilda, 17 Marns-street, Wagga, N.S.W.	15.00	, No. 170	
•	22.50	, No. 171	
Vright, Laurence, and Wright, Elizabeth Rosemary, c/o 1 Werambie-	5.00	, No. 170	
street, Woolwich Point, N.S.W.	7.50	, No. 171	25.11.60
1497			
MAYNE NICKLES	S LIMITED.		
amb, Dawn, 11 Hillside-crescent, Maribyrnong	12.60	Wages	5.60
alton, Patricia, 51 Belgravia-road, Box Hill	22.00	,	,,
Iopper, John, 83 Albert-street, East Melbourne	18.80	,, ,, ,,	
tuart, Rowan, 6 Harmon-avenue, St. Albans	37.50	,,	5.6.60 —.1.6
amelos, George, 354 Albert-road, South Melbourne	13.70	,,	22.1.6
ellenger, Thomas Cedric, 73 Pilgrim-street, Footscray	22.00	1 " " "	
1505			
GOLDEN PLATEAU			
Alexander, Bertha Somerville, 4 Myahgah-road, Mosman, N.S.W.	17.50	Dividend No. 61	. 2.12.60
1539			
CALTEX OIL (AUSTRAL	IA) PTY. LIM	ITED.	
	1 10.00	Unclaimed cheque	11.8.
Ibury Eisteddfod Society, Box No. 105, Albury	10.43	Unpresented cheque	1 12 1
ohnson, T., Kerang	56.21	,, ,,	. 17.1.
tevens, A., Beulah	13, 17	,, ,, ,,	. 22.7.
1430	. ,		
	TION OF ALL	STRALASIA LIMITED.	
THE NATIONAL MUTUAL LIFE ASSOCIA			el 30 9
	TION OF AU 24.97	Deposit proposal for Assurance	e 30.9.

The Companies Act 1961.—In the matter of PETER GREENLAW PTY. LTD.—Notice re Meeting of Creditors, Pursuant to section 260.

NOTICE is hereby given that a meeting of creditors of the above-named company will be held at the offices of Kennedy, Smail and Middlemiss, 296 Little Lonsdale-street, Melbourne, at 11 a.m. on Thursday, the 14th day of March, 1968, the company having convened a meeting of its members for the same day for the purpose of considering a Resolution that the company be wound up voluntarily.

Dated this 5th day of March, 1968.

V. W. LUDWELL, Director.

Kennedy, Smail and Middlemiss, 296 Little Lonsdale-street, Melbourne.

The Companies Act 1961.

WATERSIDE PTY, LTD. (IN VOLUNTARY LIQUIDATION). NOTICE OF FINAL MEETING.

NOTICE of FINAL MEETING.

NOTICE is hereby given that pursuant to section 272 of the Companies Act 1961 a General, Meeting of members of Waterside Pty. Ltd. will be held at the offices of Spry, Walker and Co., 339 Collins-street, Melbourne, on Monday, 8th April, 1968, at 9.30 a.m. for the purpose of laying before it accounts showing how the winding up has been conducted, and the property of the company has been disposed of and of hearing any explanation that may be given by the liquidators.

R. MOORE.

R. MOORE, E. M. HUGGARD,

· Joint and Several Liquidators. -

Companies Act 1961.

THE WALES UNIT INVESTMENT (VIC.) LIMITED (IN VOLUNTARY LIQUIDATION).

In Pursuance of Section 272 of the "Companies Act 1961."

Notice of Final Meeting.

NOTICE is hereby given that pursuant to section 272 of the Companies Act 1961, a Final General Meeting of the members of the above company will be held at the offices of Messrs. Hancock, Woodward and Neill, 7th Floor, 143 Queen-street, Melbourne, on Friday, the 5th day of April, 1968, at 12 noon for the purposes of presenting the liquidator's account of the winding-up and showing how the property of the company has been disposed of.

Dated at Melbourne this 4th day of March, 1968.

A. S. McLAUGHLAN, Liquidator.

Any member may appoint a proxy to vote on his behalf. A proxy need not be a member of the company. Proxies may be in the usual common form and must be lodged at the above address before the time of the meeting.

In the Supreme Court of Victoria.—1968 No. Co. 7472.—
In the matter of the Companies Act 1961; and in the matter of S. & J. McKAY PTY. LTD.

MOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 13th day of March, 1968, presented by R. F. Coppin Proprietary Limited: And that the said petition is directed to be heard before the Court sitting at Practice Court, Law Courts Building, William-street, Melbourne, at the hour of 10.15 o'clock in the forenoon on the 28th day of March, 1968, and any creditor or contributory of the said company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The registered office of the petitioner is at 50 Cardigan-

The registered office of the petitioner is at 50 Cardigan-street, Carlton.

The petitioner's solicitors are: Messrs. Davies, Campbell & Piesse, of 401 Collins-street, Melbourne, and the petitioner's address for service is at the office of Messrs. Davies, Campbell and Piesse, of 401 Collins-street, Mel-

DAVIES, CAMPBELL & PIESSE.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named Davies, Campbell and Piesse notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitors (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than Four o'clock in the afternoon of the 27th day of March, 1968.

Notice of Winding-Up Order.—In the matter of C.S.S. SECURITY SERVICES PTY. LTD.

WINDING-UP Order made 28th February, 1968.

Name and address of official liquidator: Robert Arthur Waters, of 170 Queen-street, Melbourne.

JAMES CANNY, Deputy Commissioner of Taxation, the Commonwealth of Australia, petitioner. 1532

Notice of Winding-Up Order.—In the matter of Victorian Wool & Sheepskins Proprietary Limited. WINDING-UP Order made 1st March, 1968.

Name and address of official liquidator: Peter William Harvey, 440 Collins-street, Melbourne.

JAMES CANNY, Deputy Commissioner of Taxation, the Commonwealth of Australia, petitioner.

Notice of Winding-Up Order.—In the matter of Style-Car Proprietary Limited.

WINDING-UP Order made 1st March, 1968.

Name and address of official liquidator: Ian Kenneth Mackinnon, Suite 12, 562 St. Kilda-road, Melbourne.

JAMES CANNY, Deputy Commissioner of Taxation, of the Commonwealth of Australia, petitioner. 1534

Notice of Winding-Up Order.—In the matter of Marksman Corporation (Vic.) Proprietary Limited.

WINDING-UP Order made the 21st day of February, 1968.

Mr. Edward Ronald Smail, of 296 Little Lonsdale-street, Melbourne, was appointed liquidator.

DAVIES, CAMPBELL & PIESSE, solicitors for the

Companies Act 1961.

In the matter of T. R. HEALEY PTY. LTD. (in Liquidation). NOTICE is hereby given that a General Meeting of the members of the above company will be held at 6 Redholme-street, Moorabbin, on Wednesday, 10th April, 1968, at 9 a.m. for the purpose of receiving the final accounts of the company in the liquidation.

F. W. McKERNAN, Liquidator. Suite 2, 67 Queens-road, Melbourne, Victoria, 3004. 1439

Companies Act 1961.

In the matter of R. K. HEALEY PTY. LTD. (in Liquidation). NOTICE is hereby given that a General Meeting of the members of the above company will be held at 1011 Nepean Highway, Moorabbin, on Wednesday, 10th April, 1968, at 10 a.m. for the purpose of receiving the final accounts of the company in the liquidation.

F. W. McKERNAN, Liquidator.

Suite 2, 67 Queens-road, Melbourne, Victoria, 3004. 1435

Companies Act 1961, Section 254 (2) (b). DEL MONTE PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that at an Extraordinary General Meeting of the members of Del Monte Proprietary Limited, held on the 4th March, 1968, the following Special Resolution was duly passed:-

"That the company be wound up voluntarily."

B. ETHERINGTON, Director.

Form 92.

COMPANIES REGULATIONS.

Regulations 28 (2) (b) and 46 (2).

GILBERTS (A/SIAN.) AGENCY (VIC.) PTY. LTD. (IN LIQUIDATION).

NOTICE OF MEETING OF CREDITORS.

NOTICE is hereby given that a Meeting of the creditors of Gilberts (A/sian.) Agency (Vic.) Pty. Ltd., will be held at the Board Room, Honorary Justices Association, 34 Queen-street, Melbourne, on the 15th day of March, 1968, at 3.30 p.m. in the afternoon.

To receive the Official Liquidator's Report.
 To fix the remuneration of the official liquidator.

Dated this 28th day of February, 1968.

R. D. WIDDOWS, Official Liquidator.

6 Marylin-court, East Bentleigh.

ATOORA PTY. LTD. (IN VOLUNTARY LIQUIDATION). NOTICE is hereby given that by a Resolution of the company Neil Albert Glen of 26 Commercial-road, Prahran, was appointed liquidator of Atoora Pty. Ltd., on the 28th February, 1968, and that situation of the liquidator's office is care of Morris Cohen, Glen and Co., 26 Commercial-road, Prahran.

NEIL A. GLEN, Liquidator.

Morris Cohen, Glen & Co., 26 Commercial-road, Prahran, 3181.

The Companies Act 1961.- In the matter of P. J. COULTER INDUSTRIES PTY. LIMITED (in Liquidation).

NOTICE is hereby given that a First and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 26th day of March, 1968, will be excluded from the dividend.

Dated this 5th day of March, 1968.

A. M. HORSBURGH, Liquidator.

Kennedy, Smail & Middlemiss, 296-304 Little Lonsdale street, Melbourne, 3000.

Form 92.

COMPANIES REGULATIONS.

Regulations 28 (2) (b) and 46 (2).

VELDEN BUILDING CO. PTY. LTD. (IN LIQUIDATION). NOTICE OF MEETING OF CREDITORS.

NOTICE is hereby given that a Meeting of the creditors of Velden Building Co. Pty. Ltd., will be held at the Board Room, Honorary Justices Association, 34 Queenstreet, Melbourne, on the 15th day of March, 1968, at 2 p.m. in the afternoon.

Agenda:

To receive the Official Liquidator's Report.
 To fix the remuneration of the official liquidator.
 Dated this 28th day of February, 1968.

R. D. WIDDOWS, Official Liquidator.

6 Marylin-court, East Bentleigh.

Form 92.

COMPANIES REGULATIONS.

Regulations 28 (2) (b) and 46 (2). AJAX REFRIGERATION PTY. LTD. (IN LIQUIDATION).

NOTICE OF MEETING OF CREDITORS. NOTICE is hereby given that a Meeting of the creditors of Ajax Refrigeration Pty. Ltd., will be held at the Board Room, Honorary Justices Association, 34 Queenstreet, Melbourne, on the 15th day of March, 1968, a 1 p.m. in the afternoon.

Agenda:

To receive the Official Liquidator's Report.
 To fix the remuneration of the official liquidator.

Dated this 28th day of February, 1968.

R. D. WIDDOWS, Official Liquidator. 1481

6 Marylin-court, East Bentleigh.

Form 92.

COMPANIES REGULATIONS.

Regulations 28 (2) (b) and 46 (2).

BROADFORD TRADING & TRANSPORT CO. PTY. LTD. (IN LIQUIDATION).

NOTICE OF MEETING OF CREDITORS.

NOTICE is hereby given that a Meeting of the creditors of Broadford Trading & Transport Co. Pty. Ltd. will be held at the Board Room, Honorary Justices Association, 34 Queen-street, Melbourne, on the 15th day of March, 1968, at 3 p.m. in the afternoon.

Agenda:

To receive the Official Liquidator's Report.
 To fix the remuneration of the official liquidator.

Dated this 28th day of February, 1968.

R. D. WIDDOWS, Official Liquidator.

6 Marylin-court, East Bentleigh.

1482

Form 92.

COMPANIES REGULATIONS.

Regulations 28 (2) (b) and 46 (2).

PARKER SHOE COY. PTY. LTD. (IN LIQUIDATION). NOTICE OF MEETING OF CREDITORS.

NOTICE is hereby given that a Meeting of creditors of Parker Shoe Coy. Pty. Ltd. will be held at the Board Room, Honorary Justices Association, 34 Oueenstreet, Melbourne, on the 15th day of March, 1968, at 11 a.m. in the forenoon.

Agenda:

To receive the Official Liquidator's Report.
 To fix the remuneration of the official liquidator.

Dated this 28th day of February, 1968.

R. D. WIDDOWS, Official Liquidator.

6 Marylin-court, East Bentleigh.

Form 92.

1483

COMPANIES REGULATIONS.

Regulations 28 (2) (b) and 46 (2). KEITH HUMPHRIES PTY. LTD. (IN LIQUIDATION).

NOTICE OF MEETING OF CREDITORS.

NOTICE is hereby given that a Meeting of creditors of Keith Humphries Ptv. Ltd. will be held at the Board Room, Honorary Justices Association. 34 Oueenstreet, Melbourne, on the 15th day of March, 1968, at 10 a.m. in the forenoon.

Agenda:

1. To receive the Official Liquidator's Report. 2. To fix the remuneration of the official liquidator.

Dated this 28th day of February, 1968.

R. D. WIDDOWS, Official Liquidator.

6 Marylin-court, East Bentleigh.

J. ROUSSEL OF PARIS PROPRIETARY LIMITED.

NOTICE OF MEETING OF CREDITORS IN CREDITORS' VOLUNTARY WINDING UP.

NOTICE is hereby given that a Meeting of the Creditors of the above-named company in pursuance of Section 260 of the Companies Act 1961 will be held at the Institute of Chartered Accountants in Australia, 23 McKillop-street, Melbourne, on Thursday the 14th day of March, 1968, at 2 o'clock in the afternoon, for the purposes set out in Sections 260, 261 and 262 of the said Act.

AGENDA

 $1.\ To\ consider\ a\ special\ resolution\ for\ winding\ up\ passed\ by\ the\ above-named\ company.$

2. To consider a statement of the position of the company's affairs together with a list of creditors and the estimated amount of their claims.

3. To nominate a person to be liquidator for the purpose of winding up the affairs and distributing the assets of the company

4. If thought fit to appoint a committee of inspection.

5. To consider the persons and number thereof to be appointed as a committee of inspection.

6. If a committee of inspection is not to be appointed to fix the remuneration of the liquidator.

Dated this 5th day of March, 1968.

1542

E. E. ROUQUINE, Secretary.

DEROY (A'SIA.) PROPRIETARY LIMITED.

NOTICE OF MEETING OF CREDITORS IN CREDITORS' VOLUNTARY WINDING UP.

NOTICE is hereby given that a Meeting of the Creditors of the above-named company in pursuance of Section 260 of the Companies Act 1961 will be held at the Institute of Chartered Accountants in Australia, 23 McKillop-street, Melbourne, on Thursday the 14th day of March, 1968, at 11 o'clock in the forenoon, for the purposes set out in Sections 260, 261 and 262 of the said Act.

AGENDA.

1. To consider a special resolution for winding up passed by the above-named company.

2. To consider a statement of the position of the company's affairs together with a list of creditors and the estimated amount of their claims.

3. To nominate a person to be liquidator for the purpose of winding up the affairs and distributing the assets of the

4. If thought fit to appoint a committee of inspection.

5. To consider the persons and number thereof to be appointed as a committee of inspection.

6. If a committee of inspection is not to be appointed to fix the remuneration of the liquidator.

Dated this 5th day of March, 1968.

1543

E. E. ROUOUINE, Secretary,

Companies Act 1961. Pursuant to Section 254 (2). COFFEY BROS. PROPRIETARY LIMITED.

MEMBERS VOLUNTARY WINDING UP.

AT an Extraordinary General Meeting of the above-named company duly convened and held at 281 North-road. South Caulfield, on the 29th day of February, 1968, the following Resolution was duly passed as a Special Resolution:-

"That the company be wound up voluntarily."

And at such last-mentioned meeting, John William McEncroe, of 422 Collins-street, Melbourne, was appointed liquidator for the purposes of the winding up.

Dated this 1st day of March, 1968.

1544 J. W. McENCROE, Liquidator. In the matter of the Companies Act 1961; and in the matter of K.G.H. (VICT.) PTY. LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of members of K.G.H. (Vict.) Pty. Limited duly convened and held at 10 Wyuna-road, Point Piper, New South Wales, on 17th day of February, 1968, the Special Resolution set out below was duly passed.

SPECIAL RESOLUTION.

"That the company be wound up voluntarily and that Robert Gordon Lee, chartered accountant of The Royal Exchange Building, Gresham-street, Sydney, be and he is hereby appointed liquidator of the company for the purposes of such winding up at a remuneration to be determined."

Dated at Sydney, this 26th day of February, 1968.

ROBERT GORDON LEE, Esq., care of Price Waterhouse & Co., The Royal Exchange Building, Gresham-street, Sydney, New South Wales.

The Companies Act 1961.—In the matter of B. McCarthy & Co. Pry. Ltd. (in liquidation) and H. H. &. E. R. McClernon & Sons Pry. Ltd. (in liquidation).

NOTICE is hereby given that pursuant to section 272 of the Companies Act, a final meeting of the contributories and the creditors of the above companies will be held on Tuesday, 2nd April, 1968, at 12 noon at Suite 18, 545 St. Kilda-road, Melbourne.

Business:-To receive the liquidator's accounts. Dated this 26th day of February, 1968.

E. T. BENT, Liquidator.

Bent & Cougle, public accountants, Suite 18, 545 St Kilda-road, Melbourne, Vic. 3004.

In the Supreme Court of Victoria, 1967, No. of Company 7480.—In the matter of the Companies Act 1961 and in the matter of RIVERLAND TRUCKING CO. PTY. LTD.

the matter of RIVERLAND TRUCKING CO. PTY. LTD.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 23rd day of February, 1968, presented by Champions Proprietary Limited: And that the said petition is directed to be heard before the Court sitting at 10.30 on the 27th day of March, 1968; and any creditor or contributory of the said company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The petitioner's address is 133 Currie-street, South

The petitioner's address is 133 Currie-street, South Australia.

The petitioner's solicitors are Messrs. Rigby & Fielding and Holt, Newman & Holt, of 331 Collins-street, Melbourne. RIGBY & FIELDING AND HOLT, NEWMAN & HOLT.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named solicitors notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than Four o'clock in the afternoon of the 26th March, 1968.

The Companies Act 1961.—In the matter of CAMBER CONSTRUCTIONS PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the Members of the above-named company held on the 28th day of February, 1968, it was resolved that the company be wound up voluntarily, and at a meeting of creditors held on the same day pursuant to Section 260, it was resolved that for such purpose Norman Eric Stretton of 296 Little Lonsdale-street, Melbourne, accountant, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 28th day of February, 1968.

N. E. STRETTON, Liquidator.

Kennedy, Smail & Middlemiss, 296 Little Lonsdale-street, Melbourne, 3000.

In the matter of UTILITY CLEANING Co. PTY. LTD. (Voluntary Liquidation); and the Companies Act 1961. Pursuant to Section 254 (a) (b).

NOTICE is hereby given that at a meeting of the Members of Utility Cleaning Co. Pty. Limited, held at 254 Lygon-street, Carlton, on 7th February, 1968, the following Resolution was passed as a Special Resolution.

"That the company be wound up voluntarily."

Dated at Carlton, the 13th day of February, 1968.

1498

LEON LASKY, Liquidator.

In the Supreme Court.—1968, No. Co. 7481.—In the matter of the Companies Act 1961; and in the matter of Belgrave Food Basket Proprietary Limited.

NOTICE is hereby given that a Petition for the winding up of the above-named company by the Supreme Court was on the 28th day of February, 1968, presented by Norman George Bismire: And that the said petition is directed to be heard before the Court sitting at the Fourteenth Court, Law Courts, William-street, Melbourne, on the 2nd day of April, 1968, at the hour of 10.30 o'clock in the forenoon; and any creditor or contributory of the said company desiring to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned, on payment of the regulated charge for the same.

The petitioner's address is 11 Clinton-street, East Brighton.

The petitioner's solicitors are Messrs. Corr & Corr, of 290 Latrobe-street, Melbourne.

CORR & CORR, solicitors for the petitioner.

Note.—Any person who intends to appear on the hearing Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named solicitors, notice, in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm and must be signed by the person or firm, or his or their solicitor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the above-named not later than 4.00 o'clock in the afternoon of the 1st day of April, 1968. of April, 1968.

Form 92

The Companies Act 1961, Pursuant to Section 260.

COMPANIES REGULATIONS.

Regulation 28 (2) (b)

NOTICE OF MEETING OF CREDITORS OF GROUP DISPLAYS PTY. LIMITED.

Registered Office 217 King-street, Melbourne.

NOTICE is hereby given that a Meeting of the Creditors of Group Displays Pty. Ltd., will be held at the offices of the Australian Society of Accountants, Fitzgerald Room, 1st Floor, 49 Exhibition-street, Melbourne, on Friday, the 15th March, 1968, at 3.00 p.m.

Agenda:

- 1. To consider a Special Resolution passed by the above-named company for winding up and the appointment of a member of Messrs. Kee & O'Keeffe, public accountants, as the liquidator of the company.
- 2. To consider a statement of the position of the company's affairs together with a list of creditors and the estimated amount of their claims.
- To confirm the appointment of the liquidator for the purpose of winding up the affairs and distributing the assets of the company.
- 4. If thought fit, to appoint a committee of inspection.
- 5. To consider the persons and number thereof to be appointed as a committee of inspection.
- 6. To fix the remuneration of the liquidator.

Note.—No person will be entitled to vote as a creditor at the meeting unless he has lodged with the Chairman of the meeting a proof of debt which he claims due to him from the company. P. G. GABELLE, Director.

4th March, 1968.

Gee & O'Keeffe, public accountants, 325 Warrigal-road, Burwood, 3125, Victoria, 288 5911.

In the matter of the Companies Act; and in the matter of Vani-Form Pty. Ltd.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at 22-26 Webb-road, Niddrie, on the 28th day of February, 1968, the following Special Resolutions were duly passed viz.:—

"That the company be wound up voluntarily and that Mr. Andrew Maurice Ades, secretary, of 8 Highview-road, East Bentleigh, be appointed liquidator for the purpose of such winding up".

Dated the 4th day of March, 1968.

1454

M. E. TREWIN, Director.

In the matter of the Companies Act; and in the matter of A. V. WEHL MANUFACTURING PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at 22-26 Webb-road, Niddrie, on the 28th day of February, 1968, the following Special Resolutions were duly passed viz.:—

"That the company be wound up voluntarily and that Mr. Andrew Maurice Ades, secretary, of 8 Highview-road, East Bentleigh, be appointed liquidator for the purpose of such winding up." such winding up

Dated the 4th day of March, 1968.

1449

M. E. TREWIN, Director.

In the matter of the Companies Act; and in the matter of LAMINATE DISTRIBUTORS PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at 22-26 Webb-road, Niddrie, on the 28th day of February, 1968, the following Special Resolutions were duly passed viz.—

"That the company be wound up voluntarily and that Mr. Andrew Maurice Ades, secretary, of 8 Highview-road, East Bentleigh, be appointed liquidator for the purpose of such winding up".

Dated the 4th day of March, 1968.

1450

M. E. TREWIN, Director.

In the matter of the Companies Act; and in the matter of LAMIFORM PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at 22-26 Webb-road, Niddrie, on the 28th day of February, 1968, the following Special Resolutions were duly passed viz.:—

"That the company be wound up voluntarily and that Mr. Andrew Maurice Ades, secretary, of 8 Highview-road, East Bentleigh, be appointed liquidator for the purpose of such winding up".

Dated the 4th day of March, 1968.

1451

M. E. TREWIN, Director.

In the matter of the Companies Act; and in the matter of LAMIFORM PRODUCTS PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at 22-26 Webb-road, Niddrie, on the 28th day of February, 1968, the following Special Resolutions were duly passed viz.:—

"That the company be wound up voluntarily and that Mr. Andrew Maurice Ades, secretary, of 8 Highview-road, East Bentleigh, be appointed liquidator for the purpose of such winding up".

Dated the 4th day of March, 1968.

1452

M. E. TREWIN, Director.

In the matter of the Companies Act; and in the matter of METROPOLITAN FINANCE & INVESTMENT PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at 22-26 Webb-road, Niddrie, on the 28th day of February, 1968, the following Special Resolutions were duly passed viz.:—

"That the company be wound up voluntarily and that Mr. Andrew Maurice Ades, secretary, of 8 Highview-road, East Bentleigh, be appointed liquidator for the purpose of such winding up".

Dated the 4th day of March, 1968.

1453

M. E. TREWIN, Director.

The Companies Act 1961.—In the matter of J. Barrie Thompson Pty. Ltd.

NOTICE is hereby given that at an Extraordinary Meeting of the members of the above-named company held on the 28th day of February, 1968, it was resolved that the company be wound up voluntarily and at a meeting of creditors held on the same day pursuant to section 260, it was resolved that for such purpose Everett Thomson Bent, of Suite 18, 545 St. Kilda-road, Melbourne, accountant, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 28th day of February, 1968.

E. T. BENT, Liquidator.

Bent and Cougle, public accountants, Suite 18, 545 St. Kilda-road, Melbourne, 3004.

In the matter of the Companies Act; and in the matter of DECOLA Pry. Ltd.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at 22-26 Webb-road, Niddrie, on the 28th day of February, 1968, the following Special Resolutions were duly passed viz.:—

"That the company be wound up voluntarily and that Mr. Andrew Maurice Ades, secretary, of 8 Highview-road, East Bentleigh, be appointed liquidator for the purpose of such winding up

Dated the 4th day of March, 1968.

1455

R. C. TREWIN, Director.

The Companies Act 1961.—In the matter of Superkrome Proprietary Limited (in Liquidation).

NOTICE is hereby given that pursuant to Section 272 of the Companies Act a Final Meeting of the Creditors of the above company will be held at the offices of Kennedy, Smail and Middlemiss, 296 Little Lonsdale-street, Melbourne, on Wednesday, the 3rd day of April, 1000, 200 and 1000 are the company of the 1968, at 11.00 a.m.

Business-To receive the liquidator's accounts.

Dated this 1st day of March, 1968.

EDWARD RONALD SMAIL, Liquidator.

Kennedy, Smail & Middlemiss, 296 Little Lonsdale-street Melbourne, 3000.

Companies Act 1961.—In the matter of Tomada Paving Proprietary Limited (in Liquidation).

NOTICE is hereby given that pursuant to Section 272 of the Companies Act a Final Meeting of the Creditors of the above company will be held at the offices of Kennedy, Small and Middlemiss, 296 Little Lonsdale-street, Melbourne, on Wednesday, the 3rd day of April, 1968, at 1020 cm.

Business-To receive the liquidator's accounts.

Dated this 1st day of March, 1968.

ALAN MURRAY HORSBURGH, Liquidator.

Kennedy, Smail & Middlemiss, 296 Little Lonsdale-stree Melbourne, 3000.

CARL JAMES DETTMAN, late of Sutcliffe-street, Sea Lake, in the State of Victoria, engineer, Deceased.

CREDITORS, next of kin and other persons having claims against the estate of the said deceased (who died on the 17th day of July, 1967), are required to send particulars of same to the executor, The Union Fidelity Trustee Company of Australia Limited, in care of the undersigned, on or before the 10th day of May, 1968, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

DELANEY & DWYER, barristers and solicitors, 201 Campbell-street, Swan Hill. 1474

CREDITORS, next of kin and others having claims in respect of the estate of Hoey Wing Him, late of 198 Hargreaves-street, Bendigo, assistant herbalist, deceased (who died on the 18th day of February, 1968), are to send particulars of their claims to the executor, Sandhurst and Northern District Trustees, Executors and Agency Company Limited, of 18 View-street, Bendigo, by the 9th day of May, 1968, after which date the company will distribute the assets, having regard only to the claims of which it then has notice.

T. W. ISER, solicitor, 182 Mitchell-street, Bendigo. 1466

CREDITORS, next of kin and other persons having claims against the estate of Jack Polites, late of 6 Charltonstreet, Bentleigh, in the State of Victoria, retired fishmonger, deceased (who died on the 14th day of April, 1967), are required to send particulars of their claims to the executor, National Trustees, Executors and Agency Company of Australasia Limited, whose registered office is situated at 95 Queen-street, Melbourne, by the 2nd day of May, 1968, after which date the executor will distribute the assets, having regard only for the claims of which it then has had notice.

R. H. DUNN, solicitor, 178 Queen-street, Melbourne

NORMA GEORGINA VERNA HUNTER, late of 6 Charnwood-crescent, St. Kilda, married woman, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 30th October, 1967) are required by The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, to send particulars of their claims to the said company by the 8th May, 1968, after which date it will convey or distribute the assets, having had regard only to the claims of which the company then has notice.

CORR & CORR, solicitors, 290 La Trobe-street, Mel-

WILLIAM LESLIE BELL, late of Barrand-street, Apollo Bay, in the State of Victoria, theatre proprietor, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 27th day of January, 1965), are required by the executor The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, and the executrix Phillipa Charlotte Bell, of Barrand-street, Apollo Bay, to send particulars to them, at the branch office of the said executor, at 8 Malop-street, Geelong, by the 5th day of May, 1968, after which day the executor and executrix may convey or distribute the assets, having regard only to the claims of which they then have notice.

HODGES HALL & CO. of 60 Moorahool-street Geelong

HODGES HALL & CO., of 60 Moorabool-street, Geelong,

CREDITORS, next of kin and others having claims in respect of the estate of Phillip Yager (otherwise Phillip Yager), late of Flat 8, 45 Williams-road, Windsor, in the State of Victoria, builder, deceased (who died on the 24th day of December, 1967), are required to send particulars of their claims to Millie Yager, the executrix named in the will, dated the 29th day of April, 1958, of the said deceased, care of the under-mentioned solicitors, by the 6th day of May, 1968, after which date the said executrix may convey or distribute the assets having regard only to those claims of which she then has notice.

DAVID BRISTOL, LL.B., solicitors, 549 Hampton-street, ampton. 1422

CREDITORS, next of kin and other persons having claims against the estate of Norman Sidney Robinson, late of 6 Grace-street, Mont Albert, in the State of Victoria, retired insurance officer, deceased (who died on the 19th day of November, 1967), are required to send particulars of their claims to the executor, National Trustees, Executors and Agency Company of Australasia Limited, whose registered office is situated at 95 Queenstreet, Melbourne, by the 4th May, 1968, after which date the executor will distribute the assets, having regard only for the claims of which it then has had notice.

JAMES P. OGGE & CO. solicitors of 165 Graville street.

JAMES P. OGGE & CO., solicitors of 165 Greville-street, 1519 Prahran.

ETHEL MAUD ODGERS, formerly of 74 Pascoe-street, Burwood, in the State of Victoria, and late of "Inala Village", Middleborough-road, Blackburn, in the said State, spinster, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 23rd day of July, 1967), are required by the executor, Ronald Charles Abbott, of 64 Mawby-road, East Bentleigh, in the said State, accountant, to send particulars to him, care of the under-mentioned solicitor, by the 16th June, 1968, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated this 4th day of March, 1968.

THOMAS BURKE, LL.B., B.Comm., barrister and solicitor, 152 Wattletree-road, Malvern. 1524

LEONARD DANIEL McDONALD, late of "Phlose", 1321 Nepean Highway, Mount Eliza, gentleman, Deceased.

CREDITORS, next of kin and others having claims against the estate of the deceased (who died on the 22nd day of November, 1967), are required to send particulars thereof to Edward Keith O'Donnell, of 173 Grevillestreet, Prahran, the under-signed solicitor, by the 8th day of May, 1968, after which date he will distribute the assets of the deceased, having regard only to the claims of which he then has notice. of which he then has notice.

E. K. O'DONNELL, solicitor, 173 Greville-street, Prahran.

CREDITORS, next of kin and others having claims in respect of the estate of Clifford Cassilis Houghton, formerly of Murrayville, in the State of Victoria, grazier, and late of Murrayville aforesaid, retired grazier, deceased (who died on the 14th day of November, 1967), are to send particulars of their claims to The Union Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, in the said State, the executor of the will of the deceased, by the 15th day of May, 1968, after which date the executor will distribute the assets, having regard only to the claims of which it shall then have notice.

E. M. TOBIN, LL.B., solicitor, Ouyen.

1523

WINIFRED MARIE IVORY, late of 2 Balmoral-avenue, Kew, married woman, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 16th day of October, 1967), are required by the Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, to send particulars of their claims to the said company by the 10th day of May, 1968, after which date it will convey or distribute the assets, having had regard only to the claims of which the company then has notice.

TOLHURST, DRUCE & EMMERSON, solicitors, 357 Little Collins-street, Melbourne. 1540

ARTHUR LESLIE AYSCOUGH, formerly of 117 Beach-road, Sandringham, but late of War Veterans Home, Overton-road, Frankston, retired chemist, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 28th April, 1967), are required by the executrices Melicent Jane Ellis (in the will called Melicent Jane Ellis, divorcee, and Frances Jane Ellis (in the will called Frances Ellis), spinster, both of Flat 25, Greenknowe Flats, Greenknowe-avenue, Potts Point, New South Wales, to send particulars to the under-mentioned firm by 30th May, 1968, after which date the said executrices may convey or distribute the accept. 68, after which date the said executrices may convey distribute the assets, having regard only to the claims of which they then have notice.

SETON WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne. 1438

SYRILLA McKENZIE LEEDER, late of 2 Dobson-street. South Yarra, widow, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 6th February, 1968), are required by the executors, Gordon McKenzie Leeder, of 2 Dobson-street, South Yarra, and Doris Syrilla Hannan, of Alfred-street, Boronia, store supervisor, and married woman, respectively, to send particulars to the under-mentioned firm by 30th May, 1968, after which date the said executors may convey or disagree. after which date the said executors may convey or dis-tribute the assets, having regard only to the claims of which they then have notice.

SETON WILLIAMS & HEATHFIELD, solicitors, Collins-street, Melbourne.

MAX PAUL HAUFFE, of 5 Crawley-street, Reservoir, engineer, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 7th December, 1967), are required by the executor Norman Paul Hauffe, of 36 Henty-street, Reservoir, engineer, to send particulars to the under-mentioned firm by 30th May, 1968, after which date the said executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

SETON WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne.

NOTICE is hereby given that after the expiration of fourteen clear days from the date hereof application will be made to the Supreme Court of Victoria that probate of the will dated the 29th day of April, 1958 of Phillip Yager (otherwise Phillip Yager), late of flat 8, 45 Williams-road, Windsor, in Victoria, builder, deceased, be granted to Millie Yager, of flat 8, 45 Williams-road, Windsor, in the said State, widow, the sole executrix named therein named therein.

DAVID BRISTOL. LL.B., solicitors, 549 Hampton-stree Hampton.

EWEN GIBSON, late of Thoona, in the State of Victoria, farmer, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 30th day of October, 1967), are required to send particulars of their claims to Ewen Campbell Gibson and Kenneth Raymond Gibson, care of the undermentioned, by the 1st day of May, 1968, after which date they may distribute the assets, having regard only to the claims of which they have had notice.

ARTHUR E. McSWINEY, solicitor, Wangaratta,

CREDITORS, next of kin and others having claims in respect of the estate of Ronald Edwin Gillin, late of 319 Gillies-street, Northcote, in the State of Victoria, contractor, deceased, intestate (who died on the 19th October, 1967), are required to send particulars of their claims to the administratrix, Heather Grace Gillin, care of the under-mentioned solicitors, by 14th May, 1968, after which date the administratrix will distribute the assets, having regard only to the claims of which she then has had notice.

J. A. WILMOTH & SON, solicitors, 4 Bank-place, Mel-

SYDNEY AMES HELLICAR, late of 3 Marianne-way, Doncaster, engineer.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 17th day of September, 1967), are required by the Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the applicant for a grant of administration, to send particulars of their claims to the said applicant, in the care of the said company by the 26th day of March, 1968, after which date they will convey or distribute the assets, having regard to the claims of which they then have notice.

CREDITORS, next of kin and others having claims in respect of the estate of John Cairns, late of 352 Somerville-road, West Footscray, retired, deceased (who died on the 2nd day of November, 1967), are to send particulars of their claims to the executor, the Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, on or before the 7th day of May, 1968, after which date the executor will distribute the assets, having regard only to the claims of which it then has notice. then has notice.

MARTIN & MARTIN, solicitors, 37 Queen-street, Mel-

WILLIAM PRINCE WHEILDON, late of 143 Doncasterroad, North Balwyn, metallurgist, DECEASED.

CREDITORS, next of kin and others having claims against the estate of the said deceased (who died on the 6th June, 1967), are to send particulars of their claims to the Union-Fidelity Trustee Company of Australia Limited, the registered office of which is situate at 100 Exhibition-street, Melbourne, by the 6th day of May, 1968, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

BLAKE & RIGGALL, solicitors, 120 William-street, Mel-

CREDITORS, next of kin and others having claims in respect of the estate of Henry Gordon Aydon, late of 65 Beaver-street, East Malvern, war pensioner, deceased (who died on the 21st November, 1967), are to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, at 472 Bourkestreet, Melbourne, by the 23rd day of May, 1968, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

LEACH & THOMSON, solicitors, 472 Bourke-street, Melbourne.

FREDERICK ARTHUR MILLER, late of the Ovens and Murray Home, Beechworth, in Victoria, but formerly of Goulburn-street, Nagambie, in the said State, pensioner, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 11th November, 1967), are required by the personal representative, Gerald William Hall, of Nagambie, aforesaid, to send particulars to him, care of the undersigned, by the 25th day of May, 1968, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice. then has notice.

Dated the 1st day of March, 1968.

G. J. N. HOPKINS, solicitor, Nagambie.

1462

CREDITORS, next of kin and others having claims in respect of the estate of Ethel Martha Mackay, late of St. Heliers Hospital, 2 Canterbury-road, Camberwell, married woman, deceased (who died on the 26th day of November, 1967), are to send particulars of their claims to the Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, by the 17th day of May, 1968, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

DAVID THOMAS & FRENKEL, of 104 Queen-street Melbourne, solicitors to the said company.

UNA BEATRICE COUTTS, late of 65 Myers-street, Bendigo, widow, Deceased.

digo, widow, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 15th day of October, 1967), are required by the executors, National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, and of 46 Queen-street, Bendigo, and Ronald James Coutts, of Prairie, farmer, to send particulars to the under-mentioned solicitors by the 8th day of May, 1968, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

SCHIFIGER & SMALLEY solicitors 200 Williamson

SCHLEIGER & SMALLEY, solicitors, 290 Williamson street, Bendigo.

RICHARD JOHN WILSON, late of Mount Macedon, in the State of Victoria, gardener, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the said deceased (who died on the 12th day of July, 1963), are required by the executor, Henry Bruce Stewart, of Kyneton, solicitor, to send particulars in writing to him at the office of the undersigned at Kyneton, by the 15th day of May, 1968, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice. he then has notice

H. HURRY & SON, solicitors, Kyneton and at Woodend.

JANET GARDNER PATRICK, late of "Carnsworth", 8 a'Beckett-street, Kew, spinster, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 8th day of November, 1967), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, to send particulars of their claims to the said company by the 10th day of May, 1968, after which date it will convey or distribute the assets, having had regard only to the claims of which the company then has notice.

ERIC S. VANCE, 357 Little Collins-street, Melboume, solicitor to the estate.

CREDITORS, next of kin and others having claims against the estate of Stanley Orford Walpole, late of "Wandella" Private Hospital, 97 Ormond Esplanade, Elwood, in the State of Victoria, gentleman, deceased (who died on the 10th day of December, 1966, and probate of whose will was duly granted to The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, in the said State), are required to send particulars of their claims to the said executor at its above-mentioned address by the 15th day of May, 1968, after which date the said company will distribute the assets of the said deceased, having regard only to the claims of which it shall then have had notice.

GAIR & BRAHE, solicitors, 243 Collins-street, Mel-

GAIR & BRAHE, solicitors, 243 Collins-street, Mel-

PURSUANT to the Trustee Act 1958 notice is hereby given that all persons having claim against the estate of Frances Florence May Trenear, late of 32 Gordon-grove, East Preston, in the State of Victoria, widow, deceased (who died on the 3rd day of October, 1967, and probate of whose will was granted by the Supreme Court of the said State in its Probate Jurisdiction, on the 14th day of February, 1968, to Alan Keith Garnham, of 45 Davey-street, Parkdale, in the State of Victoria, printer, and Frank Thomas, of 27 Gordon-grove, East Preston, in the said State, teacher), you are hereby required to send particulars in writing of such claims to the said Alan Keith Garnham or Frank Thomas, at their above-mentioned addresses, or to the undersigned at her office, on or before, the 8th day of May, 1968, after which date the said Alan Keith Garnham and Frank Thomas will proceed to distribute the assets of the said Frances Florence May Trenear which shall have come into their hands amongst the persons entitled thereto, having regard only to the claims of which they shall have then had notice, and notice is hereby further given that the said Alan Keith Garnham and Frank Thomas will not be liable for the assets so distributed or any part thereof to any person of whose claim they shall not have had notice as aforesaid.

Dated this 28th day of February, 1968. PURSUANT to the Trustee Act 1958 notice is hereby given

Dated this 28th day of February, 1968.

MARJORY C. COATES, solicitor, 422 Collins-street Melbourne.

CREDITORS and persons having claims against the estate of William John McBride, formerly of Five Ways, via Cranbourne, farmer, but late of Bermingham-drive, Mount Evelyn, council employee, deceased, testate (who died on the 21st day of September, 1967), are required to lodge their claim with the executor, John Adrian Redmond, care of the under-mentioned solicitors, by the 10th day of May, 1968, after which date he will distribute the assets, having regard only to the claims which he then has notice.

J. A. REDMOND & CO., 358 Collins-street, Melbourne

CREDITORS, next of kin and others having claims in respect of the estate of Esther Lavinia White, late of 101 Osborne-street, South Yarra, widow, deceased (who died on 24th December, 1967), are to send particulars of their claims to the executors, William Frederick Joyce White, of 101 Osborne-street, South Yarra, bank officer, and Robert Kenneth White, of 13 Graham-avenue, McKinnon, production engineer, care of the undermentioned solicitors, by the 10th May, 1968, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

UPTON & ETTELSON, solicitors, 100 Queen-street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Edwin Cecil Deane, late of 35 Fernhill-road, Sandringham, gentleman, deceased (who died on 18th June, 1967), are to send particulars of their claims to the executors, Dora Agnes Schutt, of 21 Deauville-street, Beaumaris, married woman, and Hector Charles Wolf Flegeltaub, of 296 McKinnon-road, McKinnon, service station proprietor, care of the under-mentioned solicitors, by the 10th May, 1968, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

UPTON & ETTELSON, solicitors, 100 Queen-street Melbourne. 1491

EMILY ISABEL MORGAN, late of 25 Brandon-street, Burwood, married woman, Deceased (who died on the 9th January, 1968).

CREDITORS, next of kin and all others having claims in respect of the estate of the said deceased are requested by the executor, The Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, to send particulars of such claims to the said company, by the 10th May, 1968, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

DAVIES, CAMPBELL & PIESSE, solicitors, 401 Collins-street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Emily Grace Hobson, late of 17 Moor-street, Sandringham, widow, deceased (who died on 15th November, 1967), are to send particulars of their claims to Edna Lillian Smith, care of the undersigned, by the 8th day of May, 1968, after which date she will distribute the assets, having regard only to the claims of which she then has notice. which she then has notice.

COOK & McCALLUM, solicitors, 422 Collins-street, Melbourne.

BEATRICE POOLE, late of 14 Leslie-street, Hawthorn, spinster, Deceased.

spinster, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 13th November, 1967), are required by the applicants for grant of probate of the will of the deceased, Gladys Abigail Grant, of 16 Buena Vista-avenue, Denistone, New South Wales, married woman, and Florence Jamieson, of 14 Leslie-street, Hawthorn, widow, to send particulars to them care of the under-signed solicitors, by the 13th May, 1968, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 28th February, 1968.

R. E. LEWIS ORR & GIBSON, 825 Burke-road Camberwell.

ELSIE HESTER, late of 26 Grant-street, Colac, widow, Deceased, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 17th October, 1967), are required by the administratrix, Blanche May Farrington, of 186 Centre-road, Bentleigh, married woman, to send particulars to her care of the under-mentioned solicitors, by 31st May, 1968, after which date the administratrix may convey or distribute the assets, having regard only to the claims of which she then has notice

SEWELL & SEWELL, solicitors, Colac.

1501

CREDITORS, next of kin and others having claims in respect of the estate of Sophie Gray Williams, late of 25 Princes Gardens, London, England, widow, deceased (who died on the 3rd day of March, 1967), are required by John Austin DeRavin, of 414 Collins-street, Melbourne, in Victoria, solicitor, one of the attorneys under power of Martin Stanley Williams, and Alexander Todd, the executors, to whom probate of the will of the above-named deceased was granted, to send particulars of their claims to him, care of the under-mentioned solicitors, by the 7th day of May, 1968, after which date he may convey or distribute the assets, having regard to the claims of which he then has notice. he then has notice.

AITKEN, WALKER & STRACHAN, solicitors, 414 Collins-street, Melbourne.

PURSUANT to the Trustee Act notice is hereby given that all persons having claims against the estate of Esther Gladys Lesser, late of 25 Alexandra-avenue, South Yarra, in the State of Victoria, widow, deceased (who died on the 3rd day of March, 1967, and probate of whose will was granted by the Supreme Court of the said State in its probate jurisdiction on 7th day of July, 1967, to Gwendoline Walker, of 91 Balaclava-road, Caulfield, in the said State, married woman, and Thomas Malcolm Stirling, of 17 Queen-street, Melbourne, in the said State, solicitor), are hereby required to send particulars, in writing, of such claims to the said Gwendoline Walker and Thomas Malcolm Stirling, care of Rivers, Dickinson, Stirling and Munz, of 17 Queen-street, Melbourne, on or before the 10th day of May, 1968, after which the said Gwendoline Walker and Thomas Malcolm Stirling will proceed to distribute the assets of the estate of the said Esther Gladys Lesser, deceased, which shall have come into their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice and notice is hereby further given that the said Gwendoline Walker and Thomas Malcolm Stirling shall not be liable for the assets so distributed or any part thereof to any person of whose claim they shall not have had notice as aforesaid.

Dated this 6th day of March, 1968.

RIVERS, DICKINSON, STIRLING & MUNZ, solicitors, of 17 Queen-street, Melbourne, Proctors for the said Gwendoline Walker and Thomas Malcolm Stirling. 1503

CREDITORS, next of kin and others having claims in respect of the estate of Dorothy May Holt, late of 12 Bellair-court, Beaumaris, widow (who died on the 18th January, 1968), are to send the particulars of their claims to the Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, by the 10th day of May, 1968, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

W. G. COLE & CO., solicitors, Oakleigh.

LILIAN FLORENCE MADDEN, late of 29 Miller-grove, Kew, widow, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the said deceased (who died on the 10th day of December, 1967), are required by the executors appointed by the will (dated 6th April, 1966) of the said deceased, The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, and John Richard Canfield McRae, to send particulars of such claims to the said executors, care of the said company at its office, 100 Exhibition-street, Melbourne, by the 13th day of May, 1968, after which date the said executors may convey or distribute the assets, having regard only to the claims of which they then have notice. to the claims of which they then have notice.

HOAD & BONELLA, 114 Hawthorn-road, Caulfield, solicitors for the said company.

RE HUGH CONEILOUS ROBERTS, late of 8 Stephen-street, West Preston, retired, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the said deceased (who died on the 16th day of November, 1967), are required by The Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, to send particulars to the company by the 21st day of May, 1968, after which date the company may convey or distribute the assets, having regard only to the claims of which it then has notice.

DAVID THOMAS & FRENKEL, of 104 Queen-street Melbourne, solicitors for the said company. 1470

CREDITORS, next of kin and others having claims in respect of the estate of Sidney Thomas Bench Arnold, late of 11 Wallis-avenue, East Ivanhoe, retired civil servant, deceased (who died on the 29th October, 1967) are to send particulars of their claims to Mena Victoria Geddes, of 11 Wallis-avenue, East Ivanhoe, married woman, the eventuring appointed by the will of the said deceased by the executrix appointed by the will of the said deceased, by the 30th May, 1968, after which date the executrix will distribute the assets, having regard only to the claims of which she shall then have notice.

I. L. YUNCKEN & YUNCKEN, solicitors, 443 Little Collins-street, Melbourne.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Wednesday, the 17th of April, 1968, at Ten-thirty a.m., at the Police Station, Clayton (unless process be stayed or satisfied).

All the estate and interest (if any) of Ramon George Rye, of 20 Marshall-avenue, North Clayton, brick cleaner, as proprietor of an estate in fee-simple in the land described in certificate of title, volume 7612, folio 198, upon which is erected a weatherboard dwelling-house, known as No. 20 Marshall-avenue, North Clayton.

Registered mortgages No. A.372134 and B.643164 affect the estate and interest.

Terms: Cash only.

DAVID J. JOHNSTON, Sheriff's Officer.

5th March, 1968.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Monday, the 22nd of April, 1968, at Ten a.m., at the Police Station, Williamstown (unless process be stayed or satisfied).

stayed or satisfied).

All the estate and interest (if any) of Giuseppe (also known as Guiseppe) Fochesato, 248 Canning-street, North Carlton, mechanic, as joint tenant with Antonio Fochesato, of an estate in fee-simple in all that piece of land situate in the Parish of Cut-paw-paw, in the County of Burke, in the State of Victoria, being part of allotment No. 9 of portion 2, commencing at a point on the western side of a road or way 76 links wide measured 402 links south from the northern boundary line of the said allotment bounded on the east by said reserved road or way being a line bearing south 36 feet on the south by other part of the said allotment in a line bearing west 143 ft. 6 in., on the west by a reserved road or way 30 feet wide in a line bearing north 36 feet and on the north by lot 13 on plan of subdivision of part of said allotment in a line bearing west 143 ft. 6 in. to the point of commencement and being the land described in conveyance No. 32, book 671, situate at and known as 21 Dover-road, Williamstown, and erected thereon is a five-room dwelling-house.

Terms: Cash only.

Terms: Cash only.

N. FROGLEY, Sheriff's Officer.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Thursday, the 11th of April, 1968, at Eleven a.m., at the Post Office, Corinella (unless process be stayed or satisfied).

All the estate and interest (if any) of Stanislaw Wielgosz, of 22 Freame-street, Yarraville, as proprietor of an estate in fee-simple in the land described in certificate of title, volume 8381, folio 853 upon which is erected a small shed. The land herein is a block 50 feet by 115 feet situate at and known as lot 163 Shenandoah-drive, Corinella Bay, and is approximately 200 feet from Bass Horizon Promenade.

J. R. HALL, Sheriff's Officer, Wonthaggi. 29th February, 1968.

In the Supreme Court of the State of Victoria.

SALE BY THE SHERIFF.

ON Monday, the 22nd day of April, 1968, at Two p.m., at the Police Station, Geelong West (unless process be stayed or satisfied).

be stayed or satisfied).

All the estate and interest (if any) of Harold Valentine Reichel, of 17 Elizabeth-street, Geelong West, waterside worker, firstly as joint proprietor with Betty May Reichel of an estate in fee-simple in the land described in certificate of title, volume 2921, folio 175. The land which is vacant is known as Lot 3, Elizabeth-street, Geelong West. Secondly, as joint proprietor with Betty May Reichel, of an estate in fee-simple in the land described in certificate of title, volume 8363, folio 959, upon which is erected a weatherboard dwelling-house, known as No. 17 Elizabeth-street, Geelong West.

Pecistered mentagges Nos. C 581771, and C 581777, affect

Registered mortgages Nos. C.581771 and C.581772 affect the said estate and interest.

Terms: Cash only.

A. G. STEWART, Sheriff's Officer, Geelong. 6th March, 1968. 1499

IMPOUNDINGS

 $B^{\text{ENALLA},\text{--Impounded}}$ in Benalla Pound, by C.R.B. Ranger, Mr. Neil Cook, on Hume Highway, on 22nd February at 6.30 a.m.

1 crossbred ewe with notch out of left ear, no visible brand 1 crossbred ewe, no visible brand

If not claimed and expenses paid to be sold on 21st March, 1968.

1414-\$2.25

C. H. WALLACE Poundkeeper.

BROADFORD.—Impounded in Broadford Pound by Shire Ranger on 4th March, 1968.

2 black and white cows, no visible brand

2 black bull calves, no visible brand

If not claimed and expenses paid to be sold on 22nd March, 1968.

1514—\$2

M. D. WADE, Acting Poundkeeper.

COLERAINE.—Impounded in Coleraine Pound by Kevin Shaw, from his settlement paddock.

No. 37. Dorset Horn ram, no marks, horns cut back, no visible brand

Impounded in Coleraine Pound by K. Gill, from Bellwyn. No. 41. Dorset Horn crossbred lamb, V back off ear

Impounded in Coleraine Pound, by S. R. Tippett, from his Coleraine paddock.

No. 42. Crossbred ewe, aged, notch back and tip off ear,

No. 42. Crossbred ewe, aged, notch back and tip off ear, slit near ear, red dot on back

No. 43. Crossbred ewe, aged, notch back and tip off ear, slit near ear, no visible brand

No. 44. Crossbred ewe, aged, notch back and tip off ear, slit near ear, no visible brand

If not claimed and expenses paid, to be sold on 9th March, 1968. GEO. SPONG

1427-\$4.50

1522

Poundkeeper.

5th March, 1968.

CRANBOURNE.—Impounded in Cranbourne Pound by Shire Ranger, from High School grounds, Koo-Wee-Rup. 1 black goat with 1 horn broken, no visible brand If not claimed and expenses paid to be sold on 26th WARRNAMBOOL.—Impound on 26th February, 1968. 2 ewes, no visible brand or no 2 lambs, no visible brands or no 2 lambs, no visible brands or no 2 lambs, no visible brands or no 2 lambs, no visible brand or no 2 l	ded in Warrnambool Pound
1 black goat with 1 horn broken, no visible brand 2 lambs, no visible brand or no 2 lambs, no visible brands or 1 2 lambs, no	
If not claimed and expenses paid to be sold on 26th	ıarkings markings
March, 1968.	ses paid to be sold on 20th
P. PENDLEBURY, Poundlesoner	M. STONEHOUSE,
1467\$2	Poundkeeper.
HAMILTON.—Impounded in Hamilton Pound from Thompson-street, by City Ranger.	***************************************
12 Dorset Horn ewes, green F on rump, > on back, back	
Cammais 243 IN pursuance of the provision	ons of the Subordinate Legis-
March, 1968. March, 1968. March and expenses paid to be sold on 9th notice is given of the makin	kegulations made thereunder,
I. FYFE, rules:— Poundkeeper. No. Motor Boatin	ng Act 1961. Price.
HEYWOOD.—Impounded in Heywood Pound from Salving (Shire Regulations 1968)	of Waranga Authority)
— Catons Flat-road.	
1 yellow and white Jersey heifer about 2 years old, no visible brand or ear mark 1 yellow Jersey heifer, about 2 years old, no visible brand or ear mark 54/1968. Scaffolding Regulation tions No. 5	45c
If not claimed and expenses paid to be sold on 22nd 55/1968 Frager National Part	
C. SKIPWORTH, Charges) Regular	tions Amendment No. 1,
1447—\$2.50 Poundkeeper. Apprenticesh	
HORSHAM.—Impounded in Horsham Pound from E. 56/1968. Apprenticeship (Foo Matuschka's property, Green Lake.	twear Trades) Regula-
2 cross-bred ewes, indistinct red brand Police Regulat	
1 lamb, branded red X 1 lamb with long tail, no visible brand 57/1968. Police (Authorized S Regulations 1968	
If not claimed and expenses paid to be sold on 23rd March, 1968. Police Regulat	
1515—\$2.25 A. G. FRASER, Poundkeeper. 58/1968. Police (Filling of No. 1968	10c
KEILOR.—Impounded in Keilor Pound. Racing A 59/1968. Racing (Licensing o	
l piebald gelding, no visible brand ment) Regulation	ns 1968 10c
1 pet lamb, long tail, no visible brand Sale of Publications Section	les may be purchased at the of the Government Printing
If not claimed and expenses paid, to be sold on 21st Office, located at Macarthur-ordered by mail, remittance s Government Printer, Box 20	noilla he addressed to "Tho
C. M. MISSEN, 3051", and should include 5c e account is held at this office	extra for postage. If a credit
with the mail order.	-
KYNETON.—Impounded in Kyneton Pound. 1 crossbred woolly lamb, earmarked both ears, no visible The annual subscription (including a Bound Volume) The subscription year commence of the subscription in the subscription of the subscription in the s	rate for Statutory Rules is \$15, payable in advance.
If not claimed and expenses paid, to be sold on 21st	A. C. BROOKS,
March, 1968. H. COOK,	Government Printer.
1548—\$1.75 Poundkeeper.	
PAKENHAM.—Impounded in Pakenham Pound, from AMENDMENTS INCORPO	RATION ACT 1958 (No.
Reservoir-road, Narre Warren North. 1 black steer, 6 months, white face, blue paint on back 1 CEPICE MACAPITHEE	GOVERNMENT PRINTING
If not claimed and expenses paid, to be sold on 25th March, 1968. OFFICE, MACARTHUR-STF (These prices do not	REET, MELBOURNE, 3002.
H. SMITH, No (These prices do not prices as	Price.
ments up to No. 714	6)
Hallam-road, Narre Warren North. Incorporating amendm	nents up to No. 7332) \$0.38 (First Reprint—
I Jersey steer, no visible brand Incorporating amendm If not claimed and expenses paid to be sold on 11th 7117. Appeal Costs Fund Act 1	ents up to No. 7302) \$0.15 1964 (First Reprint—
March 1968 Incorporating amendm	ents up to No. 7488) \$0.25
H. SMITH, 6199. Apprenticeship (First Re	o. 7312)
1440—\$1.75 Poundkeeper. amendments up to N 6203. Audit (First Reprint—in	acorporating amend-
PAKENHAM.—Impounded in Pakenham Pound, from amendments up to No. 737	7) \$0.35 orating amendments
PAKENHAM.—Impounded in Pakenham Pound, from Toomuc Valley-road. Two 2-tooth lambs (1 eyes 1 wether) no visible breads Too 3 tooth lambs (1 eyes 1 wether) no visible breads	7) \$0.35 orating amendments \$0.18 corporating amend-
PAKENHAM.—Impounded in Pakenham Pound, from Toomuc Valley-road. Two 2-tooth lambs (1 ewe, 1 wether) no visible brands If not claimed and expenses paid to be sold on 11th Poundkeeper. 6203. Audit (First Reprint—in ments up to No. 737 6209. Boild in Specific (Incorp up to No. 7072) 6210. Building Societies (Inments up to No. 7072) 6210. Building Societies (Inments up to No. 7072) 6210. Building Societies (Inments up to No. 712) 6210. Children's Court (Incorp	7) . \$0.35 corporating amendments \$0.18 corporating amend-5) . \$0.25 corporating amendments
Poundkeeper. Pakenham.—Impounded in Pakenham Pound, from Toomuc Valley-road. Two 2-tooth lambs (1 ewe, 1 wether) no visible brands Poundkeeper. 6203. Audit (First Reprint—in ments up to No. 737 6209. Boiler Inspection (Incorp up to No. 7072) 6210. Building Societies (Inments up to No. 712)	7) \$0.35 corporating amendments 5) \$0.18 corporating amendments corporating amendments 60.25

	REPRINTED IN ACCORDANCE WITH THE AMENDA		Acts	REPRINTED IN ACCORDANCE WITH THE AMEND	MENTS
No.	NCORPORATION ACT 1958 (No. 6422)—continue	u. Price.	No.	NCORPORATION ACT 1958 (No. 6422)—continue	u. Price.
	Clean Air (Incorporating amendments up to	Trice.		Latrobe Valley (First Reprint-Incorporat-	I TICC.
	No. 6886) Commercial Goods Vehicles (Second Reprint	\$0.10		ing amendments up to No. 7332) Legal Profession Practice (Incorporating	\$0.35
0000	—Incorporating amendments up to No. 7358)	\$0.22	6293.	amendments up to No. 7065) Licensing (Second Reprint—Incorporating	\$0.45
	Companies Act 1961 (Second Reprint— Incorporating amendments up to No. 7332)	\$2.32	6577.	amendments up to No. 7054) Lifts and Cranes (Incorporating amend-	\$0.95
	Co-operation (Second Reprint—Incorporating amendments up to No. 7083)	\$0.42	6295.	ments up to No. 6886) Limitation of Actions (Incorporating amend-	\$0.12
0220,	Co-operative Housing Societies (Incorporating amendments up to No. 7097)	\$0.40	6298.	ments up to No. 6845) Local Authorities Superannuation (Incor-	\$0.15
6228.	Country Fire Authority (Second Reprint—Incorporating Amendments up to No.	60 50	6299.	porating amendments up to No. 6894) Local Government (Incorporating amendments up to No. 7052)	\$0.25
6229.	7476) Country Roads (Second Reprint—Incorporat-	\$0.50	6302.	Marine (Incorporating amendments up to	\$3.50
6230.	ing Amendments up to No. 7506) County Court Act (First Reprint—Incorporat-	\$0.60	6304.	No. 7350) Marketing of Primary Products (First Re-	\$0.72
6231.	ing amendments up to No. 7420) Crimes (Second Reprint — Incorporating	\$0 35		print—Incorporating amendments up to No. 7491)	\$0.45
6236.	amendments up to No. 7407) Dog (Second Reprint—Incorporating amend-	\$1.33		Marriage (First Reprint—Incorporating amendments up to No. 6959)	\$0.25
6240.	ments up to No. 7065) Education (First Reprint — Incorporating	\$0.15		Medical (Second Reprint—Incorporating amendments up to No. 7408)	\$0.40
6241.	amendments up to No. 7533) Electric Light and Power (First Reprint—	\$0.45	6310.	Melbourne and Metropolitan Board of Works (Second Reprint—Incorporating amend-	
6242.	Incorporating amendments up to No. 7315) Employers and Employés (Incorporating	\$0.30	6312.	ments up to No. 7547) Melbourne Harbor Trust (First Reprint—	\$1.10
6243.	amendments up to No. 6740) Entertainments Tax (First Reprint—Incor-	\$0.18	6305.	Incorporating amendments up to No. 7356) Mental Health (Incorporating amendments	\$0.48
6245.	porating amendments up to No. 7315) Estate Agents (Second Reprint—Incorpor-	\$0.25	6315.	up to No. 7135)	\$0.45
6245.	ating amendments up to No. 7134) Estate Agents Act (Third Reprint—Incor-	\$0.38	6316.	amendments up to No. 6886) Mildura Irrigation and Water Trusts (First	\$0.28
6249.	porating amendments up to No. 7425) Fences (Incorporating amendments up to No.	\$0.50		Reprint—Incorporating amendments up to No. 7448)	\$0.75
6246.	6550) Evidence (Second Reprint—Incorporating	.\$0.12		Milk and Dairy Supervision (Incorporating amendments up to No. 6964)	\$0.40
6250.	amendments up to No. 7366) Fertilizers (Incorporating amendments up to	\$0.42	6318.	Milk Board (Incorporating amendments up to No. 7093)	\$0.22
6251.	No. 7142) Firearms (Second Reprint—Incorporating	\$0.25	6184.	Monash University (First Reprint—Incorporating amendments up to No. 7533)	\$0.30
6252.	amendments up to No. 7484) Fisheries Act (First Reprint—Incorporating	\$0.40		Money Lenders (Incorporating amendments up to No. 6886)	\$0.25
6916.	amendments up to No. 7389) Foreign Judgments Act 1962 (First Reprint—	\$0.35		Motor Boating (Incorporating amendments up to No. 6961)	\$0.15
6585.	including amendments made by No. 7332) Forests (Pulpwood Agreement) (Incorporat-	\$0.15		Motor Car (Second Reprint—Incorporating amendments up to No. 7361)	\$0.82
6254.	ing amendments up to No. 6886) Forests (First Reprint—Incorporating	\$0.15		National Parks (Incorporating amendments up to No. 7275)	\$0.25
6256.	amendments up to No. 7356) Fruit and Vegetables (First Reprint—incor-	\$0.60		Nurses (Incorporating amendments up to No. 6716)	\$0 20
6258.	game—(First Reprint—Incorporating amend-	\$0.30		Partnership (Second Reprint—Incorporating amendments up to No. 7315)	\$0.25
6259.	ments up to No. 7389) Gaols (Incorporating amendments up to No.	\$0 30		Patriotic Funds (First Reprint—Incorporating amendments up to No. 7338)	\$0.25
6262.	6651) Geelong Harbor Trust (First Reprint—Incor-	\$0.15		Poisons (Incorporating amendments up to No. 7065)	\$0 35
6263.	porating amendments up to No. 7547) Geelong Waterworks and Sewerage (First	\$0.45		Police Offences (Incorporating amendments up to No. 7145)	\$0.82
6265	Reprint—Incorporating amendments up to No. 7547)	\$0.75		Police Regulation (Incorporating amendments up to No. 7081)	\$0 45
	ments up to No. 7131)	\$0.35		Portland Harbor Trust (First Reprint—Incorporating amendments up to No. 7475)	\$0.35
	Grain Elevators (First Reprint—Incorporating amendments up to No. 7486) Health (Second Reprint—Incorporating amend-	\$0.35		Pounds (First Reprint—Incorporating amendments up to No. 7315) Probate Duty (Incorporating amendments up	\$0.25
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