

VICTORIA

GOVERNMENT GAZETTE

Published by Authority

No. 4]

WEDNESDAY, JANUARY 13

[1971

PROCLAMATIONS

Bank Holidays Act 1958. REVOCATION OF APPOINTMENT OF BANK HALF-HOLIDAY.

PROCLAMATION

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

WHEREAS by a Proclamation issued on the eighth day of December, 1970 and published in the Government Gazette of the ninth day of December, 1970 Wednesday the twentieth day of January, 1971 was appointed, under the provisions of the Bank Holidays Act 1958 for a bank half-holiday at Euroa:

And whereas it is made to appear to the Governor in Council expedient that the said Wednesday the twentieth day of January, 1971 should not be a bank half-holiday at Euroa:

Now therefore, I, the Governor of the State of Victoria, in pursuance of the provisions of the Bank Holidays Act 1958 do by this my Proclamation declare that the said Wednesday the twentieth day of January, 1971 shall not be a bank half-holiday at Euroa:

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of January in the year of our Lord One thousand nine hundred and seventy-one, and in the nineteenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

IAN SMITH, Acting Chief Secretary. God save the Queen! Public Service Act 1958.

REVOCATION OF APPOINTMENT OF A PUBLIC HALF-HOLIDAY.

PROCLAMATION

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

WHEREAS by a Proclamation issued on the fourth day of November, 1970, and published in the Government Gazette of the eleventh day of November, 1970, Wednesday, the twentieth day of January, 1971, has been appointed, pursuant to sub-section (2) of Section 67 of the Public Service Act 1958 to be kept as a public half-holiday within the Shire of Euroa:

And whereas it is made to appear to me expedient that the twentieth day of January, 1971, should not be a public half-holiday within the Shire of Euroa:

Now therefore I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of sub-section (4) of section 67 of the Public Service Act 1958, do by this my Proclamation declare that Wednesday, the twentieth day of January 1971 shall not be a public half-holiday within the Shire of Euroa.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of January in the year of our Lord One thousand nine hundred and seventy-one, and in the nineteenth 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!

MELBOURNE AND METROPOLITAN BOARD OF WORKS ACT 1970 (NO. 8071).

DAY OF COMING INTO OPERATION.

PROCLAMATION

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

PURSUANT to the provision of the Melbourne and Metropolitan Board of Works Act 1970, 1, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, do by this my Proclamation fix the 20th day of January 1971 as the day on which the several provisions of the said Act shall come into

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne this twelfth day of January, in the year of our Lord One thousand nine hundred and seventy-one, and in the nineteenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

ROHAN DELACOMBE

By His Excellency's Command,

R. J. HAMER, Minister for Local Government.

GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

Victoria.

ACT 391,-SECOND SCHEDULE.

A STATEMENT of trusts having been submitted by the A STATEMENT of trusts having been submitted by the head or authorized representative of the denomination of the Presbyterian Church of Victoria, under the provisions of the "Act to provide for the Abolition of State Aid to Religion," for allowance by the Governor, the same was allowed by him on the fifth day of January, 1971, and the following is the form in which such statement of trusts has been allowed:—

STATEMENT OF TRUSTS.

Description of Land.—One acre, Township of Glenorchy, Parish of Glenorchy, County of Borung, being allotment 6, section 16a: Commencing at the intersection of the southern alignment of Carfrae-street and the eastern alignment of Forest-street; bounded thence by Carfrae-street, bearing 90 degrees 400 links by allotment 2 bearing 180 degrees 250 links by allotments 3 and 4 bearing 270 degrees 400 links; and thence by Forest-street bearing 0 deg. 250 links to the point of commencement.

Names of Trustees.—The Presbyterian Church of Victoria Trusts Corporation.

toria Trusts' Corporation.

Powers of Disposition.—With the consent of the General Assembly of "The Presbyterian Church of Victoria", to mortgage, sell, lease, exchange and transfer and grant easements over the said land, or any part or parts thereof, and, subject to such powers and the exercise thereof, to hold the said land, or so much thereof as may from time to time remain vested in the said trustees, upon such trusts for the said Presbyterian Church of Victoria and for such purposes, and with and subject to such powers and provisions as are contained in the document enrolled by the Registrar-General of the State of Victoria, pusuant to the provisions of the Presbyterian Trusts Act 1890, and styled "The Presbyterian Church of Victoria Model Trust Deed for Church and Manse".

for Church and Manse.".

Purposes to which Proceeds of Disposition are to be Applied.—To pay the money coming to the hands of such trustees by virtue of any such power of disposition to the Treasurer for the time being of the Presbyterian Church of Victoria, to be by him applied first in payment of all incidental costs, next in payment to the said Presbyterian Church of Victoria, of all deductions heretofore or hereafter to be authorized, by the General Assembly of the said Church and as to the residue, for such purposes as the said Assembly has heretofore authorized or may hereafter authorize.

As witness the hand of the Governor of the State of Victoria, this fifth day of January, 1971.

ROHAN DELACOMBE Governor of the State of Victoria.

At the Executive Council Chamber, Melbourne, 5th January, 1971.

Victoria.

ACT 391.—SECOND SCHEDULE.

A STATEMENT of trusts having been submitted by the A SIALEMENI of trusts having been submitted by the head or authorized representative of the denomination of the Church of England, in the Diocese of Ballarat under the provisions of the "Act to provide for the Abolition of State Aid to Religion," for allowance by the Governor, the same was allowed by him on the fifth day of January, 1971, and the following is the form in which such statement of trusts has been allowed:—

STATEMENT OF TRUSTS.

Description of Land.—One acre, permanently reserved for Church of England purposes by Order in Council of the 23rd September, 1872 (see Government Gazette 27th September, 1872, page 1785). One acre, Township of Sebastopol, Parish of Ballarat, County of Grenville, being allotment 1c, section 10: Commencing at the north-western angle of allotment 1b; bounded thence by the western boundary of that allotment bearing 178 deg. 0 min. 250 links, by the Police purposes reserve bearing 268 deg. 0 min. 400 links, by Albert-street bearing 358 deg. 0 min. 400 links; and thence by a line bearing 88 deg. 0 min. 400 links to the point of commencement.

Name of Trustees.—The Ballarat Diocesan Trustees, of Cathedral Building, Dana-street, Ballarat.

Powers of Disposition.-To permit and suffer so much Government.

Powers of Disposition.—To permit and suffer so much of the land as shall not be disposed of under the powers hereinafter specified to be used for the purposes for which it was promised or permanently reserved from sale by the Crown. To let, lease, sell, mortgage or exchange if concurred in by the said head or authorized representative for the time being, the said land or any portion thereof or any buildings thereon on such terms and conditions as shall be specified by such head or representative.

Purposes to which Proceeds of Disposition are to be Applied.—Moneys obtained from sale, leases, mortgages or exchanges to be paid to the Bishop to be dealt with for Church of England purposes as shall be directed by the said Trustee, but to be subject nevertheless to the payment or deduction therefrom of all costs, charges and expenses incurred by the Trustee or for which it shall be liable in respect of the trust estate.

Cuthbert, Morrow, Must & Shaw, Lydiard-street, Ballarat, solicitors for the applicant.

as witness the hand of the Governor of the State of Victoria, this fifth day of January, 1971.

ROHAN DELACOMBE, Governor of the State of Victoria.

At the Executive Council Chamber, Melbourne, 5th January, 1971.

Labour and Industry Act 1958.

ORDER OF EXEMPTION UNDER SECTION 80c.

WHEREAS pursuant to section 80c of the Labour and W.HEREAS pursuant to section 80c of the Labour and Industry Act 1958 as amended by the Labour and Industry (Further Amendment) Act 1969 the Council of the Shire of Lillydale has applied to the Minister for an order exempting certain shopkeepers of a shop in its municipal district from being required to close and keep closed their shop in accordance with the provisions of Part VI. of the said Act.

And whereas I have considered the report of the Minister for Tourism obtained in accordance with the provisions of sub-section 4 of section 80c of the said Act.

Now therefore, I, Joseph Anstice Rafferty, Her Majesty's Minister of Labour and Industry in the State of Victoria, do pursuant to the aforesaid section 80c of the Labour and Industry Act 1958 make this order granting exemption to:

GEOFFREY KEITH PATTEN, and

GEOFFREY KEITH PAITEN, and
ALWYN JOHN BRADLEY,
of 335 Main-street, Lilydale,
being shopkeepers within the Township of Lilydale from
being required to close and keep closed the shop on—

Saturdays between the hours of 1 p.m. and 6 p.m., and Sundays between the hours of 9 a.m. and 6 p.m.,

provided that such exemption shall not apply to Anzac Day.

Dated at Melbourne this 6th day of January, 1971.

J. A. RAFFERTY, Minister of Labour and Industry.

Health Act 1958.

VICTORIA-DEPARTMENT OF HEALTH.

NOTICE TO ATTEND FOR RADIOLOGICAL EXAMINATION.

To all persons aged twenty-one years and over enrolled or resident in the subdivisions specified hereunder in the State Electoral District of Sunshine.

TAKE notice that you are required to attend at a Department of Builstand.

The possible to the main entrance to the premises specified in this notice, at any time between the hours specified on one of the days specified and during the period specified in respect of those premises, and thereat to submit yourself to radiological examination of the chest for the purpose of ascertaining whether you may be suffering from pulmonary tuberculosis. If you have had a Chest X-ray within the last twelve months and for that reason do not wish to be examined now, you should attend the unit as directed and submit particulars of the previous examination.

SPECIFIED SUBDIVISIONS, PREMISES, PERIODS, DAYS AND HOURS.

Subdivision.	Premises.	Period.	Days.	Hours.
Brooklyn	Spotless Dry Cleaners, 13 Borrack-square, Al- tona North	Monday, 25th January, 1971, to Thursday, 28th January, 1971 (inclusive)	Each day during the period except Public Holidays	From 10 a.m. to 8.30 p.m
	Castles Pharmacy, 310A Blackshaws-road, Al- tona North	Monday, 25th January, 1971, to Wednesday, 27th January, 1971 (inclusive)	Each day during the period except Public Holidays	From 10 a.m. to 8.30 p.m
	Cattanack's Pharmacy, 108 Millers-road, Altona North	Monday, 25th January, 1971, to Thursday, 28th January, 1971 (inclusive)	Each day during the period except Public Holidays	From 10 a.m. to 8.30 p.m
	Horsfalls Pharmacy, 6 Eames-street, Brooklyn	Thursday, 28th January, 1971, and Friday, 29th January, 1971	Thursday, 28th January, 1971	From 10 a.m. to 8.30 p.m
Kingsville	Keelan's Pharmacy, Cnr. Wembley-avenue and Hawkhurst-street, Kingsville	Friday, 29th January, 1971, to Thursday, 4th February, 1971 (inclusive)	Friday, 29th January, 1971 Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m From 10 a.m. to 8.30 p.m
	Kingsville Beauty Salon, 124 Roberts-street, Kingsville	Friday, 29th January, 1971, to Monday, 8th February, 1971 (inclusive)	Each day during the period except Saturdays, Sun- days and Public Holidays	From 10 a.m. to 8.30 p.m
	Woolworths Car Park, Canterbury-street, Yarraville	Tuesday, 2nd February, 1971, to Tuesday, 9th February, 1971 (inclusive)	Each day during the period except Saturday, Sun- day and Public Holidays	From 10 a.m. to 8.30 p.m
	Ampol Service Station, 350 Williamstown-road, Yarraville	Friday, 5th February, 1971, to Tuesday, 9th February, 1971 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
	Edward John Service Station, 303 Geelong- road, Kingsville	Tuesday, 9th February, 1971, to Friday, 12th February, 1971 (inclusive)	Each day during the period except Public Holidays	From 10 a.m. to 8.30 p.m.
Sunshine	Woolworths Store, Hamp- shire-road, Sunshine	Wednesday, 10th February, 1971, to Thursday, 18th February, 1971 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
	Sunshine Market, Rail- way Parking Area, Sunshine	Wednesday, 10th February, 1971, to Wednesday, 17th February, 1971 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
Kingsville West	B.P. Service Station, Cnr. Sunshine-road and Aliwal-street, Totten- ham	Monday, 15th February, 1971, to Wednesday, 17th Feb- ruary, 1971 (inclusive)	Each day during the period except Public Holidays	From 10 a.m. to 8.30 p.m.
Braybrook	Robinson Post Office, South-road, Braybrook	Thursday, 18th February, 1971, to Tuesday, 23rd February, 1971 (inclusive)	Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.
	Fry's Pharmacy, 164 Churchill-avenue, Braybrook	Thursday, 18th February, 1971, to Tuesday, 23rd February, 1971 (inclusive)	Each day during the period except Saturday, Sunday	From 10 a.m. to 8.30 p.m.
	Big "N" Store, Market- place, Braybrook	Friday, 19th February, 1971, to Tuesday, 23rd February, 1971 (inclusive)	and Public Holidays Each day during the period except Saturday, Sunday and Public Holidays	From 10 a.m. to 8.30 p.m.

Note: Any person to whom this notice applies and who without reasonable excuse fails to comply with the requirements of the notice shall be guilty of an offence, and shall be liable to a penalty of not more than Forty dollars.

Dated this Twenty-seventh day of November, One thousand nine hundred and seventy.

R. J. FARNBACH, Chief Health Officer.

SHIRE OF WERRIBEE.—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 12th day of January, 1971, authorize the Council of the Shire of Werribee to obtain during the year ending 30th September, 1971, in pursuance of the provisions of section 286 of the Water Act 1958 (No. 6413), an advance or advances by overdraft of the Council's current account, the amount owing in respect of such overdraft not to exceed at any one time the sum of Twenty thousand dollars (\$20,000).

J. ROSSITER. Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 12th January, 1971.

ECHUCA 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 12th day of January, 1971, authorize the Echuca Waterworks Trust to obtain during the year ending 30th September, 1971, in pursuance of the provisions of section 286 of the Water Act 1958 (No. 6413), an advance or advances by overdraft of the Trust's current account, the amount owing in respect of such overdraft not to exceed at any one time the sum of Four thousand dollars (\$4,000).

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 12th January, 1971.

MOOROOPNA SEWERAGE AUTHORITY.

FIXING THE LIMIT OF BANK OVERDRAFTS

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 12th day of January, 1971, fix the limits of the amounts which the Mooroopna Sewerage Authority may owe at any time, in respect of moneys borrowed by overdraft of current account with a bank, pursuant to the provisions of the under-mentioned sections of the Sewerage Districts Act 1958, at the following amounts:-

- (a) Section 78—Twenty-five thousand dollars (\$25,000).
- (b) Section 79-Fifty thousand dollars (\$50,000).

J. ROSSITER, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 12th January, 1971.

MOUNT BEAUTY WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR ENDING 31ST DECEMBER, 1971. THE Mount Beauty Waterworks Trust, 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 four and one half cents in the dollar (\$0.045) on the annual valuations of lands and tenements liable to be rated within the Mount Beauty III of the property of the control of 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 thirteen dollars and fifty cents (\$13.50), and in respect of any land on which there is no building be less than five dollars (\$5.00) (\$5.00)

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the period commencing the 1st day of January 1971, and shall be payable on the 1st day of April 1971 at the office of the said Trust.

Passed this 15th day of December, 1970.

A. J. McCULLOUGH, Acting Chairman.B. T. DOWLING, Commissioner.J. B. O'BRIEN, Superintendent. (SEAL)

30th December, 1970.—ROBERTS DUNSTAN. Approved, 30th Decembring Minister of Water Supply.

KING PARROT CREEK RIVER IMPROVEMENT TRUST. By-Law No. 5.

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 1st January 1971 and ending with the 31st December 1971, and shall be payable on the 31st March 1971 at the office of the King Parrot Creek River Improvement Trust at Strath Creek.
- 3. Such person or persons as the King Parrot Creek River Improvement Trust 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 21st December, 1970, and the common seal of the said Trust was affixed hereunto, this 21st December, 1970, in the presence of-

GERALD J. TEHAN, Chairman, A. WAKEFIELD, Commissioner. GERALD G. TEHAN, Secretary. (SEAL)

Approved, 30th December, 1970.—ROBERTS DUNSTAN, Minister of Water Supply.

TOORA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1971.

THE Toora 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 Trust hereby makes and levies rates in respect 1. The Trust hereby makes and levies rates in respect of all the lands and tenements within the respective Urban Districts of such amount 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 South Gippsland which is hereby adopted as the valuation of such lands and tenements respectively as is set out in Column 2 opposite the name of the respective Urban Districts in Column 1 of the Schedule hereto Schedule hereto.
- 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, 1971 and shall be payable on the 31st day of May, 1971 at the office of the said Trust.
- 3. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than the sum set down in Column 3 opposite the name of the respective Urban Districts in Column 1 of the Schedule hereto and in respect of land on which there is no building be less than the sum set down in Column 4 opposite the name of the respective Urban Districts in Column 1 of the said Schedule.

SCHEDULE.

Amount of Rate in \$1 of the Municipal Valuation of Tenements (Subject to the Minimum Amount of Rates as set out in Columns 3 and 4).	Minimum Amount of Rate per Year in respect of Tenements (Other than Lands on which there is no building).	Minimum Amount of Rate per Year in respect of Lands on Which there is no building.	
Column 2.	Column 3.	Column 4.	
cents	\$	s	
4.5	10.00	2.00	
7	10.00	2.00	
7	10.00	2.00	
	in \$1 of the Municipal Valuation of Tenements (Subject to the Minimum Amount of Rates as set out in Columns 3 and 4).	in \$1 of the Municipal Valuation of Tenements (Subject to the Minimum Amount of Rate ser Year in respect of Tenements (Subject to the Minimum Amount of Rates as set out in Columns 3 and 4). Column 2. Cents \$ Column 3.	

Passed this 18th day of December, 1970.

(SEAL)

W. E. COOK, Chairman. V. W. B. WOOD, Commissioner. C. J. PATERSON, Secretary.

January, 1971.—ROBERTS DUNSTAN, Approved, 5th Januar Minister of Water Supply.

CORRYONG WATERWORKS TRUST.

By-Law No. 106. Rating By-Law 1971.

THE Corryong Waterworks Trust, in pursuance of and in exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of five cents in the dollar on the annual municipal valuation of lands and tenements liable to be

rated in the Corryong Urban District.

Provided that in no case shall the amount of the rate payable per annum in respect of any tenement other than land on which there is no building be less than Twenty Dollars and in respect of land on which there is no building be less than Six 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 1971 and shall be payable on the 1st day of April 1971 at the Office of the said Trust.

Passed on the 14th day of December, 1970.

M. W. HUTTON, Chairman. P. D. COYSH, Commissioner. W. D. RYLAH, Secretary. (SEAL)

Approved, 5th January, 1971.—Roberts Dunstan, Minister of Water Supply.

BROKEN RIVER IMPROVEMENT TRUST.

RATING By-LAW FOR 1971.

THE Broken River Improvement Trust, in pursuance and exercise of the powers conferred by the River Improvement Act 1958, doth make the By-law following:—

- 1. The following rates to be called the Broken River Improvement District River Improvement Rates, are hereby made and shall be levied upon the occupiers or owners of all properties within the Broken River Improvement District which properties are rateable to any municipality.
- 2. In respect of all rateable properties within the First Division of the District a rate of Sixty-six one hundredths of one cent in the dollar on the net annual value thereof: Provided that the sum of Forty cents shall be the minimum sum payable in respect of any property within that division.
- 3. In respect of all rateable properties within the Second Division a rate of Twenty-two one hundredths of one cent in the dollar on the net annual value thereof: Provided that the sum of Forty cents shall be the minimum amount payable in respect of any property within that division.
- 4. In respect of all rateable properties within the Third Division a rate of One-twenty fifth of one cent in the dollar on the net annual value of all properties within that division.
- 5. No rate is made or levied in respect of any property within the Fourth Division of the Broken River Improvement District comprising all those lands not included in the First, Second and Third Divisions.
- 6. Such rates are made and shall be levied for the year beginning the 1st day of January, 1971, and ending on the 31st day of December, 1971, and shall be payable on the 15th day of January, 1971, at the office of the Trust, Mair Street, Benalla.
- 7. Such person or persons as the Commissioners of the Trust may appoint from time to time for that purpose shall be and are hereby authorized to demand, receive, collect and recover the said rates.

The foregoing By-law was made by the Broken River Improvement Trust on the 17th day of December, 1970, and the common seal of the Broken River Improvement Trust was hereunto affixed on the 17th day of December, 1970.

(SEAL) R. T. HILL, Chairman.
T. A. BALLINTINE, Commissioner.
E. C. BATES, Secretary.

Approved, 30th December, 1970.—ROBERTS DUNSTAN, Minister of Water Supply.

YATCHAW DRAINAGE TRUST.

By-law No. 20.

THE Yatchaw Drainage Trust, in pursuance and exercise of the powers conferred by the River Improvement Act 1958, doth hereby make the By-law following:—

- 1. The following rate, to be called the "Yatchaw Drainage District Drainage Rate", is hereby made and shall be levied upon the occupiers or owners of the properties within the Yatchaw Drainage District which are rateable to any municipality, a rate of Twelve and a half cents per dollar on the net annual municipal value of such properties. Provided that the sum of ten cents shall be the minimum amount of the rate in respect of any property liable to be rated in the said District.
- 2. Such rate is made and shall be levied for the period beginning with the first day of January, 1971, and ending with the 31st day of December, 1971, and shall be payable on the 30th day of April, 1971, at the office of the Yatchaw Drainage Trust, 70 Gray Street, Hamilton, Victoria.
- 3. Such person or persons as the Yatchaw Drainage Trust may from time to time appoint for that purpose shall be and is or are hereby authorised to demand, receive, collect and recover the said rate.

The foregoing By-law was made by the Yatchaw Drainage Trust, on the 4th day of December, 1970, and the common seal of the said Trust hereunto affixed on the 4th day of December, 1970, in the presence of—

(SEAL) EDGAR A. NAGORCKA, Chairman. A. R. LEWIS, Commissioner. J. E. RILEY, Secretary.

Approved, 30th December, 1970.—ROBERTS DUNSTAN, Minister of Water Supply.

BOWENVALE-TIMOR WATERWORKS TRUST.

WATER CHARGES BY-LAW 1971.

(By-Law No. 9.)

THE Bowenvale-Timor 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 such readings (hereinafter called "the meter year") shall be the basis of 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 of such charges.

 2. Subject as hereinafter provided in respect of any land
- 2. Subject as 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 Thirty-Nine 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 Thirty-Nine Cents per thousand gallons for any meter year.
- 3. Subject as hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at Thirty-Nine Cents per thousand gallons.
- 4. The minimum charge for water supplied by measure to any property within the Urban District not rated by the Trust is hereby fixed at Twenty-Five Dollars.
- 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 3, 4 and 5 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.

The resolution for passing this By-Law was agreed to by the Bowenvale-Timor Waterworks Trust on the 16th day of December, 1970.

The corporate seal of the Bowenvale-Timor Waterworks Trust was hereunto affixed, in the presence

W. A. LONG, Commissioner.
(SEAL) W. H. FREEMANTLE, Commissioner.
BRIAN F. O'CONNOR, Secretary.

Approved 5th Language 1071 Personal Division

Approved, 5th January, 1971.—ROBERTS DUNSTAN, Minister of Water Supply.

BOWENVALE-TIMOR WATERWORKS TRUST.

RATING BY-LAW 1971.

(By-Law No. 10.)

THE Bowenvale-Timor 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:—

- enabling doin nereby 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 Bowenvale-Timor Waterworks District of 14 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 purpose of the municipal rate of the Shire of Tullaroop 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 1971 and shall be payable on the 10th day of June 1971 at the office of the said Trust.
- 3. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than Twenty-Five Dollars and in respect of land on which there is no building be less than Six Dollars.

The resolution for passing this By-Law was agreed to by the Bowenvale-Timor Waterworks Trust on the 16th day of December, 1970.

The corporate seal of the Bowenvale-Timor Water-works Trust was hereunto affixed, in the presence

W. A. LONG, Commissioner. W. H. FREEMANTLE, Commissioner. BRIAN F. O'CONNOR, Secretary. (SEAL)

Approved, 5th January, 1971.—ROBERTS DUNSTAN, Minister of Water Supply.

CARISBROOK WATERWORKS TRUST. RATING BY-LAW 1971.

THE Carisbrook 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 Trust hereby makes and levies a rate in respect of all the lands and tenements within the Carisbrook Urban District of 6 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 purpose of the municipal rate of the Shire of Tullaroop 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, 1971, and shall be payable on the 10th day of June, 1971, at the office of the
- 3. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than Eighteen Dollars and in respect of land on which there is no building be less than Eighteen Dollars.

The Resolution for passing this By-Law was agreed to by the Carisbrook Waterworks Trust on the 14th day of December, 1970.

The corporate seal of the Carisbrook Waterworks . Trust was hereunto affixed, in the presence of—

G. W. STEWART, Commissioner. S. R. HURSE, Commissioner. BRIAN F. O'CONNOR, Secretary. (SEAL)

Approved, 30th December, 1970.—ROBERTS DUNSTAN, Minister of Water Supply.

YARRA JUNCTION WATERWORKS TRUST. RATING BY-LAW No. 46.

THE Yarra Junction 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 Twelve (12) Cents in the Dollar of the Annual Municipal valuations of the lands and tenements within the Yarra Junction Urban Districts.

Provided that in no case shall the amount payable per annum in respect to any tenement (other than land on which there is no building) be less than Eight (8) Dollars and in respect to land on which there is no building be less than Five (5) Dollars.

Such rate is made for the year commencing on the first day of January, 1971 and shall be payable on the twenty fifth day of March 1971.

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

The charge for water supplied by measure or by agreement or by any other manner shall be payable on demand at the office of the Trust.

Such person or persons as the Trust may appoint for the purpose are hereby authorised to demand collect and recover the said rates and charges.

Passed this 21st day of December, 1970.

A. A. PINDER, Chairman. A. GLEESON, Secretary.

Approved, 5th January, 1971.—Roberts Dunstan, Minister of Water Supply.

YEA WATERWORKS TRUST.

RATING BY-LAW 1971.

THE Yea 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 Trust hereby makes and levies a rate in respect of all the lands and tenements within the Yea Urban Disset out in the valuation at present in force of such lands and tenements for the purposes of the municipal rate of the Shire of Yea 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, 1971, and shall be payable on the 31st day of March, 1971, at the office of the said Trust.
- 3. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than thirteen dollars fifty cents and in respect of land on which there is no building be less than four dollars.

Passed on the 16th day of December, 1970.

(SEAL) K. D. BRYANT, Chairman. F. F. BERKERY, Secretary.

Approved, 5th January, 1971.—Roberts Dunstan, Minister of Water Supply.

MAFFRA WATERWORKS TRUST.

By-Law No. 59/1971.

THE Maffra Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, hereby makes the By-law following for its Waterworks District:—

Rating By-law No. 59/1971, made by the Trust on 26th November, 1970, is hereby amended as follows:—

- (a) In the first paragraph the expression "Four and one half cents" is deleted and the expression "Four cents" substituted therefor;
- (b) In the second paragraph the expression "and shall be payable on or before 4th day of June, 1971, at the office of the said Trust" is deleted; and
- (c) In the seventh paragraph the expression "first day of January" is deleted and the expression "first day of February" is substituted therefor.

The foregoing By-law was made by the Maffra Waterworks Trust on the 24th day of December, 1970.

In witness whereof the common seal of the Trust was hereto affixed in the presence of-

K. J. WARD, Chairman. M. W. FULTON, Commissioner. A. L. CARR, Secretary. (SEAL)

Approved, 4th January, 1971.—Roberts Dunstan, Minister of Water Supply.

MAFFRA SEWERAGE AUTHORITY.

By-LAW No. 1971.

THE Maffra Sewerage Authority, in pursuance and exercise of the powers conferred by the Sewerage Districts Act, hereby makes the By-law following for its Sewerage District:—

The By-law styled "By-law 1971—Making Rates and Charges", made by the Authority on 26th November, 1970, is hereby amended as follows:—

- (α) In paragraph A the expression "Nine (9) cents" is deleted and the expression "Eight (8) cents" substituted therefor;
- (b) After paragraph D the following paragraph is added "Such rates shall be due and payable at the office of the Authority on 1st February, 1971".

The foregoing By-law was made by the Maffra Sewerage Authority on the 24th day of December, 1970.

In witness whereof the common seal of the Authority was hereto affixed in the presence of—

K. J. WARD, Chairman. M. W. FULTON, Member. A. L. CARR, Secretary. (SEAL)

Approved, 4th January, 1971.—ROBERTS DUNSTAN, Minister of Water Supply.

KIEWA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1971.

THE Kiewa 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 lands and tenements liable to be rated with the Kiewa Urban District.

On such land and tenements a rate of Twenty cents in the Dollar on the amount of the annual municipal valuation not exceeding One Hundred Dollars, and where the annual municipal valuation exceeds One Hundred Dollars a rate of Twenty cents in the Dollar for the first One Hundred Dollars and Five cents in the Dollar for every Dollar exceeding One Hundred Dollars of such valuation.

Provided that in no case shall amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Twenty Dollars and in respect of any lands on which there is no building be less than One Dollar.

Such rates are made and shall be levied upon the occupiers or owners of such lands and tenements for the period commencing on the 1st day of January, 1971 and ending on the 31st day of December, 1971 and shall be payable on the 1st day of May, 1971, to the said 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 by measure shall be payable, on demand to the said Trust.

Passed this 17th day of December, 1970.

(SEAL) ARNOLD T. COULSTON, Chairman. L. KRUTLI, Secretary.

Approved, 5th January, 1971.—ROBERTS DUNSTAN, Minister of Water Supply.

TAMBO RIVER IMPROVEMENT TRUST.

. By-law No. 14.

THE Tambo River Improvement Trust, in pursuance and exercise of the powers conferred by the River Improvement Act 1958, doth hereby make the By-law following:—

- 1. The following rate to be called the "Tambo River Improvement District River Improvement Rate" is hereby made and shall be levied upon the occupiers or owners of all properties within the Tambo River Improvement District which are rateable to any municipality.
- A rate of three cents in the dollar on the net annual value of all those properties within the First Division as determined by the Order in Council made on the 17th day of March, 1964, and published in the Government Gazette on the 18th day of March, 1964.
- A rate of six cents in the dollar on the net annual value of all those properties within the Second Division, as determined by the said Order in Council.
- A rate of nine cents in the dollar on the net annual value of all those properties within the Third Division as determined by the said Order in Council.
- A rate of thirteen cents in the dollar on the net annual value of all those properties within the Fourth Division as determined by the said Order in Council.
- A rate of sixteen cents in the dollar on the net annual value of all those properties within the Fifth Division, as determined by the said Order in Council.
- A rate of twenty-one cents in the dollar on the net annual value of all those properties within the Sixth Division, as determined by the said Order in Council.
- A rate of thirty-one cents in the dollar on the net annual value of all those properties within the Seventh Division, as determined by the said Order in Council.
- A rate of fifty-six cents in the dollar on the net annual value of all those properties within the Eighth Division, as determined by the said Order in Council.
- A rate of fifty-nine cents in the dollar on the net annual value of all those properties within the Ninth Division, as determined by the said Order in Council.

- 2. Such Rates are made and shall be levied for the period beginning with the 1st day of January, 1971, and ending with the 31st day of December, 1971, and shall be payable on the 12th February, 1971, at the office of the Tambo River Improvement Trust, Bruthen.
- 3. Such person or persons as the Tambo River Improvement Trust 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 Tambo River Improvement Trust on the 21st December, 1970, and the common seal of the Trust was hereunto affixed, on the 21st December, 1970, in the presence of—

J. A. NEAL, Chairman.
(SEAL)

K. MACQUEEN, Commissioner.
G. W. RIDSDALE, Secretary.

Approved, 5th January, 1971.—ROBERTS DUNSTAN, Minister of Water Supply.

TRENTHAM WATERWORKS TRUST.

RATING BY-LAW 1971.

THE Trentham 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 Trust hereby makes and levies a rate in respect of all the lands and tenements within the Trentham Waterworks District of five and five tenths cents in the dollar on the nett 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 Kyneton 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, 1971 and shall be payable on the 1st day of March, 1971, at the Office of the said Trust.
- 3. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than eight dollars and in respect of land on which there is no building be less than four dollars.

Passed this 17th day of November, 1970.

(SEAL)

J. G. ROTHE, Chairman.

K. HALL, Commissioner.

S. G. PORTER, Secretary.

Approved, 5th January, 1971.—ROBERTS DUNSTAN, Minister of Water Supply.

NOOJEE WATERWORKS TRUST.

RATING BY-LAW 1971.

THE Noojee 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 Trust hereby makes and levies a rate in respect of all the lands and tenements within the Noojee Urban District of 17.5 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 Buln Buln 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 1971 and shall be payable on the 1st day of March, 1971 at the office of the said Trust.
- 3. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than nineteen dollars and in respect of land on which there is no building be less than six dollars.

Passed this 21st day of December, 1970.

(SEAL) H. F. McCAY, Chairman.
R. H. CORNWALL, Commissioner.
K. A. PRETTY, Secretary.

Approved, 5th January, 1971.—ROBERTS DUNSTAN, Minister of Water Supply.

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, 3rd February, 1971.

BONO, F., PTY. LTD., 53 Wattle-road, Maidstone. Application for one commercial passenger vehicle with seating capacity for 41 persons to operate as an additional stage omnibus on Route 142A (Footscray-Avondale Heights).

BONO, F., PTY. LTD., 53 Wattle-road, Maidstone. ton for one commercial passenger vehicle with seating capacity for 41 persons to operate as an additional Metropolitan Stage Omnibus on Route 142A (Avondale Heights-West Maribyrnong-Footscray).

GRANT, H. F., 13 Birch-street, Shepparton. One commercial passenger vehicle to be purchased with large seating capacity to operate as a T.S. licensed omnibus on the Katunga-Waaia-Shepparton School Service.

McGeary's Parlor Coaches Pty. Ltd., 207 New-street Gerry's Parlor Coaches Pty. Ltd., 207 New-street, Brighton. Application for permit authority to operate any one of the applicants MC licensed vehicles for the carriage of school children between the corner of Lansdowne and Alma roads, St. Kilda, and Mt. Scopus College, Burwood, via Alma-road, Orrong-crescent, Ercildoune-street, Alma, Kooyong, Malvern, Burke and Toorak roads to the school—under contract to Mt. Scopus College.

(School Days Only).

Depart corner Lansdowne and Alma roads-8.13 a.m. Depart Mt. Scopus College-4.15 p.m.

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

BARTLETT, J. H. & G. A., 53 Kanooka-road, Wantirna South; C.T.247.

CLISSOLD, I. E., 54 Connor-street, Colac; T.P.54.

DAVEY, H. R. & D. M., P.O. Box 34, Lake Boga; T.S.230.

Gerrard Wire Tying Co. Pty. Ltd., corner Geelong and Little Boundary roads, Brooklyn; T.P.246, T.P.206.

HENRY, R. L. & A. E., 64 Warwick-road, Greensborough; C.T.728.

GOLLER, J. J., 1566 Main-road, Research; C.T.110.

Hurstbridge Bus and Taxi Service Pty. Ltd., Main-road, Hurstbridge; T.S.829, C.O.784, C.T.362.

MAYNE, L. K. & G. S., 8 Hillside-grove, Upwey; C.T.64. MacKellar, K. M. (Mrs.), 41 Bellevue-road, Golden Square, Bendigo; C.O.243.

NICHOLSON, J. & S., P.O. Box 26, Mulwala, N.S.W.; T.S.1065. O'Hanlon, T. M., 2 Verbena-street, Templestowe; C.T.410. POVEY, M. J. & M. B., Merino; T.P.110.

RILEY, A. G., Mount Pleasant-road, Eltham; C.T.109.

WATERS, D. A., 7 Matthews-court, Ferntree Gully; C.T.475.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 27th January, 1971.

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, 13th January, 1971.

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, 3rd February, 1971.

ACCIARITO, G., 241 Arthur-street, Fairfield, 3078. One commercial goods vehicle (L/C. 240 cwt.) to operate from the premises of Brownbuilt Ltd., at Nunawading to consignees within a 35-mile radius of the post office situated at the corner of Bourke and Elizabeth streets in the City of Melbourne as carrier solely and exclusively on behalf of the said company—roofing, roof decking and accessories.

Adare Hardware Pty. Ltd., Cowes, Philip Island, 3922.
One commercial goods vehicle (L/C. 139 cwt.) to operate: (a) Within a 25-mile radius of the post office at Inverloch—general goods, provided that no goods shall be carried whether by one stage or by goods shall be carried whether by one stage or by more than one stage between places within the above radius which are more than thirty (30) road miles apart by the nearest practicable route. (b) From the premises of the State Electricity Commission at Morwell and Yallourn to own premises at Inverloch for distribution to consignees situated within a 20-mile radius of the post office at Inverloch—briquettes. (c) From pits and quarries situated at Leongatha North, The Gurdies, Leongatha South and Cranbourne to consignees situated within a 20-mile radius of the post office at Inverloch—sand and screenings. office at Inverloch—sand and screenings.

This application replaces licence No. D.A.63835 held by Inverloch Trading Co. Pty. Ltd.

by Inverloch Trading Co. Pty. Ltd.

ALBION REID PTY. LTD., 83 Riversdale-road, Hawthorn, 3122.

Application to vary the conditions of licence No.

D.A.520/108 (L/C. 144 cwt.) by deleting the present conditions and adding in lieu: (a) Within a 50-mile radius of own premises at North Melbourne in course of business as "Road-making Contractors"—own goods. (b) Throughout the State of Victoria for the purpose of maintaining own plant and equipment—tools of trade and own equipment for repair or having been repaired. been repaired.

ALBION REID PTY. LTD., 83 Riversdale-road, Hawthorn, 3122. ION KEID FTY. LTD., 83 RIVERSGAIE-road, Hawthorn, 3122. Application to vary the conditions of licence No. D.A.520/87 (L/C. 79 cwt.) by deleting the present conditions and adding in lieu—"Throughout the State of Victoria as a 'Mobile Workshop'—tools of trade, spare parts and materials for on-site servicing of own equipment in the field only".

equipment in the field only."

ALLEN, R. P., Rielly's-road, Nerrina, 3350. Application to vary the conditions of licence No. D.A.62280 (L/C. 197 cwt.) by deleting the existing conditions and adding in lieu: "From the plants of Readymix Concrete Pty. Ltd. at Leongatha, Morwell, Sale and Yallourn to consignees situated within a 50-mile radius of the particular plant—premixed concrete in a specially constructed agitator type vehicle solely on behalf of the said company.

AMAZO. 58 Legues drive Clayton 2168. One compression

AMATO, S., 68 Jaguar-drive, Clayton, 3168. One commercial goods vehicle (L/C. 143 cwt.) to operate within a 50-mile radius of the G.P.O., Melbourne, on behalf of Albion Reid Pty. Ltd.—road-making plant, hot asphalt, premix and road-making materials but excluding the carriage of cement and lime from the Geelong Urban District (as defined in the Transport Regulation Act 1958).

(as defined in the Transport Regulation Act 1958).

ANNETT, P. J., 45 Hunter-street, Heywood, 3304. One commercial goods vehicle (L/C. 254 cwt.) to operate: (a)

Within a 75-mile radius of the post office at Penshurst
(Warmambool Division of the Country Roads Board)
—road contracting plant used in the construction or
maintenance of a road, street, footpath, bridge, wharf, pier, weir or channel. (b) Within a 20-mile radius from site of construction or maintenance work performed pursuant to paragraph (a) above or from a railway station nearest thereto—materials required for such work. (c) Within a 25-mile radius of the post office at Heywood—general goods with the proviso that no journey shall exceed 30 miles in length.

ANNETT, R. E., 45 Hunter-street, Heywood, 3304. One

that no journey shall exceed 30 miles in length.

ANNETT, R. E., 45 Hunter-street, Heywood, 3304. One commercial goods vehicle (L/C. 254 cwt.) to operate:
(a) Within a 75-mile radius of the post office at Penshurst (Warrnambool Division of the Country Roads Board)—road contracting plant used in the construction or maintenance of a road, street, footpath, bridge, wharf, pier, weir or channel. (b) Within a 20-mile radius from site of construction or maintenance work performed pursuant to paragraph (a) above or from a railway station nearest thereto—materials required for such work. (c) Within a 25-mile radius of the post office at Heywood—general goods, with the proviso that no journey shall exceed 30 miles in length. 30 miles in length.

ARNOTT BROCKHOFF GUEST PTY. LTD., 53 Huntingdale-road, Burwood, 3125. One commercial goods vehicle (L/C. 8 cwt.) 'to operate throughout the State of Victoria in course of business as "Biscuit Manufacturers" for the purpose of display and sales promotion of own products—tools of trade, merchandizing and display equipment, materials and samples of own products.

ASSOCIATED TYRE SERVICE PTY. LTD., 89-91 Roseneath-street, North Geelong, 3215. Two commercial goods vehicles (L/C. 14 and 59 cwt.) to operate within a 50-mile radius from the post office at Geelong in the course of business as "Tyre Retreaders and Distributors"—tyres and tubes for sale and delivery, used tyres for repair or retreading and having been repaired or retreaded and batteries.

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Avery, W. &. T. (Aust.) PTy. Ltd., 2 Miles-street, Mulgrave, 3170. One commercial goods vehicle (L/C. 14 cwt.) to operate: (a) Within a 50-mile radius of the G.P.O., Melbourne, in the course of business as "Retailers and Repairers of Weighing and Testing Equipment"—own goods. (b) Throughout the State of Victoria—weighing machines for installation for repair and for return when repaired, also tools of trade and spare parts incidental to the repair and mainand spare parts incidental to the repair and maintenance of weighing and testing equipment. Subject to the cancellation of licence No. D.A.6333/5 in the name of W. & T. Avery (Australia) Pty. Ltd.

name of W. & T. Avery (Australia) Pty. Ltd.

Beasley, E. G., 35 York-street, Camperdown, 3260. Application to vary the conditions of licence No. D.A.25296 (L/C. 145 cwt.) by deleting paragraph (a) of the existing conditions and adding in lieu—"(a) Within a 25-mile radius of the post office at Camperdown—general goods subject to the condition that no goods shall be carried whether in one or more stages from or to any points within the said radius situated more than thirty (30) miles apart by the nearest and most practicable route", and add to the existing conditions as an additional paragraph (c)—"(c) For the carriage of one (1) cylinder of chloride from the Camperdown Railway Station to pumping stations at Gellibrand and Tank Hill and empty cylinders on return journey. This movement is limited to one (1) trip per week to each location".

Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street,

Beaurepaire Tyre Service Pty. Ltd., 102 Victoria-street, Carlton, 3053. Application to vary the conditions of licence No. D.A.629/116 (L/C. 15 cwt.) by adding to the existing conditions "and to Alexandra and Eildon and places or route". and places en route

BINIOS, A., 14 Lennox-street, Richmond, 3121. One commercial goods vehicle (L/C. 210 cwt.) to operate within a 35-mile radius of the G.P.O., Melbourne, on behalf of Consolidated Quarries Ltd.—sand, soil, screenings, premix and quarry products.

Briggs, P., 7 Gilda-street, Maidstone, 3012. One commercial goods vehicle (L/C. 15 cwt.) to operate throughout the State of Victoria as a "Travelling Showman"—own sideshow equipment and novelty

Brown's Office Cleaning Services Pty. Ltd., 367 Highstreet, Kew, 3101. One commercial goods vehicle (L/C. 8 cwt.) to operate within a 50-mile radius of own branch premises at 17 Melbourne-road, North Geelong, in the course of business as "Cleaning Contractors"—own goods.

Contractors "—own goods.

BYRNE, W. A. (trading as W. Byrne & Co.), 30 Hamiltonstreet, Gisborne, 3437. One commercial goods vehicle
(L/C. 79 cwt.) to operate: (a) Within a 25-mile
radius of the post office at Gisborne—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 thirty
(30) road miles apart by the nearest practicable route.
(b) From the B.P. Petroleum Depot at Port Melbourne
to places within a 10-mile radius of own premises at
Gisborne—petroleum products in prescribed types of Gisborne—petroleum products in prescribed types of containers and empty return containers.

containers and empty return containers.

CAMPBELL, B. J. (trading as B. J. & M. A. Campbell), 27

Miller-street, Tongala, 3621. One commercial goods vehicle (L/C. 165 cwt.) to operate: (a) Within a 25-mile radius of the post office at Tongala—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 thirty (30) road miles apart by the nearest practicable route. (b) From and to places in paragraph (a) above, to and from places within a 50-mile radius of the post office at Tongala—livestock. (c) From Australian Artificial Breeders Pty. Ltd., Tongala, to the Department of Agriculture Research Centre at Werribee—livestock.

CAMPBELL, B. J. (trading as B. J. & M. A. Campbell) 27

CAMPBELL, B. J. (trading as B. J. & M. A. Campbell), 27 PBELL, B. J. (trading as B. J. & M. A. Campbell), 27 Miller-street, Tongala, 3621. One commercial goods vehicle (L/C. 151 cwt.) to operate: (a) Within a 25-mile radius of the post office at Tongala—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 thirty (30) road miles apart by the nearest practicable route. (b) Within a 50-mile radius of the post office at Tongala—livestock.

CARLTON & UNITED BREWERIES LTD., 16 Bouverie-street, Carlton, 3052. One commercial goods vehicle (L/C. 10 cwt.) to operate throughout the State of Victoria in the course of business as "Brewers" for the purposes of advertising and sales promotion—advertising and display materials and tools of trade, also for the collection and replacement of damaged or unsaleable products.

Christiansen, M. J., Wheeler-street, Corryong, 3707. One commercial goods vehicle (L/C. 120 cwt. approximately) to operate: (a) Within a 25-mile radius of the post office at Corryong—general goods, provided that no goods shall be carried whether by one stage or by more than one stage between places within the said radius which are more than thirty (30) road miles apart by the nearest practicable route. (b) Within a 50-mile radius of own depot at Corryong as an Agent on behalf of Caltex Oil (Aust.) Pty. Ltd.—petroleum products in prescribed types of containers and empty return containers.

petroleum products in prescribed types of containers and empty return containers.

A COLA OPERATIONS PTY. LTD., Levanswell-road, Moorabbin, 3189. Two commercial goods vehicles (L/C. 143 and 144 cwt.) to operate within a 50-mile radius of the G.P.O., Melbourne, in course of business as "Aerated Water Manufacturers"—own aerated waters and empty return containers but excluding operations to or from the Geelong Urban District (as defined in the Transport Regulation Act 1958).

consi Plant & Hire Co. Pty. LTD., 15 Fairway-drive, East Kew, 3102. One commercial goods vehicle (L/C. 153 cwt.) to operate within a 50-mile radius of own premises at East Kew in course of business as "Drainage Contractors and Civil Engineers"—own tools of trade own plant and equipment and course of the cours

tools of trade, own plant and equipment and own materials incidental to the completion of own contracts.

COTTER, R. D., 23 Hillside-grove, Airport West, 3042. One commercial goods vehicle (L/C. 135 cwt.) to operate with the COUNTER of the contract of the counter of the count commercial goods vehicle (L/C. 135 cwt.) to operate within a 50-mile radius of the post office situated at the corner of Bourke and Elizabeth streets, Melbourne, in the course of business as "Asphalting Contractor"—tools of trade, road-making equipment and road-making and paving materials but excluding the carriage of cement or lime from the Geelong Urban District (as defined in the Transport Regulation Act 1958) tion Act 1958).

tion Act 1988).

DALGETY AUSTRALIA LTD., 461 Bourke-street, Melbourne, 3000. One commercial goods vehicle (L/C. 15 cwt.) to operate within a 50-mile radius of own branch premises at Myrtleford in the course of business as "Stock and Station Agents and Wool Brokers"—own goods subject to the condition that all goods carried

goods subject to the condition that all goods carried on the vehicle that are not obtained locally are initially consigned by rail to Myrtleford.

LLAS INDUSTRIES (Vic.) PTY. LTD., P.O. Box 97, Brunswick, 3056. One commercial goods vehicle (L/C. 10 cwt.) to operate within that part of the State of Victoria north of a line drawn from the Township of Corryong through the Townships of Mount Beauty, Alexandra and Yea, the City of Bendigo to the Township of Charlton; thence due west to the South Australian border in the course of business as "Agent" on behalf of Wynn's Friction Proofing Australia Pty. Ltd.—manufactured products of the said company for demonstration and also special demonstration equipment with the ability to leave a small quantity of such products as initial stock subject to the conditions that not more than six hundredweight of such products shall be carried on the vehicle at any one time and that all goods carried on the vehicle shall have been initially consigned by rail to Shepparton and/or to some other railway station in the franchise area specified above. specified above.

EAST, T. E., 9 Greene-street, Bairnsdale, 3875. One commercial goods vehicle (L/C. 220 cwt.) to operate from forest landings situated within a 50-mile radius of Bairnsdale solely to sawmills operated by S. M. Collins Pty. Ltd. at Bairnsdale and Stratford—mill logs.

Pty. Ltd. at Bairnsdale and Stratford—mill logs.

FENN, B., 45 Malcolm-street, Mansfield, 3722. One commercial goods vehicle (L/C. 269 cwt.) to operate from forest landings situated within a 50-mile radius of the post office at Mansfield to sawmills situated at Mansfield and Benalla—sawmill logs.

FOODLAND STORES PTY. LTD., 619 Springvale-road, Glen Waverley, 3150. One commercial goods vehicle (L/C. 120 cwt.) to operate from the bulk store of Foodland Stores Pty. Ltd. at Glen Waverley to retail grocery stores associated with the Foodland group situated within a 25-mile radius of the said bulk store at Glen Waverley and/or to any retail store associated with the Foodland group situated on the Mornington Peninsula or at Koo-Wee-Rup, Warburton, Healesville, Wesburn and Bunyip—groceries solely on behalf of Foodland Stores Pty. Ltd.

GARLICK, R. A., 34 Francis-street, Yea, 3717. One com-

FOOGland Stores Pty. Ltd:
GARLICK, R. A., 34 Francis-street, Yea, 3717. One commercial goods vehicle (L/C. 206 cwt.) to operate: (a) In course of business as "Agent" for the Pivot Fertiliser Co. to spreading sites on farms situated within a 25-mile radius of respective railway stations at Seymour, Yea, Molesworth, Alexandra, Bonnie Doon, Maindample, Mansfield and Yarra Glen—bulk superphosphate subject to the condition that the said superphosphate shall have first been consigned by rail to

the railway station being one of the railway stations mentioned herein, which is the nearest to the particular spreading site. (b) In course of business as "Agent for David Mitchell" from Lilydale to spreading sites on farms at Flowerdale, Glenburn, Yea, Caveat, Strathbogie, Molesworth and Seymour—bulk lime.

GILSENAN, M. J., (trading as M. J. & J. M. Gilsenan), 62
Liverpool-road, Kilsyth, 3137. Two commercial goods
vehicles (low-loaders) to operate throughout the State
of Victoria as a specially constructed low-loader for
the purpose of transporting buildings on behalf of
Public Works Department—portable class-rooms.

THE GENERAL ELECTRIC CO. OF AUGI. 179, 100 Purplay.

THE GENERAL ELECTRIC CO. OF AUST. LTD., 198 Burnleystreet, Richmond, 3121. One commercial goods vehicle
(L/C. 75 cwt.) to operate throughout the State of Victoria in the course of business as "Electrical Contractors"—tools of trade, spare parts and materials
incidental to servicing and supervising the installation
of electrical equipment. of electrical equipment.

or electrical equipment.

Goldsworthy, J. L., & Co., P.O. Box 21, Kaniva, 3419. One commercial goods vehicle (L/C. 11 cwt.) to operate within that part of the State of Victoria west of a north/south line drawn through the City of Bendigo in the course of business as "Motor Garage and Steel Fabricator"—own manufactured playground equipment for assembly, tools of trade and equipment incidental thereto. thereto.

GREENBANKS PEST CONTROL PTY. LTD., P.O. Box 571, Mildura, 3500. Three commercial goods vehicles (L/C. 14, 14, 15 cwt.) to operate throughout the State of Victoria in the course of business as "Pest Exterminators"—tools of trade, equipment and materials incidental to the completion of own contracts that the contribution the corrections from tracts but excluding the carriage of materials from places within a 25-mile radius of the G.P.O., Melbourne.

places within a 25-mile radius of the G.F.O., Melbourne.

Kelty, D. W., & A. J. Irvine (trading as Hamilton Motor Body Works), 52 Lonsdale-street, Hamilton, 3300. One commercial goods vehicle (L/C. 10 cwt.) to operate within that part of the State of Victoria west of a line drawn due north and south through the City of Geelong in the course of business as "Motor Body Repairers and Spray Painters"—second-hand motor parts and second-hand motor body panels for return to own premises at Hamilton. to own premises at Hamilton.

HANDLEY, L. C., 14 Queen-street, Warragul, 3820. One commercial goods vehicle (L/C. 12 cwt.) to operate throughout the State of Victoria as a "Mortuary Vehicle" in the course of business as "Funeral Director".

HOWELL, N. A. (trading as N. & D. Howell), 32 Avondale-cresent, Morwell, 3840. One commercial goods vehicle (L/C. 140 cwt.) to operate within a 30-mile radius of the post office at Morwell in the course of business as "Sand and Screening Supplier"—own sand, screenings and soil.

Inglis, N. (trading as N. & M. J. Inglis), 4 Boyd-street, Bacchus Marsh, 3340. One commercial goods vehicle (L/C. 202 cwt.) to operate within a 50-mile radius of the plant at Ready Mix Concrete (Vic.) Pty. Ltd., at Bacchus Marsh in a specially constructed agitator vehicle—premixed concrete solely on behalf of the said company.

Said company.

JENKS, RAY, PTY. LTD., 118-120 High-street, Shepparton, 3630. One commercial goods vehicle (L/C. 13 cwt.) to operate within a 50-mile radius of the post office at Shepparton in the course of business as "Electrical Contractor"—electrical goods for sale and/or for repair or having been repaired and/or for hire also own tools of trade and equipment incidental to the servicing of such electrical appliances.

JENNINGS, P. S., 31 Bronhill-street, East Ringwood, 3135.

One commercial goods vehicle (L/C. 275 cwt.) to operate from the premises of Brownbuilt Ltd., at Nunawading to consignees within a 35-mile radius of the post office situated at the corner of Bourke and Elizabeth streets in the City of Melbourne as "Carrier" solely and exclusively on behalf of the said company—roofing, roof decking and accessories.

—rooting, root decking and accessories.

KINGSTON MACHINERY PTY. LTD., 59 Cochranes-road, Moorabbin, 3189. One commercial goods vehicle (L/C. 178 cwt.) to operate: (a) Throughout the State of Victoria in the course of business as "Earth-moving Contractors and Plant Hirers"—own plant and own equipment incidental to own contracts. (b) Within a 25-mile radius of own premises at Moorabbin—plant, equipment and machinery on behalf of other contractors.

KINMAN, B. D., 71 Holmes-road, Morwell, 3840. One commercial goods vehicle (L/C. 102 cwt.) to operate:

(a) Within a 25-mile radius of the post office situated at Morwell with the proviso 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 thirty (30) miles apart by the nearest practicable route—general goods. (b) Within that part of the State of Victoria situated east of a north/ south line drawn through the Town of Laverton in the course of own business as "Septic Tank Desludger"—own tools of trade and waste materials for disposal.

for disposal.

KLENITZ, J., P.O. Box 60, Orbost, 3888. One commercial goods vehicle (L/C. 60 cwt.) to operate: (a) Within a 25-mile radius of the post office at Orbost—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 thirty (30) road miles apart by the nearest practicable route. (b) Within a 50-mile radius of the post office at Orbost in the course of business as "Primary Producer"—own goods.

LAMBOUSIS, S., 14 Forest-street, Collingwood, 3066. One commercial goods vehicle (L/C. 211 cwt.) to operate within a 35-mile radius of the G.P.O. in the City of Melbourne solely on behalf of Consolidated Quarries Ltd.—sand, soil, screenings, premix and quarry products.

products.

Lee, I. J., Saint-street, Castlemaine, 3450. Application to vary the conditions of licence No. D.A.54040 (L/C. 251 cwt.) by deleting the existing conditions and adding in lieu: "Within a 50-mile radius of own premises at Tylden in course of business as 'Premix Concrete Manufacturer'—premix concrete in a specially constructed agitator vehicle."

structed agitator vehicle."

LIESHOUT, L. J., Mackie-street, Longwarry, 3816. One commercial goods vehicle (L/C. 243 cwt.) to operate:

(a) Within a 25-mile radius of the post office situated at Longwarry with the proviso 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 thirty (30) miles apart by the nearest practicable route—general goods. (b) From the premises of J. W. Pearce's sawmill at Bunyip to building sites situated within a 25-mile radius of the post office situated at the corner of Bourke and Elizabeth office situated at the corner of Bourke and Elizabeth streets in the City of Melbourne—sawn timber.

LIPMAN, C., 15 Dunbar-road, Traralgon, 3840. One commercial goods vehicle (L/C. 230 cwt.) to operate: (α) Within a 50-mile radius from the post office at Traralgon as a "Road Contractor"—road-making plant and materials. (b) Within a 20-mile radius from the site of any construction work performed pursuant to paragraph (a) above or from the railway station nearest thereto—any other materials required for such

MACBEATH, F. (trading as MacBeath Transport), 8 Coro-DEATH, F. (trading as MacBeath Transport), 8 Coronation-street, Kerang, 3579. One commercial goods vehicle (L/C. 212 cwt.) to operate: (a) Within a 50-mile radius from the post office at Kerang as a "Road Contractor"—road-making plant and materials. (b) Within a 20-mile radius from the site of any construction or maintenance work performed pursuant to paragraph (a) above, or from the railway station nearest thereto—any other materials required for such work work.

work.
TTHEWS, S. E. (Mrs.), Waterloo-road, Trafalgar, 3824.
One commercial goods vehicle (L/C. 22 cwt.) to operate: (a) Within a 25-mile radius of the post office at Trafalgar—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 thirty (30) road miles apart by the nearest practicable route. (b) Within a 50-mile radius from the depot of B.P. Australia Ltd., at Warragul in the course of business as "Agent" for the said company—petroleum products in prescribed types of containers and empty return containers.

Mawson, E. B., & Sons Pty. Ltd., 141 King George-street, Cohuna, 3568. One commercial goods vehicle (L/C. 130 cwt.) to operate: (a) Within a 75-mile radius of the post office at Elmore and/or within a 65-mile radius of the post office at Nyah (Bendigo Division of the Country Roads Board) road contracting plant used in the construction or maintenance of a road, street, footpath, bridge, wharf, pier, weir or channel. (b) Within a 20-mile radius from site of construction or maintenance work performed pursuant to paragraph maintenance work performed pursuant to paragraph (a) above, or from the railway station nearest thereto —metal, stones, screenings, ashes, gravel, sand, earth and any other materials required for such work.

MEMBREY, J. W. & N., 22 Graham-road, Carrum, 3197.
Application to vary the conditions of licence No. D.A.
55566/1 (L/C. 141 cwt.) by adding to the existing
conditions as an additional paragraph—"From pits at
Nar Nar Goon to own premises at Carrum—own
sand".

Mersinas, B., 145 Eastwood-street, Kensington, 3031. One commercial goods vehicle (L/C. 139 cwt.) to operate within a 35-mile radius of the G.P.O., Melbourne, on behalf of Consolidated Quarries Ltd.—sand, soil,

screenings, premix and quarries Ltd.—sand, soil, screenings, premix and quarry products.

MILLER BROS. HIRINGS PTY. LTD., 2 Belgravia-street, Burnley, 3121. Two commercial goods vehicles (L/C. 120, 70 cwt.) to operate throughout the State of Victoria in the course of business as "Caterers and Hirers"—own

the course of business as "Caterers and Hirers"—own catering equipment.

McDonald, R. P.O. Box 119, Edenhope, 3318. One commercial goods vehicle (L/C. 250 cwt.) to operate: (a) Within a 25-mile radius of the post office at Edenhope—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 thirty (30) road miles apart by the nearest practicable route. (b) From the railway stations at either Mortat or Kanagulk to spreading sites situated within a 50-mile radius of the post office at Edenhope—bulk superphosphate for spreading purposes only. (c) From the railway stations at either Mortat or Kanagulk to the bulk installation at Edenhope—bulk superphosphate. (d) From the bulk installation at Edenhope to spreading purposes only.

McNiver I. Edenhope—bulk superphosphate for spreading purposes only.

Edenhope to spreading sites within a 50-mile radius of the post office at Edenhope—bulk superphosphate for spreading purposes only.

McNULTY, L. E., Greta South, 3675. One commercial goods vehicle (L/C. 240 cwt.) to operate from forest landings situated within a 50-mile radius of the post office at Mansfield to sawmill situated at Jamieson, Mansfield and Benalla—sawmill logs.

Nelson, A. D. (trading as Nelson Bros.), P.O. Box 1, Nowa Nowa, 3887. One commercial goods vehicle (L/C. 221 cwt.) to operate: (a) Within that part of the State of Victoria east of the Mitchell and Dargo Rivers and west of the Snowy River and south of the settlement of Glen Wills but excluding any operations within a 20-mile radius of the post office at Omeo—logs. (b) From any sawmill situated within the area defined in part (a) above to the railway station nearest thereto or for delivery to customers or to building sites situated within a 20-mile radius of the post office at Nowa Nowa—sawn timber. (c) Within a 50-mile radius of the post office at Nowa Nowa—own bull-dozers and logging equipment.

NICHOLAS, A. R., Lot 3, Gembrook Launching Place-road, Hoddles Creek, 3139. One commercial goods vehicle (L/C. 140 cwt.) to operate within a 50-mile radius from the post office situated at the corner of Bourke and Elizabeth streets in the City of Melbourne on behalf of Tarax Drinks (Huntingdale) Pty. Ltd. excluding any operations to or from the Geelong Urban District (as defined in the Transport Regulation Act 1958)—aerated waters solely on behalf of the said company returning with empty containers.

O'Hea, D. G., 29 Eumeralla-road, South Caulfield, 3162.

One commercial goods vehicle (L/C. 45 cwt.) to operate within a 50-mile radius of the G.P.O., Melbourne solely on behalf of A. W. Allen Sales Pty. Ltd. —confectionery the property of A. W. Allen Sales Pty. Ltd. —confectionery the property of A. W. Allen Sales Pty. Ltd. —confectionery the property of A. W. Allen Sales Pty. Ltd. Pre-sold and invoiced to retailers.

OUSALKAS, G., 49 Park-street, Abbotsford, 3067. One commercial goods vehicle (L/C. 140 cwt.) to operate within a 35-mile radius from the quarry of Aberfeldie Quarries and Sand Supply Pty. Ltd. at Maribyrnong solely on behalf of said company—screenings, sand and quarry products.

and quarry products.

PETERS ICE CREAM PTY. LTD., Wellington-road, Clayton, 3168. One commercial goods vehicle (L/C. 75 cwt.) to operate throughout the State of Victoria as a specially constructed Insulated and Refrigerated Van for the purpose of supplying own distributors with ice-cream, frozen vegetables, frozen fish and frozen poultry at a temperature not exceeding 10 degrees F.

Porter, A. N., 60 Clayton-street, Ballarat, 3350. One commercial goods vehicle (L/C. 92 cwt.) to operate within a 50-mile radius of the plant of Ready Mix Concrete (Vic.) Pty. Ltd. at Ballarat in a specially constructed agitator vehicle—premixed concrete solely on behalf

of the said company.

PURVIS, W. A., STORES PTY. LTD., THE, Moore-street, Moe, 3825. One commercial goods vehicle (L/C. 12 cwt.) to operate for the carriage of own goods in course of business as "General Merchants"—(i) Within a 50-mile radius from the post office at Moe. (ii) From and to the Township of Moe to and from the Township of Bairnsdale. (iii) From and to the Township of Moe to and from the City of Melbourne.

RISTAS, A., 14 Hazelwood-road, Traralgon, 3844. One commercial goods vehicle (L/C. 170 cwt.) to operate:
(a) From forest and private landings within that part of a 5-mile radius of the post office at Warburton which is situated within a 50-mile radius of the premises of Australian Paper Manufacturers Ltd. at

Maryvale to the said premises at Maryvale—pulpwood. (b) Within an 80-mile radius of the post office at Traralgon in the course of business as "Logging Contractor"—own bulldozer when in course of being moved from contract site to contract site.

moved from contract site to contract site.

Thomas, R. M. & D. E. (trading as Rosalind Floor Coverings), 200 Mitchell-street, Bendigo, 3550. Three commercial goods vehicles (L/C. 14, 8, 8 cwt.) to operate within the area bounded by Kyneton, Seymour, Murchison, Tatura, Echuca, Murray River to Nyah, Sea Lake, Birchip, St. Arnaud and Maryborough—floor coverings, blinds and curtains for laying and/or fixing, samples and tools of trade incidental thereto.

SCHULTZ, S. R., Doyles-road, Shepparton, 3630. One commercial goods vehicle (L/C. 16 cwt.) to operate within a 50-mile radius of the post office at Shepparton and to the Cities of Bendigo and Wangaratta in the course of business as "Floor Covering Contractor"—own tools of trade and equipment also a small quantity of materials not exceeding 4 cwt. at any one time.

SHILVOCK, A. J., 25 Birch-road, North Croydon, 3136. One commercial goods vehicle (L/C. 236 cwt.) to operate from the premises of Brownbuilt Ltd. at Nunawading to consignees within a 35-mile radius of the post office situated at the corner of Bourke and Elizabeth streets in the City of Melbourne as carrier solely and explications.

in the City of Melbourne as carrier solely and ex-clusively on behalf of the said company—roofing, roof

in the City of Melbourne as carrier solely and exclusively on behalf of the said company—roofing, roof decking and accessories.

SIDES, W. L., & SON PTY. LTD., P.O. Box 223, Clayton, 3168. Three commercial goods vehicles (L/C. 12, 18, 9 cwt.) to operate throughout the State of Victoria in the course of business as "Drilling Contractors"—tools of trade and boring equipment incidental to own contracts and also with the ability to carry samples of excavated minerals or earth for testing purposes, but excluding the carriage of bore casing other than that required for testing purposes only.

TRANS-WEST HAULAGE PTY. LTD., 202 Station-street, Norlane, 3214. Seventeen commercial goods vehicles (L/C. 261, 123, 128, 358, 140, 213, 130, 128, 126, 126, 57, 73, 79, 296, 125, 126 and 125 cwt.) to operate throughout the State of Victoria in the course of business as "Frozen Food Carriers" as a specially constructed refrigerated vehicle—frozen and fresh meat, frozen poultry, frozen fish, frozen vegetables, frozen berries, frozen fruit juices, frozen prepared meals, frozen egg whites, cream and ice-cream but excluding the carriage of any canned goods whatsoever.

TWIGG. A. D., Berriwillock, 3531. One commercial goods

frozen pies, frozen chicken rolls, frozen prepared meals, frozen egg whites, cream and ice-cream but excluding the carriage of any canned goods whatsoever.

Twice, A. D., Berriwillock, 3531. One commercial goods vehicle (L/C. 302 cwt.) to operate: (a) Within a 25-mile radius of the post office at Berriwillock—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 thirty (30) road miles apart by the nearest practicable route. (b) Throughout the State of Victoria in the course of business as "Earth-moving Contractor"—own earth-moving equipment.

Van Leerdam, C., Private Bag, 3, Cobden, 3266. One commercial goods vehicle (L/C. 130 cwt.) to operate: (a) Within a 50-mile radius from the post office at Ecklin South as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius of the post office at Ecklin 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 thirty (30) miles apart by the nearest practicable route.

WALLACE, L. G., 45 Smythe-street, Benalla, 3672. One commercial goods vehicle (L/C. 64 cwt.) to operate within a 100-mile radius from the post office at Euroa as a "Marine Collector"—marine goods and waste paper as defined in the Marine Stores and Old Metals Act 1958 (No. 6303), Part 1, section 3, excluding the carriage of any such goods to wharves, docks or shipsides for shipment or export purposes.

Webber, J. F., 24 Baileyana-street, Frankston, 3199. One commercial goods vehicle (L/C. 8 cwt.) to operate within a 100-mile radius of the post office at Frankston in the course of business as "Carpet Laying Contractor"—carpets and underfelt for laying purposes only together with tools of trade and equipment incidental thereto.

only together with tools of traue and equipment oidental thereto.

WEEDMAN, J. W., 24 Hodgson-street, Lower Templestowe, 3107. One commercial goods vehicle (L/C. 130 cwt.) to operate: (a) Throughout the State of Victoria in course of business as "Earth-moving Contractor"—own earth-moving machinery, tools of trade and equipment together with a quantity of fuel not exceeding 1 x 44 gallon drum for operation of own equipment on site. (b) Within a 20-mile radius of any current contract site or from the railway station nearest thereto—any materials required for use on cuch contract.

GARTH, B. J. (trading as Westend Teleservice), 40 Garnett-avenue, Wangaratta, 3677. One commercial goods vehicle (L/C. 7 cwt.) to operate within a 100-mile radius of the post office at Wangaratta as a "Television Serviceman"—television sets for repair or having been repaired, also tools of trade, and spare parts incidental to on-site servicing.

Wharton, J. W., 48 Ambrie-crescent, Noble Park, 3174.
One commercial goods vehicle (L/C. 140 cwt.) to operate within a 70-mile radius of the premises of Monier Ltd. at Springvale solely on behalf of the said company—roofing tiles, battens and tile fixing materials also tools of trade and equipment incidental thereto.

WHITEHEAD, S. J., 42 Greenham-street, Corryong, 3707. One commercial goods vehicle (L/C. 14 cwt.) to operate within a 50-mile radius of own premises at Corryong and to and from Wodonga in course of business as "Plumber"—tools of trade and plumbing supplies.

supplies.

WILSON, I. D., 9 Princes-avenue, Trafalgar, 3824. One commercial goods vehicle (L/C. 8 cwt.) to operate:

(a) Within that part of the State of Victoria, east of a line drawn due, north and south through the City of Melbourne in the course of business as "Concreting Contractor"—own tools of trade and equipment. (b) Within a 20-mile radius of the site of any contract currently engaged upon or to such site from the railway station nearest thereto—materials necessary for the completion of own contracts and also surplus materials for removal from such site for disposal. disposal.

MITHAM, G. J., Witham's-road, Yinnar, 3869. Two commercial goods vehicles (L/C. 140 and 250 cwt.) to operate from forest and private landings situated within a 25-mile radius of the premises of the Australian Paper Manufacturers Ltd. at Maryvale to the said premises at Maryvale—pulpwood.

Witham, I. G., P.O. Box 17, Morwell, 3840. Four commercial goods vehicles (L/C. 262, 260, 273 and 243 cwt.) to operate from forest and private landings situated within a 25-mile radius of the premises of the Australian Paper Manufacturers Ltd. at Maryvale to the said premises at Maryvale—pulpwood.

WOODWARD, A., FOREST PRODUCTS PTY. LTD., Melbourneroad, Ballarat, 3350. One commercial goods vehicle
(L/C. 160 cwt.) to operate within a 50-mile radius
of the post office at Ballarat in the course of business
as "Sawmill Operator"—own pine logs and poles
for treatment at own mill in Ballarat tools of trade and equipment incidental thereto.

and equipment incidental thereto.

WOOLWORTHS VICTORIA LTD., 300 Albert-street, Brunswick, 3056. One commercial goods vehicle (L/C. 91 cwt.) to operate from own premises at Brunswick to and from points within a 25-mile radius from the said premises and to and from the Mornington Peninsula and also to and from the Township of Healesville and the City of Geelong in the course of business as "General Merchants and Retailers"—frozen processed vegetables, frozen poultry, frozen meat, frozen fish, frozen prepared meals, frozen pastry lines and also a quantity not exceeding twenty hundred-weight (20 cwt.) at any one time of margarine, butter and cheese.

WORONA, B., Main-road, St. Albans West. 3021. One com-

WORONA, B., Main-road, St. Albans West, 3021. One commercial goods vehicle (L/C. 204 cwt.) to operate within a 35-mile radius of the G.P.O., Melbourne on behalf of Consolidated Quarries Ltd.—sand, soil, screenings, premix and quarry products.

TOW TRUCK.

Brown's, H. G., Motors Pty. Ltd., 626 High-street, Thornwww.s, H. G., Mottors PTY. Ltd., 626 High-street, Thornbury, 3071. One commercial goods vehicle (to be purchased) to operate within a 25-mile radius of the post office at Thornbury as a "Tow Truck" solely—(a) For the purpose of lifting and carrying or towing motor cars and the carriage of tools and equipment necessary for such purposes only. (b) The carriage of spare parts necessary for the repair of a disabled motor to and from the place at which such disablement has occurred. ment has occurred.

RENEWALS.

A PPLICATIONS 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.

Adelaide Terrazzo Paving Co. Pty. Ltd., 9 Cecil-street, Fitzroy, 3065; D.A.47709; 26th November, 1970; 123 cwt.

ALBION REID PTY. LTD., Benmore-street, North 3215; D.A.520/89; 21st June, 1971; 160 cwt. North Geelong,

Anderson, E., & Sons Pty. Ltd., Main-road, Monbulk, 3793; D.T.110/3; 16th May, 1971; 113 cwt.

Australasian Jam Co. Pty. Ltd., 20 Garden-street, South Yarra, 3141; D.A.2545/3; 29th May, 1971; 119 cwt.

Ballarat Brewing Co. Ltd., 309 Dana-street, Ballarat, 3350; D.A.586/23; 11th June, 1971; 79 cwt.

Blue Star Concrete, 621 Barkly-street, Ballarat, 3350; D.A.60765; 29th May, 1971; 30 cwt.

Bond, E., Palmerston-street, Talbot, 3371; D.A.60754; 16th May, 1971; 137 cwt.

Bowen, F., & Sons, 118 Inkerman-street, Maryborough, 3465; D.A.49335; 11th June, 1971; 146 cwt.

Cern, J., Main-road, Chewton, 3451; D.A.16400; 19th June, 1971; 118 cwt.

Champion, G. R., Lot 3, Wonga-road, North Ringwood, 3134; D.A.60764; 29th May, 1971; 141 cwt.

Commonwealth Banking Corporation, 367 Collins-street, Melbourne, 3000; D.A.34133/2; 25th May, 1971; 11

Melbourne, 3000; D.A.34133/2; 25th May, 1971; 11 cwt.

Melbourne, 3000; D.A.34133/2; 25th May, 1971; 11 cwt.
CONCRETE INDUSTRIES (MONIER) PTY. LTD., 462 St. Kildaroad, Melbourne, 3004; D.A.36788/4; 6th May, 1971; 60 cwt; D.A.36788/8; 6th May, 1971; 150 cwt. D.A.36788/9; 6th May, 1971; 115 cwt.
CONCRETE INDUSTRIES (MONIER) PTY. LTD., 462 St. Kildaroad, Melbourne, 3004; D.A.62922/11; 6th May, 1971; 59 cwt.
COX, E. N., 38 Murphy-street, Bairnsdale, 3875; D.A.60740; 1st May, 1971; 65 cwt.
COX, E. N., 38 Murphy-street, Bairnsdale, 3875; D.A.60740; 1st May, 1971; 65 cwt.
DAGETY & NEW ZEALAND LOAN LTD., 1 Malop-street, Geelong, 3220; D.A.46170/24; 20th May, 1971; 8 cwt.
DALGETY & NEW ZEALAND LOAN LTD., 1 Malop-street, Geelong, 3220; D.A.46170/27; 20th May, 1971; 8 cwt.
DONALDSON, E. A. & I. M., Wayside Delivery, Colac, 3250; D.A.44985/1: 19th June, 1971; 227 cwt.
DOWNES, R. E., PTY. LTD., Nar-Nar-Goon, 3812; D.A.27544/10; 6th May, 1971; 135 cwt.
DWYER, P. J., Lot 86, Springside-court, Noble Park, 3174; D.A.60741; 1st May, 1971; 99 cwt.
FAGG, KEITH, PTY. LTD., 628 Canterbury-road, Vermont, 3133; D.A.60478; 16th January, 1971; 241 cwt.
GLADMAN, A. K., P.O. Box 25, Serpentine, 3517; D.A.49338; 111; 1021; 141 cwt.

GLADMAN, A. K., P.O. Box 25, Serpentine, 3517; D.A.49338; 11th June, 1971; 141 cwt.

Harvey, J. W. G., Pty. Ltd., Moriac, 3240; D.A.28918/5; 19th June, 1971; 235 cwt.

HILLGROVE, A. D., V., K., & M. (trading as Hil Grading Service), P.O. Box 176, Birchip, D.A.42087/10; 16th May, 1971; 30 cwt.

Horssfield, L. N., Thorpdale, 3835; D.A.60448; 24th May, 1971; 275 cwt.

JAY'S LAUNDRY, 66 Kepler-street, Warrnambool, 3280; D.A.52682/2; 5th June, 1971; 19 cwt. KIMPTON, W. S., & SONS PTY. LTD., 461 Bourke-street, Melbourne, 3000; D.A.35805; 4th May, 1971; 108 cwt. LONG, J. & W., Bros. PTY. LTD., 55 Chifley-drive, East Preston, 3072; D.A.29337/6; 13th February, 1971; 249 cwt. D.A.29337/7; 27th February, 1971; 231 cwt.

Marendaz, P. E., 35 Torquay-road, Belmont, 3216; D.A.46312; 11th June, 1971; 210 cwt.

MARYBOROUGH TYRE SERVICE, 37 Tuaggra-street, Maryborough, 3465; D.A.19068/1; 27th June, 1971; 11 cwt.

Mawson, E. B., & Sons Pty. Ltd., 141 King George-street, Cohuna, 3568; D.A.30119/32; 3rd June, 1971; 195 cwt. MITCHELL, R. R., Box 1, Lindenow, 3875; D.A.60750; 1st May, 1971; 132 cwt.

McCluskey, M. J., 195 Westblade-avenue, Kerang, 3579; D.A.60782/1; 19th June, 1971; 246 cwt.

McEncroe, G. (trading as McEncroe Bros.), P.O. Box 95, Bendigo, 3550; D.A.28179/3; 22nd June, 1971; 37 cwt.

McMullen, A. H., & Co. PTY. LTD., Tyndall-street, Orbost, 3888; T.T.D.620/24; 9th June, 1971; 267 cwt.

O'BREE, B. A. & J., 140 Thurla-street, Swan Hill, 3585; D.A.60856; 19th June, 1971; 208 cwt.

PAYNE, R. A., 11 Hinchcliff-crescent, Newcomb, 3219; D.A.36227; 16th June, 1971; 143 cwt.

Pearce, W. R. & D. H., 219 Marong-road, Golden Square, 3555; D.A.44653/1; 17th April, 1971; 142 cwt.

PHELAN, W., & Sons PTY. LTD., 157 High-street, Mary-borough, 3465; D.A.3633/19; 11th June, 1971; 12 cwt.

iardson, James, Pty. Ltd., 35-45 Lithgow-street, Abbotsford, 3067; D.A.45596/8; 16th May, 1971; 27 cwt. RICHARDSON.

SHARPE, S. R., 1 Anderson-street, Warrnambool, 3280; D.A.36094; 16th June, 1971; 32 cwt. VAGG, W. A., Beeac, 3251; D.A.55533/2; 1st May, 1971; 241

cwt. N, R., 18 Clifton-street, Charlton, 3525; D.A.35699; 16th June, 1971; 250 cwt.

WILSON, W. D. & L. M., 3 Fairview-street, Traralgon, 3844; T.D.A.47237/6; 16th May, 1971; 47 cwt.

TOW TRUCKS.

HUTCHISON, E. (trading as Anglesea Auto Service), Ocean-road, Anglesea, 3230; D.A.48933; 6th May, 1971;

BEATTIE, G. L., Forrest, 3236; D.A.60753; 19th June, 1971;

CARMICHAEL, J. F. & B. L., Marine-parade, San Remo, 3925; D.A.46195; 13th May, 1971; 126 cwt.
GROSE, V. R., 2-8 Mountjoy-parade, Lorne, 3232; T.D.A.39585; 27th June, 1971; 15 cwt.
PARR & SPENCER PTY. LTD., 238-240 Murray-street, Colac, 3250; D.A.44828/2; 19th June, 1971; 69 cwt.

RIGBYE, N. E., P.O. Box 25, Charlton, 3525; D.A.60814; 19th June, 1971; 65 cwt.

SANDHURST DARIES LTD., P.O. Box 233, North Bendigo, 3550; D.A.36537; 29th June, 1971; 28 cwt.

SCHOTTNER, R., 32 Emily-street, Seymour, 3660; D.A.63617; 20th May, 1971; 35 cwt.

TRELLER, J. F., Main-street, Poowong, 3988; D.A.37991/1; 17th April, 1971; 70 cwt.

TRIAD AUTO SERVICES PTY. LTD., 41 Birdwood-street, Box Hill, 3128; D.A.48087; 18th March, 1971; 96 cwt.

WARRAGUL BUS LINES PTY. LTD., Queen-street, Warragul, 3820; D.A.35959; 18th May, 1971; 78 cwt.

RENEWALS WITH VARIATION.

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

COHRANE, A. J., 1014 Howitt-street, Wendouree, Ballarat, 3350; D.A.5414; 22nd June, 1971; application to renew and vary the conditions of licence No. D.A.5414 (L/C. 97 cwt.) by adding to the existing conditions "and within a 75-mile radius of the Chief Post Office in the City of Geelong".

97 cwt.) by adding to the existing conditions and within a 75-mile radius of the Chief Post Office in the City of Geelong."

NCOCK, C. F., PTY. LTD., Carpenter-street, Lakes Entrance, 3909; D.A.1229/22; 29th May, 1971; application to renew licence No. D.A.1229/22 (L/C. 404 cwt.) with variation by deleting the existing conditions and adding in lieu—(a) From the Townships of Lakes Entrance and Paynesville to the City of Melbourne—fish and fishermen's gear for repair. (b) From the City of Melbourne to the Townships of Lakes Entrance and Paynesville for supply only to commercial fishing boats registered with the Marine Board of Victoria or with the corresponding authority in some other State of the Commonwealth of Australia for use in commercial fishing operations only—boat fittings, engines and machinery and associated spare parts, fishing tackle, fishing nets, marker buoys, bottled butane gas, lubricating oils, hydraulic oils, coarse salt, empty fish boxes, cartons and other packaging materials for uncooked fresh or frozen fish, hand tools and power operated tools. (c) From the City of Melbourne to the City of Sale and the Townships of Bairnsdale, Lakes Entrance and Orbost — bulk petroleum products in specially constructed tank-type vehicles on behalf of Esso Standard Oil (Aust.) Pty. Ltd. (d) Between the Townships of Lakes Entrance, Bairnsdale and Buchan and the City of Melbourne—fresh rabbits and ice-cream. (e) From the City of Melbourne to the Township of Bairnsdale—eggs on behalf of the Victorian Egg Board. (f) From the Township of Bairnsdale to and from the Township of Lakes Entrance—general goods. (h) Between the City of Melbourne and the Townships of Bairnsdale and Lakes Entrance—household furniture being the personal effects of a householder or of a member of his family when such goods are being moved—(i) From residence to residence. (ii) From residence to storage or sale. (iii) From storage to residence. (iv) From a vendor to the residence of the purchaser. HANCOCK, C. residence. (iv the purchaser.

the purchaser.

STONE, A. E., 11 Macalister-street, Sale, 3850; D.A.35967; 18th May, 1971; application to renew and vary the conditions of licence No. D.A.35967 (L/C. 123 cwt.) by deleting the existing conditions and adding in lieu—(a) Within a 95-mile radius of the post office at Nowa Nowa (Bairnsdale Division of the Country Roads Board)—road contracting plant used in the construction or maintenance of a road, street, footpath, bridge, wharf, pier, weir or channel. (b) Within a 20-mile radius from site of construction or maintenance work performed pursuant to paragraph (a) above or from the railway station nearest thereto—materials required for such work. (c) Within a 25-mile radius of the post office at Sale—general goods, with the proviso that no journey shall exceed 30 miles in length.

TOW TRUCK RENEWALS WITH VARIATION.

Poole, C. R., & J. L. CORCORAN, Inglis-street, Ballan, 3342; D.A.61192; 20th May, 1971; application to renew licence No. D.A.61192 (L/C. 70 cwt.) with variation by delet-ing the existing area of operations and adding in lieu: "Throughout the State of Victoria".

Notice of any objection should be forwarded to reach a Secretary of the Board not later than 27th January,

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, 3053, 13th January, 1971.

CONTRACTS ACCEPTED.—(Series 1970-71.)

PUBLIC WORKS.

876. Rosebud, Primary School 2627, construction of new toilet block and covered way, &c., \$40,944.—Britten &

877. Newport West, Primary School 4665, erection of new timber toilet block and covered way, &c., \$24,947.— Egeberg Building & Plumbing Service Pty. Ltd. 878. Cheltenham, Heatherton Sanatorium, supply and installation of 90 line P.A.B.X. telephone system, \$16,142.—

installation of 90 line P.A.B.X. telephone system, \$16,142.—
L. M. Ericsson Pty. Ltd.
879. Hamilton, Veterinary Research Station, supply and installation of P.A.B.X. telephone system, \$11,225.—L. M. Ericsson Pty. Ltd.
880. Somers, Children's School Camp 4647, supply and installation of 2 oil fired hot-water service boilers, \$6,870.
—Ford-Swinton Industries Pty. Ltd.
881 Mortlake Primary School 397 renainting \$4.468.—

881. Mortlake, Primary School 397, repainting, \$4,468.-

ool. Morchare, Primary School 397, repainting, \$4,468.— K. Hose.

882. Lyndale, Primary School 4771, concrete and asphalt paving, &c., \$7,531.—Infantino Constructions Pty. Ltd.

883. Wendouree, Primary School 1813, mechanical services to new class-rooms wing, \$4,318.—McLean & Boakes.

884. Dandenong, Psychology and Guidance Speech Therapy Centre, erection of a new building in brick veneer, \$92,400.—McKenzie Constructions Pty. Ltd.

885. Leongatha, Technical School, asphalt paving and stormwater drainage, &c., \$70,479.60.—P. & M. McNulty.

886. Broadmeadows West, Technical School, site works, \$63,704.30.—S. J. Moran Constructions Pty. Ltd.

887. Oakleigh, High School, saffroom and administration improvements, \$15,150.—Bruce M. Morgan Pty. Ltd.

888. Croydon, High School, alterations to staffrooms and oilets and additional class-rooms, &c., \$16,140.—Bruce M. Morgan Pty. Ltd.

889. Irymple, Technical School, electrical services—new building, \$76,900.—F. T. S. O'Donnell, Griffen (Vic.) Pty. Ltd.

building, \$76,900.—F. T. S. O'Donnell, Griffen (Vic.) Pty. Ltd.

890. Lake Boga, Primary School 3278, external repairs and painting, \$6,639.—Pascoe Vale Painters Const. Co.

891. Nyah, Primary School 3263, external repairs and painting, \$5,715.—Pascoe Vale Painters Const. Co.

892. Heywood, Consolidated School, external renovations, \$11,240.—Pedens Pty. Ltd.

893. Seymour, High School, mechanical services—hall, \$12,232.—Ross's Pty. Ltd.

894. Lethbridge, internal and external renovations, Primary School 1386, \$4,074.—E. R. Slaven.

895. Prahran, Technical School, supply and erection of a Terrapin type trade wing, &c., \$180,500.—Willcroft-Terrapin Pty. Ltd.

896. Sunshine, Technical School, supply furniture, \$8,798.—Weeks & Hansen.

-Weeks & Hansen.
897. Melbourne, Ports and Harbors Division, supply steel gas buoys, \$14,850.—Humes Ltd.
898. Williamstown, P.W.D. Dredging Depot, supply and deliver elec. slipway winch, \$16,585.—Johns & Waygood

G. SERPELL, Director-General of Public Works. 5.1.71.

VICTORIAN RAILWAYS.

68. Provision of septic sewerage at 10 No. Departmental Residences, Rest Huts, Works Camp and Railway Station at Ultima for the amount of \$8,900 (Contract 63614).—F. M. Kelly. 69. Erection and completion of a Refreshment Kiosk on the premises of the Corporation adjacent to the Printing Works at Laurens-street, North Melbourne for the amount of \$10,212 (Contract 63618).—W. J. Cody and Quinn Proprietary Limited. 70. Supply of Axles at Rates (Contract 63578).—Commonwealth Steel Company Limited. 71. Supply of Axles at Rates (Contract 63579).—Commonwealth Steel Company Limited.

W. WAJKER Secretary for Railways. 8.171

W. WALKER, Secretary for Railways. 8.1.71.

Police Regulation Act 1958.

POLICE FORCE OF VICTORIA.

DETERMINATION No. 174 OF THE POLICE SERVICE BOARD.

THE Police Service Board, in pursuance of the powers in that behalf conferred by the Police Regulation Act 1958, hereby makes the following Determination (that is to say):—

- 1. The Determination No. 160 of the Police Service Board of the 23rd February, 1970, published in the *Government Gazette* of the 19th March, 1970, as amended, is hereby further amended as follows:—
- (a) In paragraph 7-

paragraph: ---

" Salaries— Police Cadets. By deleting sub-paragraph (a), (b) and (c) and substituting therefor the following sub-paragraphs: —

"SCALE OF ANNUAL SALARIES.

Salaries—	(a) Offic	cers.		
Officers.	Rank.	•	Salary per Annu	m.
			\$	
	Superintendent, Grade I.		8,931	
	Superintendent, Grade II.		7,936	
	Chief Inspector		7,143	
	Inspector, Grade I.		6,692	
	Inspector, Grade II.		6,458	
	Station Officer		5,605	
Salaries-Sub-	(b) Sub-O	fficers.		
Officers.	Rank.	•	Salary per Annu	m.
	Sergeant		5,115	
	Senior Constable		4,556	
Salaries	(c) First Constables	and Constables.		
First Constables and Constables.	Rank.	Salary per Annu	m.	
	First Constable— During the twelfth year During eleventh, tenth			
	seventh years of serv		4,018	
	During sixth and fifth y	ears of service	3,957	
	During fourth and third	•	3,893	
	During second and first	years of service	3,828	
	Constable—21 years of ag	e and over—		
	During seventh year of	service and after	3,642	
	During sixth and fifth	years of service	3,588	
	During fourth and third	years of service	3,490	
	During second year of	service	3,337	
	During first year of serv	vice	3,228	
	Constable—under 21 years	of age—	•	
	During third year of se	ervice	3,263	
	During second year of	service	3,142	
	During first year of sen	vice	3,055 "	

SCALE OF ANNUAL SALARIES.

shall be in accordance with the following scale: -

(b) By deleting paragraph 8 and substituting therefor the following

8. The salaries to be paid to members designated in this paragraph

Police Cadets.

	Salary per Annum.				
Age.		(If Single.)	(If Married.) \$		
At sixteen years		1,442	2,237		
At seventeen years		1,756	2,372		
At eighteen years		2,073	2,542 "		

(c)	Ву	deleting	paragraph	32	and	substituting	therefor	the	following
	р	aragraph:	<u> </u>			-			•

32. Such allowance shall be at the following rates: --

"-Rate.

Rank.	Anı	nual Allowance. \$
Station Officers and Sergeants		540
Senior Constables		490
First Constables		396
Constables—21 years of age and over		354
Constables—under 21 years of age		310 "

(d) In paragraph 39—

By deleting the amounts " \$442 " and " \$328 " and substituting therefor the amounts " \$469 " and " \$348 " respectively.

2. This Determination shall come into operation on the 10th day of January, 1971.

Dated this 5th day of January, 1971.

BEN. J. DUNN,
A Judge of the County Court of Victoria, Chairman and Member of the Police Service Board.

J. G. BROWN,

Member of the Police Service Board.

G. DAVIDSON.

Member of the Police Service Board.

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 Magistrates' Court(s) 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 the Magistrates' Court 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
 (ii) where the objection is not made by the Registrar or Deputy Registrar—a copy to the Registrar.

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,
	Magis	rates' Court, Geelo	NG.		
Loney, Maurice James	2 Seabreeze-parade, North Shore, Geelong	c/o Geelong Armed Escort and Security Service Co. Pty. Ltd.	94 Seabright-street, North Shore	Watchman	18.1.71
Dated at Geelong this	24th day of December,		G. THOMPSON, Cler	k of the Magistrates	s' Court.
		rates' Court, Prahr			
McIntyre, Peter	14 Wright-street, Laverton	Melbourne Night Patrol Service Pty. Ltd.	Suite 14, 614 St. Kilda-road, Mel- bourne	Watchman	18.1.71
	29th day of December,	1970.	F. PRESNELL, Cler		
	MAGISTE	RATES' COURT, MELBOU	JRNE.		
Lee, John William Pearman	7 Andrews-street, Burwood		106 Wellington- parade, East Melbourne	Commercial Sub- agent	27.1.71
Dated at Melbourne th	nis 30th day of December		6. L. WEBSTER, Clerk	k of the Magistrates	' Court.
	Magist	TRATES' COURT, PRAHR	AN.		
Pike, Warwick James	19 Winifred-street, Essendon		Suite 17, 562 St. Kilda-road, Mel- bourne	Watchman	25.1.71
Dated at Prahran this	4th day of January, 197	J.	F. PRESNELL, Clerk	of the Magistrates	' Court.

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		
Magistrates' Court, Melbourne.							
Arneill, John	8 Lurg-avenue, Sunshine	Australian Watchi Co. Pty. Ltd.	ng 340 Abbotsford- street, North Melbourne	Watchman	3.2.71		
Battye, Cornelious Anthony	140 Lawrence-road,	37 39	,, ,,	,,	,,		
Champion, Charles Alfred	Mt. Waverley Unit 3, 436 Nepean	,, ,,	,, ,,	,,	, ,,		
Joseph Coaley, Derek George	Highway, Parkdale 145 Centre Dande- nong-road, Chel- tenham	,, ,,	1 ,, ,,	,,	,,		
Curtis, David William Marsden	Flat 9, 10 Austin- avenue, Elwood	", ",	,, ,,	"	,,		
Daniel, Alan Henry	Flat 9, 77 Hotham- street, East St. Kilda	,, ,,	,, ,,	,,	,, 		
Fisher, Harold Ray	62 Clematis-avenue,	,, ,,	,, ,,	,,	,,		
Goss, Keith Victor	North Altona 27 Kaniva-street,	,, ,,	,, ,,	"	,,		
Graham, James Thomas	Dallas Flat 1, 35 Boyd-	,, ,,	,, ,,	,,	,,		
	crescent, West Heidelberg				1		
Grant, Walter	440 Middleborough- road. Blackburn	,, ,,	", "	" "	,,,		
Greenwood, Claude Haines	16 Dickasons-road, Heathmont	,, ,,	,, ,,	,,	,,		
Grobler, Alistair Duncan Peter		,, ,,	,, ,,	,,	,,		
Harrington, John Charles	Flat 13, 79 Ormond- road, Elwood	,, ,,	,, ,,	,,	,,		
Hillyer, Geoffrey Allan	47 Billingham-road,	,, ,,	, ,,	,,	,,		
Ilosfai, John	Plat 5, 10 Station- street, Port Mel-	,, ,,	,, ,,	,,	,,		
Leisk, James Graham	Flat 10 82 Coorigil-	,, ,,	", "	,,	,,		
Leslie, Norman Douglas	road, Murrumbeena 23 McDowell-street,	,, ,,	,, ,,	,,	,,		
Mason, George Miller	Greensborough 4 Tait-street, Foot-	,, ,,	,, ,,	, ,,	,,		
Moore, Leo Joseph	8 Stock-street, Coburg	,, ,,	,, ,,	,,	,,		
McDermott, Francis Hubert	Flat 4, 10 Severn- street, North Balwyn	,, ,,	,, ,,		"		
McGregor, Ross Stuart	221 Mountain View- road, Greens- borough	,, ,,	,, ,,	,	, "		
Norris, Richard Stanley	57 Rubicon-street, Reservoir	,, ,,	,, ,,	,,	"		
Noye, William Percy	46 Lyle-street, Brunswick	,, ,,	,, ,,	,,	, "		
Pate, Colin Andrew	49 Melon-street, Bray- brook	,, ,,	,, ,,	,,	"		
Pellow, Royce Burgan	45 Andrews-avenue, East Reservoir	,, ,,	,, ,,	,,	, ,,		
Smith, Andrew Ross	Flat 4, 500 Gilbert- road, West Preston	,, ,,	,, 11	,,	,,		
Stokes, Walter Frederick	14 Regent-street, Elsternwick	, ,,	,, ,,	,,	,,		
Tambolas, Vjekoslav	Flat 4, 30 Mitchell-	,, ,,	,, ,,	,,	,,		
Taylor, Ian Astill	street, Northcote 47 Wilsons-road,	,, ,,	" "	,,	,,		
Thomson, Daniel Peter	Doncaster 97 Church-street,	,, ,,	,, ,,	,,	, ,,		
Tkalcevic, Matthew	Hawthorn 244 Beach-road,	,, ,,	,, 1,	,,	,,,		
Watmore, Alan Geoffrey	Black Rock Flat 214, 332 Park- street, South	, ,,	,, ,,	,,	. "		
Waugh, Frederick	Melbourne 337 Waterdale-road,),	,, ,,	,,] "		
Wild, Hylton William	West Heidelberg 71 Bladin-street, Laverton	\	,, ,,	,,	,,		
Dated at Melbourne t	his 29th day of Decemb	er, 1970.	G. L. WEBSTER, CI				

	MAGISTRATES' COURT, PRAHRAN.	
Moore, Alan John	32 Webster-crescent, Suite 18, 614 St. Watchman Watsonia Kilda-road, Melbourne bourne	19.1.71
Peckham, Donald	27 Argus-street, , , , , , , , , , , , , , ,	} "

Dated at Prahran this 21st day of December, 1970.

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
	Magistrat	es' Court, South Mi	ELBOURNE.	.,,	
Newport, Joseph Leo	82 Queens-road, Melbourne	Securaguard	82 Queens-road, Melbourne	Guard Agent	29.1.71
Phillips-Veirke, Richard Nor- man Clifton Hugh	" "	37 19 39 29	" "	Watchman	,, ,,
Phillips-Veirke, Patricia Anne Guilley	22 27 27 27	,, ,, ,, ,,	" "	Guard Agent	" "
22 23 23	, ,	, , ,	.,,,,,	Watchman	,,
Dated at South Meloc	ourne this 4th day of Jan	nuary, 1971.	J. M. DUGAN, Clerk	k of the Magistrate	s' Court,
	Magist	RATES' COURT, RINGW		•	
Halliwell, Brian Raymond	56 Menin-road, Forest Hill	ļ		Inquiry Agent	11.1.71
Dated at Ringwood th	is 21st day of Decembe	r, 1970.	I T COUD Clark	k of the Manietusta	al Cassad
	Magreen	ATTS' COURT MELBO	L. T. GOULD, Clerk	k of the Magistrate	s Court.
Chambers, Roger Francis	· ·	RATES' COURT, MELBOI Mayne Nicklëss	URNE. 699 Queensberry-	Watchman	3.2.71
	Koroit Creek-road, Williamstown	Limited	street, South Melbourne	watennian	3.2.71
Colquhoun, Bruce Melville	Flat 8, 107 Warrigal- road, Mentone	""	, , ,	,,	**
Zauner, Kar Josef	81 Harley-street, Knoxfield	Australian Watching Co.	340 Abbotsford- street, North Melbourne	,,	,,
Moorman, Heinrich	50 Setani-crescent,	,, ,,	" "	,,]	,,
Priest, John	West Heidelberg Flat 4, 11 Truganini- road, Carnegie	Armoured Escorts	cnr Arden and Lothian Streets,	,,	. " .
Dated at Melbourne th	l is 7th day of January,	l 1971.	North Melbourne	1	
			G. L. WEBSTER, Clerk	of the Magistrates	d' Court.
Vincefeed Debent Years		ES' COURT, PORT MEL			
Kingsford, Robert James	208 Wickham-road, Moorabbin	Metropolitan Secu- rity Service	538 Williamstown- road, Port Mel- bourne	Watchman	21.1.71
Heaton, Donald Ezra	71 Hubert-avenue, Glenroy	,, ,,	,,, ,,	"	**
Lines, Kenneth Charles	Flat 2, 38 Burnley- street, Richmond	" "	" "	,,	"
Harris, John Daniel	80 Bignell-road, East Bentleigh	" "	. 29 29	,,	**
Harrington, Raymond William	Flat 9, 55 Alexandra- street, East St. Kilda	,, ,,	,, ,,	֥	,,
Kusanke, George Eugen	28 Iris-crescent, Boronia	** 33	,, ,,	,,	**
Kristens, Elmar	240 Coventry-street, South Melbourne	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	" "	,,	**
Dated at Port Melbour	ne this 4th day of Janu		. A. GIDDING, Clerk	of the Magistrator	Court
	Мастето	LATES' COURT, SPRING		of the Magistrates	Court,
Arthur, Mathew Cameron	3 Waterloo-place, Mornington		3 Waterloo-place, Mornington	Watchman	29.1.71
Dated at Springvale thi	is 8th day of January, 1	971.	,		
	14	names' Course Survey	J. B. DENNIS, Clerk	or the Magistrates	Court.
Basile, Maria Antonietta	MAGISTI 13 Pritchard-street, Swan Hill	rates' Court, Swan :	HILL. 13 Pritchard-street, Swan Hill	Process Server	19.1.71
Dated at Swan Hill thi	s 4th day of January, 1	971.	B. MEEHAN, Clerk	of the Magistrates	' Court.
	1904	·			

FIRE DANGER PERIOD IN RESPECT OF SPECIFIED PARTS OF THE COUNTRY AREA OF VICTORIA.

WHEREAS by section 4 of the Country Fire Authority
Act 1958 it is enacted that the Chief Secretary of
Victoria, after consultation with the Minister of Forests,
may from time to time by declaration published in the
Government Gazette, declare any period to be the fire
danger period in respect of the country area of Victoria,
or any specified part or parts thereof and, without affecting
the generality of the foregoing, may declare different
periods to be the fire danger period in respect of different
parts of the said country area:

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

Now therefore I, the Chief Secretary of Victoria, do hereby declare the period commencing at midnight on the 15th January, 1971, and ending at midnight on the 30th April, 1971 to be the fire danger period in respect of the parts of the country area of Victoria situated within the municipal districts or parts of municipal districts, being portions of the Thirteenth Fire Control Region, as specified in the Schedule hereunder:—

SCHEDULE No. 14.

Parts of Fire Control Region 13.

Shire of Sherbrooke.

IAN SMITH, Acting Chief Secretary.

Chief Secretary's Office, Melbourne, 12th January, 1971.

COUNTRY ROADS BOARD.

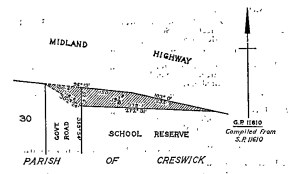
RESOLUTIONS OF THE COUNTRY ROADS BOARD.

THE Country Roads Board, in pursuance of the provisions of the Country Roads Act 1958, has passed Resolutions the dates whereof and the terms of which are scheduled hereunder:—

State Highways.

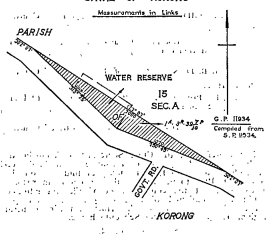
Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 74 of the Country Roads Act 1958, declaring the widening of the Midland Highway in the Shire of Creswick as shown hatched on Plan numbered G.P.11610 hereunder to be part of a State highway within the meaning and for the purposes of the said Act.

STATE HIGHWAY MIDLAND HIGHWAY SHIRE OF CRESWICK Measurements In links



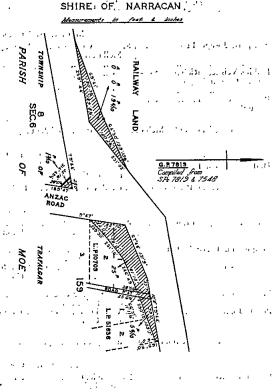
Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 74 of the Country Roads Act 1958, declaring the widening of the Calder Highway in the Shire of Korong as shown hatched on Plan numbered G.P.11934 hereunder to be part of a State highway within the meaning and for the purposes of the said Act.

STATE HIGHWAY CALDER HIGHWAY SHIRE OF KORONG

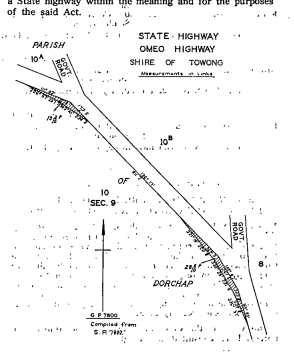


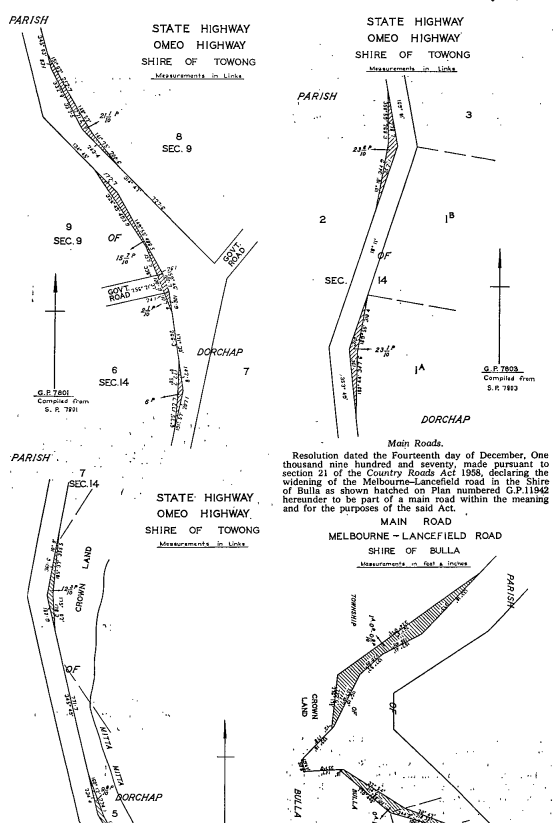
Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 74 of the Country Roads Act 1958, declaring, the widening of the Princes Highway in the Shire of Narracan as shown hatched on Plan numbered G.P.7819 hereunder to be part of a State highway within the meaning and for the purposes of the said Act.

STATE HIGHWAY
PRINCES HIGHWAY



Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 74 of the Country Roads Act 1958, declaring the widening of the Omeo Highway in the Shire of Towong as shown hatched on Plans numbered G.P.7800, G.P.7801, G.P.7802 and G.P.7803 hereunder to be part of a State highway within the meaning and for the purposes of the said Act

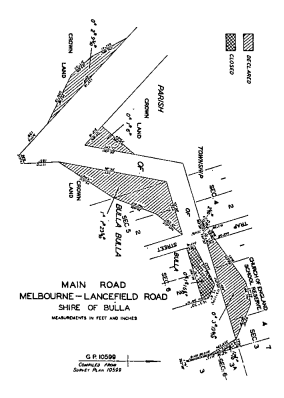




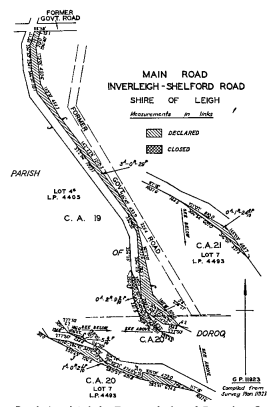
G.P. 7802 Compiled From S.P. 7802

SEC. 14

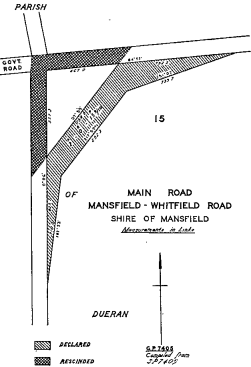
Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 58 of the Country Roads Act 1958, declaring the deviation from the Melbourne-Lancefield road in the Shire of Bulla as indicated by diagonal hatching on Plan numbered G.P.10599 hereunder 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 the said plan and that such part of the said existing road shall be discontinued.

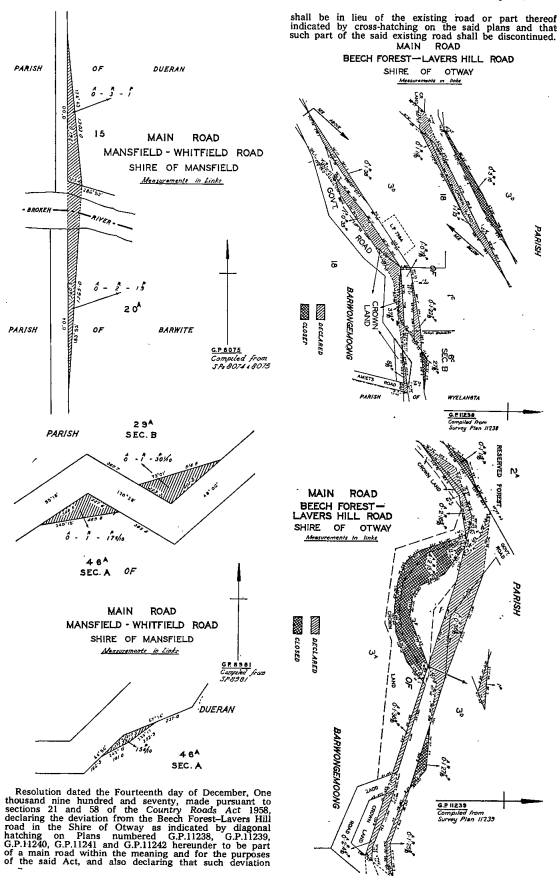


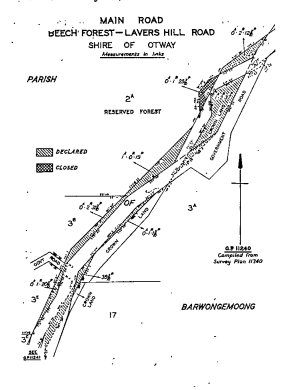
Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 58 of the Country Roads Act 1958, declaring the deviation from the Inverleigh-Shelford road in the Shire of Leigh as indicated by diagonal hatching on Plan numbered G.P.11923 hereunder 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 the said plan and that such part of the said existing road shall be discontinued.

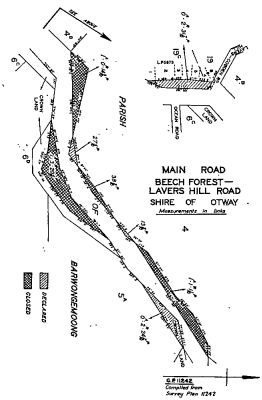


Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 58 of the Country Roads Act 1958, declaring the deviation from the Mansfield-Whitfield road in the Shire of Mansfield as indicated by diagonal hatching on Plans numbered G.P.7405, G.P.89075 and G.P.8981 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.7405.

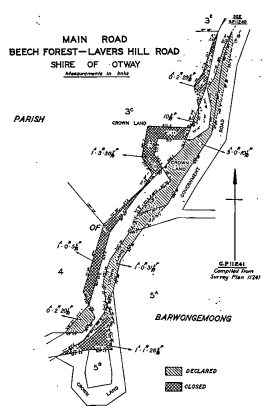


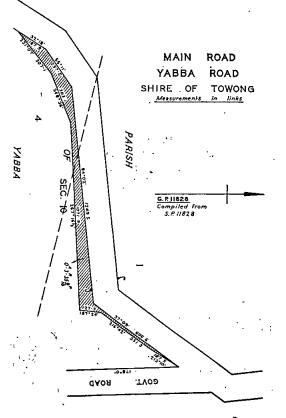




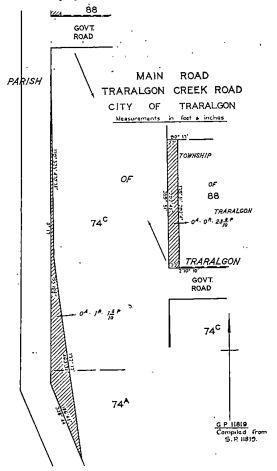


Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of Yabba-road in the Shire of Towong as shown hatched on Plan numbered G.P.11828 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

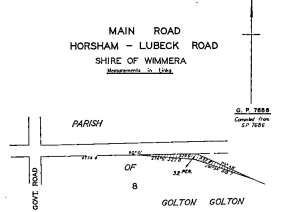




Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Traralgon Creek-road in the City of Traralgon as shown hatched on Plan numbered G.P.11819 hereunder to be part of a main road within the meaning and for the purposes of the said Act.



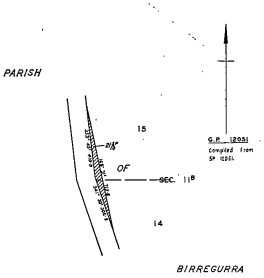
Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Horsham-Lubeck road in the Shire of Wimmera as shown hatched on Plan numbered G.P.7686 hereunder to be part of a main road within the meaning and for the purposes of the said Act.



Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 58 of the Country Roads Act 1958,

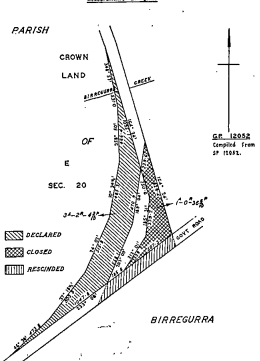
declaring the deviation from Birregurra-road in the Shire of Winchelsea as indicated by diagonal hatching on Plans numbered G.P.12051, G.P.12052 and G.P.12053 hereunder to be part of a main road within the meaning and for the purposes of the said Act, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross-hatching and vertical hatching on Plan numbered G.P.12052 which part indicated by cross-hatching on Plan numbered G.P.12052 shall be discontinued.

MAIN ROAD BIRREGURRA ROAD SHIRE OF WINCHELSEA Measurements in Links



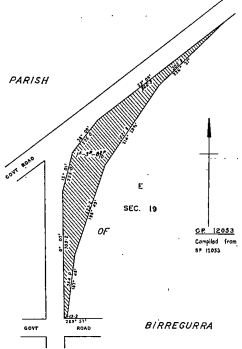
MAIN ROAD
BIRREGURRA ROAD
SHIRE OF WINCHELSEA

Vecasyrements in Links



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MAIN ROAD BIRREGURRA ROAD SHIRE OF WINCHELSEA Measurements in Links

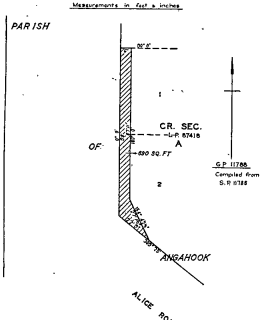


Tourists' Road.

Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 88 of the Country Roads Act 1958, declaring the widening of Ocean-road in the Shire of Barrabool as shown hatched on Plan numbered G.P.11788 hereunder to be part of a tourists' road within the meaning and for the purposes of the said Act.

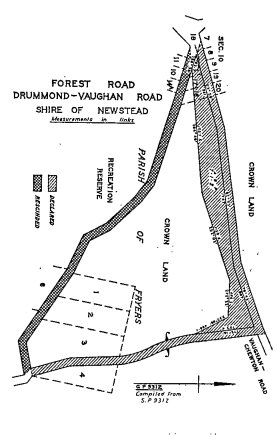
TOURISTS ROAD

SHIRE OF BARRABOOL



Forest Roads.

Resolution dated the Seventh day of December, One thousand nine hundred and seventy, made pursuant to sections 21, 58 and 94 of the Country Roads Act 1958, declaring the deviation from the Drummond-Vaughan road in the Shire of Newstead as indicated by diagonal hatching on Plans numbered G.P.9312 and G.P.9313 hereunder to be part of a forest 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.9312.



COUNTRY ROADS BOARD.

RESOLUTIONS OF THE COUNTRY ROADS BOARD.

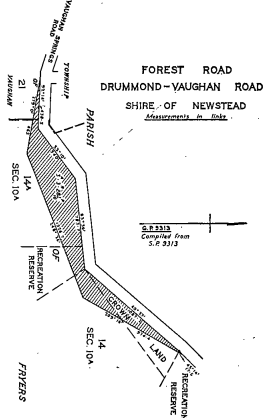
THE Country Roads Board, in pursuance of the provisions of the Country Road Act 1958, has passed Resolutions the dates whereof and the terms of which are scheduled hereunder:—

SCHEDULE.

State Highway.

Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 74 of the Country Roads Act 1958, declaring the widening of the Glenelg Highway in the Shire of Grenville as shown hatched on Plan numbered G.P.8801 hereunder to be part of a State highway within the meaning and for the purposes of the said Act.

STATE HIGHWAY GLENELG HIGHWAY



Resolution dated the Fourteenth day of December, One thousand nine hundred and seventy, made pursuant to sections 21, 58 and 94 of the Country Roads Act 1958, declaring the deviation from the Lavers Hill-Cobden road in the Shire of Otway as indicated by diagonal hatching on Pian numbered G.P.11852 hereunder to be part of a forest 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 horizontal hatching on the said plan which part indicated by cross-hatching on the said plan shall be discontinued.

FOREST ROAD LAVERS HILL - COBDEN ROAD SHIRE OF OTWAY Measurements in Links CROWN LAND OA 18.15 TO CROWN LAND OA 18.15 TO CROWN LAND WIRIDJIL OR P. 11852 Complain from SP 11852

15th December, 1970.

N. L. ALLANSON,

Secretary.

SHIRE OF GRENVILLE

Macouroments in Lists

PARISH

TOWNSHIP OF SMYTHESDALE

CROWN
LAND

SEC. 59

9 3/20

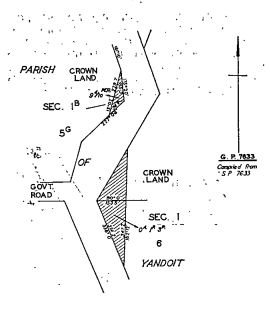
SALYTHESDALE

Main Roads.

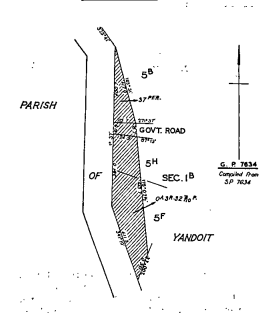
Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Hepburn-Newstead road in the Shire of Daylesford and Glenlyon as shown hatched on Plans

numbered G.P.7633, G.P.7634 and G.P.7927 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

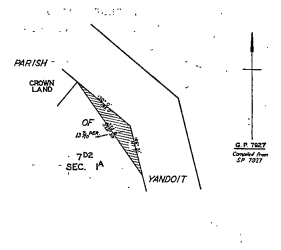
MAIN ROAD
HEPBURN - NEWSTEAD ROAD
SHIRE OF DAYLESFORD & GLENLYON
Measurements in Links



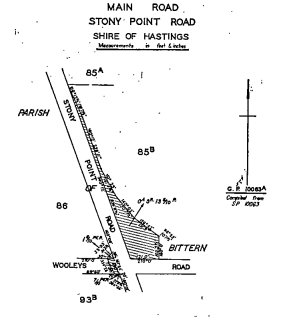
MAIN ROAD
HEPBURN NEWSTEAD ROAD
SHIRE OF DAYLESFORD & GLENLYON



MAIN ROAD
HEPBURN - NEWSTEAD ROAD
SHIRE OF DAYLESFORD & GLENLYON
Massurements in Links

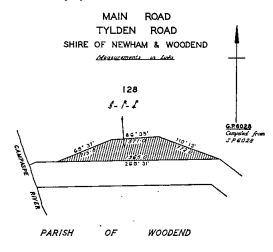


Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of Stony Point-road in the Shire of Hastings as shown hatched on Plan numbered G.P.10063A hereunder to be part of a main road within the meaning and for purposes of the said Act.



Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of Tylden-road in the Shire of Newham and

Woodend as shown hatched on Plan numbered G.P.6028 hereunder to be part of a main road within the meaning and for the purposes of the said Act.



Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 58 of the Country Roads Act 1958, declaring the deviation from the Gormandale-Stradbroke road in the Shire of Rosedale as indicated by diagonal hatching on Plan numbered G.P.12035 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 horizontal hatching on the said plan which part indicated by cross-hatching on the said plan shall be discontinued.

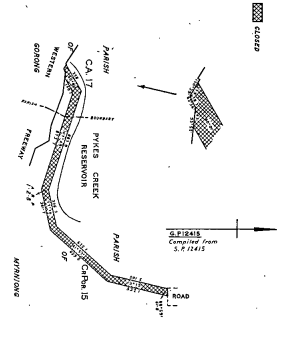
MAIN ROAD GORMANDALE - STRADBROKE ROAD SHIRE OF ROSEDALE Measurements in links. CLOSED DECLAREL GOVT. ROAD STRADBROKE $\bar{\aleph}$ G.P. 12035 piled from S.P. 12035

Unclassified Roads.

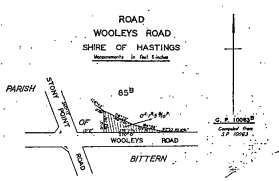
Unclassified Roads.

Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, that the Country Roads Board constituted under the Country Roads Act 1958, has deviated the Western Highway in the Shire of Ballan by declaring the new road as the Western By-pass road and rescinding the Western Highway so deviated, which declarations were published in the Government Gazette of the Fifth day of November One thousand nine hundred and sixty-nine on pages 3730, 3731 and 3740 and in accordance with the provisions of sections 58 (1A) and 110 of the said Act declaring that the said existing road or part thereof previously known as the Western Highway as shown cross-hatched on Plan numbered G.P.12415 hereunder shall be discontinued.

ROAD FORMER WESTERN HIGHWAY SHIRE OF BALLAN



Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 110 of the Country Roads Act 1958, declaring the widening of Wooleys-road in the Shire of Hastings as shown hatched on Plan numbered G.P.100638 hereunder to be part of a road within the meaning and for the purposes of the said Act.



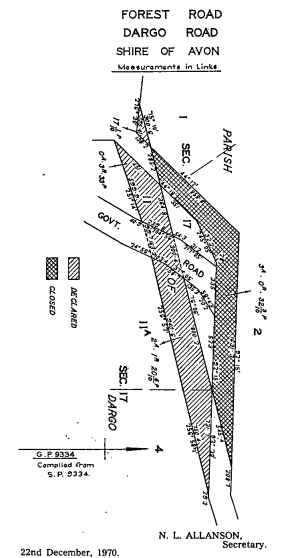
Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, made pursuant to sections 21 and 110 of the Country Roads Act 1958, declaring the road in the City of Nunawading as shown hatched on Plan numbered G.P.12206 hereunder to be a road (Hawthorn-road) within the meaning and for the purposes of the said Act.

GAOR MAHONEYS ROAD **HAWTHORN** ROAD CITY OF NUNAWADING Measurements in feet a inches. ₫ G.P 12208 S. P. 12706. SPRINGVALE ROAD

Forest Road.

Resolution dated the Twenty-first day of December, One thousand nine hundred and seventy, made pursuant to sections 21, 58 and 94 of the Country Roads Act 1958, declaring the deviation from Dargo-road in the Shire of Avon as indicated by diagonal hatching on Plan numbered G.P.9334 hereunder to be part of a forest 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 the said plan and that such part of the said existing road shall be discontinued.



PUBLIC TRUSTEE ACT 1958 (No. 6350), SECTION 17.

HEREBY give notice that on the 18th December, 1970,

HEREBY give notice that on the 18th December, 1970, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958.

AVELINE, ALICE HOPKINS, formerly of 193A Richardsonstreet, Middle Park, but late of Mount Royal Hospital, Parkville, widow, died 10th June, 1970.

GOOCH, JAMES WALLACE, late of 9 Spencer-street, St. Kilda, pensioner, died 25th September, 1970.

IRVING, STANLEY ROBERT, late of 652 High-street, East Prahran, retired tramway employee, died 8th March, 1968.

NOTINGHAM, DAVID NORMAN, also known as David Nottingham, late of 372 Malvern-road, Prahran, clerk, died 10th September, 1970.

HEREBY give notice that on the 14th December, 1970, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958.

ARMSTRONG, FLAVIA CLARE, late of 15 Lewisham-road, Windsor, widow, died 7th July, 1970.
BOLTON, CLIVE HERBERT, late of 2 Joyce-street, Boronia, technician, died 25th October, 1970.

Brogan, Jack, also known as Jack Mortimer, formerly of 2 Mary-street, St. Kilda, but late of 344 St. Kilda-road, Melbourne, retired electrician, died 2nd September, 1970.
Brown, Olive, late of 71 Victoria-parade, Fitzroy, widow, died 18th October, 1970.
Langley, William Lloyd, late of 111 Railway-avenue, Laverton, retired milk carter, died 9th July, 1970.
Noonan, Richard Anthony, late of 54 Jones-street, Collie, W.A., miner, died 20th November, 1968.
Norbury, John Thomas, formerly of Campbell's Creek, Castlemaine, and 58 Myrnong-crescent, Ascot Vale, but late of Flagstaff Hotel, Maryborough, retired first constable of police, died 3rd August, 1970.
Olah, George, late of Flat 8, 9–11 York-street, North Fitzroy, chef, died 30th December, 1969.
Seegert, Lavinia May, also known as Levinia May Seegert, formerly of 220 Glen Lyon-road, East Brunswick, but late of Princes Hill Village, Pigdon-street, Carlton, widow, died 4th September, 1970.
SMITH, Annie Augusta, late of 43 Splatt-street, Swan Hill, spinster, died 25th July, 1970.

N. P. BRODY Public Trustee.

256 Flinders-street, Melbourne, 6th January, 1971.

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, Vic. 3000, the personal representative, on or before the 20th March, 1971, 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:—

ANSELL, ERNEST CHARLES FREDERICK, late of 9 McNamarastreet, West Preston, retired sheet metal worker, died 1st November, 1970.

ARMSTRONG, FLAVIA CLARE, late of 15 Lewisham-road, Windsor, widow, died 7th July, 1970.

AVELINE, ALICE HOPKINS, formerly of 193A Richardsonstreet, Middle Park, but late of Mount Royal Hospital, Parkville, widow, died 10th June, 1970.

BALL, FREDERICK GEORGE, late of Baker-street, Cockatoo, retired public servant, died 4th June, 1970.

BOLTON, CLIVE HERBERT, late of 2 Joyce-street, Boronia, technician, died 25th October, 1970.

BROGAN, JACK, also known as Jack Mortimer, formerly of 2 Mary-street, St. Kilda, but late of 344 St. Kilda-road, Melbourne, retired electrician, died 2nd September, 1970.

Brown, Olive, late of 71 Victoria-parade, Fitzroy, widow, died 18th October, 1970.

COLLISTER, GRACE HELEN, late of 30 Albert-crescent, Surrey Hills, widow, died 20th May, 1970.

FOREN, WILLIAM HENRY, late of 41 Galeka-street, Merlynston, retired railway worker, died 15th September,

GOOCH, JAMES WALLACE, late of 9 Spencer-street, St. Kilda, pensioner, died 25th September, 1970.

GRIFFITHS, ANNIE JOSEPHINE, also known as Anne Griffiths, late of 13 Myrnong-crescent, Ascot Vale East, widow, died 25th August, 1970.

IRVING, STANLEY ROBERT, late of 652 High-street, East Prahran, retired tramway employee, died 8th March, 1968.

LANGLEY, WILLIAM LLOYD, late of 111 Railway-avenue, Laverton, retired milk carter, died 9th July, 1970.

Macdonald, Norman Frederick, also known as Norman Frederick McDonald, late of 69 Spencer-street, St. Kilda, retired bank officer, died 12th September, 1970.

RICHARD, ANTHONY NOONAN, late of 54 Jones-street, Collie, W.A., miner, died 20th November, 1968.

NORBURY, JOHN THOMAS, formerly of Campbell's Creek, Castlemaine, and 58 Myrnong-crescent, Ascot Vale, but late of Flagstaff Hotel, Maryborough, retired first constable of police, died 3rd August, 1970.

NOTTINGHAM, DAVID NORMAN, also known as David Nottingham, late of 372 Malvern-road, Prahran, clerk, died 10th September, 1970.

OLAH, GEORGE, late of Flat 8, 9-11 York-street, North Fitzroy, chef, died 30th December, 1969.

SALTER, HERBERT WILLIAM, formerly of Australian Defence Canteen Services, Australian Military Forces, at 6 Barker-street, Devonport, in the State of Tasmania, but late of Bundoora, T.P.I. pensioner, died 7th May, 1970. but late of

SEEGERT, LAVINIA MAY, also known as Levinia May Seegert, formerly of 220 Glen Lyon-road, East Brunswick, but late of Princes Hill Village, Pigdon-street, Carlton, widow, died 4th September, 1970.

SMITH, ANNIE AUGUSTA, late of 43 Splatt-street, Swan Hill, spinster, died 25th July, 1970.

WATTS, LESLIE GEORGE, late of 7 Eglinton-street, Moonee Ponds, retired postmaster, died 2nd July, 1970.

N. P. BRODY.

Public Trustee.

Melbourne, 6th January, 1970.

Co-operation Act 1958.

CROYDON CO-OPERATIVE CREDIT SOCIETY LIMITED.

NOTICE OF DISSOLUTION OF SOCIETY.

NOTICE is hereby given that I have this day registered the dissolution of the above-named society and cancelled its registration under the above-named Act.

Dated at Melbourne this 8th day of January, 1971.

J. W. JUNGWIRTH. Registrar of Co-operative Societies.

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 5th day of January, 1971, been pleased to make the under-mentioned appointments, viz.:-

MINISTRY OF HEALTH.

Member of the Advisory Committee on Proprietary Medicines.

HAROLD EDMUND RONALD BARKER, Ph.C., to be a Member of the Advisory Committee on Proprietary Medicines, pursuant to paragraph (c) of sub-section (2) and sub-section (6) of section 260 of the Health Act 1958 for the remainder of the period ending the 2nd February, 1972, vice Samuel James Baird (deceased).

Member of the Poisons Advisory Committee.

JOHN CHISHOLM URQUART, Ph.C. to be a Member of the Poisons Advisory Committee, pursuant to paragraph (c) of sub-section (2) and sub-section (6) of section 5 of the Poisons Act 1958, for the remainder of the period ending the 13th August, 1971, vice Samuel James Baird (deceased).

Member of Committee of Management of Hospital. JAMES GRAV BISHOP

JAMES GRAY BISHOP
to be Government appointee on the Committee of Management of Tawonga District General Hospital (Mount Beauty), re-appointed pursuant to section 48 (1) (a) (ii) of the Hospitals and Charities Act 1958, for a period of three years commencing the 27th January, 1971.

Deputy Superintendent.

EVAN FREDERICK JONES, M.B., B.S., D.P.M., to be Deputy Superintendent, Repatriation Mental Hospital, Bundoora, pursuant to section 26 (1) of the Mental Health Act 1959, vice Dr. Gary James McBrearty transferred to the Children's Cottages, Kew.

LAW DEPARTMENT.

Commissioners for Taking Declarations, &c.

IAN ROBERT POWELL, care of Courage Breweries Limited, Maffra-street, Broadmeadows,
CHARLES LEONARD DENNING, care of Guest, Keen & Nettlefolds (Aust.) Limited, 535 Bourke-street,

Melbourne,
BARBARA RUTH LOCKE, care of Walter E. Heller Aus-

BARBARA RUTH LOCKE, care of Walter E. Heller Australia Limited, 224 Queen-street, Melbourne, KENNETH JOHN WELSH, care of Munich Reinsurance Company of Australia Limited, 446-452 Collinsstreet, Melbourne, WILLIAM FREDERICK HELSHAM WHEELER, care of Wing Lee Pty. Ltd., 243 Franklin-street, Melbourne; and David John Moss, care of Streets Ice Cream Pty. Ltd., 615 Warrigal-road, Ashburton, 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; and

JAMES ARTHUR GOULD, care of Department of Agri-culture, Victoria, 3 Treasury-place, Melbourne, and

MAURICE JOHN HOWARD, care of Liquor Control Commission, 632-634 Bourke-street, Melbourne, Commissioners 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 their present positions.

Frank Oliver Suss, 81 Warrigal-road, Oakleigh, Neville Terrence De Kretser, 376 Francis-street, Yarraville,

CHARLES ALBERT UTTING, 74 Vere-street, Collingwood,

JOHN D'APRANO, 71 Eastgate-street, Pascoe Vale, to be Commissioners for Taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to resign upon removing from the neighbourhood of the addresses stated.

Justices of the Peace.

CHARLES HENRY NEWALL, "Oak Lea", Marnoo,
ALICK MAXWELL JARDINE, 20 Thorne-street, Ouyen,
DOMENIC PULI, 64 Alfrieda-street, St. Albans,
MURRAY MCARTHUR FRASER, care of G. J. Coles & Coy.
Limited, 236 Bourke-street, Melbourne,
ANASTASIOS STEVE CASTRISSIOS, 17 McKenzie-street,
Echuca, and

WILLIAM BELGROVE MEAD, 206 Hare-street, Echuca, to Keep the Peace in the State of Victoria.

Clerk of the Magistrates' Court.

MICHAEL HAYDEN O'CONNOR to be Clerk of the Magistrates' Court and Clerk of the Children's Court, at Mordialloc in the place of J. T. Ferguson, relieved, to take effect from the date of commencement of duty.

Properly Qualified Analyst. .

NORMAN GEORGE ELLIS, Coroner's Court, Melbourne, to be approved as a Properly Qualified Analyst for the purposes of section 408 of the Crimes Act 1958, to take effect from the date of commencement of duty.

DEPARTMENT OF THE TREASURER.

Collectors of Imposts (Acting).

DARREL LESLIE TODD to act temporarily as Collector of Imposts, Rural Finance and Settlement Commission, vice D. H. Livingston, on leave.

JOHN THOMAS BENNIE to act temporarily as Collector of Imposts, Health Department, vice C. W. Crick, on leave.

Receiver and Paymaster (Acting).

KENNETH WILLIAM McLAREN to act temporarily as Receiver and Paymaster, Treasury, vice W. T. Meagher, on leave.

Receivers of Revenue.

PHILLIP WILLIAM WESTMORE to be Receiver of Revenue, Horsham, vice G. B. Dalton, transferred.

GERALD BARTLEY YOUNG to be Receiver of Revenue, Railways Department, vice R. G. Crawford, relieved.

JOHN A. HORLOCK, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 5th January, 1971.

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 12th day of January, 1971, been pleased to make the under-mentioned appointments, viz.:

DEPARTMENT OF WATER SUPPLY. . . .

Sewerage Authority Members.

BARRY FRANCIS WRIGHT to be a Member of the Coleraine Sewerage Authority to hold such position for the period from the date hereof until 17th July, 1971, subject to the provisions of the Sewerage Districts Act; and

GODFREY NELSON WILSON to be a Member of the Dromana—Rosebud Sewerage Authority to hold such position for the period from the date hereof until 11th December, 1971, subject to the provisions of the Sewerage Districts Act.

Waterworks Trusts Commissioners.

ROY EDWARD DUNLOP to be a Commissioner of the Axedale Waterworks Trust to hold such position for the period from the date hereof until 6th March, 1971, subject to the provisions of the Water Act.

KENNETH LESLIE GRAHAM
to be a Commissioner of the Glenrowan Waterworks Trust
to hold such position from the date hereof until the date
of expiry of the present term of office of Leslie John
Wiedemann as a Councillor of the Shire of Benalla, subject
to the provisions of the Water Act; and

COLIN ROY MCPHERSON to be a Commissioner of the Shire of Numurkah Waterworks Trust, to hold such position for a period of four years from the date hereof, subject to the provisions of the Water Act.

Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 12th January, 1971.

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 5th day of January, 1971, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

LAW DEPARTMENT.

Commissioners for Taking Declarations, &c. .

BERNARD BOARDSON

MARRICK BARRIE DEAKIN, and MURRAY MCARTHUR FRASER, as Commissioners for Taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958.

Justices of the Peace.

HORACE BINGHAM WORTHINGTON; JOSEPH CARRINGTON CHANDLER, VERA ETHEL PENELOPE CLEMENS, VERA ETHEL PENELOPE CLEMENS,
SIDNEY PERCY DIFFEY,
VERNON HEDLEY STANLEY-LOW,
MARY JOSEPHINE SMITH, and
IAN SUTCLIFFE COX,
from the Commission of the Peace for the State
of Victoria.

of Victoria.

JOHN A. HORLOCK,
Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 5th January, 1971.

ORDERS IN COUNCIL

Land Act 1958.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the fifth day of January, 1971.

PRESENT: .

His Excellency the Governor of Victoria.

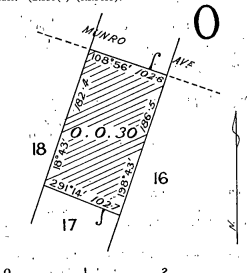
Mr. Reid Mr. Smith

Mr. Wilcox Mr. Dunstan.

LANDS TEMPORARILY RESERVED AS SITES.

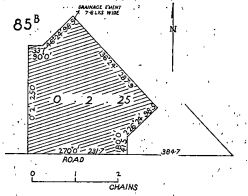
HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth hereby in pursuance of section 14 of the Land Act 1958, reserve temporarily from sale, from being leased and from having a licence granted in respect thereof, and also except from occupation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

BENALLA.—Site for Public purposes (Police purposes), 30 perches in the Township of Benalla, Parish of Benalla, County of Delatite, as indicated by hatching on plan hereunder.—(B.390(s) (Rs.9419).

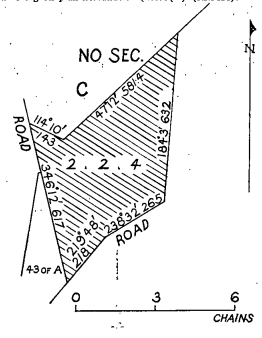


CHAINS.

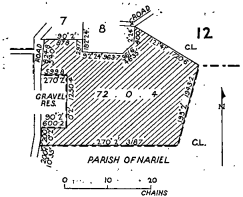
BITTERN.—Site for Public purposes (Public Works Department purposes) 2 roods 25 perches in the Parish of Bittern, County of Mornington, as indicated by hatching on plan hereunder.—(B.397(*) (Rs.9409).



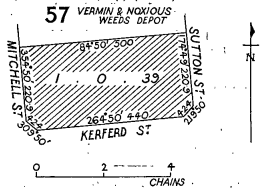
BLACKWOOD.—Site for Public purposes, (State School Forest Plantation), 2 acres 2 roods 4 perches, in the Parish of Blackwood, County of Bourke, as indicated by hatching on plan hereunder.—(B.405(11) (Rs.9414).



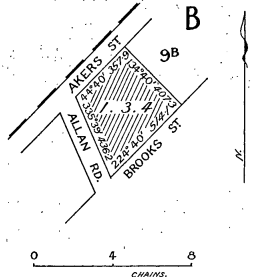
COLAC COLAC.—Site for Public purposes (State School Forest Plantation), 72 acres 4 perches in the Parish of Colac Colac, County of Rodney, as indicated by hatching on plan hereunder.—(C.363(s) (Rs.9402).



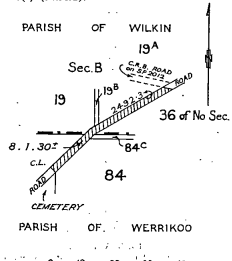
ECHUCA.—Site for Public purposes (Municipal Depot), 1 acre 39 perches, in the Township of Echuca, Parish of Echuca North, County of Rodney, as indicated by hatching on plan hereunder.—(E.3(7) (Rs.9415).



LOCKSLEY.—Site for Public Recreation, 1 acre 3 roods 4 perches, in the Township of Locksley, Parish of Monea South, County of Delatite, as indicated by hatching on plan hereunder.—(L.168(12) (Rs.9413).



Werrikoo and Wilkin.—Site for Public purposes (Drainage purposes), 8 acres 1 rood 30 perches, more or less, in the Parishes of Werrikoo and Wilkin, County of Follett, as indicated by hatching on plan hereunder.—(W.333(3) (W.315(1) (Rs.9412).



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

JOHN A. HORLOCK. Acting Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the fifth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Reid Mr. Smith

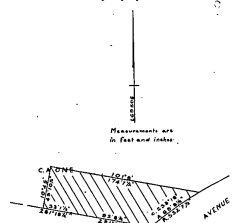
Mr. Wilcox Mr. Dunstan.

ROAD DISCONTINUED .- CITY OF FRANKSTON.

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 required for 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 the owners and occupiers (if any) of the lands abutting or immediately adjacent to the road 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 and the road or par

And whereas the Council of the City of Frankston has requested that the Governor in Council direct that portion of Ashleigh-avenue, Frankston, 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 the owners and occupiers of the lands abutting or immediately adjacent to the road notice of intention to make such

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 retained by the Council of the City of Frankston for municipal purposes.



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.

C.A. TWO

JOHN A. HORLOCK, Acting Clerk of the Executive Council.

. ASHLEIGH

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the fifth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Reid Mr. Smith

Mr. Wilcox Mr. Dunstan.

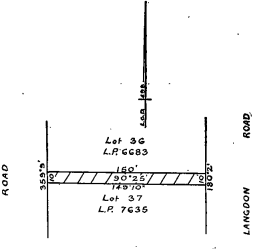
ROAD DISCONTINUED.-CITY OF CAULFIELD.

WHEREAS it is provided in section 528 (2) of the Local 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 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 the owners and occupiers (if any) of lands abutting or immediately adjacent to the road 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 Caulfield has requested that a right-of-way, off Langdon-road, Caulfield 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 the owners and occupiers of lands abutting or immediately adjacent to the said road 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:

- (a) that 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 discontinued with respect to or in comparion with any drained. respect to or in connexion with any drains or pipes laid or erected in on or over such land for the purposes of drainage or sewerage; 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 Caulfield by agreement.



The fee of the land hatched was contained in c/t V. G204 F654 on 14/10/70 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.

JOHN A. HORLOCK, Acting Clerk of the Executive Council.

ROAD TRAFFIC ACT 1958.

At the Executive Council Chamber, Melbourne, the fifth day of January, 1971.

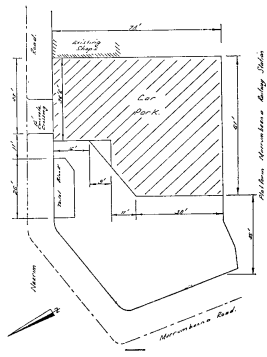
PRESENT:

His Excellency the Governor of Victoria.

Mr. Reid Mr. Smith Mr. Wilcox Mr. Dunstan.

IN pursuance of the powers conferred by the Road Traffic Act 1958, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and at the request in writing of the Council of the City of Caulfield doth by this Order extend the provisions of the said Act to the land under the control of the City of Caulfield and situated at the corner of Neerim and Murrumbeena roads, as shown by hachure on the plan hereunder. the plan hereunder.

CITY OF CAULFIELD



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

JOHN A. HORLOCK, Acting Clerk of the Executive Council.

LABOUR AND INDUSTRY ACT 1958.

At the Executive Council Chamber, Melbourne, the twelfth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria. Mr. Balfour Mr. Rafferty.

APPOINTMENT OF AN OFF-COURSE TOTALIZATOR EMPLOYEES BOARD AND VARIATION OF THE POWERS OF THE COMMERCIAL CLERKS BOARD.

IN pursuance of the powers 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 or persons or classes of persons employed in connexion with the operation of an off-course totalizator, other than persons employed in the maintenance of such a totalizator. a totalizator.

- 2. Order that such Wages Board shall consist of six members and a Chairman.
- 3. Direct that such Wages Board may be described for all purposes as the "Off-Course Totalizator Employees Board".
- 4. Define the area within which the Determination of the Wages Board shall be operative as being the whole of the State of Victoria.
- 5. Vary the powers of the Commercial Clerks Board so that in substitution for the powers heretofore conferred upon the said Commercial Clerks Board it shall terred upon the said Commercial Clerks Board it shall have the power to determine any industrial matter in relation to the process, trade, business, or occupation of a person or persons or classes of persons (by whatever name called) employed wholly or principally in clerical work in connexion with a trade or business including without limiting the generality of the foregoing, stenographers, typists, tele-type operators, switchboard attendants and operators of machines used to perform or assist in performing clerical work; but excluding—

 (a) any person employed by a healing company in
 - (a) any person employed by a banking company, in-surance company, trustee company, or barrister
 - or solicitor;

 (b) any person subject to the Determination of the Clerks (Meat Works) Board or the Totalizator Employees Board or the Off-Course Totalizator Employees Board.

And the Honorable Joseph Anstice Rafferty, 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.

NUMURKAH SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twelfth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria. Mr. Balfour Mr. Rafferty.

CONSENT TO BORROWING \$30,000.

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 Numurkah Sewerage Authority borrowing at interest by mortgage of the General Fund the sum of Thirty thousand dollars (\$30,000) to meet the cost of sewerage works as set forth in the detailed statement bearing date 6th January, 1971.

And the Honorable Roberts Christian Dunstan, 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.

WARRNAMBOOL SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twelfth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria. Mr. Balfour | • Mr. Rafferty.

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 Warmambool Sewerage Authority borrowing at interest 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 6th January, 1971.

And the Honorable Roberts Christian Dunstan, 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.

HORSHAM WATERWORKS TRUST.

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At the Executive Council Chamber, Melbourne, the twelfth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rafferty Mr. Balfour

CONSENT TO BORROWING \$30,000.

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 Horsham Waterworks Trust borrowing at interest by mortgage of its revenue the sum of Thirty thousand dollars (\$30,000) to meet the cost of water supply works supply works.

And the Honorable Roberts Christian Dunstan, 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.

LEONGATHA WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twelfth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rafferty. Mr. Balfour. 1

CONSENT TO BORROWING \$50,000.

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 Leongatha Waterworks Trust borrowing at interest by mortgage of its revenue the sum of Fifty thousand dollars (\$50,000) in two amounts of Thirty thousand dollars (\$30,000) and Twenty thousand dollars (\$20,000) respectively to meet the cost of water supply works.

And the Honorable Roberts Christian Dunstan, 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.

DROUIN SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twelfth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rafferty. Mr. Balfour

CONSENT TO BORROWING \$150,000.

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 Drouin Sewerage Authority borrowing at interest, by mortgage of the General
Fund, the sum of One hundred and fifty thousand dollars
(\$150,000) in two amounts of One hundred thousand
respectively to meet the cost of sewerage works as set forth
dollars (\$100,000) and Fifty thousand dollars (\$50,000)
in the detailed statement bearing date 6th January, 1971.

And the Honorable Roberts Christian Dunstan, 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.

DANDENONG' SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twelfth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria. Mr. Balfour Mr. Rafferty.

· AMENDMENT OF ORDER.

UNDER the powers conferred by the Sewerage Districts 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, hereby amends as follows the Order in Council proclaiming the Sewerage District and constituting the Dandenong Sewerage Authority made on 27th May, 1935, as amended by Orders in Council made on 1st May, 1940, 7th August, 1945, 29th June, 1953, 12th July, 1955, 6th September, 1955, 9th October, 1956, 10th December, 1957, 7th June, 1960, 18th October, 1960, 18th September, 1962 and 13th September, 1968, and published in the Government Gazette dated 29th May, 1935, 8th May, 1940, 8th August, 1945, 1st July, 1953, 13th July, 1955, 7th September, 1955, 10th October, 1956, 11th December, 1957, 8th June, 1960, 19th October, 1960, 4th September, 1962 and 14th September, 1966:—

In Clause (a) for the expression "Four million dollars

In Clause (a) for the expression "Four million dollars (\$4,000,000)" there shall be substituted the expression "Five million dollars (\$5,000,000)".

And the Honorable Roberts Christian Dunstan, 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.

MILDURA URBAN WATER TRUST.

At the Executive Council Chamber, Melbourne, the twelfth day of January, 1971.

PRESENT:

His Excellency the Governor of Victoria. Mr. Balfour Mr. Rafferty.

EXTENT OF URBAN DISTRICT INCREASED.

EXTENT OF URBAN DISTRICT INCREASED.

UNDER the powers conferred by the Mildura Irrigation and Water Trusts 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 that the extent of the Urban District of the Mildura Urban Water Trust be increased by adding to the same the lands 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. 68/1930/76) and as on and from the date hereof, the extent of such District shall be deemed to be increased accordingly.

And the Honorable Roberts Christian Dunstan, 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.:-

and the state of t	No. of Gazette
Beechworth, Tuesday, 16th February, 1971	 4
Bright, Monday, 15th February, 1971	 . 4
KilmoreFriday, 22nd January, 1971	 111

SALE OF CROWN LAND BY AUCTION.

The land will be offered for sale in fee-simple, and subject to the provisions of the Land Act and Regulations

The upset price is the sum at which bidding will start, do no hid helow that sum can be accepted. The highest and no bid below that sum can be accepted. The highest bidder at or above that sum shall be the purchaser, subject to signature of contract and any necessary payment.

A deposit of at least $12\frac{1}{2}\%$ of the purchase price must be paid at the sale, either in cash or by cheque.

The residue is payable in half-yearly instalments, in accordance with the following scale, or may be paid off at any earlier time.

\$40 and under, 6 instalments.

Over \$40, and not exceeding \$100, 8 instalments.

Over \$100, and not exceeding \$200, 10 instalments.

Over \$200, and not exceeding \$400, 12 instalments.

Over \$400, and not exceeding \$600, 14 instalments.

Over \$600, and not exceeding \$800, 16 instalments.

Over \$600, and not exceeding \$1,000, 18 instalments.

Over \$1,000, 20 instalments.

Interest at the rate of 5% per annum is payable with all payments of residue, and is computed for each instalment from the date of sale to the date of such payment. Additional interest is charged if any instalment is not paid on or before the due date.

If paid off within 30 days of sale, no interest is payable. FEES. ETC.:

Also payable at the sale, in addition to the deposit, are the survey fee and, if applicable, the valuation of improvements (if purchaser be not the owner thereof).

Payable with balance of purchase money-Crown Grant fee-\$3.

Assurance Fund contribution.—One cent in every Five dollars or part thereof of purchase price. (This is a fund established to guarantee the validity of freehold titles.)

Transfer of interest prior to completion of payment may be allowed on payment of \$2 fee and subject to stamp duty.

If unable to attend personally, a prospective purchaser may arrange for another person to bid as his agent.

Attention is drawn to section 95, Land Act 1958, which provides that the purchaser shall be deemed to be the owner for the purposes of other Acts; also to an amendment to the Local Government Act providing for Government roads, in certain circumstances, to be declared ment roads, in certain circumstances, to be declared "private streets", thus making the purchaser liable to contribute to the cost of street construction.

W. BORTHWICK,

Minister of Lands.

Office of Crown Lands and Survey, Melbourne, 13th January, 1971.

BRIGHT.—Sale (No. 12082) of Crown land in fee-simple, by auction, will be held at the COURT HOUSE, BRIGHT, on MONDAY the 15th FEBRUARY, 1971, at ELEVEN o'clock a.m. To be conducted by F. F. HOLT, Land Officer, Beechworth.

Township of Harrietville, Parish of Harrietville, County of Delatite.

On the west side of the road leading to the west branch of the Ovens River, approximately $\frac{3}{4}$ of a mile from the Snow Line Hotel at Harrietville.

Upset price \$150 the lot. Survey fee \$16 Area 1a. 1r. 25p., allotment 1B of section N.—(H.033195.)

TOWNSHIP OF WANDILIGONG, PARISH OF BRIGHT, COUNTY OF DELATITE.

In the Township of Wandiligong about 2½ chains south of the State School.

Upset price \$50. Survey fee \$15.

Area 1r. 13p., allotment 15 of section U. One month allowed for the removal of improvements.

Lot 3.

In the Township of Wandiligong about $2\frac{1}{2}$ chains south of the State School.

Upset price \$80. Survey fee \$15.

Area 1a. 8p., allotment 17 of section U. One month allowed for the removal of improvements.—(H.033327.)

BEECHWORTH.—Sale (No. 12083) of Crown land in fee-simple, by auction, will be held at the LAND OFFICE, BEECHWORTH, on TUESDAY, the 16th FEBRUARY, 1971, at TEN o'clock a.m. To be conducted by F. F. HOLT, Land Officer, Beechworth.

TOWNSHIP OF BEECHWORTH, PARISH OF BEECHWORTH, COUNTY OF BOGONG.

Abutting the eastern side of Crawford-street.

Upset price \$50. Survey fee \$15.

Area 2r. 2p., allotment 19a of section L2. One month allowed for the removal of improvements.—(H.013116.)

Abutting the north side of Lower Stanley-street, adjoining the Samble Lake Reserve.

Upset price \$250. Survey fee \$12.

Area 36 perches, allotment 13 of section G2. to drainage easement 12.1 links wide. On allowed for the removal of improvements. One month

Lot 3.

Township of Stanley, Parish of Stanley,
County of Bogong.

About ½ mile south of the Stanley Post Office, 8 chains west of Mount Stanley-road.

Upset price \$40. Survey fee \$15.

Area 3r. 32p., allotment 1 of section G. One month allowed for the removal of improvements (fencing and trees).—(H.029192.)

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "TORQUAY PUBLIC RESERVES".

WHEREAS by section 218 of the Land Act 1958 the Minister of Lands is empowered to make regulations as to any land which under the provisions of that Act or of any other Act relating to Crown lands has been reserved for any public purpose whatsoever and which has not been conveyed to or vested in trustees: And whereas certain Crown lands in the Parishes of Peubla and Jan Juc as are indicated by red, blue and purple colours on plan P.J./31.5.49 attached to Lands Department correspondence No Rs.1644 were reserved as sites for correspondence No. Rs.1644 were reserved as sites for Public Purposes:

And whereas such lands (hereinafter called "the Reserves") have not been conveyed to or vested in trustees: And whereas it is expedient that regulations for the care, protection and management of the Reserve and for other purposes connected therewith should be made: Now therefore, I, William Archibald Borthwick Her Majesty's Minister of Lands in and for the State of Victoria, in pursuance of the powers aforesaid, do hereby make the following regulations for or with respect to the Reserves:-

The Reserves have been placed under the control of a Committee of Management (hereinafter referred to as the "Committee") with power and authority to enforce the following Regulations:

REGULATIONS.

- 1. The Reserves shall be open to the Public, free of charge, except on such days (not exceeding twelve (12), in any one year, as the whole or any portion of such in the Reserves, may be set apart for cricket or football matches, games, fêtes, or holiday amusements, on any of which occasions, a sum, determined by the Committee, but not exceeding \$1, may be charged and taken for the admission of each person thereto.
- 2. No person shall enter or remain in the Reserves, who hay offend against decency, as regards dress, language or conduct.
- 3. No person shall bathe from the Reserves, unless decently attired in a suitable bathing costume, and shall not dress or undress or remove any part of his or her bathing costume in any place, open to the public view.
- 4. No person shall climb or jump over any fence in or around the Reserves, stick bills thereon, or cut names on the fences, trees, seats, or other improvements therein, or otherwise damage, injure or destroy the said fences, trees, seats or other improvements.
- 5. No person shall discharge any firearms, or air-gun, pea-rifle, or take, displace or remove, any birds' nest or the nest of any animal, in or from the Reserves.
- 6. No person shall cut, dig, saw or displace any boughs or trees either live or dead wood or other material which may be around the Reserves, without the consent, in writing, of the Committee.

- $7.\ \mbox{No}$ person shall remove any stone, soil or sand from any part of the Reserves.
- 8. No person shall throw or cause to be thrown, stone or other substance, or play cricket or football, hockey, rounders, golf or any other game, with a hard or semi hard ball in or on the Reserves, except in portions, set apart for the purpose.
- 9. Horses shall not be allowed on the Reserves for racing or bathing purposes, without the permission, in writing, of the Committee.
- 10. (a) No person shall ride a horse, bicycle, or motor cycle, or drive a motor vehicle, or any other vehicle, recklessly within the Reserves, or in a manner which is dangerous to the public, having regard to all the circumstances.
- (b) The driver of any vehicle, howsoever propelled or drawn in the Reserves, shall proceed at a speed not greater than 15 miles per hour.
- 11. No person shall take a horse, or ride, drive, push, 11. No person shall take a horse, or ride, drive, push, pull or place on the Reserves or park or leave thereon, any motor car, motor cycle, beach-buggy, bicycle, horse driven vehicle, water-craft, trailor or other vehicle, except in such places as are set apart for such purposes by the Committee, without consent in writing of the Committee; and the owner or user for the time being of any aforesaid vehicles, contravening this regulation shall be guilty of an offence.
- 12. No person shall stick or affix or cause to be placed any advertisement, bill, notice or placard, on any fence, rock, cliff, tree, post, pole, seat, latrine, building or improvement, in or around the Reserves, and the Committee or its duly authorised officer, may remove any such article contravening this rule.
- 13. No person shall, on the Reserves, Foreshore or
 - (a) Light a fire, or burn any material, except with the consent of the Committee or in the places set apart for the purpose.
 - (b) Break glass of any kind, or leave or deposit any matter or thing injurious to persons.
 - (c) Deposit, or leave any bottle, glass, tin, can, orange peel, waste paper, garbage or litter of any kind, except in receptacles provided for the purpose.
- 14. No person shall-
 - (a) enter, or remain in the Reserves whilst in a state of intoxication.
 - (b) bring into or consume in the Reserves any intoxicating liquor.
 - (c) supply to any person in the Reserves or have in his or her possession, or under his or her control, any intoxicating liquor.
- 15. No person shall erect any bathing box, boat shed 15. No person shall erect any bathing box, boat shed or other building, on the Reserves without the permission, in writing of the Committee, and such permission may be granted, subject to such conditions and terms, as may be imposed by such Committee, and to the payment to the Committee of the fees prescribed by it. Any person who is granted permission to erect such building shall not transfer or sub-let the same without the consent of the Committee.
- 16. No person shall moor, use, place or leave any boat on the Reserves, without the permission, in writing, of the Committee.
- 17. No person shall erect any tent, booth or other structure, nor offer for sale or hire, any article within the Reserves or any structure thereon without permission from the Committee.
- 18. No person shall reside, camp or live in any bathing box, boat, shed or other structure, erected on the Reserves, nor use any such structure for the purpose of storing furniture or goods, or for other than the particular purpose, stipulated in the permit; provided, however, that any structure, erected as at 31st December, 1953, for a lessee of the Committee, may be used for residential and appropriate storage numbers. appropriate storage purposes.
- 19. The Committee shall have full power to order the 19. The Committee shall have full power to order the removal of any building, structure or erection, which has been placed erected or established on the Reserves, (a) without its consent, (b) which has not been properly painted, or (c) which has not been properly maintained, or (d) upon which the occupancy has not been renewed, or (e) for any other reason it may deem good and sufficient; and no person shall neglect or refuse to remove any such building from the Reserves within fourteen (14) days after the Committee has sent, by registered post to his last-known address, such notice of removal.
- 20. Each permit issued by the Committee shall be for one (1) year only.

- 21. In the event of any refusal or neglect, as mentioned in Regulation 18, to comply with said notice, the Committee may remove such building, structure or erection, without prejudice to any proceedings which might be taken against such person for failure to comply with the Regulation.
- 21 (a) The Committee may set apart any part of the Reserves as a place for the parking of vehicles, and no person shall park a vehicle within the Reserves except in such portion provided, and only on payment to the Committee or its authorised representative, on demand, such fee as has been fixed, by the Committee, pursuant to these Regulations.
- 22. The owner or driver of any vehicle shall park such wehicle in such place and manner, as directed by the duly appointed officer of the Committee.
 - (a) The Committee may fix such fees, not exceeding 20c per day, for such parking.
- 23. The Committee may set apart a portion or portions of the Reserves as and for the purpose of a camping area, and may fix and collect fees as prescribed, or other charges for entering and the use of any such area and facilities.
- 24. No person shall camp on or use as a camp, any portion of the Reserves, except as are set apart for the purpose by the Committee, and then only in such place as directed by its duly authorised officer.
- 25. No person shall camp on or use a camping area or 20. No person snail camp on or use a camping area or any lounge or convenience except during the period covered by permission in writing of the Committee or its authorised officer, and then only on payment of fees prescribed by such Committee; such permission is granted subject to terms and conditions deemed reasonable by
- 26. Any person entering a structure, tent, or parking a caravan, in any camping area, shall abide by such directions as may be given by the Committee or its duly appointed officer.
- appointed omicer.

 27. The person to whom permission is issued by the Committee or its authorised officer, to use a site in the camping area, shall be deemed to be the person who erected on such site, any tent, structure or parked a caravan, pursuant to such permission and shall be held responsible for the conduct of all persons in such camp and shall keep the site thus occupied, in a clean, sanitary and tidy condition, and before vacating the site, shall collect and place in the receptacle provided, all refuse, litter and garbage from the site.
- 28. No person, other than one desiring to holiday in any area set apart for camping in the Reserves, shall bring a caravan therein or erect a tent thereon, nor shall such person transfer or sub-let such caravan, tent or the camping site.
- 29. Any permission issued by the Committee or its authorised officer, to any person for use of a camping site, may be cancelled or withdrawn at discretion and, subsequent to such cancellation, no proportionate refund of fees or charges paid shall be recoverable; unless at the discretion of the Committee having regard to the circumstances governing the case.
- 30. All persons, using any convenience provided on the Reserves by the Committee shall, on demand, pay any fee which may be, from time to time, indicated by appropriate notice.
- 31. Every person, holding or purporting to hold any receipt or permission in writing, issued by the Committee, shall on demand by any member of the Committee, or its officers, any member of the Police Force, or any Bailiff of Crown lands, produce such receipt or permission.
- 32. No person, without the consent, in writing, of the Committee
 - Shall, suffer or cause any dog belonging to him or her, or in his or her charge to enter or remain in the Reserves, unless such dog be and continues to be under proper control on a chain, cord or leash, and be effectively restrained from causing annoyance to any person, or from damaging or interfering in any way with any property on the Reserves.
 Bring into the Reserves any dog for training, or exercising.

 - Bring into the Reserves any dog for training, or exercising.
 Any dog found in the Reserves, except as provided in this Regulation shall be liable to be seized, and/or destroyed by the servants and/or officers of the Committee; and the owner or persons having the custody of any dog so found, shall be guilty of an offence against this Regulation and shall make compensation for any damage done to any property on the Reserves by such dog.

- 33. The Committee may, from time to time, fix and collect fees or other charges for entering and using any facilities provided by the Committee on the Reserves for bathing and/or bathers.
- 34. No person shall put in or bring into the Reserves, any cattle, horses, sheep, goats, pigs, or other animals, without permission in writing from the Committee first had and obtained.
- 35. No person except workmen employed by the Committee, shall enter any plots on the Reserves, which may be enclosed for the plantation of trees, shrubs, or grass.
- 36. No person shall perform in any band, of music, deliver or read any public speech, lecture, prayer, sermon, or address of any kind, sing any sacred or secular song, enter into any public discussion, distribute or hand out any circulars or literature of any kind, or hold or take part in any public assemblage on the Reserves, except with the written consent of the Committee.
- 37. The Committee, may, from time to time, permit portions of such of the Reserves as are reserved for recreation, to be occupied by any club, association or persons for the purpose of playing football, cricket, or other form of sport, or for holding concerts, shows or entertainments, subject to the payment of such fees, and to such terms and conditions, deemed reasonable by the Committee.
- 38. Notwithstanding the provisions of Regulation 31, no person shall have or cause any dog belonging to him, or in his charge, to enter, or remain in the areas set aside for camping purposes, at any time between December 1st and April 30th the following year. Any person so offending, against this regulation shall have the dog removed forthwith or leave the Reserves, on being so requested, by any member or officer of the Committee.
- 39. No person shall sell, offer for sale, or hawk any food, drink consumable goods or articles or services of any kind, in or on the Reserves, without the permission in writing of the Committee.
- 40. No person shall dump or deposit, or cause to be dumped or deposited, any rubbish, litter or garbage, in or on any Reserves and/or Foreshore areas, under the control of the Committee.—(Rs.1644.)

Given under my hand, at Melbourne, on the 24th day of December, 1970.

W. BORTHWICK, Minister of Lands.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars.

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

WHEREAS by section 218 of the Land Act 1958, the Minister of Lands is empowered to make regulations as to any land which under the provisions of that Act or of any other Act relating to Crown lands has been reserved for any public purpose whatsoever and which has not been conveyed to or vested in trustees: And whereas certain Crown lands in the Parish of Kerang and described in a notice, published in the Government Gazette of the 11th day of June, 1969, were reserved as a site for Public Park and Recreation: And whereas such lands (hereinafter called "the Reserve") have not been conveyed to or vested in trustees: And whereas it is expedient that regulations for the care, protection and management of the Reserve and for other purposes connected therewith should be made: Now therefore I, William Archibald Borthwick, Her Majesty's Minister of Lands in and for the State of Victoria, in pursuance of the powers aforesaid, do hereby make the following Regulations for or with respect to the Reserve:—

The Reserve has been placed under the Control of the Corporation of the Borough of Kerang as the Committee of Management (hereinafter referred to as the "Committee") with power and authority to enforce the following Regulations.

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding 52 in any one year) as the Reserve may be set apart for cricket or football matches, agricultural shows, fetes, sports, or holiday or other amusements, on any of which occasions a charge not exceeding One dollar may be made for the admission of each adult to the Reserve.
- No person shall enter or remain in the Reserve who may offend against decency as regards dress, language or conduct.
- 3. No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein, except in the fireplaces provided for the purpose.
- 4. No person shall climb or jump over the fences or gates in or around the Reserve, stick bills thereon, or cut names on or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve, nor leave or deposit any glass, paper, or rubbish, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs or other animals without the permission, in writing, of the Committee of Management first obtained.
- 6. No person shall bring into the Reserve any dog unless controlled by a chain or cord without the permission, in writing, of the Committee first obtained.
- 7. No person shall camp in the Reserve except in the part or parts thereof which are set apart for such purposes by the Committee and then only subject to the payment of such fees and of such conditions as are determined by such Committee.
- 8. No person shall erect therein any structure for the purpose of offering for sale any article without the permission, in writing, of the Committee first obtained.
- 9. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee first obtained.
- 10. No person shall play or engage in any organized sport, game or competition within the Reserve on Sundays without the permission, in writing, of the Committee first obtained.
- 11. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- on any structure or erection in the Reserve.

 12. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any cricket or football matches, agricultural shows, fetes, sports, or holiday or other amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Fifty dollars by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee.
- 13. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for the plantation of young trees or shrubs.
- 14. No person shall bring into the Reserve or use or carry therein any firearm or offensive weapon.
- 15. No person shall leave or deposit any glass, paper, litter, or rubbish in the Reserve except in a place provided for the purpose and indicated by notice board.
- 16. Any person committing on any part of the Reserve, or in any of the rooms, buildings, structures, erections or enclosures for the time being thereon, any of the following offences shall be guilty of a breach of these Regulations:—
 - (a) Assaulting or threatening any person or persons.
 - (b) Being under the influence of liquor.
 - (c) Entering, crossing, being on, or trespassing on any playing ground area, enclosure, or course, or building, room, or structure, or any part thereof whilst any sport, game, competition, race, entertainment or amusement is being played conducted or carried on or at any time between the commencement and conclusion of such event without the consent of the Committee.
 - (d) Using profane, indecent, obscene, or unseemly language.
 - (e) Using threatening, abusive, offensive, or insulting words.
 - (f) Behaving improperly, offensively, or riotously.
 - (g) Interfering with, or interrupting any game, sports, competition, entertainment or amusement or practice thereat.

(h) Obtaining or attempting to obtain admission to any part of the Reserve when not entitled to admission under these Regulations.

17. No person shall:-

- (a) Remain in the Reserve who behaves in a dis-orderly, unseemly, or offensive manner, or creates or takes part in any disturbance.
- (b) Enter or remain in the Reserve whilst in a state of intoxication.
- (c) Bring any intoxicating liquor on to the Reserve without the consent in writing, of the Committee first obtained.
- 18. No person shall on any portion of the Reserve cause or permit any outcry, sound or noise to be emitted from an amplifier, loud-speaker, public address system, or like instrument without first obtaining the written permission of the Committee of Management and such permission may be granted subject to such terms, conditions, and restrictions as may be imposed by the Committee.—
 (Ps. 9174)

Given under my hand at Melbourne on the 24th day of December, 1970.

W. BORTHWICK Minister of Lands.

Every person who contravenes or fails to comply with Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the *Land Act* 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars. One hundred dollars.

ADDITIONAL REGULATION FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "INVERLOCH FORESHORE AND POINT SMYTHE PUBLIC PARK

I William Archibald Borthwick, Her Majesty's Minister I, William Archibald Borthwick, Her Majesty's Minister of Lands in and for the State of Victoria in pursuance of the powers conferred on me by section 218 of the Land Act 1958, do hereby make the following additional regulations with respect to the land in the Parishes of Drumdlemara, Kirrak and Tarwin as are indicated by red colour on plan marked K/12.5.59 attached to Lands Department correspondence Rs.771 and known as the "Inverloch Foreshore and Point Smythe Public Park Reserves".

REGULATION.

No person shall drive, push, pull or place on the reserve or park or leave thereon any motor car, motor cycle, bicycle, horse-drawn vehicle, water craft, trailer or other vehicle except in such places as are set aside for such purposes by the Committee unless such person first obtains the permission in writing of the Committee.—(Rs.771, Rs.2634.) No person shall drive, push, pull or place on the reserve

Given under my hand at Melbourne on the 24th day of

W. BORTHWICK Minister of Lands.

Every person who contravenes or fails to comply with Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the *Land Act* 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars.

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "EDENHOPE SHOW-GROUNDS RESERVE".

WHEREAS by section 218 of the Land Act 1958 the Minister of Lands is empowered to make regulations as to any land which under the provisions of that Act or of any other Act relating to Crown lands has been reserved for any public purpose whatsoever and which has not been

conveyed to or vested in trustees: And whereas certain Crown lands in the Parish of Edenhope temporarily reserved by Orders in Council dated the 21st October, 1901 and the 30th September, 1935, and by. Order in Council dated the 1st February, 1966 as an extension thereto were reserved as a site for Public purposes (Show Yards): And whereas such lands (hereinafter called the "Reserve") have not been conveyed to or vested in trustees; And whereas it is expedient that regulations for the care, protection and management of the Reserve and for other purposes connected therewith should be made: Now therefore I, William Archibald Borthwick, Her Majesty's Minister of Lands in and for the State of Victoria, in pursuance of the powers aforesaid, do hereby make the following Regulations for or with respect to the Reserve:—

REGULATIONS.

- 1. The Reserve shall be open to the public for sporting events, agricultural shows, fêtes, sports, or holiday or other amusements, on any of which occasions a charge not exceeding \$1.00 may be made for the admission of each adult to the Reserve.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein, except in the fireplaces provided for the purpose.
- 4. No person shall climb or jump over the fences or gates in or around the Reserve, stick bills thereon, or cut names on or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve, nor leave or deposit any glass, paper, or rubbish, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, writing, of the Committee of Management first obtained.
- 6. No person shall bring any dog into the Reserve, unless controlled by a chain or cord without the permission in writing of the Committee of Management first
- 7. No person shall camp in the Reserve, except in the part or parts thereof which are set apart for such purposes by the Committee of Management, and then only on the payment of such fees and subject to such conditions as are determined by the Committee.
- 8. No person or organization shall erect any structure therein for any purpose whatsoever without first obtaining, in writing, the permission of the Committee of Manage-
- 9. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 10. No person shall spit or expectorate on the paths or footpaths or on any structure or erection in the Reserve.
- 11. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any cricket or football matches, agricultural shows, fêtes, sports, or holiday or other amusements may be required to deposit a sum which the Committee of Management may at any time determine, not exceeding \$100 by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management.
- 12. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.
- 13. No person shall bring into the Reserve or use or carry therein any firearm or offensive weapon.
- 14. No person shall leave or deposit any glass, paper, litter, or rubbish in the Reserve, except in a place provided for the purpose and indicated by notice-board.
- · 15. Any person committing on any part of the Reserve or in any of the rooms, buildings, structures, erections, or enclosures for the time being thereon any of the following offences shall be guilty of breach of these Regulations:—
 - (a) Assaulting or threatening any person or persons.
 - (b) Being under the influence of liquor.
 - (c) Entering, crossing, being on, or trespassing on any playing-ground area, enclosure, or course.

or building, room, or structure, or any part thereof, whilst any sport, game competition, race or entertainment is in progress, or at any time between the commencement and conclusion of such event without the consent of the Committee of Management.

- (d) Using profane, indecent, obscene, or unseemly language.
- (e) Using threatening, abusive, offensive, or insulting words.
- (f) Behaving improperly, offensively, or riotously.
- (g) Interfering with or interrupting any game, sports, competition, entertainment, or amusement or practice thereat.
- (h) Obtaining or attempting to obtain admission to any part of the Reserve when not entitled to admission under these Regulations.
- 16. No person shall remain in the Reserve who behaves in a disorderly, unseemly, or offensive manner, or creates or takes part in any disturbance.
- 17. No person shall on any portion of the Reserve cause or permit any outcry, sound, or noise to be emitted from an amplifier, loud speaker, public address system, or like instrument without first obtaining the written permission of the Committee of Management, and such permission may be granted subject to such terms, conditions, and restrictions, as may be imposed by the Committee of Management.
- 18. No person shall carry on the business or calling of a bookmaker, except in and upon such portions of the Reserve as may be set aside for that purpose, and then only when he shall—
 - (a) have obtained the permission, in writing, of the Committee of Management on payment of a fee not to exceed \$10 for any meeting or sporting event held in the Reserve, and
 - (b) that during the time he shall be in or upon the Reserve carrying on the business or calling of a bookmaker he shall wear a ticket or have a bag, either of which shall be visible to the public and shall have thereon his name.
- 19. No club, association or person shall, without the consent of the Committee of Management first had and obtained hold any football, cricket or other matches, fetes, carnivals, entertainments, musical performances, shows, sports, lacrosse hockey or athletic or physical training within the Reserve and then only subject to the payment of such fees and on such terms as the Committee may deem reasonable and consistent with these Regulations. The Committee may authorise any club, association or person to make a charge for admission thereto.— (Rs.1546.) (Rs.1546.)

Given under my hand, at Melbourne, on the 24th day of December, 1970.

W. BORTHWICK,

Minister of Lands.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars.

AMENDMENT TO REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "BELGRAVE HEIGHTS CENTRAL PARK".

- I WILLIAM ARCHIBALD BORTHWICK, Her Majesty's Minister of Lands in and for the State of Victoria in pursuance of the powers conferred on me by section 218 of the Land Act 1958, do hereby amend the Regulations made on 2nd October, 1931, with respect to the land in the Parish of Narree Worran temporarily reserved by Order in Council dated the 15th December, 1925, as a site for Public purposes and known as the "Belgrave Central Park Reserve".
 - 1. Regulation No. 1 shall be amended to read:-
 - 1. The Reserve shall be open to the public from sunrise to sunset free of charge, except on such days not exceeding ten in any one year as the Reserve may

be set apart for fêtes, sports, or carnivals, on any of which occasions a fee shall be charged and taken for the admission of every adult to the Reserve.

- 2. Regulation No. 3 shall be amended to read:-
 - 3. No person shall camp in the Reserve or in any buildings thereon, nor light fires therein except in places provided for such purpose.
- 3. Regulation No. 10 shall be amended to read:--
 - 10. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fetes, sports, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Fifty dollars, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee in its absolute discretion may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management. of Management.

Given under my hand at Melbourne on the 24th day of December, 1970.

W. BORTHWICK,

Minister of Lands.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars.

AMENDMENT TO REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE PORTARLINGTON RESERVES.

- I WILLIAM ARCHIBALD BORTHWICK, Her Majesty's Minister of Lands in and for the State of Victoria in pursuance of the powers conferred on me by section 218 of the Land Act 1958, do hereby apply the Regulation made on 3rd October, 1962, with respect to the lands described immediately hereunder:—
- 1. "Portarlington Foreshore Reserve" being such portions of the land reserved for Public purposes in the Township of Portarlington and the Parish of Paywit, as are indicated by red colour on plan marked P/26.4.1950, attached to Lands Department correspondence Rs.6395.
- 2. "Eastern Park" being the remaining land temporarily reserved by Order in Council dated 19th October, 1936, as a site for Public Park in the Township of Portarlington, Parish of Bellarine.—(Rs.1931.)
- 3. "Western Park" temporarily reserved by Orders in Council of the 7th July, 1887, and 17th January, 1888, as a site for Public purposes in the Township of Portarlington.—

To the under-mentioned lands:-

- 4. The land in the Township of Portalington temporarily reserved as a site for a Public Park.—(Rs.6314.)
- 5. The land in the Township of Portarlington temporarily reserved as a site for Public Recreation by Order in Council dated 28th April, 1964.—(Rs.8322.)
- 6. The land in the Township of Portarlington temporarily reserved as a site for Public Recreation by Order in Council dated the 1st September, 1970.—(Rs.6395.)

Given under my hand at Melbourne on the 24th day of December, 1970. W. BORTHWICK.

Minister of Lands.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars. hundred dollars.

AMENDMENT TO REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "KIEWA MEMORIAL PARK".

MEMORIAL PARK.".

I WILLIAM ARCHIBALD BORTHWICK, Her Majesty's Minister of Lands in and for the State of Victoria in pursuance of the powers conferred on me by section 218 of the Land Act 1958, do hereby apply the Regulations made on 30th August, 1916, with respect to the land in the Parish of Murramurrangbong, temporarily reserved by Order in Council dated the 4th July, 1899, to the lands in the said Parish temporarily reserved by Orders in Council dated the 11th June, 1946 and 11th March, 1970, as sites for Public Recreation and all such lands being together known as the "Kiewa Memorial Park".—(Rs.815.)

Given under my hand at Melbourne on the 24th day of December, 1970.

W. BORTHWICK,

Minister of Lands.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the *Land Act* 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars.

AMENDMENT TO REGULATIONS FOR THE CARE PROTECTION AND MANAGEMENT OF THE "ISLAND PARK RESERVE".

I WILLIAM ARCHIBALD BORTHWICK, Her Majesty's Minister of Lands in and for the State of Victoria in pursuance of the powers conferred on me by section 218 of the Land Act 1958, do hereby apply the Regulations made on the 26th August, 1935, 11th October, 1949 and the 25th January, 1967, with respect to the land in the Township of Casterton temporarily reserved by Orders in Council of the 22nd October, 1907 and 28th June, 1949, as sites for Public Recreation to the land in the said Township temporarily reserved by Order in Council of the 24th December, 1968, as a site for Public Recreation and all such lands being together known as the "Island Park Reserve ".-- (Rs.3821.)

Given under my hand at Melbourne on the 24th day of December, 1970. W. BORTHWICK.

Minister of Lands.

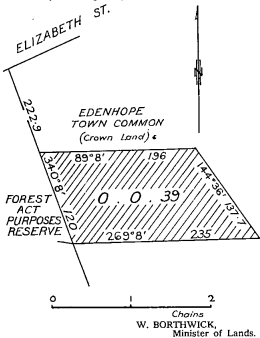
Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Fifty dollars, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than One hundred dollars.

COMMON ABOUT TO BE DIMINISHED.

IN pursuance of the provisions contained in the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to diminish the common herein after mentioned, viz.:-

The following Notice was published 1° on the 13th January, 1971, pursuant to Order of the 5th January, 1971.

The Edenhope Town Common proclaimed as such by Governor in Council on the 26th July, 1869, is about to be diminished by the excision therefrom of the portion in the Township of Edenhope containing 39 perches as indicated by hatching on plan hereunder.—(Rs.666.)

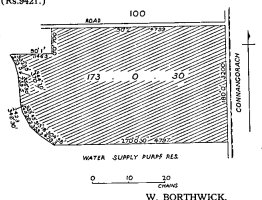


PROPOSED RE RESERVATION REVOCATION ON OF LAN OF TEMPORARY LAND BY ORDER COUNCIL.

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 reservation of land by Order in Council hereunder referred to, viz.:—

The following Notice was published 1° on the 13th January, 1971, pursuant to Orders of the 5th January,

TOOLONDO.—The temporary reservation, by Order in Council of 16th September, 1895 (see Government Gazette, 20th September, 1895, page 3294) of 901 acres 8 perches of land in the Parish of Toolondo as a site for Water Supply purposes, is about to be revoked so far only as the portion containing 173 acres 30 perches, indicated by hatching on plan hereunder, is concerned.—(T.187(6) (Rs.9421.)



W. BORTHWICK, Minister of Lands.

PUBLIC SERVICE NOTICES

No. 624.

Public Service Act 1958, Section 50.

REGULATIONS.—PART IV.—SALARIES AND INCREMENTS.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends its Regulations as shown below :--

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salarics.

Department and Designation of Position.	Yearly Rate of Salary.		Increments	
	Minimum.	Maximum.	(Annual).	
GENERAL. Add— Programmer (Female)	\$	\$		
	5,876	6,261	1 of \$189 and 1 of \$196	

This Regulation shall have effect as on and from the 13th December, 1970.

A. J. A. GARDNER, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 14th December, 1970.

APPOINTMENT OF A DEPUTY TO A MEMBER OF THE PUBLIC SERVICE BOARD.

WHEREAS in the manner prescribed by the Regulations Whencas in the manner prescribed by the Regulations and at an election held in conjunction with the election of Kevin John Tutty, the public service representative on the Public Service Board, Edwin John Bennett was elected to be his deputy in the case of his suspension, illness or absence.

And whereas the said Kevin John Tutty will be absent from meetings of the Board on the 7th January and 8th January, 1971.

Now therefore, at the request of the said Kevin John Tutty and in pursuance of the powers conferred by section 15 (2A) of the *Public Service Act* 1958, I do hereby appoint the said Edwin John Bennett to be the deputy of Kevin John Tutty during the above-mentioned period.

Given under my hand at Melbourne this 7th day of January, 1971.

A. J. A. GARDNER, Chairman,

Office of the Public Service Board, Melbourne, 7th January, 1971.

PRIVATE ADVERTISEMENTS

NOTICE is hereby given that Terang Squash Courts Co-operative Limited has applied for a lease under section 134, Land Act 1958, for a term of 21 years, in respect of allotment 12, section 1, Township of Terang, containing 17 perches, as a site for amusement and recrea-tion (Squash Courts).

THE BALLARAT SEWERAGE AUTHORITY.

RATING BY-LAW.

NOTICE is hereby given that By-law Number Fifty was made by The Ballarat Sewerage Authority on the 17th day of December, 1970, and approved by the Minister of Water Supply on the 30th December, 1970.

The By-law provides:

- Sewerage Rate for the year commencing on the 1st day of January, 1971, 4.1 cents in the dollar on the net annual valuation.
 Minimum Rate of Thirteen dollars per annum in respect of any land on which there is a building and Eleven dollars per annum in respect of land on which there is no building.

The By-law is open for inspection, free of charge, during office hours at the Offices of the Authority, Grenville-street, Ballarat.

7927

CHAS H. CLAMP, Secretary,

GELLIBRAND WATERWORKS TRUST.

By-LAW No. 1.

NOTICE is hereby given that the Gellibrand Waterworks Trust, in pursuance and exercise of the powers conferred by the *Water Act* 1958, has made By-law No. 1.

Such By-law relates to the procedure for management and conduct of business at Meetings.

A copy of the said By-law is open for inspection free of charge, during office hours at the office of the Trust, Shire Offices, Beech Forest, 3237.

B. G. WHELAN, Secretary.

BOROUGH OF KERANG.

LOAN NO. 9.

Notice of Intention to Borrow the Sum of \$10,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Borough of Kerang proposes to borrow the principal sum of \$10,000 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 7.3 per cent.
- 2. The purpose for which the loan is to be applied is for the construction of a comfort station in Victoria-street, Kerang.
 - 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$713\$ each, including principal and interest, on the first day of September and the first day of March, during the currency of the loan. The first instalment shall be payable on the 1st day of September, 1971.
- 5. Such moneys shall be repayable at the Australia and New Zealand Banking Group Limited, Kerang.

The plans and specifications and the estimate of costs, together with a statement showing the proposed expenditure of the money, are open for inspection at the office of the Council, 32 Wellington-street, Kerang during office hours.

7920

G. H. TATE, Town Clerk.

BOROUGH OF KERANG.

LOAN NO. 11.

Notice of Intention to Borrow the Sum of \$3,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Borough of Kerang proposes to borrow the principal sum of \$3,500 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 7.1 per cent.
- 2. The purpose for which the loan is to be applied is for the purchase of 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 half-yearly instalments of approximately \$422 each, including principal and interest, on the first day of September and the first day of March, during the currency of the loan. The first instalment shall be payable on the 1st day of September, 1971
- 5. Such moneys shall be repayable at the Australia and New Zealand Banking Group Limited, Kerang.

The plans and specifications and the estimate of costs, together with a statement showing the proposed expenditure of the money, are open for inspection at the office of the Council, 32 Wellington-street, Kerang during office burs office hours.

7921

G. H. TATE, Town Clerk.

BOROUGH OF KERANG.

LOAN NO. 12.

Notice of Intention to Borrow the Sum of \$39,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Borough of Kerang proposes to borrow the principal sum of \$39,000 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 7.3 per cent.
- 2. The purpose for which the loan is to be applied is for the construction of underground drains, kerb and channel and roadworks.
 - 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$2,781 each, including principal and interest, on the first day of September and the first day of March, during the currency of the loan. The first instalment shall be payable on the 1st day of September, 1971.
- 5. Such moneys shall be repayable at the Australia and New Zealand Banking Group Limited, Kerang.

The plans and specifications and the estimate of costs together with a statement showing the proposed expenditure of the money, are open for inspection at the office of the Council, 32 Wellington-street, Kerang during office hours.

7922

G. H. TATE, Town Clerk.

SHIRE OF BELFAST.

LOAN No. 22.

Notice of Intention to Borrow the Sum of \$7,500 for Permanent Works and Undertakings.

NOTICE is hereby given, that the Council of the Shire of Belfast proposes to borrow the principal sum of \$7,500, 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 to be paid is 7.1 per centum per annum.
- 2. The purpose for which the loan is to be applied is the purchase of road making plant—\$7,500.
 - 3. The period of the loan shall be five years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund, half-yearly instalments of approximately \$904.08, including principal and interest, on the first day of March, and the first day of September, during the currency of the loan. The first instalment will be repayable on the 1st day of September, 1971.
- 5. Such moneys will be repayable to the National Bank Savings Bank Limited, Melbourne.

The plans and specifications, and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the office of the Council of the Shire of Belfast, Cox-street, Port Fairy, during office hours.

Dated 6th January, 1971.

7912

J. RYAN, Shire Secretary.

SHIRE OF BELFAST.

LOAN No. 23.

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

NOTICE is hereby given, that the Council of the Shire of Belfast proposes to borrow the principal sum of \$15,000, 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 to be paid is 7.4 per centum per annum.
- 2. The purpose for which the loan is to be applied is the purchase of land and the erection thereon of a dwelling for Council officers.
 - 3. The period of the loan shall be fifteen years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund, half-yearly instalments of approximately \$836.13 including principal and interest, on

the first day of March, and the first day of September, during the currency of the loan. The first instalment will be repayable on the first day of September, 1971.

5. Such moneys will be repayable to the National Bank Savings Bank Limited, Melbourne.

The plans and specifications, and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the office of the Council of the Shire of Belfast, Cox-street, Port Fairy, during office hours.

Dated 6th January, 1971.

7913

J. RYAN, Shire Secretary.

SHIRE OF CROYDON.

NOTICE OF CHANGE IN STREET NAME.

NOTICE is hereby given that in pursuance of the powers conferred by the Local Government Act 1958, the Council of the Shire of Croydon at a meeting held on Monday, 7th December, 1970, resolved to make the following changes in street names:—

Old Name; Location; New Name.

The Broadway; shown on L.P.'s 15972, 21230, 43280 and 45610, shown on L.P.'s 7478 and 20248, shown on L.P.'s 9005, 12417, 22579, 45178 and part of C.A. 43p; Wicklow-avenue.

7919

R. BURTON, Acting Shire Secretary.

SHIRE OF DEAKIN.

NOTICE is hereby given that the Council of the Shire of Deakin has made a By Law and that such By Law has been approved by the Governor in Council,

- 1. The title of the By Law is Cattle Driving By Law.
- 2. The contents provide the conditions under which cattle (including horses, cattle, sheep, goats, etc.) may be driven along roads within the Shire including hours of entry into the Shire, daily distances of travelling, procedure to obtain permits, penalties for breaches of the By Law.

Notice is further given that a copy of the By Law is open for inspection at the office of the Council during office hours. B. PEARL, Shire Secretary. 7916

SHIRE OF HASTINGS. ORDER-CHANGING NAME OF STREET.

IN accordance with the provisions of the Local Government Act 1958, the Council of the Shire of Hastings has made the following order changing the name of the following street in the municipality:—

Old Name.-Henderson-street.

New Name.-Peddle-street.

Location.—The street running between Sudholz-street and Frankston-Flinders road, Bittern, north of Myers-road, Bittern.

5th January, 1971

L. A. WALKER, Shire Secretary.

Municipal Offices, Hastings.

SHIRE OF KERANG.

NOTICE is hereby given that First Constable RICHARD CHARLES OTTERY, No. 9672 has been appointed a Prosecuting Officer for the Shire of Kerang in place of First Contable John Thomas Petty, transferred.

L. R. RUNDLE, Shire Secretary. 7937

SHIRE OF KERANG.

NOTICE is hereby given that First Constable Roy Stanley Rodwell, No. 9333 has been appointed a Prosecuting Officer for the Shire of Kerang in place of First Constable Albert Edward Coleman, transferred. L. R. RUNDLE, Shire Secretary.

SHIRE OF KERANG.

NOTICE is hereby given that pursuant to the provisions of the Local Government Act 1958 the Council of the Shire of Kerang doth hereby order that the name of the under-mentioned street in the Township of Murrabit Parish of Murrabit West, be changed.

Old Name; New Name; Location.

Un-named Government road; Browning-avenue; along northern boundary of sections 5, 6, 10 and 13, Township of Murrabit and Crown allotment 89, section A, Parish of Murrabit West.

7936

L. R. RUNDLE, Shire Secretary.

SHIRE OF MORWELL.

LOAN No. 48.

'Notice of Intention to Borrow the Sum of \$30,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Morwell proposes to borrow the principal sum of \$30,000 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 to be paid is 7.1 per centum per annum.
- 2. The purpose for which the loan is to be applied
- The purchase of plant and equipment-\$30,000. 3. The period of the loan shall be five years
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of \$3,616.34 each including principal and interest on the first day of March and the first day of September during the currency of the loan. The first instalment will be repayable on the 1st day of September, 1971.
- Such moneys will be repayable to the National Bank Savings Bank Limited, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the Shire of Morwell, Shire Office, Commercial-road, Morwell.

8th January, 1971.

7915

R. J. LORD, Shire Secretary. 7939

CITY OF OAKLEIGH.

APPOINTMENT OF TEMPORARY PROSECUTING OFFICER. NOTICE is hereby given that Sergeant E. W. Rowe, No. 10686, has been appointed temporary Prosecuting Officer for the whole of the City until 31st July, 1971. 7911

J. H. HOCKING, Town Clerk.

SHIRE OF TAMBO.

APPOINTMENT OF TRAFFIC OFFICER.

NOTICE is hereby given that Peter Leonard Tunstall of Nowa Nowa has been appointed Traffic Officer by the Tambo Shire Council.

G. W. RIDSDALE, F.I.M.A., J.P., Shire Secretary.

SHIRE OF YARRAWONGA.

LOAN NO. 37.

Notice of Intention to Borrow the Sum of \$25,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Yarrawonga proposes to borrow the sum of Twenty-five thousand 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 7.4. per cent. per annum.
- 2. The purposes for which the loan is to be applied are:-
 - (a) Erection of a factory for decentralized industry. (b) Supply of power, water, sewerage, &c. to the factory site.
 - 3. The period of the loan shall be fifteen years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund 30 half-yearly instalments of approximately \$1,394.00 each, including principal and interest, during the currency of the loan.
- 5. Such moneys shall be repayable to the State Savings Bank of Victoria, 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 Yarrawonga, Shire Office, Belmores-street, Varrawonga Yarrawonga.

7910 D. J. PRESLEY, Shire Secretary.

PARTNERSHIP ACT 1958.

NOTICE is hereby given that on 30th June, 1965, Rosemary Anne Norris and on 31st December, 1970, Samuel Austin Frank Pond retired from the firm practising in partnership as solicitors, at 166 Queen-street, Melbourne, under the name "Whiting & Byrne" and that the other partners, Stanley William Byrne, Peter Balmford, Gilbert James Farrow, Howard William Berry and Aubrey Galway Schrader, continue to practise as solicitors in partnership at the same address and under the same name.

Dated the 7th day of January, 1971.

P. BALMFORD.

NOTICE is hereby given that the partnership heretofore subsisting between John Philip Alentorn and Linton Robert Young, carrying on business as pharmaceutical chemists at 71 King George-street, Cohuna, under the style or firm of Alentorn & Young, has been dissolved as from the 31st day of December, 1970, so far as concerns the said Linton Robert Young, who retires from the said firm. All debts due to and owing by the said firm will be received and paid respectively by the said John Philip Alentorn, who will continue to carry on the said business under the style or firm of J. P. Alentorn.

WILLAN & McKENZIE, solicitors, Cohuna.

7923

Companies Act 1961.

RANSOMES SIMS & JEFFERIES (AUSTRALIA) PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

NOTICE is hereby given that pursuant to section 272 of the Companies Act 1961, a general meeting of the members of Ransomes Sims & Jefferies Pty. Ltd. will be held on the 12th Floor, 447 Collins-street, Melbourne, on Friday, 26th February, 1971, at 10.30 o'clock in the forenoon. The purpose of the meeting is to lay accounts before it showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator. given by the liquidator.

J. M. POULTON, Liquidator,

The Companies Act 1961.—In the matter of Marbut Gunnersen Doors Pty. Ltd. (in Voluntary Liquidation).
—Members' Winding Up.

NOTICE is hereby given that at an extraordinary general meeting of the above company, duly convened and held at 10th Floor, 44 Market-street, Melbourne, Victoria, on 3rd January, 1971, the following resolution was proposed and passed as a special resolution:—

"That the company be wound up voluntarily and that Ernest Harding Niemann, of 44 Market-street, Melbourne, Victoria, be appointed liquidator for the purpose of such winding up and that he be authorized to draw as remuneration for his services as liquidator his normal hourly charges in respect thereto."

Dated 3rd January, 1971.

L. J. S. GRAY, Secretary.

The Companies Act 1961.—In the matter of MARBUT PRODUCTS (SEYMOUR) PTY. LTD. (in Voluntary Liquidation).—Members' Winding Up.

NOTICE is hereby given that at an extraordinary general meeting of the above company, duly convened and held at 10th Floor, 44 Market-street, Melbourne, Victoria, on 3rd January, 1971, the following resolution was proposed and passed as a special resolution:—

"That the company be wound up voluntarily and that Ernest Harding Niemann, of 44 Market-street, Melbourne, Victoria, be appointed liquidator for the purpose of such winding up and that he be authorized to draw as remuneration for his services as liquidator his normal hourly charges in respect thereto."

Dated 3rd January, 1971.

L. J. S. GRAY, Secretary.

ANDERSON IRRIGATION SUPPLIES PTY, LTD,

TAKE notice that at an Extraordinary General Meeting of shareholders, held on the 8th day of January, 1971, the members passed a Resolution to wind up the company, and appointed Mr. P. W. Danby, of 15 Hopetoun-avenue, Canterbury, liquidator.

M. J. DAVIS, Secretary.

Anderson Irrigation Supplies Pty. Ltd., Ferntree Gullyroad, Notting Hill.

In the Supreme Court of Victoria.—1970, No. Co. 8035.— In the matter of PRIME MOVER HIRE PROPRIETARY LIMITED.

In the matter of PRIME MOVER HIRE PROPRIETARY LIMITED.

NOTICE is hereby given that a petition for the winding up
of the above-named company by the Supreme Court
of Victoria was, on the 20th day of November, 1970, presented by Susanna Reichert: And that the said petition is
directed to be heard before the Court sitting at the Fourteenth Court, Law Courts, Melbourne, at the hour of
10.30 o'clock in the forenoon, on the 3rd day of February,
1971, 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: c/o Messrs, Arthur Phillips

The petitioner's address is: c/o Messrs. Arthur Phillips & Just, solicitors, 472 Bourke-street, Melbourne.

The petitoner's solicitor is: Mr. Norman John Just, of the firm of Messrs. Arthur Phillips & Just, 472 Bourkestreet. Melbourne.

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 solicitor for the petitioner, 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 Four o'clock in the afternoon of the 2nd day of February, 1971. 7971

In the Sureme Court of Victoria.—1970, No. Co. 8036.—In the matter of GIPPSLAND TRADING COMPANY PROPRIETARY

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court of Victoria was on the 20th day of November, 1970, presented by Susanna Reichert: And that the said petition is directed to be heard before the Court sitting at the Fourteenth Court, Law Courts, Melbourne, at the hour of 10.30 o'clock in the forenoon on the 3rd day of February, 1971, 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. NOTICE is hereby given that a petition for the winding up

The petitioner's address is c/o Arthur Phillips & Just, solicitors, 472 Bourke-street, Melbourne.

The petitioner's solicitor is: Mr. Norman John Just, of the firm of Messrs. Arthur Phillips & Just, of 472 Bourkestreet, Melbourne.

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 solicitor for the petitioner, 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 Four o'clock in the afternoon of the 2nd day of February, 1971.

In the Supreme Court of Victoria, 1970, Co. No. 8052.—In the matter of the Companies Act 1961; and in the matter of ASTRO-VAC (AUSTRALIA) PTY. LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was on the 24th day of December, 1970, presented by Vacu-Maid, Inc.: And that the said petition is directed to be heard before the Court sitting in the Fourteenth Court, Law Courts, William-street, Melbourne, at the hour of 10.30 o'clock in the forenoon, on the 8th day of February, 1971; and any creditor or contributory of the said Astro-Vac (Australia) Pty. Limited desiring to support or oppose the making of an order on the said petition may appear at the time of the 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 Astro-Vac (Australia) Pty. Limited requiring the same by the undersigned on payment of the regulated charge for the same.

The petitioner's address is 536 Glenferrie-road, Hawthorn.

The petitioner's solicitors are Messrs. Clarence Smith & Co., of 536 Glenferrie-road, Hawthorn.

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 Messrs. Clarence Smith & Co., notice, in writing, of his intention so to do. The notice must state 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 of 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 the hour of Four o'clock in the afternoon of the 5th day of February. 1971.

The Companies Act 1961. AIR-COMPKO PTY. LTD.

NOTICE is hereby given that at an extraordinary general meeting of the members of Air-Compko Pty. Ltd., held on the 23rd day of December, 1970, the following special resolution was passed:—

"That the company be wound up voluntarily and that it be recommended to the creditors of the company at the meeting called for this day, 23rd December, 1970, that Mr. Reginald Wilfrid Ellis of 351 Collins-street, Melbourne, be appointed liquidator of the company for the purposes of such winding up."

Dated this 4th day of January, 1971.

7950

J. G. SMITH, Director.

The Companies Act 1961.—In the matter of Marbut Gunnersen Wallboards Pty. Ltd. (in Voluntary Liquidation).—Members' Winding Up.

NOTICE is hereby given that at an extraordinary general meeting of the above company, duly convened and held at 10th Floor, 44 Market-street, Melbourne, Victoria, on 3rd January, 1971, the following resolution was proposed and passed as a special resolution:—

"That the company be wound up voluntarily and that Ernest Harding Niemann, of 44 Market-street, Melbourne, Victoria, be appointed liquidator for the purpose of such winding up and that he be authorized to draw as remuneration for his services as liquidator his normal hourly charges in respect thereto.

Dated 3rd January, 1971.

7933

L. J. S. GRAY, Secretary.

The Companies Act 1961.—In the matter of Marbut Gunnersen Floors & Adhesives Pty. Ltd. (in Voluntary Liquidation).—Members' Winding Up.

NOTICE is hereby given that at an extraordinary general meeting of the above company, duly convened and held at 10th Floor, 44 Market-street, Melbourne, Victoria, on 3rd January, 1971, the following resolution was proposed and passed as a special resolution:—

"That the company be wound up voluntarily and that Ernest Harding Niemann, of 44 Market-street, Melbourne, Victoria, be appointed liquidator for the purpose of such winding up and that he be authorized to draw as remuneration for his services as liquidator his normal hourly charges in respect thereto."

Dated 3rd January, 1971.

7934

L. J. S. GRAY, Secretary.

Companies Act 1961.

COUNTY OF BOURKE PERMANENT BUILDING & INVESTMENT SOCIETY LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

Pursuant to Section 272.

NOTICE is hereby given, pursuant to section 272 of the Companies Act that the Final General Meeting of the members of the above-named company will be held at the offices of Fell & Starkey, 351 Collins-street, Melbourne, on the 24th day of February, 1971, at 10 o'clock in the forenoon for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanations that may be given by the liquidator.

Dated this 8th day of January, 1971.

N. F. GERRAND, Liquidator.

Companies Act 1961.

THE FEDERAL BUILDING SOCIETY LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

Pursuant to Section 272.

NOTICE is hereby given, pursuant to section 272 of the Companies Act that the Final General Meeting of the members of the above-named company will be held at the offices of Fell & Starkey, 351 Collins-street, Melbourne, on the 24th day of February, 1971, at 11 o'clock in the forenoon for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanations that may be given by the liquidator.

Dated this 8th day of January, 1971.

7951

N. F. GERRAND, Liquidator.

Companies Act 1961.

DUMAS INVESTMENTS PTY. LTD. (IN LIQUIDATION). VOLUNTARY WINDING UP S.254.

THE following Special Resolutions were duly adopted and passed by the above-named company on the 12th day of January, 1971.

1. That the company be wound up voluntarily.

2. That Messrs, Cyril Goldberg and David Rudov be appointed liquidators of the company for the purpose of such winding up.

7954

C. GOLDBERG, Liquidator. D. RUDOV, Liquidator.

The Companies Act 1961.—In the matter of ROLLHOE (INVESTMENTS) PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, held on the 4th day of January, 1971, the following Special Resolution was duly passed, viz.:—

"That the company be wound up voluntarily and that Vernon Keith Reynolds, of 51 Queen-street, Melbourne, be appointed liquidator for the purposes of such winding up."

Dated the 5th day of January, 1971.

V. K. REYNOLDS, Liquidator.

The Companies Act 1961.—In the matter of Blue Top Constructions Pry. Ltd. Notice of Meeting of Creditors Pursuant to Section 260.

NOTICE is hereby given that a meeting of creditors of NOTICE is hereby given that a meeting of creditors of the above-named company will be held at the Institute of Chartered Accountants of Australia, 23 McKillop-street, Melbourne, in the State of Victoria, at 10 o'clock in the fore-noon on the 27th day of January, 1971, 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, and that Robert Rankin Smith, chartered accountant, care of O. W. Parkinson & Son, 343 Little Collins-street, Melbourne, being a Registered liquidator in accordance with the provisions of the Companies Act 1961, and having given his prior consent, be appointed liquidator for the purpose of such winding up.

Dated this 11th day of January, 1971.

Dated this 11th day of January, 1971.

7958

KEITH SMITH, Secretary.

Companies Act 1961.

KEN READ PROPRIETARY LIMITED.

KEN READ PROPRIETARY LIMITED, of 3rd Floor, ALIN TRUPKIETARY LIMITED, of 3rd Floor, 419 Lonsdale-street, Melbourne, a company incorporated under the provisions of the Companies Act 1938 of the State of Victoria, hereby gives notice that by a Special Resolution passed by the members of the company on the 8th day of January, 1971, it was resolved that the company be wound up voluntarily.

MAXWELL JAMES SCOTT, liquidator, 419 Lonsdalestreet, Melbourne.

F. F. E. PROPERTIES PTY. LTD.

TAKE notice that at an Extraordinary General Meeting of shareholders; held on the 8th day of January, 1971, the members passed a Resolution to wind up the company, and appointed Mr. P. W. Danby, of 15 Hopetoun-avenue, Canterbury, liquidator.

M. J. DAVIS, Secretary. F. E. Properties Pty. Ltd., 203 Bouverie-stree Carlton.

Companies Act 1961.

READ & KENNY PROPRIETARY LIMITED.

READ & KENNY PROPRIETARY LIMITED, of 3rd Floor, 419 Lonsdale-street, Melbourne, a company incorporated under the provisions of the Companies Act 1938, of the State of Victoria, hereby gives notice that by a special resolution passed by the members of the company, on the 8th day of January, 1971, it was resolved that the company be wound up voluntarily.

MAXWELL JAMES SCOTT, liquidator, 419 Lonsdalestreet, Melbourne.

The Companies Act 1961.—In the matter of C. F. S. Anodisers Pty. Ltd.

NOTICE is hereby given that at an Extraordinary General Meeting of the members of the above-named company held on the 7th day of January, 1971, it was resolved that the company be wound up voluntarily, and that for the purposes of the liquidation, John Martin Walsh, of 296 Little Lonsdale-street, Melbourne, accountant, be nominated as liquidator. The creditors meeting convened for the same day was adjourned for approximately 30 days mately 30 days.

Take notice that the adjourned meeting of creditors will be held on Thursday, 4th February, 1971, at 11.00 in the forenoon, for the purposes of section 260 of the Companies Act 1961.

Dated this 12th day of January, 1971.

J. M. WALSH, Liquidator.

Kennedy, Smail & Middlemiss, 296 Little Lonsdale-street, Melbourne, 3000. 7969

ASHWIN FIRE ALARMS PTY. LTD.

TAKE notice that at an Extraordinary General Meeting of shareholders, held on the 8th day of January, 1971, the members passed a Resolution to wind up the company, and appointed Mr. P. W. Danby, of 15 Hopetoun-avenue, Canterbury, liquidator.

M. J. DAVIS, Secretary.

Ashwin Fire Alarms Pty. Ltd., 203 Bouverie-street Carlton.

ASSOCIATED FIRE ALARMS PTY. LTD.

TAKE notice that at an Extraordinary General Meeting of shareholders, held on the 8th day of January, 1971, the members passed a Resolution to wind up the company, and appointed Mr. P. W. Danby, of 15 Hopetoun-avenue, Canterbury, liquidator.

M. J. DAVIS, Secretary.

Associated Fire Alarms Pty. Ltd. 203 Bouverie-street Carlton.

NIRVANA INVESTMENTS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

PURSUANT to section 254 (1) of the Companies Act 1961, the following Special Resolution was passed on 8th January, 1971, at a General Meeting of the Members—

"That the company be wound up voluntarily under section 254 (1) of the Companies Act 1961, and that Herbert A. B. McWilliam, of 2 Unsworth-road, Ringwood, be appointed liquidator for the purpose of such winding up." winding up.

Dated the 12th day of January, 1971.

7978

W. T. McKONDRICK, Director.

WEBB INDUSTRIES (AUST.) PTY. LTD.

TAKE notice that at an Extraordinary General Meeting of shareholders, held on the 8th day of January, 1971, the members passed a Resolution to wind up the company, and appointed Mr. P. W. Danby, of 15 Hopetoun-avenue, Canterbury, liquidator.

M. J. DAVIS, Secretary.

Webb Industries (Aust.) Pty. Ltd., Ferntree Gully-road Notting Hill. 7972

WEBB INDUSTRIES PTY, LTD.

TAKE notice that at an Extraordinary General Meeting of shareholders, held on the 8th day of January, 1971, the members passed a Resolution to wind up the company, and appointed Mr. P. W. Danby, of 15 Hopetoun-avenue, Canterbury, liquidator.

M. J. DAVIS, Secretary.

Webb Industries Pty. Ltd., Ferntree Gully-road, Notting Hill.

Companies Act 1961.

SIDDONS ENGINE RECONDITIONING PTY LTD. (IN VOLUNTARY LIQUIDATION).

Notice Convening Final Meeting of Members, Pursuant to Section 272.

NOTICE is hereby given that a General Meeting of the Notice is nereby given that a General Meeting of the members of the company will be held on Tuesday, 16th February, 1971, at 34 Dougharty-road, West Heidelberg, Victoria, commencing at 12 noon, for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted and the property disposed of, and of hearing any explanations which may be given by the liquidator.

Dated 13 January, 1971.

7968

J. D. BALMFORD, Liquidator.

E. P. TAYLOR AS TRUSTEE FOR V. T. BIDWELL. NOTICE OF FINAL DIVIDEND.

A final dividend is to be distributed in the estate of V. T. Bidwell on the 15th February, 1971.

CREDITORS having claims against the estate and who have not proved their debt are requested to lodge their proof of debt with the trustee by Monday, 8th February, 1971.

E. P. TAYLOR, Trustee.

Correspondence to: Downie, Thomson and Robb, P.O. Box 346, Warragul, 3820.

MABLE CATHERINE PERRY, formerly of "St. Davids", 52 Mary-street, Hawthorn, but late of "Kambermere", Private Hospital, Camberwell, in the State of Victoria, widow, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 10th day of July, 1970), are required by the trustee The Equity Trustees Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars to the said Company by the 13th day of March, 1971, after which date the trustee may convey or distribute the assets, having had regard only to the claims of which it then has notice.

DOOLAN, KEMP & TOWNSEND, solicitors, 340 Collins-street, Melbourne. 7957

CREDITORS, next of kin and others having claims in respect of the estate of Kenneth Moody, late of 1128 Dandenong-road, Carnegie, car salesman, deceased, intestate (who died on 22nd day of July, 1970), are required to send particulars of their claims to the administratrix Helen Maria Moody, care of the undermentioned solicitors on or before the 15th day of March, 1971, after which date the said administratrix will proceed to distribute the assets, having regard only to the claims of which she then has notice.

KIDDLE BRIGGS & WILLOX solicitors 400 Colline.

KIDDLE BRIGGS & WILLOX, solicitors, 400 Collins street, Melbourne.

AUBREY ALEXANDER CARLYLE JAMIESON, late of 15 Bradford-avenue, Kew, in the State of Victoria, retired engineer, Deceased.

retired engineer, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 8th day of March, 1970), are required by his executors Margaret Elaine Oldham of "Dodbrooke", The Crescent, Sassafras, married woman and David Maxwell Jamieson, of 34 Tagell-road, Heathmont, civil engineer, to send particulars to the executors care of the under-mentioned solicitors by the 15th day of March, 1971, after which date the said executors may convey or distribute the assets, having regard only of the claims of which they then have notice. then have notice

HADEN SMITH & FITCHETT, solicitors, 405 Collins street, Melbourne.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of Daisy Dorothea Charlotte Muir, formerly of Flat 53, "The Majestic", Fitzroy-street, St. Kilda, but late of Lynn Private Hospital, 11 Elginavenue, Armadale, widow, deceased (who died on the 21st day of September, 1970), are to send particulars of their claims to the executor The Equity Trustees Executors and Agency Company Limited, of 472 Bourkestreet, Melbourne, on or before the 18th day of March, 1971, after which date the executor will distribute the assets, having regard only to the claims of which it then has notice.

MARTIN & MARTIN, solicitors, 37 Queen-street Melbourne.

MARY PHILOMENA McCOY, formerly of 84 Queens-avenue, Caulfield, in the State of Victoria, but late of Flat 16, 15 Cardigan-street, West St. Kilda, in the said State, married woman, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 18th day of October, 1970) are required by the Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the said State to send particulars of their claims to the said company by the 19th day of March, 1971, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

Dated the 23rd day of December, 1970.

BOOTHBY & BOOTHBY, solicitors, 883 Dandenong road, Caulfield East.

JESSIE LIVINGSTONE KENNEDY, late of 130 Toorak-road West, South Yarra, widow, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 28th June, 1970), are required by the trustees Stuart Livingstone Kennedy, of Short-street, Wahgunyah, retired grazier, and Hugh Smyth Kennedy, of Airlie-street, Corowa, New South Wales, grazier, to send particulars to them, care of the undersigned, by the 15th March, 1971, after which date the trustees may convey or distribute the accepts, having regard only to the claims or distribute the assets, having regard only to the claims of which they then have notice.

WHITING & BYRNE, solicitors, of 166 Queen-street Melbourne.

BERTHA SCHROEDER, late of Carisbrooke Private Hospital, 31 Hopetoun-avenue, Canterbury, in the State of Victoria, spinster, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 9th day of January, 1967), are required by the executor Philip Henry Pippey, of 46 Brougham-street, Box Hill, in the said State, solicitor, to send particulars to him by the 31st day of March, 1971, 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 31st day of December, 1970

P. H. PIPPEY, solicitor, 1 Watts-street, Box Hill.

CREDITORS, next of kin and others having claims in respect of the estate of Ruth Pearl Anderson, formerly of 4 Lyons-street, South Ballarat, late of Queen Elizabeth Home, Ballarat, in the State of Victoria, retired, deceased (who died on 5th November, 1970), are to send the particulars of their claims to the executrix, Ruth Elizabeth Beckwith, in care of Colin Keon-Cohen, 472 Bourke-street, Melbourne, by the 17th March, 1971, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

Dated 7th January, 1971.

COLIN KEON-COHEN, solicitors, 472 Bourke-street, elbourne 7946 Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Edith Annie Clapton, late of 6 Allenby-street, Coburg, in the State of Victoria, widow, deceased (who died on 15th October, 1970), are to send the particulars of their claims to the executor, Francis Leslie Clapton, in care of Colin Keon-Cohen, 472 Bourke-street, Melbourne, by the 17th March, 1971, after which date he will distribute the estate, having regard only to the claims of which he then has notice.

Dated 7th January, 1971.

COLIN KEON-COHEN, solicitors, 472 Bourke-street Melbourne. 7947

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of Eric Turner Dewar, late of Clegg-road, Wandin North, retired master plumber, deceased (who died on the 11th day of July, 1970), are to send particulars of their claims to the executor, The Equity Trustees Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, on or before the 18th day of March, 1971, after which date the executor will distribute the assets, having regard only to the claims of which it then has notice.

MARTIN & MARTIN, solicitors, 37 Queen-street, Melbourne.

BEATRICE LOUISE HARMSEN, late of 22nd Avenue, North St. Petersburg, Florida, in the United States of America, home duties, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 14th day of February, 1968), are required by the personal representative, Peter Andrew Snaddon, of 121 William-street, Melbourne, solicitor, to send particulars to him care of the under-mentioned solicitors, by the 18th day of March, 1971, after which date the personal representative personal repre tative may convey or distribute the assets, having regard only to the claims of which he had notice.

PURVES & PURVES, solicitors, 121 William-street,

CREDITORS, next of kin and others having claims in respect of the estate of Hanora Worsley, late of 25 Cooper-street, West Preston, in the State of Victoria, retired nurse, deceased (who died in the 29th October, 1970), are to send particulars of their claims to Royston T. Cahir & Martin, solicitors, 17 Queen-street, Melbourne in the said State by the 15th day of March, 1971, after which date the executor will distribute the assets of the estate, having regard only to claims of which he then has notice. has notice.

ROYSTON T. CAHIR & MARTIN, solicitors, 17 Queenstreet, Melbourne.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of John William James Philp, late of 1 Carrington-street, Hawthorn, retired, deceased (who died on the 13th day of October, 1970), and probate of whose Will has been granted to Kenneth Lindsey John Philp, of 59 Bellevue-avenue, Rosanna, paymaster, are required to send particulars of their claims to the said executor care of the under-mentioned solicitors by the 9th day of March, 1971, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

PEARCE & WEBSTER, solicitors, of 430 Little Collinsstreet, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Ann Keogh, formerly of 67 Barkly-street, East Brunswick, but late of Mental Hospital, Mont Park, widow, deceased (who died on 29th July, 1970), are required by the executrix Pamela Lois Fowler, of 65 Snell-grove, Oak Park, married woman, to send particulars of their claims to her care of the undermentioned solicitors by the 20th day of March, 1971, after which date she will convey or deal with the assets, having regard only to the claims of which she then has notice. notice

UPTON & ETTELSON, solicitors, 100 Queen-street, Melbourne. 7955

CREDITORS, next of kin and others having claims in respect of the estate of Anne Heywood Willoughby, late of Elanora Hospital and Home for the Blind, 1 Mairstreet, Brighton Beach, spinster, deceased (who died on 29th September, 1970), are to send particulars of their claims to the Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, by the 31st day of March, 1971, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 5th day of January, 1971.

CREDITORS, next of kin and others having claims in respect of the estate of Eileen Hilda O'Keeffe, late of 54 Madura-street, Ascot Vale, in the State of Victoria, stenographer (who died on the 31st day of March, 1970), are requested to send particulars of their claims to F. Miller Robinson & Co., solicitors, of 440 Collins-street, Melbourne in the said State by the 13th day of March, 1971, after which date they will distribute the assets, having regard only to the claims of which they then have

F. MILLER ROBINSON & CO., solicitors, 440 Collinsstreet, Melbourne, 3000.

CREDITORS, next of kin and others having claims in respect of the estate of Thomas Michael Davern, late of 37 Denmark-street, Kew, in the State of Victoria, gentleman, deceased (who died on the 24th September, 1970), are to send particulars of their claims to Royston T. Cahir & Martin, solicitors, 17 Queen-street, Melbourne in the said State by the 15th day of March, 1971, after which date the executrix will distribute the assets of the estate, having regard only to the claims of which she then has notice.

ROYSTON T. CAHIR & MARTIN, solicitors, 17 Queenstreet, Melbourne.

HAROLD CHARLES SORRELL, late of 17 Stanhope-street, West Footscray and formerly of 3 Rose-street, Altona in the State of Victoria, retired gentleman.

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 14th December, 1969), are required by Irene May Emmins, the trustee to send particulars of their claims to her at the office of Loel J. Caldwell & Berkovitch, 224 Queen-street, Melbourne, by the 26th March, 1971, after which date she will convey or distribute the assets, having had regard only to the claims of which she then has notice.

LOEL J. CALDWELL & BERKOVITCH, solicitors, 224 Queen-street, Melbourne.

> In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Tuesday, the 23rd day of February, 1971, at 2 p.m., at the Police Station, Maryborough (unless process be stayed or satisfied):-

All the estate and interest (if any) of E. G. Sigismondi, of 190 Park-road, Maryborough, builder.

Firstly, as proprietor of an estate in fee-simple in the land described in certificate of title, volume 8181, folio 520, upon which is erected a five-roomed brick veneer dwelling with a brick veneer garage, and a weather-board shed, situate and known as 190 Park-road, Maryborough.

Secondly, as proprietor of an estate in fee-simple in the land described in Crown grant volume 7951, folio 144. The land secondly described is enjoyed with the improvements on the land firstly described, and there are no improvements erected thereon.

Registered mortgage No. B.573939 affects the estate and interest of the land firstly and secondly described.

Thirdly, as proprietor of an estate in fee-simple in the land described in certificate of title volume 8257, folio 360, situate on the eastern side of Park-road, Maryborough, commencing 167 links south of the south-eastern corner of the intersection of Park-road and a Government road. There are no improvements on this land.

Terms: Cash only.

Sergeant JOHN LANGLEY, Sheriff's Officer.

7th January, 1971.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Thursday, the 25th day of February, 1971, at 2 p.m., at the Police Station, Geelong (unless process be stayed or satisfied):-

All the estate and interest (if any) of Graham William Watson and Nancy Jean Watson, both of 35 Roxby-street, Manifold Heights, Geelong, electrical engineer and married woman respectively, as joint proprietors of an estate in fee-simple in the land described in certificate of title, volume 5275, folio 983, upon which is erected a dwelling-house and out-buildings known as No. 35, Roxby-street, Manifold Heights, Geelong.

Registered mortgages Nos. A.713963 and C.873980 affect the said estate and interest. $\label{eq:control}$

Terms: Cash only,

Sergeant J. D. McKENZIE, Sheriff's Officer.

7th January, 1971.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Friday, the 19th of February, 1971, at 10 a.m., at the Police Station, Ferntree Gully (unless process be stayed or satisfied):—

All the estate and interest (if any) of Ian S. Hancock, of Dunstan-crescent, Tremont, salesman, as joint proprietor with Rae Frances Hancock, clerk of an estate in feesimple in the land described in certificate of title volume 6549, folio 765, upon which is erected a dwelling-house. The land is situated on the west side of Dunstan-crescent, commencing 556.9 links north of the intersection of Hughes street and Dunstan-crescent, Tremont.

Registered mortgage No. D.47254 affects the said estate and interest.

Terms: Cash only.

NEIL O. FROGLEY, Sheriff's Officer.

8th January, 1971.

IMPOUNDINGS

BENALLA.—Impounded in Benalla Pound, by Mr. B. Hunter, C.R.B. Inspector, on 28th December, 1970, at 10 a.m.

- 3 wethers, blue diamond on back
- I ewe, blue diamond on back

If not claimed and expenses paid, to be sold on 28th January, 1971.

C. H. WALLACE,

7926-\$3.15

Poundkeeper.

RUMBERRAH.-Impounded in Bumberrah Pound.

1 Black Poll heifer, two notches in offside ear, no visible brand

If not claimed and expenses paid, to be sold on 5th February, 1971.

G. C. MOON.

7929-\$2.45

Poundkeeper.

 $\mathbf{F}^{\mathbf{ERN}}$ TREE GULLY.—Impounded in Fern Tree Gully Pound.

1 Friesian Shorthorn cross heifer calf, no visible brand

If not claimed and expenses paid, to be sold on 29th January, 1971.

W. BALLINGER.

7917-\$2.45

Poundkeeper.

PUBLICATION OF OFFICIAL MATTER.

ATTENTION is invited to the following procedure in relation to the publication of official matter in the Government Gazette:—

Publication will be facilitated by the submission of carbon copies for the use of the Gazette Officer.

1. Matter submitted to the Executive Council.

Matter submitted to the Executive Council which requires gazettal will normally be published in the issue of the following week.

Where urgent gazettal is required, special arrangements should be made with the Gazette Officer, Room 9, first floor, Old Treasury Building.

- Other matter.
- (a) All other matter duly certified by a responsible officer for publication should be lodged with the Gazette Officer not later than half-past Nine a.m. on Tuesday.
- (b) Lengthy or involved notices should be forwarded several days before publication.
- (c) Proofs, which will be supplied only when specifically requested or at the direction of the Gazette Officer, should be returned promptly to avoid delay in publication.
- (d) No additions or amendments to matter for publication will be accepted by telephone.

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