

VICTORIA

GOVERNMENT GAZETTE

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WEDNESDAY, NOVEMBER 21

[1973

PROCLAMATIONS

ACTS OF PARLIAMENT.

PROCLAMATION

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

I, the Governor of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented, in Her Majesty's name, to the Bills passed by the Parliament of the said State, the titles whereof are hereunder set forth, together with the short titles, that is to say:—

- No. 8470. "An Act to amend Section 66 of 'The Constitution Act Amendment Act 1958' with respect to the Clerk and Expenses of the Executive Council." (The Constitution Act Amendment (Executive Council) Act 1973.)
- No. 8471, "An Act to authorize Expenditure on Works and Services and other Purposes relating to State Forests." (State Forests Works and Services Act 1973.)
- No. 8472. "An Act to repeal the 'Entertainments Tax Act 1958' and for other purposes." (Entertainments Tax Act 1973.)
- No. 8473. "An Act to make further Provision with respect to the Staff of the State College of Victoria and its Constituent Colleges." (State College of Victoria (Staff) Act 1973.)

- No. 8474: "An Act to provide for further Incentive Payments to Decentralized Industries and for other purposes." (Decentralized Industry (Land Tax Rebates) Incentive Payments Act 1973.)
- No. 8475. "An Act to make Permanent Provision with respect to the Supplementation of certain Pensions, to amend the 'Pensions Supplementation Act 1966' and for other purposes." (Pensions Supplementation Act 1973.)
- No. 8476. "An Act to amend the 'Metropolitan Fire Brigades Act 1968' and for other purposes." (Metropolitan Fire Brigades (Amendment) Act 1973.)
- No. 8477. "An Act to re-enact with Amendments the Law relating to Children's Courts." (Children's Court Act 1973.)
 - Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twentieth day of November, in the year of our Lord One thousand nine hundred and seventy-three, and in the twenty-second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.) ROHAN DELACOMBE.

By His Excellency's Command,

R. J. HAMER, Premier.

GOD SAVE THE QUEEN!

Note.—Act Nos. 8470, 8471, 8473 and 8476 shall come into operation from date of Royal Assent, i.e. 20th November, 1973. Act Nos. 8472, 8474, 8475 and 8477 shall come into operation on a day to be fixed by Proclamation.

No. 111.—10870/73.—PRICE 30 cents; Half-Yearly \$11.25; Yearly \$22.50.

Fig. 12 Sept. 5 Local Government Act 1958.

PORTION OF THE SHIRE OF BRIGHT DECLARED TO BE THE MT. HOTHAM ALPINE RESORT.

PROCLAMATION

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

Whereas by Part XLVA of the Local Government Act 1958 it is amongst other things enacted that the Governor in Council may by proclamation published in the Government Gazette declare any portion of the municipal district of a municipality being land under the control of a public authority to be an alpine resort.

Now therefore, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that portion of the municipal district of the Shire of Bright being land under the control of the Mt. Hotham Alpine Resort Management Committee constituted by the Mt. Hotham Alpine Resort Act 1972 (No. 8260) and being the land delineated and shown hatched and cross-hatched on the plan in the Schedule to the said Act, to be an alpine resort under the name of the Mt. Hotham Alpine Resort.

Given under my Hand and the Seal of the State of He Victoria aforesaid, at Melbourne, this thirteenth days of November, in the year of our Lord One thousand nine hundred and seventy-three, and in the twenty-second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.) ROHAN DELACOMBE.

By His Excellency's Command,

A. J. HUNT, Minister for Local Government. GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

Pipelines Act 1967-1971.

NOTICE OF VARIATION OF CONDITIONS OF A PIPELINE LICENCE.

Whereas sub-section (3) of section 30 of the Pipelines Act 1967-1971, provides that the Minister may by notice published in the Government Gazette amend vary add to or revoke any condition stated or included in a licence, I James Charles Murray Balfour, do now hereby amend vary add to and revoke the conditions of Pipeline Licence No. 4 in the manner indicated in the Schedule hereto.

SCHEDULE:

I. Delete Clause I (D) of the schedule to the licence and substitute the following:—

"(D). Pressure Control

THE THE PARTY OF

(i) St. Georges-road regulator. A pressure regulator approved under Pipeline Licence No. 57 shall supply gas at a maximum pressure of 515 kPa (75 psig) to that section of the pipeline located between the Shell Company refinery at Corio and a pressure regulator station at the Ford Motor Company works on North Shore-road, North Geelong.

on North Snore-road, North Geelong.

(ii) A pressure regulator station located at the Geelong Gas Company's premises at Victoria-street, North Geelong shall regulate the pressure of the gas entering that section of the pipeline located between the pressure regulator station at the Ford Motor Company works on North Shore-road, North Geelong and the Geelong Gas Company's premises at Victoria-street, North Geelong to a maximum of 20 kPa (3 psig)."

2. Vary condition II. of the schedule to the licence so that it reads as follows:—

II: Further Conditions

(A) Product Transported.—The substance to be conveyed shall be a gaseous non-corrosive mixture consisting substantially of methane, ethane, propane, carbon dioxide and nitrogen.

- (B) Maintenance and Routine Test Procedures.—The pipeline shall be maintained in accordance with Rule 8.7 of the Australian Standard CB 28-1972: SAA Gas Pipeline Code to the extent that this standard is not inconsistent with the following:—
 - (i) Corrosion Control.—Subject to compliance with the State Electricity Commission Cathodic Protection Regulations 1970, the licensee shall--
 - (a) At intervals not exceeding six months conduct corrosion surveys months conduct corrosion surveys of the pipeline including tests for stray current electrolysis. Measuring instruments approved for the purpose by the Chief Electrical Inspector, State Electricity Commission of Victoria shall be used for these surveys which shall be carried out only after the licensee has used his best endeavours to ensure that no abnormal condition exists which is likely to affect the validity of the results.
 - (b) Submit a summary of the results of Submit a summary of the results of these surveys annually to the said Chief Electrical Inspector for advice on action to be taken to maintain the cathodic, nature of the pipeline so that corrosion is limited and shall take all reasonable steps to give effect to the advice received.
 - (c) Submit to the Director, Oil and Gas Division of the Mines Department an annual report outlining the re-sults of the corrosion surveys, the recommendations made by the said Chief Electrical Inspector and the details of the resulting action taken by the licensee.
 - (ii) Patrol of Pipeline.—The licensee shall cause the pipeline to be patrolled on a regular basis at the intervals outlined below in accordance with the procedure laid down in Rule 8.7.9.1 of the Australian Standard CB 28-1972: SAA Gas Pipeline Code except for frequency which shall be in accordance with paragraphs (a) and (b) of this sub-clause, and shall on demand produce to the said Director, Oil and Gas Division of the Mines Department a written report on the results of such patrolling.
 - (a) At least 5 daily patrols per week along the route of the pipeline situated within the areas designated as Class 3 and Class 4 locations under Rule 3.1.2 of the Australian Standard CB 28-1972: SAA Gas Pipeline Code.
 - (b) A weekly patrol along the route of the pipeline situated within the areas designated as Class 1 and Class 2 locations under Rule 3.1.2 of the Australian Standard CB 28-1972: SAA Gas Pipeline Code.
 - (iii) Pipeline Markers and Signs.—The licensee shall check the signs required by the Pipe-lines (Construction and Operation) Regula-tions 1971 at intervals not exceeding three months and shall where necessary forth-with replace, repair and repaint the same.
- (F) Pressure Control.—The pressure control systems hereinbefore mentioned shall be maintained in accordance with Rule 82 of the Australian Standard CB 28-1972: SAA Gas Pipeline Code.
- (G) Alterations to Pipeline.—Except for emergencies, the licencee shall not effect any repairs or make any additions or alterations to the pipeline without the prior approval in writing of the Director, Oil and Gas Division of the Mines Department.

Dated this 2nd day of November, 1973.

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

COMPANIES ACT 1961.

Notice is hereby given in pursuance of section 308 (2) and 308 (3) of the Companies Act 1961 that at the expiration of three months from the date hereof the names of the following companies will, unless cause is shown to the contrary, be struck off the Register and the said companies will be dissolved.

Dated this 14th day of November, 1973.

E. B. MITCHAM, Deputy Registrar of Companies.

Companies Office, Melbourne.

COMPANIES ABOVE REFERRED TO.

COMMENTED TESTE TO THE	
Name of Company.	Number of Registration.
· · ·	34705
Allied Taxis Proprietary Limited	
Amber Group Proprietary Limited	
American Hog Casing Supply Co. Proprietary	22255
Limited	CODE
Pierre Ange of California Proprietary Limited .	
Aurea Investments Proprietary Limited	
Beattie & Holt Pty. Ltd. J. & R. Box Co. Pty. Ltd.	
J. & R. Box Co. Pty. Ltd.	A-4-4
Bracob Nominees Pty. Ltd	
Caladenia Investments Proprietary Limited	~~~~
Cassinia Investments Proprietary Limited	
Diversified Property Planning Pty. Ltd.	
Dorlin Investments Proprietary Limited	
Fashoda Investments Proprietary Limited	
Fiddis & Sarah Pty. Ltd	
Galactic Trading Co. Pty. Limited	
Glen View Glazing Proprietary Limited	
J. D. Harmsworth and Company Proprietary	
Limited	. 16294
Health Studio Holdings Proprietary Limited	
I.C.S. Financial Planning Proprietary Limited . Intercontinental Equity Corporation Proprietary	. 81784
Intercontinental Equity Corporation Proprietary	7
Limited	. 66057
Ipima Investments Proprietary Limited	. 93033
Mi-Charm Skirts Proprietary Limited	. 49487
Foodwise Proprietary Limited	. 32888
Mt. Typo Pastoral Co. Pty. Limited	. 73006
V. G. McGrath International Proprietary Limited	1 71043
C. Pawsey Proprietary Limited :	
Perfect Tiling Company Pty. Ltd.	61151
Right Angle Welding Service Proprietary Limited	1 48662
Rilco Engineering Pty. Ltd	C4020
Shirlbar Productions Pty. Limited	01001
A. G. Swanson Proprietary Limited	
Unachan Holdings Proprietary Limited	40044
Wingfield Studios Proprietary Limited .	
Yeoman Finance Co. Proprietary Limited	

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 office at the corner of Lygon and Princes streets, Carlton at 10.15 a.m. on 12th December, 1973.

Camden Bus Service Pty. Ltd., 1248 Glenhuntly-road, Glenhuntly. Application for permit authority to operate any M.O. licensed vehicle for the carriage of school students only between Brighton and Mount Scopus College, Burwood, under contract to the school along the following route:—Commencing at the corner of Elwood and St. Kilda streets, Brighton, via St. Kilda-street, Ormond-road, Broadway, Byronstreet, Glen Eira-road, Hotham-street, Dandenong, Wattletree, Malvern, Waverley, Batesford and Warrigal roads and Burwood Highway to the college.

Timetable (school days only)—Depart Brighton 8.02 a.m.; depart College 4.15 p.m.

HART, P. G. J. & L. M., Coogee-avenue, San Remo. Application for one commercial passenger vehicle with seating capacity for 18 persons to operate as follows:

—(a) As a Touring Omnibus on the following tours—

(i) Half-day tour of Phillip Island's attractions, com-

mencing at Cowes, travelling along Nobbies-road to Nobbies, past Phillip Island Racing Circuit and returning to Cowes via Kingston Gardens Zoo. Fares (including admission to Zoo) Adults \$2, children \$1. (ii) Half-day tour commencing at Cowes to Newhaven and San Remo, via Rhyll and the Koala Sanctuary. Fares: Adults \$2, children \$1. (iii) Penguin Parade tour commencing at Cowes, travelling to Summerland Beach and returning to Cowes. Fares: Adults \$1.50, children \$0.50. (iv) Tour to Coal Creek Historical Park at Korumburra, travelling from Cowes via Wonthaggi and returning to Cowes through Leongatha. Fares: Adults \$4, children \$2. Note.—This tour would commence when the Coal Creek project is completed. (v) Full day tour to Wilson's Promontory commencing at Cowes and travelling via Wonthaggi, Tarwin Lower and Fish Creek. Fares: Adults \$7.50, children \$2.50. (b) As a Country Special Service Omnibus with pick-up rights throughout Phillip Island. Phillip Island.

NUGENT, D. J. & J. E., 369 Mont Albert-road, Mont Albert. Application for two commercial passenger vehicles with seating capacities for 41 and 45 persons respec-tively to operate as Metropolitan Special Service Omnibuses.

NUGENT, D. J. & J. E. (trading as Cobb and Co. Coaches (Vic.)), 369 Mont Albert-road, Mont Albert. Application for two commercial passenger vehicles each with seating capacity for 37 persons, to operate for the carriage of passengers between Whights Tourist Bureau, 100 Flinders-street, Melbourne, and Wodonga via Hume Highway en route to and from Sydney and/or Brisbane. Special Condition: On journeys to Melbourne passengers may be set down at any point en route but not picked up closer to Melbourne than Wodonga. On journeys from Melbourne passengers may be picked up at any point en route but not set down closer to Melbourne than Wodonga.

* Timetable---Monday-Sunday excluding Wednesday-

Depart Melbourne 8.15 a.m. Arrive Wodonga 12.20 p.m. 11.25 p.m.

Monday-Sunday excluding Thursday-Depart Wodonga - 11.15 a.m. 3.45 p.m. 7.45 p.m. Arrive Melbourne 3.30 p.m.

Fares:—
a.m. service
Evening service \$7.50 single \$6.50 single \$14 return \$11 return

Sandring Bus Co. Pty. Ltd., 6 Beaumont-street, Sandringham. Application for permit authority to operate any M.O. licensed vehicle for the carriage of school students only between Brighton and Mount Scopus College, Burwood under contract to the school along the following route:—Commencing at the corner of Well and Halifax streets, Brighton, via Halifax, Hampton and Union streets, Hawthorn-road, Rogers and Eloura avenues, Thomas-street, McKinnon-road, Lancaster-street, North, Koornang, Murrumbeena, Belgrave, Waverley and Batesford roads, Power-avenue, Railway-parade south, Huntingdale and Highbury roads, Station-street and Burwood Highway to the college.

Timetable (school days only)—Depart Brighton 8.03 a.m.; depart College 4.15 p.m.

SCHADE, I. L., 69 Russell-street, Bendigo. Application for one commercial passenger vehicle to operate as an urban hire car at Eaglehawk under radio control from the depot of Bendigo Taxi Cabs.

Mee's Bus Lines Pty. Ltd., 5 Percy-street, West Heidelberg. Application for one commercial passenger vehicle, to be purchased, with seating capacity for 45 persons to operate as an additional special service omnibus.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than 5th December, 1973.

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

> A. V. C. COOK, Secretary. :

Corner Lygon and Princes streets, Carlton, 3053, Wednesday, 21st November, 1973.

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 a.m. on Wednesday, 12th December, 1973.

- Barry, N. U. & K. A. Orenshaw (trading as Barry & Orenshaw), King-street, Yarra Glen, 3775. One commercial goods vehicle (L/C. 240 cwt.) to operate: (a) Within a 25-mile radius from own premises at Yarra Glen in course of business as "Soil, Screenings and Gravel Supplies"—own goods. (b) From own yard at Yarra Glen direct to gardens and nurseries within a 50-mile radius thereof—own bulk garden soil mixture. (c) From pits at Cranbourne and Garfield to own premises at Yarra Glen—sand.
- CAUDWELL, R. D., 11 Walnut-drive, Montrose, 3675. One commercial goods vehicle (L/C. 186 cwt.) to operate within a 50-mile radius of the G.P.O., Melbourne, on behalf of Albion Reid Pty. Ltd.—premixed concrete in a specially constructed agitator vehicle.
- CHIMENTON, M., 1 Sell-street, East Doncaster, 3109. One commercial goods vehicle (L/C. 264 cwt.) to operate within a 50-mile radius of the G.P.O., Melbourne, on behalf of Pronto Mixed Concrete Co. Pty. Ltd.—premixed concrete in a specially constructed agitator vehicle.
- FITZROY SAND & GARDEN SUPPLIES CO. PTY. LTD., 13A Alfred-crescent, North Fitzroy, 3068. One commercial goods vehicle (L/C. 212 cwt.) to operate: (a) Within a 25-mile radius of own premises at Fitzroy in the course of business as "Sand, Screenings and Garden Supply"—own goods. (b) From Cranbourne to own premises at Fitzroy—own sand. (c) From Healesville and Toolangi to own premises at Fitzroy—own mountain soil.
- Hamilton, D. K., 4 Bellevue-court, Mulgrave, 3170. One commercial goods vehicle (L/C. 190 cwt.) to operate within a 50-mile radius of the premises of Albion Reid Pty. Ltd. at Montrose solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.
- Lawler, A. J., Roadside Mail, Rutherglen, 3685. One commercial goods vehicle (L/C. 242 cwt.) to operate: (a) Within a 25-mile radius of own property at Brown's Plains—general goods provided that no goods be carried whether by one stage or by more than one stage between places within the above radius situated more than 30 road miles apart by the nearest practicable route. (b) Within a 50-mile radius of own premises at Brown's Plains—livestock.
- LOMBARDOZZI, M., 8 Melissa-street, Strathmore, 3041. One commercial goods vehicle (L/C. 192 cwt.) to operate within a 50-mile radius of the premises of Apex Quarries Ltd. at Thomastown solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.
- Martin, A. L., Lot 6, Frankston-road, Carrum Downs, 3200. One commercial goods vehicle (L/C. 272 cwt.) to operate throughout the State of Victoria in the course of business as "House Remover"—houses, sheds and buildings for removal and subsequent re-erection.
- MASSEY FERGUSON (AUST.) LTD., 2 Devonshire-road, Sunshine, 3020. One commercial goods vehicle (L/C. 14 cwt.) to operate throughout the State of Victoria in the course of business as "Tractor and Earthmoving Equipment Manufacturers" for the purpose of servicing tractors and earth-moving equipment in the field only—tools of trade, spare parts and materials incidental to on-site servicing.
- Murray Valley Sawmills Pty. Ltd., North-street, Nathalia, 3638. One commercial goods vehicle (L/C. 55 cwt.) to operate from own sawmills at Nathalia, Picola and Echuca to consignees situated within a 50-mile radius respectively of each such sawmill—sawn timber.

- NEELY, R. R. (trading as R. & E. Neely), 204 McIntyreroad, North Sunshine, 3020. One commercial goods vehicle (L/C. 139 cwt.) to operate: (a) Within a 25-mile radius of own premises at North Sunshine in course of business as "Builders and Garden Supplies"—own goods. (b) From Healesville to own premises at North Sunshine—own mountain soil. (c) From Cranbourne and Frankston to own premises at North Sunshine—own sand and soil.
- Pearce, L. G., 503 Grant-street, Ballarat, 3350. Two commercial goods vehicles (L/C. 240, 220 cwt.) to operate throughout the State of Victoria in the course of business as "Earthmoving Contractors"—own tools of trade, own equipment and earth-moving machinery and up to a maximum of three 44-gallon drums of fuel sufficient for the operation of such earth-moving machinery.
- RAFFERTY, F. T., PTY. LTD., 2 Nicholas-street, Lilydale, 3140. One commercial goods vehicle (L/C. 228 cwt.) to operate: (a) From the sawmill of Australian Milling Co. at Healesville to building contract sites within a 25-mile radius of the post office at the corner of Bourke and Elizabeth streets, in the City of Melbourne, or direct to building sites on the Mornington Peninsula—sawn timber. (b) Within a 25-mile radius of the post office situated at the corner of Bourke and Elizabeth streets in the City of Melbourne—general goods. (c) From forest landings and private properties within a 20-mile radius of the post office at Lilydale to the metropolitan area (as defined in the Transport Regulation Act 1958)—logs and sawn timber. (d) from the Melbourne wharves and from railway stations within a 25-mile radius of the post office at the corner of Bourke and Elizabeth streets in the City of Melbourne, to building contract sites within the said radius or on the Mornington Peninsula—sawn timber.
- RENTOKIL, PTV. LTD., 22 Nicholson-street, East Brunswick. 3057. One commercial goods vehicle (L/C. 15 cwt.) to operate within a 100-mile radius of the G.P.O., Melbourne, in the course of business as "Pest Controllers"—tools of trade, spraying equipment and materials incidental to the completion of own contracts, provided that not more than 3 cwt. of chemical concentrate shall be carried on any one trip.
- ROWBOTTOM, C. E., Orford, 3285. Application to vary the conditions of licence number T.D.31000 by deleting "Macarthur" from paragraphs (b) and (c) of the existing conditions and adding in lieu "Orford".
- Scoones, A. R., & Co. (Fertilizer) Pty. Ltd., 105 Archerstreet, Shepparton, 3630. Two commercial goods vehicles (L/C. approx. 120 cwt. each) to operate within a 50-mile radius from own premises at Shepparton in the course of business as "Fertilizer Distributor"—bagged and bulk fertilizer for distribution, provided that all fertilizer carried shall have been initially consigned by rail to Shepparton.
- SPIKIN, J. A. & N., 92 Ryot-street, Warrnambool, 3280. Two commercial goods vehicles (L/C. 83, 229 cwt.) to operate: (a) From Melbourne and Geelong to own approved decentralized secondary industry (engineering) premises at Warrnambool in the course of business as Engineers—raw materials used in the manufacturing process of such industry. (b) From own approved decentralized secondary industry premises at Warrnambool to places situated within a 150-mile radius thereof—goods manufactured at such premises. (c) Within a 20-mile radius of the post office at Warrnambool—general goods.
- Warrnambool Cordials Pty. Ltd., 194 Fairy-street, Warrnambool, 3280. Three commercial goods vehicles (L/C. 14, 77, 40 cwt.) to operate: (a) Within that part of the State of Victoria situated east of a north/south line drawn through Dartmoor in the west and south of an east/west line through Mortlake in the north and west of a north/south line through Camperdown in the east as an approved decentralized secondary industry—own manufactured aerated waters. (b) Within the area as described in paragraph (a) on behalf of Tarax Drinks Holdings Ltd.—agency lines solely on behalf of the said company with the proviso that all agency lines are initially railed to Warrnambool.

RENEWALS.

Applications for renewal of licences as shown by persons listed hereunder to operate under the same terms and conditions from the expiry shown in each case.

ASCOM PTY. LTD., 63 Queen's Bridge-street, South Melbourne, 3205; D.A.34589/16; 2nd April, 1974; 21 cwt.; D.A.34589/17; 2nd April, 1974; 14 cwt.

Ashlin, T. N. (trading as Benalla Auto Lift), 22 Oakavenue, Benalla, 3672; T.D.A.62929/2; 26th March, 1974; 60 cwt.

CAMPBELL, C. R., A. C. & B. A. (trading as A. C. Campbell Transport Co.), 905 Nepean Highway, Mornington, 3931; D.A.62859/3; 2nd April, 1973; 236 cwt.

Collinson, R. G., 4 Exeter-court, West Heidelberg, 3081; D.A.63650; 13th April, 1974; 9 cwt.

Dennis Bros. Deliveries Pty. Ltd., 1 Flemington-road, North Melbourne, 3051; D.A.48450; 12th April, 1974; 17 cwt.; D.A.48450/11; 4th April, 1974; 18 cwt.

Greene, B. R., 15 Sandgate-street, Knoxfield, 3180; D.A.63637; 1st April, 1974; 213 cwt.

McCuskey, B. A. (trading as McCuskey's Farm Tyre Service), 163 Hargreaves-street, Bendigo, 3550; D.A.40284/5; 13th April, 1974; 14 cwt.

McDonald, F. D., 7 Poulson-street, Carrum, 3197; D.A.63670; 13th April, 1974; 215 cwt.

MOTOR SPARES PTY. LTD., 13-15 Fraser-street, Shepparton, 3630; D.A.6986/13; 9th February, 1974; 14 cwt.

Mundle, R. H., R.M.S. 422, Rochester, 3561; D.A.45842; 2nd April, 1974; 159 cwt.

PACE, O., 10 Carlsson-court, North Altona, 3025; D.A.63629; 1st April, 1974; 227 cwt.

Paralis, T., 317 Blackshaws-road, North Altona, 3025; D.A.63222; 4th November, 1973; 223 cwt.

PIONEER REFRIGERATION (MELB.) PTY. LTD., 178-196 Normanby-road, South Melbourne, 3205; D.A.29803/19; 27th April, 1974; 14 cwt.

RENTSCH, W., 40 Cecil-street, Horsham, 3400; D.A.30983; 18th April, 1974; 14 cwt.; D.A.30983/1; 18th April, 1974; 14 cwt.

SNOWBALL, N. A., Irrewillipe, 3250; D.A.45766; 2nd April, 1974; 216 cwt.

THOMSON, W. & SONS PTY. LTD., 10 Margaret-street, Huntingdale, 3166; D.A.43723/9; 10th March, 1974;

United Electronic Servicing Ptv. Ltd., 161-173 Sturt-street, South Melbourne, 3205; D.A.30374/27; 2nd April, 1974; 13 cwt.

Weire, J. B., 99 Barry-street, Romsey, 3434; D.A.66073; 13th April, 1974; 245 cwt.

Westbury, N. (trading as Westbury's Ready Mixed Concrete), 15 Ligar-street, Colac, 3250; D.A.53580/3; 15th March, 1974; 127 cwt.

Williamson, L. M., Alvie R.S.D., Colac, 3253; D.A.58742; 4th April, 1974; 127 cwt.

XYPOLITOS, K., 78 Dallas-avenue, Oakleigh, 3166; D.A.63666; 13th April, 1974; 161 cwt.

RENEWAL WITH VARIATION. . .

Application made by the person listed hereunder for renewal of the licence listed with variation of conditions in the manner set out opposite the name.

FELLINI, C., 577 Geelong-road, Brooklyn, 3025; D.A.58827; 4th April, 1974; Application to renew and vary the conditions of licence number D.A.58827 (L/C. 194 cwt.) by deleting "Supermix Concrete Pty. Ltd. at Brooklyn" from the existing conditions and adding in lieu "Independent Mining Pty. Ltd. at Williamstown North".

Notice of any objection should be forwarded to reach the Secretary of the Board not later than 5th December,

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

Corner Lygon and Princes streets, Carlton, 3053, Wednesday, 21st November, 1973.

MOTOR CAR ACT 1958.

Whereas by notices in writing dated the 1st day of November, 1973, the under-mentioned authorized insurers under Part V. of the Motor Car Act 1958, namely:

PHOENIX ASSURANCE COMPANY OF AUSTRALIA LIMITED,

SUN ALLIANCE INSURANCE LIMITED

have notified their intentions to withdraw from business in the terms of the aforesaid Part of the said Act:

Now therefore, I, John Frederick Rossiter, Her Majesty's Chief Secretary of the State of Victoria, in pursuance of section 41 of the said Act, do hereby fix the 1st day of January, 1974, as the day upon which such cessation of business shall have effect.

J. F. ROSSITER. Chief Secretary.

Chief Secretary's Office Melbourne, 13th November, 1973.

Police Regulation Act 1958, Section 122,

SALE OF UNCLAIMED MOTOR VEHICLE

An owner is required for a Commer van, registration No. KFL-140, engine No. 260/5992.

The vehicle came into the possession of Police on the 3rd April, 1973, and if not claimed, will be sold by public auction at the Richmond Police Station, Bridge-road, Richmond, at 2 p.m., on the 7th January, 1974.

Chief Commissioner of Police.

Cemeteries Act 1958.

SCALE OF FEES OF DURHAM OX PUBLIC CEMETERY.

In pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Durham Ox Public Cemetery, hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale

Private Graves.

Land, 8 ft. x 4 ft. Land, 8 ft. x 8 ft. Interment fee

J. B. BYRNE, Trustee. K. M. GILMORE, Trustee. E. S. BROAD, Trustee.

Approved by the Governor in Council, 13th November, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

State Savings Bank Act 1958, Section 30.

THE STATE SAVINGS BANK OF VICTORIA. ESTABLISHMENT OF BRANCH.

The Commissioners of the State Savings Bank of Victoria hereby give notice of the establishment of Keysborough Branch of the Bank at the corner of Cheltenhamroad and Kingsclere-avenue, Noble Park, 3174, on 27th November, 1973.

> D. ROSS, General Manager.

Private Agents Act 1966.

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

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 ma	de by the Registrar o	r Deputy Registrar—a	copy to the Regist	rar.
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
	Magist	RATES' COURT, MORW	ELL.		
	12 Dayble-street, . Morwell		94 York-street, South Melbourne		11.1.74
Dated at Morwell this	12th day of November,	1973.	D. M. CRANE, Cler	k of the Magistrate	s' Court.
	Magist	RATES' COURT, OAKLE			
Byrne, William Daunt	2/134 Lower Dande- nong-road, Mordi- alloc	Mayne Nickless	94 York-street, South Melbourne	Watchman	7.12.73
Dated at Oakleigh this	13th day of November,	1973.	C MERUAN CL		
AND THE RESERVE OF THE PARTY OF		N N N N	G. MEEHAN, Cler	k of the Magistrates	s' Court.
Burt, Walter Robert		rates' Court, Box H	ILL. 94 York-street,	Watchman i	4.12.73
Facility of the control of the contr	22 Nevis-street, Hart- well, business at 203 Elgar-road, Box Hill		South Melbourne	Waterman	4.12.73
Dated at Box Hill this	13th day of November,		' ,	'	
_			. McALLISTER, Cler	k of the Magistrates	s' Court.
Coffey, Edward John	MAGIST 89 Kelvinside-road, Noble Park	Watching Co. Ptv	281 High-street,	Watchman	7.12.73
Band of Maland the	1	`Ltd.			
. Dated at Maivern this	12th day of November,	`	P. J. RODDA, Cleri	k of the Magistrates	s' Court.
Polger Barry John	MAC 27 Pender-street,	GISTRATES' NORTHCOTE.		Watahman	7 10 72
Bolger, Barry John Dated at Northcote thi	Thornbury .	` '	459 Plenty-road, Preston	watchinan	7.12.73
		,	G. DENAHY, Clerk	of the Magistrate'	s Court.
		RATES' COURT, MALVE	RN.		
Hughes, Dudley Leonard	19 Yarraman-road, Noble Park	The Security Watching Co. Pty. Ltd.	281 High-street, Ashburton	Watchman	19.12.73
Dated at Malvern this	14th day of November,	1973.	P. J. RODDA, Clerk	of the Magistrates	' Court.
NAME AND ADDRESS OF THE PARTY O		ATES' COURT, BAIRNSD			
West, Jack James Dated at Bairnsdale thi	87 Francis-street, Bairnsdale		87 Francis-street, Bairnsdale	Process Server	13.12.73
Dated at Duitisque tin			. J. CANNING, Clerk	of the Magistrates	' Court.
	MAGISTR	ATES' COURT, HAWTH	ORN.		
Morrison, Quinton Lindsay Leslie Dated at Hawthorn this	46 Tannock-street, North Balwyn		46 Tannock-street, North Balwyn	Process Server	12.12.73
Dated at Hawthorn the	s 14th day of 140volitoes	J.	S. HUTCHINS, Clerk	of the Magistrates	' Court.
		RATES' COURT, BOX H			
Birmingham, William Richard	crescent, Blackburn		burn Black-		6.12.73
Dated at Box Hill this	14th day of November,	1973		Guard Agent Inquiry Agent	"
n na taona na mana na kataban na Kataban na kataban na k			McALLISTER, Clerk	of the Magistrates	' Court.
Stevenson John Andrew	MAGISTR	ATES' COURT, FOOTSCI			
	Moorabbin		4 Cross-street, Footscray	Watchman	13.12.73
Dated at Footscray this			W. MAY, Clerk	of the Magistrates	

PRIVATE AGENTS-continued.

Full Name of Applicant or in the Case of a Firm or Corporation, of the Nomince.	Place of Abode of Applicant or Nominee.	Name of Firm or Corporation.	Address for Registration		Date of Hearing of Application
	Magistr	ATES' COURT, PRAHRA	N.		,
1 .	8 Kooringa-crescent, Mulgrave		Suite 17, 562 St. Kilda-road, Mel- bourne	Watchman	19.12.73
MacKenzie, Donald Keith	23 Duncan-avenue, Greensborough		" " "		: 3
Dated at Prahran this	16th day of November,	1973. B.	MANSBRIDGE, Cle		s' Court.
Vennell, William John	19 Erica-crescent, Heathmont			Watchman	10.12.73
Dated at Malvern this	16th day of November,	1973.	P. J. RODDA, Cle	rk of the Magistrate	s' Court.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5710.—General Rate.—Kerang North-West LAKES WATERWORKS DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of all First Division lands within the Kerang North-West Lakes Waterworks District except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock a general rate of 0·1 cents in the dollar on the unimproved capital value of such lands; provided that the total amount of the rate payable annually shall not be less than the sum of two dollars.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1973, and ending with the 30th day of June, 1974, and shall be payable on the 1st day of December, 1973, at the office of the State Rivers and Water Supply Commission at Kerang.

 3. Interest at the rate of eight per cent. per annum will be chargeable on all rates remaining unpaid after 15th April, 1974.
- 4. For making and levying such Rate the value of the lands in the said Waterworks District set out in the municipal valuations as at 30th June, 1973, shall be deemed and taken to be the rateable value of such lands.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorised to demand, receive, collect and recover the said Rate.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 12th day of November, 1973, and the common seal of the said Commission was hereunto affixed the 14th day of November, 1973, in the presence of—

A. L. TISDALL, Commissioner. W. E. BROMFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, 20th November, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-LAW No. 5711.

GENERAL RATE—RURAL DISTRICTS.

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

- 1. The following General Rates are hereby made under the provisions of the Water Act and shall be levied upon all occupiers or owners of all lands within the North Camperdown, Otway and Mount Duneed Rural Districts which have been described in notices published in accordance with Section 207a of the Act, except within any Urban District thereof for the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock.
- 2. Such rate shall be an amount in the dollar of the Net Annual Value (N.A.V.) as set out in the Municipal Valuation as at 30th June, 1973, of such lands as set down in column 2 opposite the name of the respective rural district in column 1 of the Schedule hereto.

- 3. Such rate is made and shall be levied-
- (i) in respect of the North Camperdown Rural District for the period beginning with the 1st day of July, 1973, and ending with the 31st day of July, 1973;
 (ii) in respect of the Otway Rural District for the period beginning with the 1st day of August, 1973, and ending with the 30th day of June, 1974; and
 (iii) in respect of the Mount Duned Bural District for
- (iii) in respect of the Mount Duneed Rural District for the year beginning with the 1st day of July, 1973, and ending with the 30th day of June, 1974,

and shall be payable on the 1st day of December, 1973, at the office of the State Rivers and Water Supply Commission at the place mentioned in column 3 opposite the name of the respective rural district in column 1 of the said Schooling

- 4. In respect of any property rated by the Commission the maximum quantity of water to be supplied per annum without further charge shall be the quantity which if charged for at 5.5 cents per kilolitre will give an amount equal to the rate payable pursuant to the provisions hereof in respect of the property. All water supplied in excess of the above-mentioned quantity will be charged for at 5.5 cents per kilolitre. 5.5 cents per kilolitre.
- 5. Pursuant to the provisions of the said Act a charge of \$10 for the year 1st July, 1973, to 30th June, 1974; is hereby fixed in respect of each tapping in excess of one for each holding and shall be due and payable on the 1st day of December, 1973.
- 6. Interest at the rate of eight per cent per annum will be chargeable on all Rates remaining unpaid after the 15th April, 1974.
- 7. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorised to demand, receive, collect and recover the said Rates and Charges.

SCHEDULE.

			
Name of Rural District.	Amount of Rate in the \$ of the Municipal N.A.V.	Place at which Rates and Charges shall be payable.	
. 1	2	3	
÷	cents	110	
North Camperdown	7.2	Camperdown (
Otway	7.2	Camperdown	
Mount Duneed :	12.0	Geelong	

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of November, 1973, and the common seal of the said Commission was hereunto affixed the 12th day of November, 1973, in the presence of—

(SEAL) A. L. TISDALL, Commissioner.
W. E. BROMFIELD, Commissioner.

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Approved by the Governor in Council, 20th November, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

LICENCES TO DIVERT WATER AND CUT RACES PURSUANT TO THE PROVISIONS OF SECTION 204 OF THE WATER ACT. (AS AMENDED).

The Schedule of Licences as detailed hereunder to divert water and cut races have been revoked by the Governor in Council.

SCHEDULE

·	<u>*</u>	DOMESTIC .	
Licence No.	Term of Licence and Commencing Date.	Name and Address of Person to whom Licence is Granted.	Source of Supply.
3054 3214	Fifteen years from 1.7.69 Four years from 1.7.71	 Aldo Rosaia and Emma Rosaia, Elmore Haeckel Burrows, Moyhu	Campaspe River King River

Office of the State Rivers and Water Supply Commission, Melbourne, 13th November, 1973. G. W. LEWIS, Secretary,
State Rivers and Water Supply Commission.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 5709.—General Rates—Waterworks Districts.

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

- 1. The following General Rates are hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of lands within the East Loddon, Mallee, Millewa, Normanville, Tyntynder North, West Loddon and Wimmera Waterworks Districts, except within any Urban District thereof for the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock.
- 2. For the purpose of the said Rates, the lands within each of the said Waterworks Districts have been arranged in Divisions as shown by numbers in the column headed "D.S.R." in the Rating Registers for such Districts, sealed by the Commission on 12th November, 1973.

 A copy of such rating registers may be inspected during office hours at the Commission's Head Office at Armadale, or at the relevant District Office of the Commission as shown in column 6 of the Schedule hereto opposite to the name of the District shown in column 1 thereof.
- 3. (a) On all lands in the First Division of the said Waterworks Districts—General Rates of such amount for each and every hectare of such lands as is contained in column 2 opposite the name of the respective Waterworks District shown in column 1 of the Schedule hereto.

Provided that Crown lands in the said First Division which are held under annual grazing licence and which are neither supplied with water nor part of a holding so supplied shall in lieu of a General Rate be subject to a Special Rate of such amount for each and every hectare thereof as contained in column 5 of the said Schedule opposite the name of the respective Waterworks Districts shown in column 1 thereof.

- (b) On all lands in the Second Division of the said Waterworks Districts—General Rates of such amounts for each and every hectare of such lands, as are contained in column 3 opposite the name of the respective Waterworks Districts shown in column 1 of the said Schedule.
- (c) On all lands in the Third Division of the said Waterworks Districts—General Rates of such amounts for each and every hectare of such lands, as are contained in column 4 opposite the name of the respective Waterworks Districts shown in column 1 of the said Schedule.

Provided that the sum of Two Dollars shall be the minimum amount of rate in respect of any land liable to be rated in the said Districts.

- 4. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1973, and ending with the 30th day of June, 1974, and shall be payable on the 1st December, 1973, at the office of the State Rivers and Water Supply Commission at the place mentioned in column 6 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
 - 5. Interest at the rate of eight per cent. per annum will be chargeable on all Rates remaining unpaid after 15th April, 1974.
- 6. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect and recover the said Rates.

SCHEDULŁ.

Name of Waterworks District.	Amount of General Rate for Each and Every Hectare of all Lands in the First Division.	Amount of General Rate for Each and Every Hectare of all Lands in the Second Division.	Amount of General Rate for Each and Every Hectare of all Lands' in the Third Division.	Amount of Special Rate on Crown Lands held under Grazing Licence which are either not Supplied with Water or which are not Part of a Holding which is Supplied.	Places at which Rates shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.	Column 6.
East Loddon	Cents 24.0 43.2	Cents 12.0 21.6	Cents 6.0 10.8	Cents 3	Pyramid Hill Birchip, Ouyen and Nyah West
Millewa Normanville Tyntynder North	43.2 49.2 43.2	21.6 24.6 21.6	10.8 12.3 10.8	3	Merbein Boort Robinvale, Ouyen and Nyah West
West Loddon	14.8 47.2	7.4 23.6	3.7	3	Murtoa, Birchip Nyah West, Horsham and Ouyen

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 12th day of November, 1973, and the common seal of the said Commission was hereunto affixed the 14th day of November, 1973, in the presence of—

A. L. TISDALL, Commissioner. W. E. BROMFIELD, Commissioner.

Every.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 5706.—Flood Protection Charge.—Loch Garry Flood Protection District.

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

1. The following Flood Protection Charge is hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of all lands within the Loch Garry Flood Protection District:—

For the service rendered to such district by the flood protection works constructed for such service—

A Flood Protection Charge of 3.7 cents for each and every hectare of all lands in the Loch Garry Flood Protection District.

- Protection District.

 Provided that the sum of two dollars shall be the minimum charge in respect of any such land or tenement in the said district.

 2. Such Flood Protection Charge is made and shall be levied for the year beginning with the 1st day of July, 1973, and ending with the 30th day of June, 1974, and shall be payable on the 1st day of December, 1973, at the office of the State Rivers and Water Supply Commission, at Shepparton.
- 3. Interest at the rate of eight per cent. per annum will be chargeable on all Flood Protection Charges remaining unpaid after 15th April, 1974.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Flood Protection Charges.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 2nd day of October, 1973, and the common seal of the said Commission was hereunto affixed the 5th day of November, 1973, in the presence of—

 (SEAL)

 A. L. TISDALL, Commissioner.

 W. E. BROMFIELD, Commissioner.

Approved by the Governor in Council, 13th November, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 5704.-FLOOD PROTECTION RATE,---KOO-WEE-RUP FLOOD PROTECTION DISTRICT.

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

- 1. The following Flood Protection Rates are hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of all lands within the respective divisions of the Koo-Wee-Rup Flood Protection District for the service rendered to such District by the flood protection works constructed for such services. sérvices:
 - (1) First Division.—A Flood Protection Rate of 6.3 cents in the dollar of the rateable value of all lands in the First Division, being the lands included within the red border on the plans of such district signed and sealed by the State Rivers and Water Supply Commission and lodged at the office of the Commission at Melbourne, excepting and excluding all lands in the Second, Third, Fourth and Fifth Divisions as described hereunder.
 - (2) Second Division.—A Flood Protection Rate of 4.725 cents in the dollar of the rateable value of all lands in the Second Division marked on the aforesaid plans in the manner shown opposite the words "Second Division" in the legend thereto.
 - (3) Third Division.—A Flood Protection Rate of 3.15 cents in the dollar of the rateable value of all lands in the Third Division marked on the aforesaid plans in the manner shown opposite the words "Third Division" in the legend thereto.
 - (4) Fourth Division.—A Flood Protection Rate of 1.575 cents in the dollar of the rateable value of all lands in the Fourth Division marked on the aforesaid plans in the manner shown opposite the words "Fourth Division" in the legend thereto.
 - (5) Fifth Division.—No rate is made or shall be levied in respect of the lands marked on the aforesaid plans in the manner shown opposite the words "Fifth Division" in the legend thereto.

Provided that the sum of Two dollars shall be the minimum amount of rate in respect of any land or tenement liable to be rated in the said district.

- 2. Such Flood Protection Rates are made and shall be 2. Such Protection Kates are made and shall be levied for the year beginning with the 1st day of July, 1973, and ending with the 30th day of June, 1974, and shall be payable on the 1st day of December, 1973, at the office of the State Rivers and Water Supply Commission, at Koo-Wee-Rup.
- 3. Interest at the rate of eight per cent, per annum will be chargeable on all Flood Protection Rates remaining unpaid after 15th April, 1974.
- 4. For making and levying such rates the net annual value as set out in the municipal valuation as at 30th June, 1973, shall be deemed and taken to be the rateable value of such lands and tenements.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be, and is, or are, hereby authorized to demand, receive, collect, and recover the said Rate.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 2nd day of October, 1973, and the common seal of the said Commission was hereunto affixed the 5th day of November, 1973, in the presence of—

A. L. TISDALL, Commissioner. W. E. BROMFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, 13th November, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 5705.—Flood Protection Charge— Kanyapella Flood Protection District.

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

1. The following Flood Protection Charges are hereby made under the provisions of the Water Act, and shall be levied upon the occupiers or owners of lands within the Kanyapella Flood Protection District:—

For the service rendered to such district by the flood protection works constructed for such service:-

- (1) A Flood Protection Charge of 6.2 cents for each and every hectare of all lands in the First Flood Protection Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described Protection Division.
- Flood Protection Charge of 3.1 cents for each and every hectare of all lands in the Third Flood Protection Division, comprising the lands set out hereunder-

PARISH OF KANYAPELLA.

PARISH OF KANYAPELLA.

Allotments 26, 27, 28a, 28B and 28c, of section A; allotments 7, 8a, 8B, 16B, 16c, 16D, 23c, 23D, 24, 25a, 26a, 28a, 29a, 30a, 30B, 31a, 58a, 59a, 59B, 60, 61, 98, 99a, 107, 109, 110, 111a, 111B, 112, 113a, 118a, 118a, 119, 140, 141, 142, 143a, 149, 149a, 149b, 149c, 149r, 149r, 149r, 150a, 150a, 150b, 151, 151a, 151a, 152, 152a, 153, 154, 160, 160B, 160D, 164, 165, 166a and 166B, an area of 10-9 hectares north of allotment 107 (Water Reserve), an area of 2 hectares of Crown lands adjacent to allotment 142 (occupied by P. Pelegrino), an area of 4-9 hectares of Crown lands adjacent to and east of allotment 152a, parts of allotments 31, 32, and 33, containing 41-3 hectares being the holding of T. J. and J. O. Oliver, the north part of allotment 108 containing 4-1 hectares being the holding of C. F. Charlton, the south part of allotment 108 containing 3-2 hectares being the holding of R. B. and R. E. Brown, part of allotment 160a containing 3-2 hectares being the holding of J. W. Phyland, part of allotment 166 containing 53-4 hectares being the holding of H. G. and G. Pettigrove, and parts of allotments 167 and 168 containing 49 hectares being the holding of D. G. M. Christie, all of section B.

PARISH OF WYUNA.

Allotment 4 of section 1; and allotments 1, 1A, 2, 3 and 4 of section 4.

Provided that the sum of two dollars shall be the minimum charge in respect of any land or tenement in the said district liable to such charges.

- 2. Such Flood Protection Charge is made and shall be levied for the year beginning with the 1st day of July, 1973, and ending with the 30th day of June, 1974, and shall be payable on the 1st day of December, 1973, at the office of the State Rivers and Water Supply Commission; at Tongala.
- 3. Interest at the rate of eight per cent, per annum will be chargeable on all Flood Protection Charges remaining unpaid after 15th April, 1974.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 2nd day of October, 1973, and the common seal of the said Commission was hereunto affixed the 5th day of November, 1973, in the presence of—

(SEAL)

A. L. TISDALL, Commissioner. W. E. BROMFIELD, Commissioner.

Approved by the Governor in Council, 13th November, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

, , Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

MORNINGTON PENINSULA URBAN DISTRICT.

Notice to owners of tenements in the under-mentioned streets in the Mornington Peninsula Urban District and the private streets, lanes, courts and alleys opening

Balnarring.

Campbell-crescent, from end of existing main (opposite lot 18) to a point opposite lot 16, about 90 metres southerly from Highview-road.

Blairgowrie.

Garden-street, from end of existing main (opposite lot 557) to a point opposite lot 559, about 130 metres north-westerly from Adelaide-street.

Mary Rose-street, from end of existing main (opposite lot 59) to a point opposite lot 3, about 90 metres westerly; thence 90 metres southerly from Charles-street.

Cranbourne.

Averne-street, from-

- (i) Ardmore-street to a point opposite lot 200, about 80 metres northerly; and
- (ii) Circle Drive North to a point opposite lot 30, about 20 metres north-westerly from Glenwood-street.

wood-street.

Barkly-street, from end of existing main (opposite lot 53) to Bowen-street.

Bowen-street, from Barkly-street to a point opposite lot 193, about 60 metres westerly.

Cameron-street, from Stawell-street to a point opposite lot 5, about 40 metres northerly.

Clairmont-avenue, from South Gippsland Highway to a point opposite lot 152, about 210 metres westerly from Dumas-street.

Dumas-street.

Glenwood-street, from Averne-street to a point opposite lot 96, about 100 metres westerly.

Grace-street, from end of existing main (opposite lot 10) to a point opposite lot 5, about 20 metres westerly from Smethurst-street.

Lurline-street, from Sladen-street to Bruce-street.

Marklin-street, from end of existing main (opposite lot 265, about 60 metres south-easterly from Latrobestreet) to existing main (opposite lot 277, about 50 metres north-westerly from Macey-street).

South Gippsland Highway (West Side), From Clairmont-

South Gippsland Highway (West Side), From Clairmont-

- (i) a point opposite lot 1, about 190 metres north-westerly; and
- (ii) a point opposite lot 259, about 380 metres south-easterly.

Stawell-street, from end of existing main (opposite lot 6) to Cameron-street.

· Devon Meadows.

Houlder-avenue, from May-road to a point opposite lot 67, about 80 metres north-westerly.

Spring-road, from end of existing main (opposite lot 145) to a point opposite lot 141, about 220 metres north-westerly from Glendon-road.

Dromana.

Beachurst-avenue, from end of existing main (opposite lot 108) to a point opposite lot 110, about 100 metres northerly from Dalworth-avenue.

La Trobe-parade, from Farey-avenue to a point opposite lot 1, about 90 metres easterly.

· Frankston.

Bangalay-avenue, from end of existing main (opposite lot 35) to a point opposite lot 33, about 330 metres westerly from Pamela-court.

Chetwyn-court, from end of existing main (opposite lot 2) to a point opposite lot 1, about 290 metres north-easterly from Humphries-road.

Garfleld.

Main-street, from end of existing main (opposite lot 3) to a point opposite lot 15, about 420 metres north-westerly from Garfield-Catani road.

Station-street, from end of existing main (opposite lot 2) to a point opposite lot 3, about 300 metres northwesterly from North Garfield-road.

Hampton Park.

Bellvue-court. Brook-court

Brook-court.
Cottage-court
Deans Wood-road.
Green Valley-crescent.
Hampton-drive, from end of existing main (opposite lot 25) to Highland-avenue.
Highland-avenue.
Leanne-court

Outlook-drive.

Outhor-drive.

Pound-road, from end of existing main (opposite lot 9) to Hallam-road.

Silvan-grove, from Somerville-road to a point opposite lot 220, about 150 metres northerly.

Sunnyvale-court.

Village-drive.

McCrae.

Howitt-street, from end of existing main (opposite lot 52) to a point opposite lot 53, about 20 metres southwesterly from Burrell-road.

Mornington.

Nepean Highway (East Side), from Ruth-road to a point opposite lot 5, about 70 metres southerly.

Nepean Highway (South-East Side), from end of existing main (opposite lot 3) to a point opposite lot 11 on north-west side of Highway to serve house No. 958, about 140 metres north-easterly from Moomba-street.

Swansea-grove, from—

(i) end of existing main (opposite lot 24) to a point opposite lot 25, about 90 metres south-easterly from Pine-avenue;

(ii) end of existing main (opposite lot 9) to a point opposite lot 11, about 90 metres north-easterly; thence 60 metres north-westerly; from Strachans-road.

Mount Eliza,

Mount Eliza.

Albatross-avenue, from end of existing main (opposite lot 370) to a point opposite lot 371, about 90 metres northeasterly from Beluga-street.

Bonito-street, from end of existing main (opposite lot 1) to a point opposite lot 213, about 80 metres easterly from Gannet-street.

Lowe-street, from end of existing main (opposite lot 3) to a point opposite lot 11, about 180 metres southwesterly from Mather-road.

Rutland-avenue, from end of existing main (opposite lot 2, about 40 metres south-easterly from Moonya-lane) to existing main (opposite lot 361, about 210 metres north-westerly from Blue Ridge-lane).

Sunset-crescent, from Gillards-road to a point opposite lot 20, about 160 metres easterly.

Winona-road, from Allison-road to a point opposite lot 2, about 280 metres north-easterly.

Rosebud.

Eastbourne-road, from end of existing main (opposite lot 115) to a point opposite lot 50, about 70 metres easterly from Third-avenue.

Rve.

Sunshine-grove, from Weeroona-street to a point opposite lot 263, about 80 metres easterly.

Valentine-street, from Florence-drive to a point opposite lot 1611, about 30 metres westerly.

Weeroona-street, from end of existing main (opposite lot 259) to a point opposite lot 272; about 50 metres southerly from Sunshine-grove.

Seaford.

Centenary-street, from-

(i) end of existing main (opposite lot 179) to Bellevue-crescent; and

(ii) end of existing main (opposite lot 208) to Bellevue-crescent.

Hadley-street, from end of existing main (opposite lot 145)

Hadley-street, from end of existing main (opposite lot 145) to Fay-street.

Miles-grove, from end of existing main (opposite lot 135) to a point opposite lot 113, about 60 metres easterly from Wise-avenue.

Railway-parade, from end of existing main (opposite lot 258) to a point opposite lot 253, about 160 metres north-westerly from Clovelly-parade.

Somerville.

Bruce-drive, from Sinclair-street to a point opposite lot 29, about 5 metres westerly from Forest-drive.

Forest-drive, from end of existing main (opposite lot 11)

to Bruce-drive.

Sinclair-street, from Jones-road to a point opposite lot 8, about 200 metres westerly.

Tootgarook.

Vellvue-avenue, from end of existing main (opposite lot 104) to end of avenue.
Yaringa-crescent, from Highbury-road to a point opposite lot 454, about 70 metres easterly.

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

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

Melbourne, 7th November, 1973.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BELLARINE URBAN DISTRICT.

Notice to owners of tenements in the under-mentioned streets in the Bellarine Urban District and the private streets, lanes, courts and alleys opening thereto:—

Barwon Heads.

Carr-street, from end of existing main (opposite lot 2) to

Carr-street, from end of existing main (opposite for 2) to Taits-road.

River-parade, from end of existing main (opposite lot 4) to a point opposite lot 9, about 130 metres northwesterly from Spring-street.

Wattlebird-crescent, from Taits-road to Minah-street.

Clifton Springs.

Camberwarra-road, from Beacon Point-road to Coolangatta-

Coolangatta-drive, from Illawarra-way to Camberwarra-

Gumarooka-way, from Tarpeena-way to Gaddang-court. Hill-street, from Shore Line-drive to Archilpa-avenue. Labulla-court. Shore Line-drive, from Kiama-way to Hill-street.

Leopold.

Alida-court. Allambie-street, from Cresta-street to Kanimbla-avenue.
Arden-avenue, from end of existing main (opposite lot 8) to a point opposite lot 23, about 80 metres northerly.

Barunah-court.
Bellarine Highway (Service-road, south side), from end
of existing main (opposite lot 97) to a point opposite
lot 30, about 260 metres westerly from Ash-road.

Coombe-court.

Cresta-street, from Kanimbla-avenue to a point opposite lot 44, about 20 metres westerly from Allambie-street.

Darrambal-crescent-

- (i) from end of existing main (opposite lot 32) to a point opposite lot 67, about 90 metres generally easterly from Coombe-court;
- (ii) from Barunah-court to a point opposite lot 53, about 20 metres southerly; and
- (iii) from Barunah-court to a point opposite lot 53, about 40 metres northerly.

Fitzgerald-court.

Fitzgerald-court.

Kintyre-crescent, from Allambie-street to a point opposite lot 68, about 70 metres southerly.

Neri-drive, from end of existing main (opposite lot 29) to a point opposite lot 76, about 80 metres north-easterly from Alida-court.

Northview-drive, from Simons-road to-

(i) a point opposite lot: 52, about 80 metres northwesterly; and

(ii) a point opposite lot 63, about 30 metres south-easterly.

Rolfe-court.
Simons-road, from end of existing main (opposite lot 61)
to Northview-drive.

Ocean Grove.

Achilles-court.
Bowra-court.
Kalinga-road, from Cuthbertson-drive to a point opposite lot 20, about 180 metres westerly.
Lowe-street, from end of existing main (opposite lot 247) to Tuckfield-street.
Orton-street, from end of existing main (opposite lot 26) to a point opposite lot 60, about 120 metres easterly from Eggleston-street.
Osprey-close.

from Eggieston-street.
Osprey-close.
Seagull-grove, from Surfers-parade to a point opposite lot 242, about 80 metres westerly.
Shell-road (north side), from end of existing main (opposite lot 39) to a point opposite lot 36, about 40 metres westerly from Coolamon-drive.

Thacker-street-

(i) from end of existing main (opposite lot 9) to Eggleston-street.

(ii) from end of existing main (opposite lot 8) to a point opposite lot 11, about 220 metres easterly from Field-street.

Wilkinson-street, from end of existing main (opposite lot 185, about 110 metres easterly from Eggleston-street) to existing main (opposite lot 177, about 80 metres westerly from Bramwell-street).

Point Lonsdale.

Point Lonsdale.

Bedggood-avenue, from end of existing main (opposite lot 15, about 40 metres south-westerly from Jordan-road) to existing main (opposite lot 8, about 90 metres north-easterly from Williams-road).

Grimes-road, from end of existing main (opposite lot 22) to a point opposite lot 2, about 120 metres north-westerly from Ann-street.

Jacqueline-court, from Anderson-street to a point opposite lot 12, about 160 metres south-westerly.

Werry-road, from end of existing main (opposite lot 23) to Williams-road.

Portarlington.

Friar-court.
Lincoln-drive, from Robin-avenue to Smythe-street.
Nottingham-street, from Smythe-street to Lincoln-drive.
Sherwood-crescent, from end of existing main (opposite lot 118) to Nottingham-street.

St. Leonards.

Ainsley-court. Chaffy-court. Gardiner-court.

Horne-avenue, from Levien-road to Leonard-street.

Leonard-street, from Seaview-avenue to a point opposite lot 53, about 100 metres westerly from Horne-avenue.

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

G. W. LEWIS, Secretary, State Rivers and Water Supply Commission. Melbourne, 7th November, 1973.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BIRCHIP URBAN DISTRICT.

Notice to owners of tenements in the under-mentioned streets in the Birchip Urban District and the private streets, lanes, courts and alleys opening thereto:—

Birchip.

Campbell-street, from end of existing main (opposite lot 12k) to a point opposite the Birchip Cemetery, about 540 metres westerly from Hillgrove-street.

Clifton-street, from Sherwood-street to Abbot-street.

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

G. W. LEWIS, Secretary, State Rivers and Water Supply Commission. Melbourne, 7th November, 1973.

Water Act 1958:

STATE RIVERS AND WATER SUPPLY COMMISSION.

WYCHEPROOF URBAN DISTRICT.

Notice to owners of tenements in the under-mentioned streets in the Wycheproof Urban District and the private streets, lanes, courts and alleys opening thereto:—

Wycheproof.

McKenzie-street, from end of existing main (opposite lot 27) to a point opposite lot 28, about 110 metres easterly from High-street.

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

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

Melbourne, 7th November, 1973.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Urban District Supplied with Water from the Coliban System of Waterworks.

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

Bendigo.

Aspinall-street, from end of existing main (opposite lot 6) to a point opposite lot 7, about 150 metres northerly from Holly-street.

Francliff-avenue, from Spring Gully-road to a point opposite lot 3, about 80 metres easterly.

Hasker-street, from Inglewood-street to a point opposite lot 12, about 70 metres south-easterly; thence about 30 metres north-easterly.

John-street, from end of existing main (opposite lot 82) to Holdsworth-road.

McPherson-street from end of existing main (opposite lot

to Holdsworth-road.

McPherson-street, from end of existing main (opposite lot 4) to a point opposite allotment 1, about 260 metres westerly from Main Huntly-road.

Naranghi-drive, from Reservoir-road to a point opposite lot 56, about 120 metres south-easterly.

Phillis-street, from Melbourne-road to a point opposite allotment 136, about 540 metres easterly.

Plumridge-street, from St. Killian-street to a point opposite allotment 3, about 420 metres north-westerly.

Reservoir-road, from end of existing main (opposite lot 3) to a point opposite lot 10, about 200 metres northerly from Butcher-street.

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

G. W. LEWIS, Secretary, State Rivers and Water Supply Commission. Melbourne, 7th November, 1973.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

ANGLESEA-TOROUAY URBAN DISTRICT

Notice to owners of tenements in the under-mentioned streets in the Anglesea-Torquay Urban District and the private streets, lanes, courts and alleys opening thereto:—

Anglesea

Betleigh-street, from end of existing main (opposite lot 64)

Betleigh-street, from end of existing main (opposite lot 64) to MacDougall-road.
Golf Links-road, from Noble-street to Russell-avenue.
Lewis-court, from Golf Links-road to a point opposite lot 12, about 160 metres generally easterly.
MacDougall-road, from end of existing main (opposite lot 11) to Betleigh-street.
Murray-street, from end of existing main (opposite lot 2) to Foster-street.
Russell-avenue, from Golf Links-road to a point opposite lot 134, about 170 metres easterly.
Seventh-avenue, from end of existing main (opposite lot 1) to a point opposite lot 2, about 160 metres north-easterly from Eleventh-avenue.

Thompson-drive, from end of existing main (opposite lot 115) to a point opposite lot 111, about 80 metres generally westerly; thence about 40 metres generally southerly from St. Andrews-way.

Weir-street, from Fraser-avenue to a point opposite lot 144, about 50 metres north-easterly.

Torquay.

Fischer-street, from end of existing main (opposite lot 4)

'to Darian-road.

Torquay-boulevarde, from Dunkeith-avenue to a point opposite lot 508, about 40 metres southerly.

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

G. W. LEWIS, Secretary, State Rivers and Water Supply Commission. Melbourne, 7th November, 1973.

BRIAGOLONG WATERWORKS TRUST.

RATING BY-LAW No. 3, 1974.

The Briagolong Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act, hereby makes a rate for the supply of water for domestic purposes of Seventeen and One half cents in the \$1 on the annual municipal valuation of lands and tenements liable to be rated in the Briagolong Urban District.

Provided that in no case shall the amount of rate pay-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 Twentysix dollars (\$26.00) and in respect of any land on which there is no building be less than eight dollars (\$8.00). Such rates are hereby made and shall be levied upon the occupiers or owners of the said lands or tenements for the year commencing 1st day of January 1974 and shall be payable on or before 1st day of January, 1974 at the Office of the said Trust.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity, which at a charge of fifty-one cents (.51c) 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 fifty-one cents (.51c) per 1,000 gallons.

The charge for any water supplied to a property not rated by the Trust will be fixed by special agreement with the Trust.

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

The rate will become due and payable on the first day of January, 1974, and will bear interest of 8 per cent. per annum from the due date if not paid on or before 3rd June, 1974.

The resolution for making this By-Law of the Trust was passed by the Trust on 17th October, 1973.

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

· (SEAL)

I. J. MORLEY, Commissioner.
F. SHORT, Commissioner.
J. L. MOORE, Commissioner.
J. RENNICK, Secretary.

Approved, 13th November, 1973.—F. J. GRANTER, Minister of Water Supply.

COHUNA WATERWORKS TRUST.

RATING BY-LAW.

The Cohuna 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 land and tenements within the Cohuna Urban District of five point seven cents in the dollar on the Net Annual Value set out in the valuation at present in force on such lands and tenements for the purposes of the municipal rate of the Shire of Cohuna which is hereby adopted as the veluation of such lands and tenements respectively. 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 October 1973 and shall be payable on the 10th day of December 1973 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 twelve dollars and in respect of land on which there is no building be less than five dollars.
 - In witness whereof the common seal of the Cohuna Waterworks Trust was hereunto affixed, this 18th day of October, 1973—

R. PASCOE, Chairman.H. J. BIRD, Commissioner.R. E. KNOWLES, Secretary. (SEAL)

Approved, 13th November, 1973.—F. J. GRANTER, Minister of Water Supply.

HEALESVILLE WATERWORKS TRUST. RATE BY-LAW 1974.

The Healesville 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 HEALESVILLE Waterworks District of 4.5 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 HEALESVILLE which is hereby adopted as the valuation of such lands and tenements for the such lands and tenements are reportively. ments 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, 1974 and shall be payable on the 1st day of January, 1974 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 \$20 dollars and in respect of land on which there is no building be less than \$15 dollars.

F. C. KEOGH, Chairman. R. E. HARDISTY, Secretary. (SEAL)

Approved, 13th November, 1973.—F. J. Granter, Minister of Water Supply.

HEALESVILLE WATERWORKS TRUST.

WATER CHARGES BY-LAW.

The Healesville 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:—

- 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 the calculating of charges payable under this By-Law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and the date of the reading shall be the basis of calculating such charges.

 2. Subject as is hereinafter provided in respect of any
- 2. Subject as is hereinafter provided in respect of any land or tenement rated by the Trust—
 - (a) The maximum quantity of water to be supplied in any meter year without charge is hereby fixed as a quantity of which if charged at 15 cents per thousand gallons for any meter year would give an amount equal to the amount of the rate payable in respect of the land or tenement for the financial year in which the said meter year ended.
 - (b) For all water supplied in any meter year in excess of the maximum quantity referred to in para-graph (a) of this clause the charge is hereby fixed at 15 cents per thousand gallons for any meter year.
- 3. Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at 15 cents per thousand gallons.
- 4. The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at \$10.
- 5. The aforesaid charges shall be payable within seven days of demand upon the owner or occupier at the office of the Trust during normal business hours.

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

(SEAL)

F. C. KEOGH, Chairman. R. E. HARDISTY, Secretary.

Approved, 13th November, 1973.—F. J. Granter, Minister of Water Supply.

SHIRE OF HEYTESBURY WATERWORKS TRUST.

By-Law No. 4.

The Shire of Heytesbury 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 being supplied during the period between any two successive such readings (hereinafter called "the meter year") shall be the basis of the calculating of charges payable under this By-Law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and the date of the reading shall be the basis of calculating such charges.

 2. Subject as in hereinafter provided in respect of any 1. The meter or meters measuring the supply of water
- 2. Subject as in 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 three cents per thousand gallons for any meter year would give an amount equal to the amount of the rate payable in respect to the land or tenement for the financial year in which the said meter year ended meter year ended.
 - (b) For all water supplied in any meter year in excess of the maximum quantity referred to in para-graph (a) of this clause the charge is hereby fixed at thirty three cents per thousand gallons for any meter year.
- 3. Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at thirty three cents per thousand
- The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at five dollars.
- 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 tenement or property supplied with water by the Trust under a special agreement pursuant to Section 215 of the Water Act 1958.
- 7. This By-Law shall apply to the Timboon and Port Campbell Urban Districts and the Heytesbury Rural District of the Shire of Heytesbury Waterworks Trust.

Passed this 18th day of October, 1973.

The common seal of the Shire of Heytesbury Waterworks Trust was hereunto affixed this 18th day of October, 1973, in the presence of—

(SEAL)

M. V. SERONG, Chairman. P. J. NORTHEAST, Secretary.

Approved, 7th November, 1973.—F. J. Granter, Minister of Water Supply.

HEYWOOD WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1973/74.

The Heywood 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 ten (10) cents in the Dollar on the Nett Annual Municipal Valuation of lands and tenements liable to be rated with the Heywood Urban Waterworks 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 (\$20) and in respect of any land on which there is no building less than Six Dollars (\$6).

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of October, 1973, and shall be due and payable in one amount on the 10th day of March, 1974, at the Office of the Trust, 77 Edgar Street, Heywood.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which at a charge of Thirty-five cents (35c) per 1,000 gallons would produce an amount equal to the amount of the rate levied on such properties 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 previous clause is hereby fixed at Thirty-five cents (35c) per 1,000 gallons.

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

Passed-this 26th day of September, 1973.

(SEAL)

E. R. DAWSON, Chairman.
J. S. PORTER, Commissioner.
M. D. ALLARDICE, Secretary.

Approved, 26th October, 1973.-F. J. Granter, Minister of Water Supply.

SHIRE OF HEYTESBURY WATERWORKS TRUST.

RATING BY-LAW NO. 1 FOR THE YEAR ENDED 30TH SEPTEMBER, 1974-URBAN DISTRICTS.

- The Shire of Heytesbury 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 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 Heytesbury 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.
 - 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 October 1973 and shall be payable on the 10th day of December 1973 at the offices 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 in 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.

	Name of Respective Urban Districta.		Amount of Rate in the dollar 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 Land on which there is no Building.
-	Column 1.	•	Column 2.	Column 3.	Column 4.
				· \$ %	.2 .4
Timboon Port Campbell			13 cents 13 cents	15.00 15.00	5.00 5.00

Passed this 18th day of October, 1973.

(SEAL)

M. V. SERONG, Chairman. P. J. NORTHEAST, Secretary.

Approved, 7th November, 1973.-F. J. Granter, Minister of Water Supply.

LANDSBOROUGH WATERWORKS TRUST.

By-law No. 5.

The Landsborough 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. This By-law shall have effect as from the commencement of the meter year ending in the financial year beginning 1st January, 1974.
- 2. By-law No. 4 is hereby repealed.
- 2. By-law No. 4 is hereby repealed.

 3. The meter or meters measuring the supply of water to any land or tenements 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 the calculation of charges payable under this By-law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and the date of the reading shall be the basis of calculating such charges.
- . 4. Subject as is hereinafter provided in respect of any land or tenement rated by the Trust—
 - (a) The maximum quantity of water to be supplied in any meter year without charge is hereby fixed at a quantity which if charged at fifty one 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. 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 fifty one cents per thousand gallons for any meter year.
- 5. Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at fifty one cents per thousand gallons.

 6. The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at five dollars.
- 7. 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.

8. The provisions of Clauses 4, 5 and 6 of this By-law shall not apply to any land tenement or property supplied with water by the Trust under a special agreement pursuant to Section 215 of the Water Act 1958.

Passed this 23rd day of October, 1973.

The corporate seal of the Landsborough Waterworks
Trust was hereunto affixed this 23rd day of
October, 1973, in the presence of—

B. C. O'CALLAGHAN, Chairman. B. DRISCOLL, Commissioner. F. C. S. EDWARDS, Secretary. (SEAL)

Approved, 30th October, 1973.—F. J. Granter, Minister of Water Supply.

LANDSBOROUGH WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1974.

The Landsborough 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 Landsborough Waterworks Trust Urban District of seventeen and one half cents in the dollar on the net annual value set out in the valuation at present in force of such lands and tenements for the purposes of the municipal rate of the Shire of Avoca 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 com-mencing on the 1st day of January, 1974, and shall be payable on the 4th day of January, 1974, at the office of payable on the 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 six dollars and in respect of land on which there is no building be less than eight dollars.

Passed this 23rd day of October, 1973.

The corporate seal of the Landsborough Waterworks
Trust was hereunto affixed this 23rd day of
October, 1973, in the presence of—

B. C. O'CALLAGHAN, Chairman. B. DRISCOLL, Commissioner. F. C. S. EDWARDS, Secretary. (SEAL)

Approved, 30th October, 1973.—F. J. GRANTER, Minister of Water Supply.

LEONGATHA WATERWORKS TRUST. RATING BY-LAW NO. 74 FOR THE YEAR 1974.

The Leongatha 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 lands and tenements within the Leongatha Urban District of five (5) cents in the dollar on the net annual value set out in the valuations at present in force of such lands and tenements for the purpose of the municipal rate of the Shire of Woorayl 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, 1974, and shall be payable on the twelfth day of February, 1974, at the office of the Trust.
- 3. Interest at the rate of eight per cent per annum will be chargeable on all rates remaining unpaid after 12th June, 1974.
- 4. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than seventeen dollars (\$17.00) and in respect of land on which there is no building be less than five dollars (\$5.00).
 - The foregoing By-Law was made and passed by the Commissioners of the Leongatha Waterworks Trust on the seventeenth day of October, 1974, and the seal of the Trust affixed hereto, in the presence

L. GOLDSWORTHY, Chairman. T. G. McGAW, Commissioner. V. B. MASON, Commissioner. R. H. LESLIE, Secretary. (SEAL)

Approved, 30th October, 1973.—F: J. Granter, Minister of Water Supply.

LEONGATHA WATERWORKS TRUST.

By-Law No. 204.

The Leongatha 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 measured as having been supplied during the period between any two successive such readings (hereinafter called "the meter year") shall be the basis of the calculating of charges payable under this By-Law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and date of the reading shall be the basis of calculating such charges. 1. The meter or meters measuring the supply of water charges.
- 2. Subject as is hereinafter provided in respect of any land or tenement rated by the Trust:
 - (a) The maximum quantity of water to be supplied in any meter year without charge is hereby fixed at a quantity which if charged at thirty-one point five (31-5) cents per thousand gallons for industrial use for any meter year, and thirty-six (36) cents per thousand gallons for all other uses except industrial 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. 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 following charges are hereby fixed:
 - (i) For industrial use at the rate of thirty-one point five (31.5) cents per thousand gallons for the first 50,000,000 gallons consumed and twenty-nine point five (29.5) cents per thousand gallons for all consumption above the first 50,000,000 gallons in any one meter year vear.
 - (ii) For all other uses except industrial, at the rate of thirty-six (36) cents per thousand gallons in any one meter year.
- 3. Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at thirty-one point five (31.5) cents per thousand gallons for industrial use and thirty-six (36) cents per thousand gallons for all uses except industrial.
- 4. The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at five dollars (\$5.00).
- 5. The aforesaid charge shall be payable within seven days of demand upon the owner or occupier at the office of the Trust during normal business hours.
- 6. The provisions of clauses 2, 3, and 4 of this By-Law shall not apply to any land, tenement or property supplied with water by the Trust under a special agreement pursuant of Section 215 of the Water Act 1958.

The foregoing By-Law was made and passed by the Commissioners of the Leongatha Waterworks Trust on the seventeenth day of October, 1973, and the seal of the Trust was affixed hereto, in the presence of—

(SEAL)

L. GOLDSWORTHY, Chairman.
T. G. McGAW, Commissioner.
V. B. MASON, Commissioner.
R. H. LESLIE, Secretary.

Approved, 30th October, 1973.—F. J. Granter, Minister of Water Supply.

MALLACOOTA WATERWORKS TRUST. .

RATING BY-LAW 1973-74.

By-law No. 7.

The Mallacoota Waterworks Trust in pursuance of its powers conferred by the Water Act 1958 and of every other power thereunto 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 Mailacoota Waterworks District of 1c in the Dollar on the site value set in the valuation at present in force of such lands and tenements for the purpose of the Municipal Rate of the Shire of Orbost 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 first day of October 1973 and shall be payable on the 31st day of January 1974 at the office of the said Trust. Where any person elects to pay rates by instalments the first instalment shall be due and payable within 14 days of demand, and the remaining instalments shall be due and payable on the last days of the 6th, 8th and 11th month of the period for which the rate is made.
- 3. In no case shall the rate payable hereunder in respect of any land on which there is a building be less than Twenty Dollars and in respect of land on which there is no building be less than Fifteen dollars.
- 4. The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which at the charge of 30 cents per 1,000 gallons would produce an amount equal to the amount of rate levied on such property for the said year.
- 5. The charge for water supplied by measure to any property rated by the Trust in excess of such minimum quantity as computed in the preceding clause is hereby fixed at 30c per 1,000 gallons and charges for water supplied by measure shall be payable on demand at the office of the Trust.

The Resolution for passing this by-law was agreed to by the Mallacoota Waterworks Trust on the second day of October, 1973.

The corporate seal of the Mallacoota Waterworks Trust was hereto affixed in the presence of-

(SEAL)

L. C. McLEOD, Chairman. D. L. BAIRD, Commissioner. H. K. STANISTREET, Secretary.

Approved, 30th October, 1973.—F. J. GRANTER, Minister of Water Supply.

MALMSBURY WATERWORKS TRUST.

RATING BY-LAW 1974.

The Malmsbury 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 Malmsbury Waterworks District of ten 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 Kyneton which is hereby adopted as the valuation of such lands and tenements respectively. 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, 1974 and shall be payable on the 1st day of March, 1974 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 fifteen dollars and in respect of land on which there is no building be less than ten dollars.

Passed this 5th day of November, 1973.

(SEAL)

HANNIGAN, Chairman. F. LYNCH, Commissioner.S: G. PORTER, Secretary.

Approved, 13th November, 1973.—F. J. GRANTER, Minister of Water Supply.

MANSFIELD WATERWORKS TRUST.

RATING BY LAW FOR 1974.

The Mansfield Waterworks Trust in pursuance and exercise of the powers conferred by the Water Act of 1958 and of any and every other power it there unto enabling doth hereby make a By Law as Follows:—

- 1) The Trust hereby makes and levies a rate in respect of all lands and tenements within the Mansfield Urban District of nine cents in the dollar on the Net Annual Value set out in the valuation at present in force of such lands and tenements for the purposes of the Municipal rate of the Shire of Mansfield which is hereby adopted as the Valuation of such lands and tenements respectively.
- 2) Such rate shall be made and levied upon the occupiers and owners of such lands and tenements for the year commencing on the first day of January 1974 and shall be payable on the first day of March 1974 at the office of the said Trust.

- 3) In no case shall the amount of the rate payable in respect of any tenements (other than land on which there is no dwelling) be less than twelve dollars.
- 4) In no case shall the amount of rate payable in respect of land on which there is no dwelling be less than eight dollars.

Passed this first day of November, 1973.

(SEAL)

C. J. BREEN, Chairman. G. E. RILEY, Member. G. D. PAYNE, Secretary.

November, 1973.-F. J. GRANTER, Approved, 13th Novem Minister of Water Supply.

MELTON WATERWORKS TRUST.

MELTON URBAN DISTRICT.

Rating By-Law 1973/74.

The Melton 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 1. The Trust hereby makes and levies a rate in respect of all the lands and tenements within the Melton Urban District of 0.96 cents in the dollar on the unimproved capital 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 Melton 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 October, 1973, and shall be payable on the 10th day of December, 1973, 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 Thirty-five dollars and in respect of land on which there is no building be less than Thirty-five dollars.

Passed this 5th day of November, 1973.

(SEAL)

E. W. GILLESPIE, Chairman. B. T. DAVIES, Commissioner. M. B. WATSON, Secretary.

Approved, 13th November, 1973.—F. J. Granter, Minister of Water Supply.

MELTON WATERWORKS TRUST.

TOOLERN VALE AND HJORTH'S URBAN DISTRICT. Rating By-law 1973/74.

The Melton 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 Toolern Vale and Hjorth's Urban District of 4.8 cents in the dollar on the unimproved capital 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 Melton 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 the 1st day of October, 1973, and shall be payable on the 10th day of December, 1973, 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 Twenty dollars.

Passed this 5th day of November, 1973.

(SEAL)

E. W. GILLESPIE, Chairman. J. T. ROBINSON, Commissioner. M. B. WATSON, Secretary.

Approved, 13th November, 1973.—F. J. Granter, Minister of Water Supply.

MOUNT BEAUTY WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR ENDING 31ST DECEMBER, 1974.

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 three cents in the dollar (\$0.03) on the Nett Annual Valuation (N.A.V.) of properties liable to be rated within the Mount Beauty Urban District.

Provided that in no case shall the amount of rate payable in respect of any land on which there is a building be less than seventeen dollars (\$17.00) and in respect of any vacant land, be less than six dollars (\$6.00).

Such rates are made and shall be levied upon the owners or occupiers of the said lands for the period commencing the 1st day of January, 1974, and shall be payable on the 1st day of April, 1974, at the office of the said Trust.

Under the provisions of Section 255 of the Water Act, these rates may be paid by instalments, such instalments shall fall due respectively on the last days of June, August and November. The first instalment shall fall due fourteen days after the posting of rate demand notices.

The maximum quantity of water supplied in any one year without further charge to properties rated by the Trust is hereby fixed at the quantity which at a charge of four cents (\$0.04) per kilolitre would produce an amount equal to the amount 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 previous clause, is hereby fixed at four cents (\$0.04) per kilolitre.

Water supplied by measure to any property not rated by the Trust is hereby fixed at four cents (\$0.04) per kilolitre, or by agreement, provided always that a minimum charge shall be fifteen dollars (\$15.00).

The Charge for water supplied by measure or agreement shall be payable within fourteen days of demand at the Trust office.

Passed this 16th day of October, 1973.

A. J. McCULLOUGH, Chairman. S. A. CLARKE, Commissioner. J. B. O'BRIEN, Manager. (SEAL)

Approved, 5th November, 1973.—F. J. Granter, Minister of Water Supply.

MURTOA WATERWORKS TRUST. RATING BY LAW FOR THE YEAR 1974.

The Murtoa 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 and levy a Rate in respect of all lands and tenements within the Murtoa Urban District of Seven cents in the Dollar (7c) 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 Dunmunkle which is hereby adopted as the valuation of such lands and tenements respectively.

Such Rate shall be made and levied upon the owners and occupiers of such lands and tenements for the year commencing on the first day of January, 1974, and shall be payable on the first day of February, 1974, at the office of the said Trust.

In no case shall the Rate payable hereunder in respect of any land on which there is a building be less than \$7 (Seven Dollars), and in respect of land on which there is no building be less than \$3 (Three Dollars).

Passed this 29th day of October, 1973.

LINDSAY GUSTAV DEGENHARDT, Chairman. RUDOLPH LESLIE SUDHOLZ, Commissioner. HERBERT DOUGLAS HATELEY, Commissioner. LEO HENRY RABL, Secretary. (SEAL)

Approved, 5th November, 1973.—F. J. Granter, Minister of Water Supply.

SHIRE OF NATHALIA WATERWORKS TRUST.

BARMAH URBAN DISTRICT.

By-Law Number 15.

The Shire of Nathalia 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 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 the calculating of charges payable under this By-law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and the date of the reading shall be the basis of calculating such charges.

No. 111.—10870/73.—2

2. Subject as is hereinafter provided in respect of any land or tenement rated by the Trust—

- (a) The maximum quantity of water to be supplied in any meter year without charge is hereby fixed as a quantity which if charged at Fifty one 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 para-graph (a) of this clause the charge is hereby fixed at Fifty one cents per thousand gallons for any meter year.
- 3. Subject as in hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at Fifty one cents per thousand gallons.
- 4. The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at 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.
- o section 210 of the water Act 1908.

 7. Such person or persons as the Commissioners of the Shire of Nathalia Waterworks Trust may from time to time appoint for the purpose, shall be authorized to demand and receive, collect and recover the rates and charges aforesaid, and each of them. And in the absence of such appointment the Secretary and/or Rate Collector of the Trust shall be deemed to have been appointed for the purpose aforesaid, and every and each of them.

 Passed the 15th day of October 1973

Passed the 15th day of October, 1973.

The common seal of the Shire of Nathalia Waterworks Trust was hereto affixed this 15th day of October, 1973, in the presence of—

R. A. E. HUTCHINS, Chairman. W. F. DOHERTY, Commissioner. J. K. DANCOCKS, Secretary. (SEAL)

Approved, 30th October, 1973.—F. J. Granter, Minister of Water Supply.

SHIRE OF NUMURKAH WATERWORKS TRUST.

RATING BY-LAW FOR THE STRATHMERTON URBAN DISTRICT FOR THE YEAR 1973/74.

The Shire of Numurkah 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:—

- oth 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 Strathmerton Urban District of Six 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 Numurkah 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 October, 1973, and shall be payable on the 1st December, 1973, 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 Six dollars and in respect of land on which there is no building be less than Two dollars.
- 4. Such person or persons as the Commissioners of the Shire of Numurkah Waterworks Trust may from time to time appoint for the purpose, shall be authorized to demand and receive, collect and recover the rates and charges aforesaid, and each of them. And in the absence of such appointment the Secretary and/or Rate Collector of the Trust shall be deemed to have been appointed for the purpose aforesaid and every and each of them.

Passed the 16th day of October, 1973

The common seal of the Shire of Numurkah Waterworks Trust was hereto affixed this 16th day of October, 1973, in the presence of—

N. R. SUTTON, Chairman. J. M. FARRALL, Commissioner. L. G. MITCHELL, Secretary. (SEAL)

Approved, 7th November, 1973.—F. J. GRANTER, Minister of Water Supply.

No. 111.-10870/73.-2

SHIRE OF NUMURKAH WATERWORKS TRUST. RATING BY-LAW FOR THE NUMURKAH URBAN DISTRICT FOR THE YEAR 1973/74.

The Shire of Numurkah Waterworks Trust in pursuance of and in exercise of any 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 Numurkah Urban District of Seven and one half cents in the dollar on the net annual value set out in the valuation at present in force of such lands and tenements for the purposes of the municipal rate of the Shire of Numurkah 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 tenents for the year commencing on the 1st day of October, 1973, and shall be payable on the 1st day of December, 1973, 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 Five dollars and in respect of land on which there is no building be less than Five dollars.
- 4. Such person or persons as the Commissioners of the Shire of Numurkah Waterworks Trust may from time to time appoint for the purpose, shall be authorized to demand and receive, collect and recover the rates and charges aforesaid, and each of them. And in the absence of such appointment the Secretary and/or Rate Collector of the Trust shall be deemed to have been appointed for the purpose aforesaid and every and each of them.

Passed the 16th day of October, 1973.

The common seal of the Shire of Numurkah Waterworks Trust was hereto affixed this 16th day of October, 1973, in the presence of—

N. R. SUTTON, Chairman. J. M. FARRALL, Commissioner. L. G. MITCHELL, Secretary. (SEAL)

Approved, 7th November, 1973.-F. J. Granter, Minister

SHIRE OF NUMURKAH WATERWORKS TRUST.

RATING BY-LAW FOR THE WUNGHNU URBAN DISTRICT FOR THE YEAR 1973/74.

The Shire of Numurkah 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 Wunghnu Urban District of Seventeen and one half cents in the dollar on the net annual value set out in the valuation at present in force of such lands and tenements for the purposes of the municipal rate of the Shire of Numurkah which is hereby adopted as the valuation of such lands and tenements respectively. 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 October, 1973, and shall be payable on the 1st day of December, 1973, at the Office of the said Trust. 2. Such rate shall be made and levied upon the occupiers
- 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.
- 4. Such person or persons as the Commissioners of the Shire of Numurkah Waterworks Trust may from time to time appoint for the purpose, shall be authorized to demand and receive, collect and recover the rates and charges aforesaid, and each of them. And in the absence of such appointment the Secretary and/or Rate Collector of the Trust shall be deemed to have been appointed for the purpose aforesaid and every and each of them.

Passed the 16th day of October, 1973.

The common seal of the Shire of Numurkah Waterworks Trust was hereto affixed this 16th day of October, 1973, in the presence of—

N. R. SUTTON, Chairman. J. M. FARRALL, Commissioner. L. G. MITCHELL, Secretary. (SEAL)

Approved, 7th November, 1973.—F. J. Granter, Minister of Water Supply.

SHIRE OF NUMURKAH WATERWORKS TRUST.

RATING BY-LAW FOR THE KATUNGA URBAN DISTRICT FOR THE YEAR 1973/74.

The Shire of Numurkah 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 Katunga Urban District of Thirteen and one half cents in the dollar on the net annual value set out in the valuation at present in force of such lands and tenements for the purposes of the municipal rate of the Shire of Numurkah 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 October, 1973, and shall be payable on the 1st day of December, 1973, 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 Eighteen dollars and in respect of land on which there is no building be less than Five Dollars.
- 4. Such person or persons as the Commissioners of the Shire of Numurkah Waterworks Trust may from time to time appoint for the purposes, shall be authorized to demand and receive, collect and recover the rates and charges aforesaid, and each of them. And in the absence of such appointment the Secretary and/or Rate Collector of the Trust shall be deemed to have been appointed for the purpose aforesaid and every and each of them.

Passed the 16th day of October, 1973.

The common seal of the Shire of Numurkah Waterworks Trust was hereto affixed this 16th day of October, 1973, in the presence of—

N. R. SUTTON, Chairman. J. M. FARRALL, Commissioner. L. G. MITCHELL, Secretary. (SEAL)

Approved, 7th November, 1973.—F. J. Granter, Minister of Water Supply.

, SWAN HILL WATERWORKS TRUST. RATING BY-LAW 1973/74.

The Swan Hill 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 hereunto 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 Swan Hill Urban District of 5.5 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 purpose of the municipal rate of the City of Swan Hill which is hereby adopted as the valuations 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 October, 1973 and shall be payable on the 10th day of December, 1973 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 dollars (\$20) and in respect of land on which there is no building less than twelve dollars (\$12).

Passed this 25th day of October, 1973.

The common seal of the Swan Hill Waterworks Trust was hereto affixed this 25th day of October, 1973, in the presence of-

R. A. QUIN, Chairman.
B. E. H. STEGGALL, Commissioner.
J. W. KELLOCK, Secretary. (SEAL)

Approved, 30th October, 1973.—F. J. GRANTER, Minister of Water Supply.

SWAN HILL WATERWORKS TRUST.

By-law No. 10.

The Swan Hill 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. By-law No. 9 of the Swan Hill Waterworks Trust is hereby revoked.
- 2. 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 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 such charges.

- 3. 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 5 cents per thousand litres (1 kilolitre) for any meter year would give an equal amount of the rate payable in respect of the land or tenement for the financial year in which the said meter year ended. ended.
 - (b) For all water supplied in any meter year in excess of the maximum quantity referred to in para-graph (a) of this clause the charge is hereby fixed at 5 cents per thousand litres (1 kilolitre) for any meter year.
- 4. The charge for water supplied by measure to any property not rated by the Trust is hereby fixed at 5 cents per thousand litres (1 kilolitre).
- 5. The minimum quantity of water to be charged for in accordance with clause 4 above is hereby fixed at 240,000 litres (240 kilolitres).
- 6. The aforesaid charges shall be payable within fourteen (14) days of demand upon the owner or occupier at the office of the Trust during normal business hours.

Passed this twenty-fifth day of October, 1973.

The common seal of the Swan Hill Waterworks Trust was hereto affixed this 25th day of October, 1973, in the presence of—

R. A. QUIN, Chairman. J. G. McBAIN, Commissioner. J. W. KELLOCK, Secretary. R. (SEAL)

Approved, 30th October, 1973.—F. J. Granter, Minister of Water Supply.

WARBURTON WATERWORKS TRUST.

WARBURTON URBAN DISTRICT.

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

- 1. The meter or meters measuring the supply of water 1. The meter or meters measuring the supply of water to any land or tenement shall be read as near as practicable to twelve months from the date 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 the calculating of the charges payable under this By-Law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and the date of the reading shall be the basis of calculating such charges. the basis of calculating such charges.
- 2. Subject as is hereinafter provided in respect of any land or tenement rated by the Trust—
 - (a) The maximum quantity of water to be supplied in any meter year without further charge is hereby fixed at a quantity which if charged at twenty-five 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 twenty-five cents per thousand gallons for any meter year.
- Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at twenty-five cents per thousand
- 4. The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at six 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 2, 3, and 4 of this By-Law shall not apply to any land tenement or property supplied with water by the Trust under special agreement pursuant to Section 215 of the *Water Act* 1958.

Passed this 23rd day of October, 1973.

W. J. ELLIS, Chairman.C. R. MORTON, Commissioner,D. A. MANNING, Secretary.

Approved, 7th November, 1973.—F. J. Granter, Minister of Water Supply.

WARBURTON WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1974.

Warburton East Urban District.

The Warburton 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:—

The Trust hereby makes and levies a rate in respect of all lands and tenements within the Warburton East Urban District of 15 cents in the dollar on the net annual value set out in the valuation at present in force for such lands and tenements for the purposes of the Shire rate of the Shire of Upper Yarra which is hereby adopted as the valuation of such lands and tenements respectively.

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, 1974 and shall be payable on the 15th day of March, 1974 at the office of the Trust.

In no case shall the rate payable hereunder in respect of any land on which there is a building be less than ten dollars and in respect of land on which there is no building be less than six dollars.

Passed this 23rd day of October, 1973.

W. J. ELLIS, Chairman. C. R. MORTON, Commissioner. D. A. MANNING, Secretary. (SEAL)

Approved, 7th November, 1973.—F. J. GRANTER, Minister of Water Supply.

WARBURTON WATERWORKS TRUST.

WARBURTON EAST URBAN DISTRICT.

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

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

 2. Subject as is hereinafter provided in respect of any
- 2. Subject as is hereinafter provided in respect of any land or tenement rated by the Trust-
 - (a) The maximum quantity of water to be supplied in any meter year without further charge is hereby fixed at a quantity which if charged at thirty 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 cents per thousand gallons for any meter.
- Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at thirty cents per thousand gallons.
- 4. The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at six 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 2, 3, and 4 of this By-Law shall not apply to any land tenement or property supplied with water by the Trust under special agreement pursuant to Section 215 of the Water Act 1958.

Passed this 23rd day of October, 1973

W. J. ELLIS, Chairman.C. R. MORTON, Commissioner.D. A. MANNING, Secretary. (SEAL)

Approved, 7th November, 1973.—F. J. Granter, Minister of Water Supply.

WARBURTON WATERWORKS TRUST,

MILLGROVE URBAN DISTRICT.

The Warburton 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 the calculating of charges payable under this By-Law provided always that where a meter has been installed on any land or tenement during the course of a meter year the quantity of water measured as having been supplied during the period between the date of such installation and the date of the reading shall be the basis of calculating such charges. 1. The meter or meters measuring the supply of water be the basis of calculating such charges.
- 2. Subject as is hereinafter provided in respect of any land or tenement rated by the Trust—
 - (a) The maximum quantity of water to be supplied in any meter year without further charge is hereby fixed as a quantity which if charged at twelve cents per thousand gallons for a 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 twelve cents per thousand gallons for any meter year.
- 3. Subject as is hereinafter provided the charge for water supplied by measure to any property not rated by the Trust is hereby fixed at twelve cents per thousand gallons.
- 4. The minimum charge for water supplied by measure to any property not rated by the Trust is hereby fixed at six 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 2, 3, and 4 of this By-Law shall not apply to any land tenement or property supplied with water by the Trust under special agreement pursuant to Section 215 of the Water Act 1958.

Passed this 23rd day of October, 1973.

W. J. ELLIS, Chairman. C. R. MORTON, Commissioner. D. A. MANNING, Secretary. (SEAL)

Approved, 7th November, 1973.-F. J. Granter, Minister of Water Supply.

WARBURTON WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1974. Warburton Urban District.

The Warburton 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:—

The Trust hereby makes and levies a rate in respect of all lands and tenements within the Warburton Urban District of five 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 Shire rate of the Shire of Upper Yarra which is hereby adopted as the valuation of such lands and tenements respectively.

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, 1974 and shall be payable on the 15th day of March, 1974 at the office of the said Trust.

In no case shall the rate payable hereunder in respect of any land on which there is a building be less than ten dollars and in respect of land on which there is no building be less than six dollars.

Passed this 23rd day of October, 1973.

W. J. ELLIS, Chairman. C. R. MORTON, Commissioner. (SEAL) D. A. MANNING, Secretary.

Approved, 7th November, 1973.—F. J. Granter, Minister of Water Supply.

WARBURTON WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1974.

Millgrove Urban District.

The Warburton 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:—

The Trust hereby makes and levies a rate in respect of all lands and tenements within the Millgrove Urban District of eight cents in the dollar on the net annual value set out in the valuation at present in force for such lands and tenements for the purposes of the Shire rate of the Shire of Upper Yarra which is hereby adopted as the valuation of such lands and tenements respectively.

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, 1974 and shall be payable on the 15th day of March, 1974 at the office of the said Trust.

In no case shall the rate payable hereunder in respect of any land on which there is a building be less than six dollars and in respect of land on which there is no building be less than six dollars.

Passed this 23rd day of October, 1973.

W. J. ELLIS, Chairman.C. R. MORTON, Commissioner.D. A. MANNING, Secretary. (SEAL)

Approved, 7th November, 1973.—F. J. GRANTER, Minister of Water Supply.

THOMSON RIVER IMPROVEMENT TRUST. RATING BY-LAW, 1974.

The Thomson River Improvement Trust, in pursuance and exercise of the powers conferred by the River Improve-ment Act 1958, doth hereby make the following By-Law:

- 1. The following rate, to be called "Thomson River Improvement Rate," is hereby made and shall be levied upon the occupiers or owners of all properties within the Thomson River Improvement District which are rateable to any Municipality.
 - iny Municipality.

 (i) A rate of one cent in the Dollar on the Net Annual Municipal value of all properties in the First Division, being those properties uncolored on the plans titled "Thomson River Improverment Trust Rating Divisions", approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission (Corr. No. 68/1297/26). Provided that the sum of Fifty cents shall be the minimum amount of rate in respect of any property liable to be rated in the said District. rated in the said District.
 - (ii) All properties in the Second Division shown coloured green on the said plans shall not be subject to rating.
- 2. Such rate is made and shall be levied for the year beginning with the 1st January, 1974, and ending 31st December, 1974, and shall be payable on the 1st day of July, 1974, at the office of the Thomson River Improvement Trust, 76-84 Hotham Street, Traralgon.
- 3. Such person or persons as the Thomson 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 Thomson River Improvement Trust on the 5th November, 1973, and the common seal of the Trust was hereunto affixed, this 5th November, 1973, in the presence of-

L. NOLAN, Commissioner.H. RIGGALL, Commissioner.D. J. GRIGG, Secretary. (SEAL)

Approved, 13th November, 1973.—F. J. GRANTER, Minister of Water Supply.

BROKEN RIVER IMPROVEMENT TRUST. RATING BY-LAW FOR 1974.

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 Fifty-five one hundredths of one cent in the dollar on the net annual value thereof: Provided that the sum of Fifty 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 Fifty 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 sixth 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, 1974, and ending on the 31st day of December, 1974, and shall be payable on the 31st day of January, 1974, at the office of the Trust, 54 Benson Street, Benalla.
- 7. Such person or persons as the Commissioner 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 23rd day of October, 1973, and the common seal of the Broken River Improvement Trust was hereunto affixed, on the 23rd day of October, 1973.

(SEAL)

ROY T. HILL, Chairman. TOM HEANEY, Commissioner. E. C. BATES, Secretary.

Approved, 13th November, 1973.—F. J. Granter, Minister of Water Supply.

COLAC SEWERAGE AUTHORITY.

By-Law No. 5.

Minimum Sewerage Rate.

The Colac Sewerage Authority, in pursuance and exercise of the powers conferred by the Sewerage District Acts, doth hereby make the following By-Law—

- 1. In no case shall the amount of sewerage rate payable annually in respect of any rateable sewered property be less than Twelve Dollars (\$12).
- 2. This $\dot{\rm By}$ -Law will have effect from the First Day of October, 1973.
- 3. By-Law No. 4 of the Authority, passed on the 29th day of September, 1969, is hereby repealed.

Passed by the Colac Sewerage Authority at a meeting held on the 24th day of September, 1973 and confirmed at a meeting of the Authority held on the 29th day of October, 1973.

The common seal of the Colac Sewerage Authority was hereunto affixed this 29th day of October, 1973, in the presence of—

W. R. SMITH, Chairman.
(SEAL) ARTHUR F. POTTER, Member.
E. J. ROBBINS, Secretary.

Approved, 13th November, 1973.—F. J. Granter, Minister of Water Supply.

BARWON HEADS SEWERAGE AUTHORITY. By-Law No. 2.

A By-Law of the Barwon Heads Sewerage Authority made under the Sewerage District Acts and every other Act or Regulation enabling it in that behalf and numbered 2 for the purpose of fixing minimum sewerage rates.

In pursuance of the powers conferred by the foregoing Acts and every other Act or Regulation enabling it in that behalf, the Chairman and Members of the Barwon Heads Sewerage Authority order as follows:—

- 1. The minimum amount of rate to be paid annually by the owner or occupier of any rateable sewered property on which there is a building shall be Twenty Dollars (\$20.00).
- 2. The minimum amount of rate to be paid annually by the owner or occupier of any rateable sewered property on which there is no building shall be Twenty Dollars (\$20.00).

Resolution for the passing of this By-Law was made by the Barwon Heads Sewerage Authority at a meeting held on the 13th day of September, 1973 and confirmed at a meeting held on the 11th day of October, 1973.

The common seal of the Barwon Heads Sewerage Authority was hereunto affixed, in the presence of—

(SEAL)

C. J. LAHEY, Chairman. A. SAYERS. Secretary.

Approved, 14th November, 1973.—F. J. Granter, Minister of Water Supply.

NHILL SEWERAGE AUTHORITY.

By-Law No. 5.

Minimum Sewerage Rate.

The Nhill Sewerage Authority in pursuance and exercise of the powers conferred by the Sewerage Districts Act 1958, doth hereby make a By-Law as follows:—

- 1. By-Law No. 3 is hereby repealed.
- 2. In no case shall the amount of sewerage rate payable annually by the owner or occupier in respect of any rateable sewered property on which there is a building be less than Ten Dollars (\$10), or by the owner or occupier in respect of any rateable sewered property on which there is no building be less than Five Dollars (\$5).

The above By-Law was made and passed by the Nhill Sewerage Authority on the 2nd day of October, 1973, and confirmed on the 6th day of November, 1973.

In witness whereof the common seal of the Chairman, Members and Ratepayers of the Nhill Sewerage Authority was hereto affixed, in the presence of—

(SEAL)

E. M. EDWARDS, Chairman. L. G. LOVE, Member. I. D. EFFRETT, Secretary.

Approved, 13th November, 1973.—F. J. Granter, Minister of Water Supply.

PORTLAND SEWERAGE AUTHORITY.

By-Law No. 12.

Minimum Sewerage Rates.

The Portland Sewerage Authority in pursuance and exercise of the powers conferred by the Sewerage Districts Act doth hereby make the By-Law following:—

- 1. By-Law numbered 11 of the Portland Sewerage Authority is hereby repealed.
- 2. In no case shall the amount of the Sewerage Rate payable annually be less than:—
 - (a) In respect of any rateable sewered property on which there is a building Eighteen Dollars (\$18).
 - (b) In respect of any rateable sewered property on which there is no building Twelve Dollars (\$12).

The foregoing By-Law was made and passed by the Portland Sewerage Authority on the 2nd day of October, 1973, and confirmed on the 23rd day of October, 1973.

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

(SEAL)

C. W. FREEMAN, Chairman. K. D. WILSON, Member. L. FELL, Secretary.

Approved, 5th November, 1973.—F. J. Granter, Minister of Water Supply.

Stock Diseases Act 1968.

DEPARTMENT OF AGRICULTURE.

The Public Service Board has, by certificate dated 5th November, 1973, appointed Gary James Hallam, to be an Inspector of Stock under the provisions of Part I. of the Stock Diseases Act 1958, without additional salary.

D. S. WISHART, Director of Agriculture.

Stamps Act 1958. STAMPS (EXEMPTIONS) REGULATIONS 1971. NOTICE.

Pursuant to the provisions of the Stamps (Exemptions) Regulations 1971, I hereby declare—

BARCLAYS AUSTRALIA LIMITED to be for the purpose of subdivision (13A) of Division 3 of Part II. of the Stamps Act 1958, a dealer in the unofficial short-term money market.

R. M. PHIBBS, Comptroller of Stamps.

Stamp Duties Office, Melbourne, 14th November, 1973.

Stamps Act 1958. ANNUAL LICENCE.

NOTIFICATION PURSUANT TO SECTION 97.

I hereby notify that stamp duty has been paid for a licence under section 96 of the Stamps Act, to carry on assurance and insurance business in Victoria from 1st July, 1973, to 31st December, 1973, by the following:—

DUNNER INSURANCE SERVICES PTY. LTD.

R. M. PHIBBS. Comptroller of Stamps.

Stamp Duties Office, Melbourne, 14th November, 1973.

COUNTRY ROADS BOARD.

RESOLUTIONS OF THE COUNTRY ROADS BOARD.

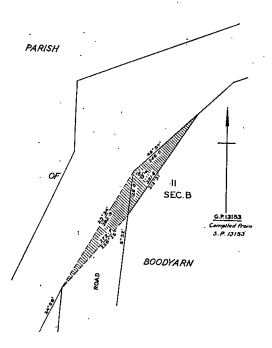
The Country Roads Board, in pursuance of the provisions of the Country Roads Act 1958, has passed Resolutions the dates whereof and the terms of which are Scheduled hereunder:—

SCHEDULE.

Main Roads.

Resolution dated the Fifth day of November, One thousand nine hundred and seventy-three, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Yarram-Traralgon road in the Shire of Alberton as shown hatched on plan numbered G.P.13153 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

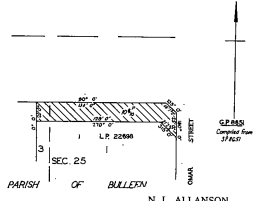
MAIN ROAD YARRAM - TRARALGON ROAD SHIRE OF ALBERTON Measurements in Links



Resolution dated the Fifth day of November, One thousand nine hundred and seventy-three, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Heidelberg-Warrandyte road in the City of Doncaster and Templestowe as shown hatched on plan numbered G.P.8651 hereunder to be part of a main road within the meaning and for the purposes of the said Act.

MAIN ROAD HEIDELBERG - WARRANDYTE ROAD CITY OF DONCASTER & TEMPLESTOWE

Lengths in Feel chs



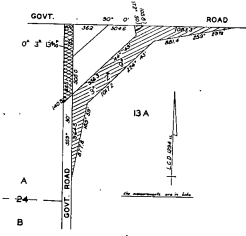
N. L. ALLANSON, Secretary.

9th November, 1973.

SHIRE OF WINCHELSEA.

ROAD DEVIATION ORDER.

Pursuant to the provisions of sections 522 and 526 of the Local Government Act 1958, the Council of the Shire of Winchelsea hereby directs that the land in the Parish of Murroon, indicated by hatching on the diagram hereunder which has been purchased taken or acquired by it shall be a public highway on and from the date of publication of this Order in the Government Gazette, and declare that such land shall be a public highway in lieu of the land indicated by cross-hatching on the said diagram.



The common seal of the President Councillors and Ratepayers of the Shire of Winchelsea was hereunto affixed this 10th day of October, 1973, in the presence of—

G. S. TERRIER, President, J. V. GUYE, Councillor. W. K. MATHISON, Shire Secretary. (SEAL)

Confirmed by the Governor in Council, 13th November, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

Melbourne and Metropolitan BOARD OF WORKS.

NOTICE TO THE OWNERS OF TENEMENTS IN THE UNDER-MENTIONED STREETS AND THE PRIVATE STREETS, LANES, COURTS AND ALLEYS OPENING THERETO.

The main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required on or before the 24th December, 1973, to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipe.

W. C. S. ELLIS, Secretary.

13th November, 1973.

STREET AND POSITION.

Broadmeadows.

Coleraine-street, from Talgarno-street to Pascoe Vale-road. Pearcedale-parade, from Dimboola-road north-eastwards 2,140 feet.

Collingwood.

McCutcheon-way, from Campbell-street to Cromwell-street.

Dandenong.

Bridge-road, from Futura-road to Popes-road.

Doncaster and Templestowe.

Murndall-drive, from Park-road north-westwards 1,280

Mileth-court, from Park-road westwards and northwards

Mileth-court, from Park-road westwards and northwards 1,950 feet.

Park-road, 650 feet north of Vernon-street northwards and eastwards 1,100 feet.

Paddy's-lane, from Park-road southwards 940 feet.

Larne-avenue, from Mileth-court northwards 710 feet.

Acheron-street, from 420 feet north of Koolkuna-avenue 160 feet.

Eltham.

Howgate-court, from Pitt-street northwards and westwards 465 feet.

Keilor.

McPherson-street, from Milleara-road eastwards 1,100 feet.

Knox.

Chartwell-drive, from 450 feet east of Amesbury-avenue eastwards and southwards 960 feet.

Smithfield-square, from Chartwell-drive westwards, northwards, westwards, southwards, eastwards and northwards 930 feet.

Laurel-avenue, from 160 feet west of Rose-avenue westwards 290 feet.

Faraday-street, from 150 feet west of Rose-avenue westwards and northwards 850 feet.

Faraday-street, from 300 feet south of Browning-road southwards 360 feet.

Gaynor-court, from Faraday-street eastwards 360 feet.

Kristen-court, from Rose-avenue eastwards and southwards 430 feet.

Lillydale.

430 feet.

Smithacres-road, from Mt. Dandenong-road northwards 1,200 feet.

Bramwell-street, from Mitchell-road north-westwards 860 feet.

from Old Coach-road south-eastwards Blythes-road, 720 feet.

Nunawading.

Burwood Highway (north side), from Hempstead-avenue, westwards 310 feet.

Hempstead-avenue, from 130 feet south of Woodleigh-crescent to Burwood Highway. from Hempstead-avenue westwards

Hatfield-court, 260 feet. Hemel-court, from Hempstead-avenue westwards 280 feet.

Oakleigh.

Buckland-street, from Treforest-drive to Winterton-road. Winterton-road, from Buckland-street northwards 70 feet. Treforest-drive, from Buckland-street northwards, westwards and southwards 1,730 feet.

DEPARTMENT OF LABOUR AND INDUSTRY DETERMINATION OF THE OFF-COURSE TOTALIZATOR EMPLOYEES BOARD (No. 2 of 1973).

Attention is drawn to the fact that notice of appeal to the Industrial Appeals Court has been lodged against the amendment to Clauses 32 and 57 of the Determination of the Off-Course Totalizator Employees Board made on the 26th day of October, 1973.

Section 45 (1) (b) of Act 6283 provides that when an appeal is made in accordance with that Act, the parts of the Determination appealed against shall not come into operation until the appeal has been dealt with by the Court.

Secretary.

Labour and Industry Act 1958.

MINISTERIAL REVOCATION OF A DIRECTION UNDER SECTION 175.

Whereas sub-section (5) of section 175 of the Labour and Industry Act 1958 provides that a regulation made pursuant to the said section 175 requiring tractors to be provided with protective frames shall not apply in any municipal district except by direction of the Minister made on the application of the council of the municipality.

And whereas on the application of the Council of the Shire of Bulla I did on the 30th day of May, 1973, direct that Regulation 5 of the Labour and Industry (Tractor Safety) Regulations 1972 shall apply to the whole of the municipal district of the Shire of Bulla.

And whereas sub-section (7) of section 175 of the Labour and Industry Act 1958 provides that the Minister may at any time amend vary or revoke any direction made pursuant to this section.

And whereas the Council of the Shire of Bulla has applied to the Minister for a revocation of the direction made under sub-section (5) of section 175 dated 30th May, 1973.

Now therefore I, Joseph Anstice Rafferty, Her Majesty's Now therefore 1, Joseph Anstice Rafferty, Her Majesty's Minister of Labour and Industry in the State of Victoria, do pursuant to the provisions of the said sub-section (7) of section 175 hereby revoke the direction given on the 30th May, 1973, that Regulation 5 of the Labour and Industry (Tractor Safety) Regulations 1972 (S.R. No. 251/1972) shall apply to the whole of the municipal district of the Shire of Bulla.

Dated at Melbourne, this 15th day of November, 1973.

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

Labour and Industry Act 1958.

MINISTERIAL DIRECTION UNDER SECTION 175.

Whereas sub-section (5) of section 175 of the Labour and Industry Act 1958 provides that a regulation made pursuant to the said section 175 requiring tractors to be provided with protective frames shall not apply in any municipal district except by direction of the Minister made on the application of the council of the municipality.

And whereas the Council of the Shire of Lillydale has applied to the Minister for a direction under the said sub-section (5) of section 175 in relation to the whole of its municipal district.

Now therefore I, Joseph Anstice Rafferty, Her Majesty's Minister of Labour and Industry in the State of Victoria, do pursuant to the provisions of the said section 175 hereby direct that Regulation 5 of the Labour and Industry (Tractor Safety) Regulations 1972 (S.R. No. 251/1972) shall apply to the whole of the municipal district of the Shire of Lillydale.

Dated at Melbourne, this 15th day of November, 1973. J. A. RAFFERTY, Minister of Labour and Industry.

LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED.—SHIRE OF KORUMBURRA.

The Minister of the Crown administering the Local Government Act 1958, on the 16th day of November, 1973, confirmed the order hereinafter referred to in pursuance of section 514 of the said Act namely:

An order of the Council of the Shire of Korumburra made on the 17th October, 1973, directing the compulsory taking of certain land being the land described certificate of title, volume 2584, folio 766, for the purpose of extending the Coal Creek Historical Park.

A. J. HUNT, Minister for Local Government.

Local Government Department, Melbourne (2211314)

LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED.—CITY OF HORSHAM.

The Minister of the Crown administering the Local Government Act 1958, on the 16th day of November, 1973, confirmed the order hereinafter referred to in pursuance of section 514 of the said Act namely:

An order of the Council of the City of Horsham made on the 18th December, 1972, directing the compulsory taking of certain land being the land described Crown grants, volume 2494, folio 678, volume 2470, folio 990, and volume 2205, folio 989, for parking purposes.

A. J. HUNT, Minister for Local Government.

Local Government Department, Melbourne (2081312).

LOCAL GOVERNMENT ACT 1958, SECTION 553 (2).

LOCAL GOVERNMENT ACT 1958, SECTION 553 (2).

Whereas the street coloured in red in the plan marked "B/15.11.'73" attached to Lands Department file J.33669 is within the City of Ballaarat and was surveyed and shown as a road in a subdivision by the Crown: And whereas it is alleged that the said street is no longer required for public traffic and the question whether the said street is or is not required for public traffic has been referred to the Council of the said City of Ballaarat and to the Honorable William Archibald Borthwick in his capacity as the responsible Minister of the Crown for the time being administering section 553 (2) of the Local Government Act 1958: Now therefore the said Council and the said Minister as aforesaid having taken the said unter the time by this present instrument under the powers vested in them by this present instrument under the common seal of the said Council and the hand of the said Minister as aforesaid hereby decide that the said street is no longer required for public traffic.

Dated the fifteenth day of November in the year of our

Dated the fifteenth day of November in the year of our Lord One thousand nine hundred and seventy-three.

The common seal of the City of Ballaarat was here-unto affixed in the presence of—

A. C. RIZZOLI, Councillor. J. F. McKAY, Councillor. F. J. ROGERS, Town Clerk.

Given under his hand by the said Minister,

W. BORTHWICK.

FORESTS DEPARTMENT.

OFFICERS SPECIFIED FOR PURPOSES OF SECTION 64 OF THE FORESTS ACT 1958.

OF THE FORESTS ACT 1958.

Pursuant to the provisions of section 64 of the Forests Act 1958, whereby the Minister of Forests is empowered by notice published in the Government Gazette to specify the names of forest officers for the purposes of the said section, and every forest officer so specified shall thereupon be authorized, in any case where he is of the opinion that a condition of acute fire danger exists in any district under his control, by notice to direct any person who is engaged within any fire protected area or upon any land which is affected by a declaration made under sub-section (4) of section 3 of the Forests Act 1958, in any of the operations of felling, logging, snigging, skidding, sledging or other like operations, or in the operation of driving any steam engine or steam locomotive, to suspend or cause to be suspended all or any such operations until such time as such suspension is revoked by such officer by a like notice:

Now, therefore I. Frederick James Granter, Her Majesty's

Now, therefore I, Frederick James Granter, Her Majesty's Minister of Forests for the State of Victoria, do hereby cancel the list of forest officers previously specified and published in the Victorian Government Gazette No. 97, of 15th November, 1972, and do hereby specify the names of the following forest officers for the purpose of the said section:

Adams, Hugh John
Allen, Robert William
Almond, Colin Andrew
Baker, Raymond Mills
Beer, Harold Heinrich
Beetham, Adrian Herbert Armstrong
Birch, John Noel
Boucher, Maxwell Lloyd Austin
Brisbane, Jeffrey Peter
Brown, Hugh Guthrie
Brown, John Peter
Caldwell, Herbert James
Chambers, Tom Habblett
Donovan, John Kemshall
Downey, John Neville
Douglas, Moray Guild
Edgar, William James

Fleming, Charles Robertson Gordon Flentje, William Maxwell Franklin, Ivan Lawrence Garth, Phillip Ralph Gherashe, Ian Louis Gidley, Edward Keith Gherashe, Ian Louis
Gidley, Edward Keith
Gillespie, John David
Gorman, Robert Jarlath
Griffin, Vaughan Garry
Halloran, Francis John
Handmer, Rodney William
Harrop, Kenneth George
Incoll, John Andrew
Jennings, George Henry
Jerome, Keith
Johnston, John Barry
Laing, Leonard James
Macdonald, John Reginald
McKinty, James Andrew
McLaughlin, Ian Frederick
May, Francis John
Middleton, William George Dyer
Morley, Joseph Michael
Morrison, Kenneth Richard
Morrow, John Alexander
Nicholls, Kenneth Edgar
Niggl, Robert Godfrey
O'Kane, Kevin Roderick
Parnaby, David Kingsley
Paterson, David Kingsley
Paterson, David Winter
Paul, Robert Laurence
Prewett, Harry Barnett
Ritchie, Russell James Prewett, Harry Barnett Ritchie, Russell James Ritchie, Russell James
Rolland, Derrick Bruce
Sheldon, Arthur Kenneth
Shepherd, Geoffrey George
Sims, Allen James
Smith, Francis James
Stump, Mark Ernest Withrington
Thompson, Donald Murray
Tolsher, Alan Robert
Turnbull, Alvyn Raymond
Walker, Lloyd James
Waugh, Robert John
Williams, Geoffrey Rees.

F. J. GRANTER, Minister of Forests.

Legal Profession Practice Act.

Legal Profession Practice Act.

SOLICITORS (PROFESSIONAL CONDUCT AND PRACTICE) RULES.

Pursuant to the provisions of section 88 of the Legal Profession Practice Act 1958 and of all powers thereunto enabling the Council of the Law Institute of Victoria hereby makes the following rules of the Institute:—

- 1. These rules may be cited as the Solicitors (Professional Conduct and Practice) Rules 1973 and shall be read and construed as one with the Solicitors (Professional Conduct and Practice) Rules 1948 and all rules amending those rules, which rules and these rules may be cited as the Solicitors (Professional Conduct and Practice) Rules.
- 2. These rules shall come into operation on the date of their publication in the Victoria Government Gazette.
- 3. Paragraph (f) of sub-rule (3) of rule 2 of the Solicitors (Professional Conduct and Practice) Rules is repealed and the following paragraph substituted in lieu thereof—

he following paragraph substituted in lieu thereof—
"(f) An advertisement published in accordance with either of paragraphs (b) or (c) of this sub-rule shall not occupy a space in the newspaper or other publication exceeding five centimetres in depth by a column in width and an advertisement published in accordance with paragraph (e) of this sub-rule shall not occupy a space in the newspaper or other publication exceeding either ten centimetres in depth by a column in width or five centimetres in depth by two columns in width. No advertisement published in accordance with any of the afore-mentioned paragraphs shall be published in such a position or in such type as to give undue prominence to the advertisement."

Dated this 11th day of October, 1973.

Signed for and on behalf of the Council of the Law Institute of Victoria.

A. R. LOBBAN, President. ARTHUR HEYMANSON, Secretary.

I approve the above Rules.

Dated this 30th day of October, 1973.

H. A. WINNEKE, Chief Justice.

Legal Profession Practice Act. SOLICITORS (AUDIT AND PRACTISING CERTIFICATES) RULES.

Pursuant to the provisions of section 88 of the Legal Profession Practice Act 1958 and of all powers thereunto enabling the Council of the Law Institute of Victoria hereby makes the following rules of the Institute:—

- 1. These rules may be cited as the Solicitors (Audit and Practising Certificates) Rules 1973 and shall be read and construed as one with the Solicitors (Audit and Practising Certificates) Rules 1965 and all rules amending those rules, which rules and these rules may be cited as the Solicitors (Audit and Practising Certificates) Rules.
- 2. These rules shall come into operation on the date of their publication in the Victoria Government Gazette.
- 3. The Solicitors (Audit and Practising Certificates) Rules are amended as follows:
- (a) Rule 28 is repealed and the following rule substituted in lieu thereof:-
 - "28. Every solicitor shall keep a register, to be known as the register of securities, in which he shall cause to be entered in respect of—
 - (a) all securities for money, the title to which is transferable by delivery, held by the solicitor for or on behalf of or in trust for other persons (excluding such negotiable securities as are received for immediate collection and conversion into money and are the subject of a trust account receipt and are entered on receipt thereof in a trust account cash book): and book); and
 - (b) all securities and documents of title held by the solicitor in his own name or in the joint names of the solicitor and some other solicitor or solicitors for or on behalf of or in trust for any other person or persons the following
 - (a) the date of receipt of the security by the solicitor;
 - (b) the description of the security, includ-ing the principal sum purporting to be secured thereby;
 - (c) the name of the person for whom or on whose behalf or in trust for whom the security is held;
 (d) the name of the person, if any, in whose favour the security, if negotiable, is expressed to be made;
 (a) the date of the person in this behalf the security in

 - (e) the date on which the security is delivered out of the solicitor's pos-session and control; and
 - (f) a short narration of the disposal of the security on leaving the solicitor's possession and control."
 - (b) In Rules 27, 29, 29a and 30 delete the word "negotiable" wherever appearing.

Dated this 11th day of October, 1973.

Signed for and on behalf of the Council of the Law Institute of Victoria.

A. R. LOBBAN, President. ARTHUR HEYMANSON, Secretary.

I approve the above Rules

Dated this 30th day of October, 1973.

H. A. WINNEKE, Chief Justice.

Town and Country Planning Act 1961. SHIRE OF SHERBROOKE PLANNING SCHEME 1965. REVOCATION No. 12.

Notice of Revocation.

In pursuance of the provisions of section 32 of the Town and Country Planning Act 1961, the Governor in Council on the 13th November, 1973, made an Order revoking the Shire of Sherbrooke Planning Scheme 1965, in so far as it applies to land including lots 10 to 23, and 33-42, lodged plan 6830 in Hillside-crescent and Hilltop-road, Upper Ferntree Gully, and more particularly indicated on the maps annexed to the said Order.

A copy of the Order may be inspected during office hours at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne; and at the office of the Council of the Shire of Sherbrooke at Upwey.

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

Town and Country Planning Act 1961. WARRAGUL PLANNING SCHEME. INTERIM DEVELOPMENT ORDER. Notice of Approval.

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 13th day of November, 1973, approved an Interim Development Order made by the Shire of Warragul for part of the municipal district of the Shire of Warragul.

The Interim Development Order provides that the use, subdivision or development of any land within the area described or the erection, construction or carrying out of any buildings, roads or other works thereon is prohibited except in accordance with the provisions of the Order.

A copy of the Interim Development Order and a map showing the area affected may be inspected, free of charge, at the office of the Council of the Shire of Warragul at Warragul and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne.

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

Town and Country Planning Act 1961.

SHIRE OF LILLYDALE PLANNING SCHEME 1958.

AMENDMENT No. 42, 1973.

INTERIM DEVELOPMENT ORDER.

Notice of Approval.

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 13th day of November, 1973, approved an Interim Development Order made by the Council of the Shire of Lillydale for part of the municipal district of the Shire of Lillydale.

The Interim Development Order provides that the use, subdivision or development of any land within the area described except in accordance with the provisions of a permit issued by the Responsible Authority.

A copy of the Interim Development Order and a map showing the area affected may be inspected, free of charge, at the office of the Council of the Shire of Lillydale at Lilydale, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne.

F. O. KENT, Shire Secretary.

Town and Country Planning Act 1961. CITY OF MILDURA PLANNING SCHEME.

AMENDMENT No. 9, 1973.

Notice of Approval.

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 13th November, 1973, approved a planning scheme entitled the City of Mildura Planning Scheme, Amendment No. 9, 1973, in respect of part of the municipal district of the City of Mildura and such planning scheme comes into operation on the date this notice of approval is published in the Government Gazette.

A copy of the planning scheme as approved may be inspected, free of charge, during office hours at the office of the Town and Country Planning Board, 235 Queenstreet, Melbourne; at the office of the Council of the City of Mildura at Mildura; and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

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

Town and Country Planning Act 1961. OVENS-UPPER MURRAY PLANNING SCHEME. INTERIM DEVELOPMENT ORDER.

AMENDMENT NO. 2

Notice of Amendment.

In pursuance of the powers conferred by section 26 of the Town and Country Planning Act 1961, the Governor in Council, by and with the advice of the Executive Council on the 13th November, 1973, amended the Ovens-Upper Murray Planning Scheme Interim Development Order in so far as exemption from control of farming activities is concerned by the deletion of clause 2 (b) and insertion of the following new sub-clauses:—

(b) the erection, construction or carrying out of any building or works for farming activities (which for the purpose of this Order includes pastoral, agricultural and dairy farming, afforestation,

market garden and other similar uses but does not include poultry farming, a piggery, plant nursery or the retailing of farming products), or purposes ancillary thereto other than the erection of a house; or

(c) the erection of a house on any Crown allotment of not less than 40 acres.

A copy of the amendment may be inspected during office hours at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne; at the offices of the Councils of the Shires of Beechworth, Bright, Chiltern, Myrtleford, Oxley, Rutherglen, Towong, Wangaratta and Yackandandah and the Rural City of Wodonga.

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

Town and Country Planning Act 1961. SHIRE OF ELTHAM.

INTERIM DEVELOPMENT ORDER.

Notice of Approval.

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 13th day of November, 1973, approved an Interim Development Order made by the Shire of Eltham for land in Reichelt-avenue. Sackville-street, Cressy-street and Eltham Varra Clar mod Montrography. Eltham-Yarra Glen road, Montmorency.

The Interim Development Order provides that the use, subdivision or development of any land within the area described or the erection, construction or carrying out of any buildings, roads or other works thereon is prohibited except that the Responsible Authority may permit such uses, subdivision, development, erection, constructions or other works as it thinks proper.

other works as it thinks proper.

A copy of the Interim Development Order and a map showing the area affected may be inspected, free of charge, at the office of the Shire of Eltham at Main-road, Eltham, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne.

COLIN J. BOCK, Municipal Clerk.

Town and Country Planning Act 1961. SHIRE OF ALBERTON COASTAL PLANNING SCHEME 1962.

AMENDMENT No. 4, 1973. Notice of Amendment.

In pursuance of the powers conferred by sub-section 6 of section 32 of the Town and Country Planning Act 1961, the Governor in Council, by and with the advice of the Executive Council on the 13th November, 1973, amended the Shire of Alberton Planning Scheme 1962, to rezone to Residential Zone the old Port Albert Post Office on the corner of Wharf-road, Duke-street and Albert-street, Port Albert.

A copy of the amendment may be inspected during office hours at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne; at the office of the Council of the Shire of Alberton at Yarram; and when available at the Office of Titles, Melbourne; and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

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

Town and Country Planning Act 1961. CITY OF CROYDON PLANNING SCHEME.

AMENDMENT No. 53, 1972.

Notice of Approval.

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 13th November, 1973, approved a planning scheme entitled the City of Croydon Planning Scheme, Amendment No. 53, 1972, in respect of part of the municipal district of the City of Croydon and such planning scheme comes into operation on the date this notice of approval is published in the Government Gazette.

A copy of the planning scheme as approved may be inspected, free of charge, during office hours at the office of the Town and Country Planning Board, 235 Queenstreet, Melbourne; at the office of the Council of the City of Croydon at Croydon; and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

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

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

I hereby give notice that on the 22nd October, 1973, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958:—

AUSTIN, ALISON PATRICIA LOUISE, also known as Alison Austin, late of 68 Parraween-street, Cremorne, widow, died 17th July, 1972.

BIGGS, WALLACE GREGORY, late of 374 Highett-street, Richmond, retired watchman, died 22nd August, 1973.

DAVIES, JAMES STANLEY, late of Kew, retired fruiterer, died 29th October, 1972.

DUNCAN, HORACE BRUCE, late of 10 Mackay-avenue, Glenhuntly, retired paymaster, died 25th August, 1973.

EDWARDS, HENRY JAMES, late of 28 Younger-street, East Coburg, retired store-holder, Commonwealth public service, died 1st August, 1973.

Hollis, Kate, formerly of 155 O'Hea-street, Coburg, but late of 17 Burnell-street, Mount Eliza, widow, died 12th April, 1973.

MATTHEWS, ANNIE, late of Bouverie-street, Carlton, storekeeper, died 28th March, 1888.

McLeon, Robert, late of Flat 11, 51 Fitzroy-street, Fitzroy, brewery worker, died 12th February, 1973.

SHARP, WILHELMINA, late of 9 Gibb-street, Maidstone, married woman, died 2nd September, 1973.

SUTTON, VICTOR EMMANUEL, late of James Bray Home, 24 Wills-street, Melbourne, pensioner, died 19th June, 1973.

I hereby give notice that on the 23rd October, 1973, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958:—

BALL, ELSIE WEEKS, late of "Dunbar", Monbulk-road, Emerald, spinster, died 20th August, 1973.

CAMPBELL, ELLIE PINKERTON, formerly of 10 Elm-grove, Armadale, but late of "Parkview Private Hospital", 81 Burke-road, East Malvern, spinster, died 20th July, 1973.

Forster, Harry, also known as Harry Arthur Forster, Arthur Forster, Arthur Foster and Harry Foster, formerly of 22. Park-street, St. Kilda, but late of "Grandview Hotel", Bowen, Queensland, retired waterside worker, died 27th July, 1972.

GAFF, ALFRED, late of Settlement-road, Thomastown, retired farmer, died 29th July, 1973.

HEWITT, ERNEST FRANK, also known as Frank Ernest Hewitt, formerly of care of 10 Glenara-court, Bundoora, but late of Kingston Centre, Warrigal-road, Cheltenham, pensioner, died 15th June, 1973.

Jones, Constance Leah, late of 38 Curtain-road, Hurst-bridge, home duties, died 1st September, 1973.

MacKenzie, Ursula Rose, also known as Ursula MacKenzie, formerly of 2 Central-avenue, Boronia, but late of Hurlingham Nursing Home, 68 Union-street, East Brighton, spinster, died 5th June, 1973.

PANNIER, STELLA MAUDE, also known as Stella Maude Thompson, late of 45 Butters-street, Morwell, widow, died 23rd March, 1973.

PEARCE, ALBERT ELLIS, also known as Albert Pearce, formerly of 18 Dumblane-avenue, Ascot Vale, but late of 10 Beverley-crescent, North Blackburn, retired tailor's cutter, died 12th August, 1973.

Wysocki, Josef, late of 12 Geelong-road, Footscray, labourer, died 25th June, 1973.

I hereby give notice that on the 24th October, 1973, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958:—

Bass, Olga, late of Lakeside Hospital, Ballarat, pensioner, died 7th July, 1973.

COLLINS, BERENICE, formerly of 63 Bridport-street, South Melbourne, but late of 35 Ferrars-place, South Melbourne, clerk, died 11th July, 1973.

DAVINE, JAMES ALPHONSUS, late of 35 Naroon-road, Alphington, retired clerk, died 23rd August, 1973.

FRANCIS, FRANCIS VICTOR, also known as Frank Victor Francis, late of 44 Park-crescent, Fairfield, T.P.I. pensioner, died 6th July, 1972.

GIBSON, WILLIAM CAMPBELL, late of 22 Park-street, Elsternwick, retired electrical linesman, died 16th July,

LAZA, LAZA, late of Flat 6; 15 Alder-street, Bell-Park, storeman, died 26th April, 1973.

MILNE, JESSIE ADELINE, late of Beechworth, spinster, died 19th May, 1973.

McCulloch, Albert John, late of "Overton", Pakington-street, Kew, pensioner, died 20th July, 1973.

OAKLEY, ROBERT GEORGE, late of 40 McCracken-street, Essendon, railway employee, died 26th March, 1973.

TWEEDLE, PHILLIP MILLER, also know as Harold Sturdee, Phillip Tweedle and Phillip Anderson, formerly of 19 Dundas-place, Albert Park, but late of "Windsor House", 8 The Avenue, Windsor, retired fitter, died 24th July, 1973.

N. P. BRODY Public Trustee.

168 Exhibition-street, Melbourne, 3000, 14th November,

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, 168 Exhibition-street, Melbourne, Vic. 3000, the personal representative, on or before the 28th January, 1974, 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:—

Austin, Alison Patricia Louise, also known as Alison Austin, late of 68 Parraween-street, Cremorne, widow, died 17th July, 1972.

BALL, ELSIE WEEKS, late of "Dunbar", Monbulk-road, Emerald, spinster, died 20th August, 1973.

Bass, Olga, late of Lakeside Hospital, Ballarat, pensioner, died 7th July, 1973.

Bell, Samuel Mansfield, formerly of 24 Town Hallavenue, Preston, but late of Kew, retired bootmaker, died 3rd August, 1973.

BIGGS, WALLACE GREGORY, late of 374 Highett-street, Richmond, retired watchman, died 22nd August, 1973.

BUSH, ALBERT MALCOLM, late of Flat 4, 36 Grange-road, Toorak, air traffic controller, died 7th August, 1973

BYRNE, GEORGE JOSEPH, late of "Bimbadeen", Yarra-wonga-road, Killowarra, retired carpenter, died 11th Sep-

CAMPBELL, ELIJE PINKERTON, formerly of 10 Elm-grove, Armadale, but late of "Parkview Private Hospital", 81 Burke-road, East Malvern, spinster, died 20th July, 1973.

COLLINS, BERENICE, formerly of 63 Bridport-street, South Melbourne, but late of 35 Ferrars-place, South Melbourne, clerk, died 11th July, 1973.

CREEDY, HAROLD DOUGLAS, late of "Calverly Hotel", Tunbridge Wells, Kent, and care of National and Grindlays Bank Limited, 13 St. James-square, London, England, retired army officer, died 3rd February, 1972.

DAVIES, JAMES STANLEY, late of Kew, retired fruiterer, died 29th October, 1972.

DAVINE, JAMES ALPHONSUS, late of 35 Naroon-road, Alphington, retired clerk, died 23rd August, 1973.

DUNCAN, HORACE BRUCE, late of 10 Mackay-avenue, Glenhuntly, retired paymaster, died 25th August, 1973.

EDWARDS, HENRY JAMES, late of 28 Younger-street, East Coburg, retired store-holder, Commonwealth public service, died 1st August, 1973.

FORSTER, HARRY, also known as Harry Arthur Forster, Arthur Forster, Arthur Foster and Harry Foster, formerly of 22 Park-street, St. Kilda, but late of "Grandview Hotel", Bowen, Queensland, retired waterside worker, died 27th July, 1972.

FRANCIS, FRANCIS VICTOR, also known as Frank Victor Francis, late of 44 Park-crescent, Fairfield, T.P.I. pensioner, died 6th July, 1972.

GAFF, ALFRED, late of Settlement-road, Thomastown, retired farmer, died 29th July, 1973.

GIBSON, WILLIAM CAMPBELL, late of 22 Park-street, Elsternwick, retired electrical linesman, died 16th July,

HEWITT, ERNEST FRANK, also known as Frank Ernest Hewitt, formerly of care of 10 Glenara-court, Bundoora, but late of Kingston Centre, Warrigal-road, Cheltenham, pensioner, died 15th June, 1973.

HOLLIS, KATE, formerly of 155 O'Hea-street, Coburg, but late of 17 Burnell-street, Mount Eliza, widow, died 12th April, 1973.

Jones, Constance Leah, late of 38 Curtain-road, Hurst-bridge, home duties, died 1st September, 1973. Laza, Laza, late of Flat 6, 15 Alder-street, Bell Park, storeman, died 26th April, 1973.

MATTHEWS, ANNIE, late of Bouverie-street, Carlton, storekeeper, died 28th March, 1888.

MILNE, JESSIE ADELINE, late of Beechworth, spinster, died 19th May, 1973.

McCaffrey, Rebecca, late of 5 Johnson-street, Croxton, widow, died 31st July, 1973.

McCulloch, Albert John, late of "Overton", 17 Pakington-street, Kew, pensioner, died 20th July, 1973.

MacKenzie, 'Ursula Rose, also known as Ursula MacKenzie, formerly of 2 Central-avenue, Boronia, but late of Hurlingham Nursing Home, 68 Union-street, East Brighton, spinster, died 5th June, 1973.

McLeod, Robert, late of Flat 11, 51 Fitzroy-street, Fitzroy, brewery worker, died 12th February, 1973.

OAKLEY, ROBERT GEORGE, late of 40 McCracken-street, Essendon, railway employee, died 26th March, 1973.

PANNIER, STELLA MAUDE, also known as Stella Maude Thompson, late of 45 Butters-street, Morwell, widow, died 23rd March, 1973.

PEARCE, ALBERT ELLIS, also known as Albert Pearce, formerly of 18 Dumblane-avenue, Ascot Vale, but late of 10 Beverley-crescent, North Blackburn, retired tailor's cutter, died 12th August, 1973.

SHARP, WILHELMINA, late of 9 Gibb-street, Maidstone, married woman, died 2nd September, 1973.

SUTTON, VICTOR EMMANUEL, late of James Bray Home, 24 Wills-street, Melbourne, pensioner, died 19th June, 1973.

TWEEDLE, PHILLIP MILLER, also know as Harold Sturdee, Phillip Tweedle and Phillip Anderson, formerly of 19 Dundas-place, Albert Park, but late of "Windsor House", 8 The Avenue, Windsor, retired fitter, died 24th July, 1973.

WYSOCKI, JOSEF, late of 12 Geelong-road, Footscray, labourer, died 25th June, 1973.

N. P. BRODY, Public Trustee.

Melbourne, 14th November, 1973.

CONTRACTS ACCEPTED.—(Series 1973-74.) PROVISIONS.

Gazette No. 42, 1st June, 1973.-For rates shown opposite Gazette No. 42, 1st June, 1973.—For rates shown opposite the following items substitute the rates as set out below from the dates shown:—Schedule No. 8, Beechworth District, Sub-Schedule No. 4, Item No. 3, \$0.26; Item No. 9, 3 crown, \$0.37; Item No. 10, 2 crown, \$0.37; Item No. 23, \$3.30; Item No. 26a, \$11.82; Item No. 27, \$1.12; Item No. 28, \$13.23; as from 1st July, 1973. Schedule No. 12, Shepparton District, Sub-Schedule No. 4, Item No. 9, Weeties 16-oz., \$4.25, as from 19th November, 1973.

TOOLS.

Gazette No. 19, 30th March, 1973, Schedule No. 52.—For rates shown opposite the following items substitute the rates as set out hereunder:—Item No. 226, \$5.37; Item No. 228, \$6.13, as from 16th November, 1973.

GENERAL STORES.

Gazette No. 77, 30th July, 1973, Schedule No. 57, nails, rivets, screws, &c.—Sidney Cooke Fasteners Pty. Ltd., substitute list 11073/BL/V in lieu of 7373.BL/V, as from 1st October, 1973.

E. P. WATSON, Secretary to the Tender Board. 20.11.73.

PUBLIC WORKS.

634. Mildura, High School, repairs to sealed areas, \$7,259.93.—A.B. Asphalters.

635. Orbost, High School, mechanical services, hall type 800c, \$14,345.00.—A.T. Heating & Plumbing Pty. Ltd.

636. Mirboo North, High School, mechanical services, staffroom and administration improvements and new manual arts wing, \$19,159.00.—A.T. Heating & Plumbing Pty. Ltd.

637. Belmont, High School, mechanical services, library, \$14,812.00.—Allied Air Conditioning (Contracts) Pty. Ltd.

638. Horsham, Technical School, mechanical services, library, \$17,753.00,—Allied Air Conditioning (Contracts) Pty. Ltd.

639. Melbourne, State Library, provision of heating in two basements, \$8,250.00.—W. S. Atherton & Co. Pty. Ltd. 640. Mont Park, Mental Hospital, mechanical services, remodelling Ward F.4, \$11,992.00.—W. S. Atherton & Co. Pty. Ltd.

641. Geelong East, Technical School, mechanical services, library, \$13,140.00.—Avalon Engineering Industries Pty.

642. Corio, Technical School, mechanical services, library, \$13,930.00.—Avalon Engineering Industries Pty. Ltd.

643. North Fitzroy, Dental Clinic, 658 Nicholson-street, maintenance cleaning for the period 1st June, 1973, to 30th June, 1976, \$2,530.50.—John Barry Cleaning Group Pty. Ltd.

644. Fitzroy, High School, site works, \$14,824.90.—G. Bonola & Sons Pty. Ltd.

645. Frankston, High School, external and internal renovations, \$16,278.00.—L. Brown.

646. Eildon, Primary School No. 3931, internal and external repairs and painting, \$5,925.00.—Ivan Bulat.

647. Buffalo, Primary School No. 3240, general renovations, \$7,960.00.—Ivan Bulat.

648. Sale, Police Station, renovations, &c., cell block, \$6,452.00.—Ivan Bulat.

649. Fish Creek, Primary School No. 3028, internal repairs and painting, \$7,850.00.—Tony Buljanovic.

650. Kew, High School, erection of a library, \$103,975.00. —C. & K. Construction Co. Pty. Ltd. 651. Bairnsdale West, Primary School No. 4725, staff and administration improvements and additional classroom, \$11,891.00.—W. G. Campbell Constructions Pty. Ltd.

652. Yallourn, Technical College, remodelling work shops in trade wing, \$5,020.00.—W. G. Campbell Constructions Pty. Ltd.

653. Benalla, High School, interior and exterior renova-653. Benala, High School, interior and exterior renova-tions and painting and structural alterations, \$44,300.00.— E. Capaldo & Sons Pty. Ltd. 654. Ouyen, High School erection of non-party fencing, \$8,351.00.—K. P. Collins.

655. Preston, Court House, maintenance cleaning for the period 6th August, 1973, to 5th August, 1974, \$1,679.06.—D.P.C. Cleaning Service.

656. St. Kilda, Court House, maintenance cleaning for the period 3rd August, 1973, to 31st July, 1976, \$1,290.80.

—D.P.C. Cleaning Service.

657. Melbourne, 2 Treasury-place, new suspended ceilings, second and third floors, \$14,632.00.—Dampa Products.

658. Portland, Primary School No. 489, site works, \$9,101.10.—R. G. & P. H. Eichler.
659. Elwood, Primary School No. 3942, external and internal renovations, \$5,385.00.—R. & M. B. Fredriksson.

660. Rainbow, High School, extension to library, \$11,879.00.—C. T. Friebel & D. R. Manning.

661. Keilor Heights, High School, site works, \$49,668.00.
—Galli Contracting Pty. Ltd.
662. Chelsea Heights, Primary School No. 3341, staff and administration improvements and erection of new staffroom, store and class-rooms, \$28,496.00.—J. W. van Gisbergen.

663. Bell Park, High School, mechanical services, erection of library, \$18,478.00.—Gray & Wood.

G. SERPELL, Director-General.

ORDERS IN COUNCIL.-(Series 1973-74.)

PUBLIC WORKS.

627. Altona North, High School, construction of a playing field, \$39,500.00.—City of Altona.—(W.69146.)

628. Debney Meadows, Primary School 5068, erection of new school, \$698,570.00.—The Housing Commission, Victoria.—(P.C.27619.)

629. Edenhope, High School, improvements to septic sewerage system, \$5,850.00.—Dumesny & Diwell Pty. Ltd. —(W.69376.)

630. Melbourne, 240 Victoria-parade, supply of special furniture for the Ministry of Conservation, the Environment Protection Authority and the National Parks Service, \$4,076.95.—Prague Furniture Co., and \$8,246.00.—Ron Barassi Office Furniture & Equipment.—(I.& D.89894.)

631. Melbourne, State Insurance Centre, 480 Collinsstreet, alterations and additions to partitioning on various floors, \$8,000.00.—Schiavello Bros. Pty. Ltd.—(P.C.313898.II.)

632. Melbourne, Titles Office, 283 Queen-street, supply and installation of compactus unit in cellar No. 11, \$6,030.00.—Brownbuilt Ltd.—(I.& D.91264.)

633. Sunshine, Technical School, remodelling of Trades Wing, \$8,995.00.—C. B. Bramich Pty. Ltd.—(C.33809.)

Approved by the Governor in Council, 13th November, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

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 13th day of November, 1973, been pleased to make the under-mentioned appointments, viz.:

MINISTRY OF HEALTH.

Trustees of Cemeteries.

Leo Samuel Grigg, and
Edward Murvin Sawyers,
to be Trustees of the Maryborough Public Cemetery, vice
J. Ley and B. Barrett, deceased.

ALEXANDER WILLIAM SINCLAIR, and

Morris Andrew Hutchinson, to be Trustees of the Nurrabiel Public Cemetery, vice N. McDonald, resigned, and an additional trustee;

DESMOND EVAN ROBERTS to be a Trustee of the Rheola Public Cemetery, vice R. Roberts, deceased;

Bernard Michael Belleville to be a Trustee of the Watchem Public Cemetery, vice L. Belleville, resigned; and

JOHN McVey to be a Trustee of the Geelong Eastern Public Cemetery, vice H. Carnell, deceased, appointed pursuant to section 3 (1) of the Cemeteries Act 1958.

Public Vaccinator.

John Gladstone Bolwell, M.B., B.S., to be Public Vaccinator for the Municipality of the City of Coburg, pursuant to section 151 of the Health Act 1958.

LAW DEPARTMENT.

Commissioners for Taking Declarations, &c.

Commissioners for Taking Declarations, &c.

RONALD MAX EVANS, care of Australian Mutual Provident Society, 122 Liebig-street, Warrnambool,

ANN ELIZABETH NICHOL, care of North Melbourne Methodist Circuit Mission, 17 Brougham-street, North Melbourne,

JOHN LEONARD HUDSON, care of John McIlwraith Industries Ltd., 34 York-street, Richmond,

FRED JOSEPH CAPEK, 20 Norwood-road, Caulfield,

RONALD EARNEST COOMBES, 502 Sydney-road, Coburg,

RONALD GEORGE GRAHAM, 58 Midland Highway, Epsom, and

LORNA BRADFORD DUNKLEY, care of Alpine Development (Holdings) Pty. Ltd., Falls Creek, to be Commissioners for taking Declarations and Affidavits under the Evidence Act 1958.

Justices of the Peace.

WALTER LESLIE KELLY, Sladen-street, Cranbourne, KENNETH ALLAN READ, Goomong, ALAN ADAMSON DALBY, 14 Foster-street, Hamilton, and ERLING VIGGO ANDERSEN, 93 Little Malop-street, Geelong, to keep the Peace in the State of Victoria.

SOCIAL WELFARE DEPARTMENT, Chaplains of Prisons (Part-Time).

ROYDON BOWEN (Rev.), 9 Bruce Square, Leongatha, to be Chaplain (Part-Time) Methodist/Presbyterian at Morwell River Reforestation Prison; and

FREDERICK WILLIAM HIPKIN (Rev.), care of The Deanery, Marley-street, Sale, to be Chaplain (Part-Time) Church of England, at Her Majesty's Prison, Sale.

Honorary Probation Officers.

KENNETH DANIEL BRAY (Rev. Fr.), care of St. Bernard's Presbytery, Lerderderg-street, Bacchus Marsh,

ANGELA MARIA CICCHELLI (Mrs.), 33 Tasman-avenue, Deer Park, VERNON JOHN CLAUSCEN, 5 Valetta-crescent, Knoxfield,

field,
DENNIS CHRISTOPHER DODD, 37 Orr-street, Shepparton,
ARIE FREIBERG, 27 Spruzen-avenue, Kew East,
JOANNE MARY HINKLEY (Mrs.), 8 Gibbons-street,
Werribee,
IAN WILBUR JONES, 29 Clifford-street, Warragul,
BARBARA JORGENSEN (Mrs.), 38 Mahony-street, Upwey,
WENDY UNA KEILAR, (Mrs.), 23 Edinburgh-road,
Blackburn South,

ALEC WILLIAM MOORBY, 11 Paris-avenue, Croydon,
JULIE ANN NETHERWOOD (Mrs.), Flat 5, 516 Pascoe
Vale-road, Pascoe Vale,
BEVERLEY ELLEN PETERSON (Mrs.), 2 Hiskens-street,

3825

Sorrento,
Kelvin John Reed, 307 Windermere-street, Ballarat,
John William Roberts, Christies-road, Warragul,
Leon Theodore Rowe, 6 Calola-street, Heidelberg

LYNTON HOWARD SMITH, 13 Drummond-street, Swan

Hill,
PHYLLIS SMITH (Mrs.), 114 Cornwall-road, Sunshine,
VICKIE-LYNN SULLIVAN (Mrs.), Flat 10, 820 Ballarat-

road, Deer Park,
David Warren Townsend (Rev. Fr.), Christ Church
Vicarage, 207 Canterbury-road, Heathmont, and
Moyna Anne Wilson (Mrs.), 77 Albion-road, Ashburton,

pursuant to the provisions of section 507 (2) of the Crimes Act 1958 and section 10 (1) of the Children's Court Act 1958 to be Honorary Probation Officers for all Adult and Children's Courts in Victoria.

DEPARTMENT OF THE TREASURER. Collector of Imposts (Acting).

ROBERT LACEY to act temporarily as Collector of Imposts, Department of Labour and Industry, vice R. H. Williams, on leave,

T. J. FORRISTAL, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 13th November, 1973.

APPOINTMENT.

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 20th day of November, 1973, been pleased to make the under-mentioned appointment,

DEPARTMENT OF WATER SUPPLY.

Waterworks Trust Commissioner.

ROBIN BRYANT HANDSCOMBE to be a Commissioner of the Shire of Ararat Waterworks Trust, to hold such position for a period of four years from the date hereof, subject to the provisions of the Water Act.

T. J. FORRISTAL, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 20th November, 1973.

Liquor Control Act 1968.

APPOINTMENT OF LICENSING INSPECTOR.

In accordance with the authority conferred upon me by sub-section (1) of section 22 of the Liquor Control Act 1968, I, Reginald Jackson, Chief Commissioner of Police, hereby appoint the following Officer of Police as Licensing Inspector for the Division of the Police District as shown:—

Division Number.	Police District.	Rank and Name.
4	Heidelberg	Inspector Keith Edward Preston Morahan (from 1.11.1973 to 23.11.1973)

12.11.1973.

R. JACKSON, Chief Commissioner of Police.

Liquor Control Act 1968.

APPOINTMENT OF LICENSING INSPECTOR.

In accordance with the authority conferred upon sub-section (1) of section 22 of the Liquor Control Act 1968, I, Reginald Jackson, Chief Commissioner of Police, hereby appoint the following Officer of Police as Licensing Inspector for the Division of the Police District as shown:—

Division Number.	Police District.	Rank and Name.
2	Westernport	Inspector Valentine William Quanchi (from 17.11.1973 to 24.11.1973)

R. JACKSON, Chief Commissioner of Police.

Evidence Act 1958.

COMMISSIONERS FOR TAKING DECLARATIONS ETC.—REVOCATION OF APPOINTMENTS.

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 13th day of November, 1973, revoke the appointments of Gordon Charles Daff, David Mervyn Lewin and Robert Anthony Rone, as Commissioners for taking Declarations and Affidavits, under the Evidence Act 1958.

T. J. FORRISTAL, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 13th November, 1973.

RESIGNATIONS.

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 13th day of November, 1973, accepted the resignations of the persons named hereunder of the office mentioned, viz.:-

LAW DEPARTMENT.

Commissioner for Taking Declarations, &c.

NEIL LESLIE WICKHAM, as a Commissioner for taking Declarations and Affidavits under the Evidence Act 1958.

Justices of the Peace.

LEONARD HERBERT BUTLER, and

HARRY RODGERS, as Justices of the Peace for the State of Victoria.

T. J. FORRISTAL, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 13th November, 1973.

ORDERS IN COUNCIL

VIOLET TOWN WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the seventh day of November, 1973.

PRESENT:

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

APPROVAL TO SITE OF PIPELINE.

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 approve the work comprising a pipeline to be constructed by the Violet Town Waterworks Trust on the lands shown on a plan deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. No. 59/2071/129).

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein

T. J. FORRISTAL Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton Mr. Smith Mr. Granter.

ORDER APPROVING OF LAND BEING ACQUIRED AND ROADS, DEVIATIONS OR WIDENINGS BEING MADE. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, being satisfied that there are funds legally available for acquiring the land, doth hereby approve the acquiring

9.11.1973.

of the land described in the Schedule hereunder and the making of new roads and deviations from and widenings of existing roads referred to in the said Schedule.

SCHEDULE.

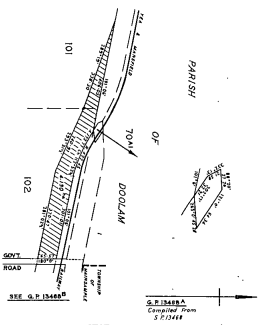
State Highway.

The land shown hatched on plans numbered G.P.13468A, G.P.13468B, G.P.13469A and G.P.13469B hereunder required for the deviation from the Maroondah Highway in the Shire of Mansfield and making of the deviation thereon.

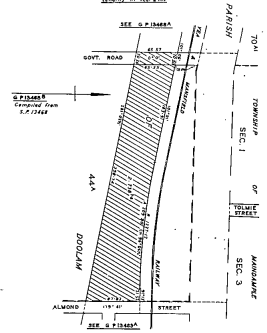
STATE HIGHWAY

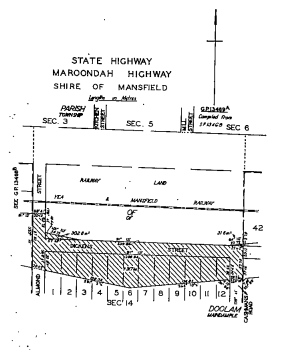
MAROONDAH HIGHWAY

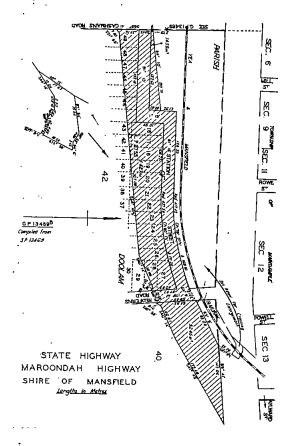
SHIRE OF MANSFIELD



STATE HIGHWAY MAROONDAH HIGHWAY SHIRE OF MANSFIELD Lengths in Feet & int.



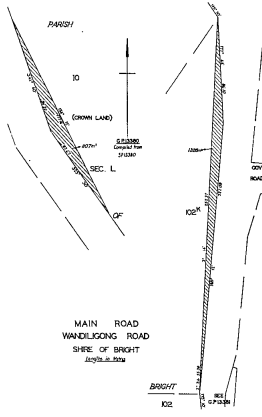


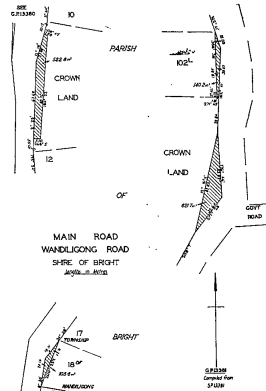


Main Roads.

The land shown hatched on plans numbered G.P.13349A, G.P.13349B, G.P.13350A and G.P.13351 hereunder required for the deviation from the Beaconsfield-Emerald road in the Shire of Berwick and making of the deviation thereon.

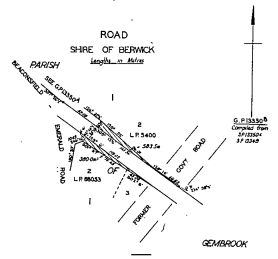
The land shown hatched on plans numbered G.P.13380 and G.P.13381 hereunder required for the widening of Wandiligong-road in the Shire of Bright and making of the widening thereon.





Unclassified Road.

The land shown hatched on plan numbered G.P.13350s hereunder required for the widening of a road in the Shire of Berwick and making of the widening thereon.



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

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton Mr. Smith Mr. Granter.

ROAD DISCONTINUED .- CITY OF FOOTSCRAY.

ROAD DISCONTINUED.—CITY OF FOOTSCRAY.

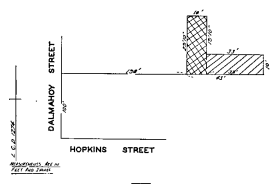
Whereas it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council on the request of the Council of the municipality in which such road is situated made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and 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 thereupon such road or part shall be discontinued accordingly.

And whereas the Council of the City of Footscray has requested that the Governor in Council direct that portion of a road off Dalmahoy-street, Footscray, 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 road notice of intention to make such request.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs—

- (a) that the said portion of road which is shown by hachure and cross-hachure on the plan here-under shall be discontinued;
- ant notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by cross-hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such lands 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 portion of road may be sold by the Council of the City of Footscray by agreement.



And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

Mr. Smith Mr. Granter.

ROAD DISCONTINUED .- CITY OF OAKLEIGH.

ROAD DISCONTINUED.—CITY OF OAKLEIGH.

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 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. accordingly.

And whereas the Council of the City of Oakleigh has requested that portion of Dunlop-street, Clayton, 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 road notice of intention to make such request.

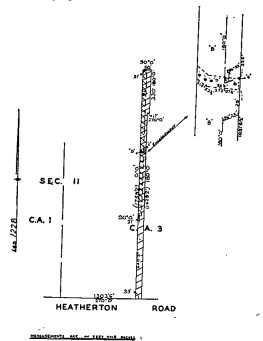
Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs—

- (a) That the portion of the said road, which is shown by hachure and cross-hachure on the plan here-under, shall be discontinued;
- under, shall be discontinued;

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

 (c) that notwithstanding such discontinuance the
 State Electricity Commission of Victoria shall
 continue to have and possess the same right
 title power authority or interest in or in relation to the whole of the land shown by crosshachure marked "B" and "D" on the said plan

- as it had or possessed prior to such dis-continuance with respect to or in connection with any wires or cables laid or erected in on or over such land for the purposes of the supply of electricity; and
- (d) 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 Oakleigh by agreement.



And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

MEASUREMENTS ARE

Mr. Smith Mr. Granter.

ROAD DISCONTINUED .- CITY OF MELBOURNE.

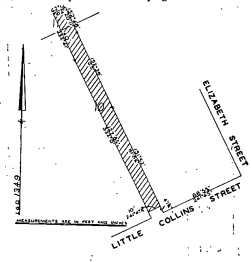
ROAD DISCONTINUED.—CITY OF MELBOURNE.

Whereas it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council on the request of the Council of the municipality in which such road is situated made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of 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 accordingly.

And whereas the Council of the City of Melbourne has

And whereas the Council of the City of Melbourne has requested that the Governor in Council direct that portion of a road off Little Collins-street, Melbourne, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the road and to the owners and occupiers of land abutting or immediately adjacent to the road notice of intention to make such request.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs that the said portion of road, which is shown hatched on the plan hereunder shall be discontinued and that the land may be sold by the Council of the City of Melbourne by agreement.



And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT!

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Smith Mr. Granter. Mr. Houghton

ROAD DISCONTINUED.—CITY OF BROADMEADOWS.

ROAD DISCONTINUED.—CITY OF BROADMEADOWS. Whereas it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council on the request of the Council of the municipality in which such road is situated made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of 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 accordingly. accordingly.

And whereas the Council of the City of Broadmeadows has requested that the Governor in Council direct that a road between Tucker-street and Pitt-street, Fawkner, 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 road notice of intention to make such request.

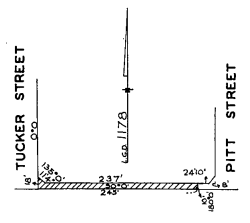
Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs—

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- . (a) that the road, which is shown by hachure on the plan hereunder, shall be discontinued;
- (b) that notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hachure on the said plan as it had or possessed prior to such discontinuance with respect to

or in connection with any drains or pipes laid or erected in on or over such lands 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 Broadmeadows by agreement.



MEASUREMENTS ARE IN FEET AND INCHES

And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

Mr. Smith Mr. Granter.

ROAD DISCONTINUED.—CITY OF COBURG.

ROAD DISCONTINUED.—CITY OF COBURG.
Whereas it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council on the request of the Council of the municipality in which such road is situated made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of the 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. accordingly.

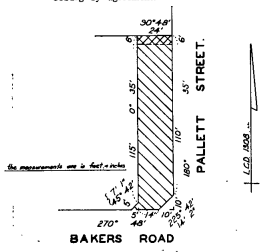
And whereas the Council of the City of Coburg has requested that the Governor in Council direct that portion of Pallett-street, Coburg, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the said road and to the owners and occupiers of 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—

- (a) that the portion of the said road, which is shown by hachure and cross-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 crosshatched on the said plan as it had or possessed

prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such lands 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 Coburg by agreement.



And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

His Excellency the Governor of Victoria. Mr. Smith Mr. Granter. Mr. Rafferty Mr. Houghton

ROAD DISCONTINUED.—CITY OF MALVERN.

ROAD DISCONTINUED.—CITY OF MALVERN.

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 public use, 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 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. be discontinued accordingly.

ne discontinued accordingly.

And whereas the Council of the City of Malvern has requested that the Governor in Council direct that a road at the rear of Nos. 660-664 Warrigal-road, Chadstone, 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 land abutting or immediately adjacent to the road notice of intention to make such request.

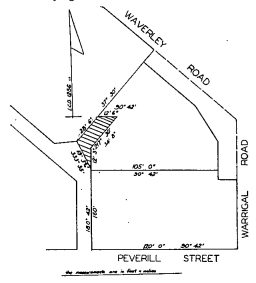
Now therefore His Excellency the Governor of the State

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 by hachure on the said plan as it had or possessed

prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the 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 Malvern by agreement.



And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

Mr. Smith Mr. Granter.

ROAD DISCONTINUED.—CITY OF FOOTSCRAY.

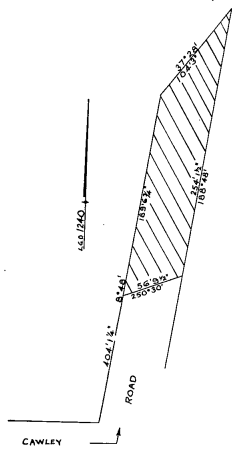
ROAD DISCONTINUED.—CITY OF FOOTSCRAY.

Whereas it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council on the request of the Council of the municipality in which such road is situated made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and 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 accordingly.

And whereas the Council of the City of Footscray has

And whereas the Council of the City of Footscray has requested that the Governor in Council direct that portion of Cawley-road, Spotswood, be discontinued and not less than one month previously, has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the said road and to the owners and occupiers of 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 portion of the said road which is shown hatched on the plan hereunder shall be discontinued and that the land may be sold by the Council of the City of Footscray by agreement.



MEASURMENTS ARE IN FEET AND INCHES

And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

Mr. Smith Mr. Granter.

ROAD DISCONTINUED.—CITY OF DONCASTER AND TEMPLESTOWE.

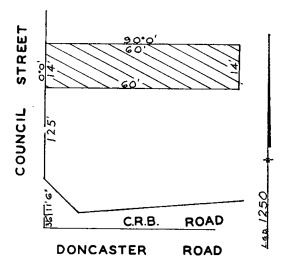
TEMPLESTOWE.

Whereas it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council on the request of the Council of the municipality in which such road is situated made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of 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 whereas the Council of the City of Document

And whereas the Council of the City of Doncaster and Templestowe has requested that the Governor in Council direct that a road off Council-street, Doncaster, 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 land abutting or immediately adjacent to the road notice of intention to make such request.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs that the said road, which is shown hatched on the plan hereunder shall be discontinued and that the land shall be retained by the Council of the City of Doncaster and Templestowe for municipal purposes.



MEASUREMENTS ARE IN FEET AND INCHES

And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

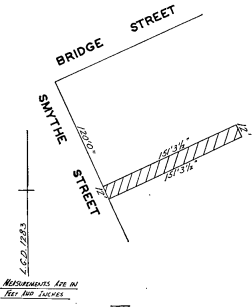
Mr. Smith Mr. Granter.

ROAD DISCONTINUED.—CITY OF BENALLA.

ROAD DISCONTINUED.—CITY OF BENALLA.

Whereas it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council on the request of the Council of the municipality in which such road is situated made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of 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 whereas the Council of the City of Benalla has

And whereas the Council of the City of Benalla has And whereas the Council of the City of Benalla has requested that the Governor in Council direct that portion of a road off Smythe-street, Benalla, 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 land abutting or immediately adjacent to the road notice of intention to make such request. Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs that the portion of said road which is shown by hachure on the plan hereunder shall be discontinued, and that the land in the said road may be sold by the Council of the City of Benalla by agreement



And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

Mr. Smith Mr. Granter.

ROADS DISCONTINUED.—CITY OF FOOTSCRAY.

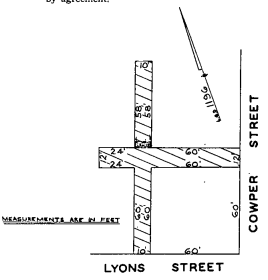
ROADS DISCONTINUED.—CITY OF FOOTSCRAY. Whereas it is provided in section 528 (2) of the Local Government Act 1958, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council on the required 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 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 accordingly. discontinued accordingly.

And whereas the Council of the City of Footscray has requested that the Governor in Council direct that certain roads between Lyons-street and Cowper-street, Footscray, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the roads and to the owner and occupiers of lands abutting or immediately adjacent to the roads notice of intention to make such request.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs—

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

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



And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL Clerk of the Executive Council.

TOWN AND COUNTRY PLANNING ACT 1961.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rafferty Mr. Houghton Mr. Smith Mr. Granter.

REVOCATION IN PART OF THE CITY OF CAMBERWELL PLANNING SCHEME 1954, REVOCATION No. 11.

Whereas it is provided by sub-sections (4), (4A), (4B) and (4c) of section 32 of the Town and Country Planning Act, 1961 that the Governor in Council, upon application of the Town and Country Planning Board or the Responsible Authority or of any other person or body of persons may revoke the whole or any part of any planning scheme if he thinks that in the special circumstances of the case it should be so revoked:

And whereas an application for revocation in part of the City of Camberwell Planning Scheme 1954 has been made by the Council of the City of Camberwell being the Responsible Authority administering the said Planning Scheme and the Minister has considered a report by the Town and Country Planning Board:

Now therefore, His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council doth hereby:—

(i) revoke the City of Camberwell Planning Scheme 1954 in so far as it applies to all that land being Nos. 165 to 173 Toorak-road and being part of Crown allotment 132A, Parish of Boroondara, County of Bourke, the boundaries of which are as follows:-

Commencing at a point on the northern alignment of Toorak-road distant 329 ft. 7½ in. westerly from the intersection of the northern alignment of Toorak-road with the south-western alignment of Camberwell-road; thence northerly by a line bearing 0 deg. 0 min. for a distance of 107 ft. 2 in.; thence north-westerly by a line bearing 310 deg. 1 min. for a distance of 15 ft. 7½ in.; thence by a line bearing 294 deg. 10 min. for a distance of 105 ft. 2½ in.; thence by a line bearing 180 deg. 0 min. for a distance of 159 ft. 11 in.; thence by a line bearing 90 deg. 12 min. being the said northern alignment of Toorak-road for a distance of 108 feet to the point of commencement.

And the Honorable Alan John Hunt, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

DANDENONG VALLEY AUTHORITY ACT 1963.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

Mr. Smith Mr. Granter.

DANDENONG VALLEY AUTHORITY.—WATER RESERVE IN THE PARISH OF DANDENONG PLACED UNDER THE MANAGEMENT AND CONTROL OF THE DANDENONG VALLEY AUTHORITY.

Whereas a Water Reserve of 9 acres 1 rood 31 perches situated at the Dandenong Creek crossing of Stud-road abutting the northern boundary of Crown allotment 81a, Parish of Dandenong, is situated within an area proposed to be utilized by the Dandenong Valley Authority for flood retardation and recreational purposes:

And whereas, the Authority has requested, pursuant to section 30 of the Dandenong Valley Authority Act 1963, that the said Water Reserve be placed under its management and control for the purposes of the said Act:

And whereas, the Minister of Water Supply after consultation with the Commissioner of Crown Lands and Survey has recommended that the said Water Reserve be placed under the management and control of the Authority accordingly:

Now therefore, His Excellency the Governor of Victoria, acting by and with the advice of the Executive Council thereof, and in pursuance of the said Act and all other powers thereunto him enabling, hereby declares that the aforementioned Water Reserve shall be placed under the management and control of the Dandenong Valley

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly. J. FORRISTAL

. T. J. FORRISTAL, Clerk of the Executive Council.

BUCHAN WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

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

Mr. Rafferty Mr. Houghton

URBAN DISTRICT PROCLAIMED.

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, by Order proclaims that on and from the date hereof the Waterworks District of the Buchan Waterworks Trust shall be an Urban District for the purposes of and within the meaning of the said Act and shall be known as Buchan Urban District.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

BUCHAN WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton Mr. Smith Mr. Granter.

APPROVAL TO SITE OF PUMPING STATION AND RISING MAIN.

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby approve in accordance with the provisions of the Water Act and all other powers enabling him in that behalf, the work comprising a Pumping Station and Rising Main to be constructed by the Buchan Waterworks Trust on the lands shown on a plan deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. 67/4338/37).

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

KYABRAM SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rafferty Mr. Houghton

Mr. Smith Mr. Granter.

EXTENT OF SEWERAGE DISTRICT INCREASED.

EXTENT OF SEWERAGE DISTRICT INCREASED. 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 declare, order and direct that the extent of the Sewerage District of the Kyabram Sewerage Authority be increased by adding thereto land as shown on the plan approved by the Governor in Council, by and with this Order and deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corr. No. 71/1203/52), and as on and from the date hereof the extent of such District shall be and be deemed to be increased accordingly.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Meagher Mr. Dixon

Mr. Balfour

Mr. Hunt.

CONSENT TO BORROWING \$100,000.

Under the powers conferred by the Geelong Waterworks and Sewerage 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 consents to the Geelong Waterworks and Sewerage Trust borrowing the sum of One hundred thousand dollars (\$100,000), to meet the cost of sewerage works. sewerage works.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly accordingly.

T. J. FORRISTAL,
Clerk of the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Meagher Mr. Balfour Mr. Hunt.

Mr. Dixon

CONSENT TO BORROWING \$375,000.

Under the powers conferred by the Geelong Waterworks and Sewerage 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 consents to the Geelong Waterworks and Sewerage Trust borrowing the sum of Three hundred and seventy-five thousand dollars (\$375,000), in two amounts of Two hundred and seventy-five thousand dollars (\$275,000), and One hundred thousand dollars (\$100,000), for the conversion of Loan Nos. 108 and 109.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Meagher Mr. Dixon

Mr. Balfour Mr. Hunt.

CONSENT TO BORROWING \$725,000.

Under the powers conferred by the Geelong Waterworks and Sewerage 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 consents to the Geelong Waterworks and Sewerage Trust borrowing the sum of Seven hundred and twenty-five thousand dollars (\$725,000) in two amounts of Four hundred and twenty-five thousand dollars (\$425,000) and Three hundred thousand dollars (\$300,000), for the conversion of Loan Nos. S.6, U.6, K.8 and P.8.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

SEYMOUR WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter

Mr. Meagher Mr. Dixon

Mr. Balfour Mr. Hunt.

CONSENT TO BORROWING \$40,000.

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, hereby consents to the Seymour Waterworks Trust borrowing the sum of Forty thousand dollars (\$40,000), to meet the cost of water supply works.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

FRANKSTON SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter Mr. Meagher Mr. Dixon

3835

Mr. Balfour Mr. Hunt.

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, hereby consents to the Frankston Sewerage Authority borrowing 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 15th November 1973 ber, 1973.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

TRARALGON SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1973.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Balfour Mr. Hunt.

Mr. Rossiter Mr. Meagher Mr. Dixon

CONSENT TO BORROWING \$10,760.

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 consents to the Traralgon Sewerage Authority borrowing the sum of Ten thousand seven hundred and sixty dollars (\$10,760), for the conversion of Loan No. 17.

And the Honorable Frederick James Granter, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

T. J. FORRISTAL, Clerk of the Executive Council.

LANDS DEPARTMENT NOTICES

APPROACHING LAND SALES.

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

No. of Gazette. Ararat.—Thursday, 29th November, 1973 Ballarat.—Tuesday, 18th December, 1973 Bendigo.—Tuesday, 18th December, 1973 Daylesford.—Thursday, 13th December, 1973 Wonthaggi.—Tuesday, 27th November, 1973 101 108 108

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

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

The following Notices were published 1° on the 14th November, 1973, pursuant to Orders of the 7th November, 1973.

BULLA.—The temporary reservation by Order in Council of the 21st February, 1928, of 1 270 hectares (3 acres 22 perches) of land in the Township of Bulla, as a site for the supply of gravel is about to be revoked.—(B.522(4) (Rs.3439).

JEFFCOTT (JEFFCOTT SOUTH).—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing and licensing by Order in Council of the 14th October, 1878, of 8094 square metres (2 acres) in the Parish of Jeffcott are about to be revoked.—(J.38(*) (W.90849).

LAURAVILLE (GAFFNEYS CREEK).—The temporary reservation by Order in Council of the 17th May, 1960, of 2302 square metres (2 roods 11 perches) of land in the Parish of Lauraville, as a site for State School purposes is about to be revoked.—(K.116(D1) (Rs.5925).

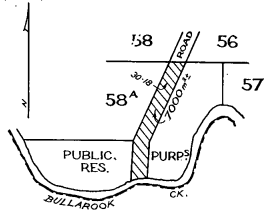
W. BORTHWICK, Minister of Lands.

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

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

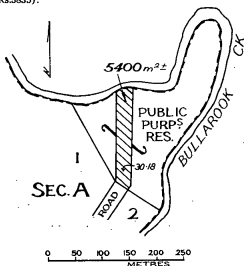
The following Notices were published 1° on the 7th November, 1973, pursuant to Orders of the 30th October, 1973.

SMEATON.—The temporary reservation by Order in Council of the 6th May, 1930, of 3.642 hectares (9 acres) of land in the Parish of Smeaton as a site for Public purposes is about to be revoked so far only as the portion containing 7000 square metres, more or less, indicated by hatching on plan hereunder, is concerned.—(S.298(7) (Rs.3993).

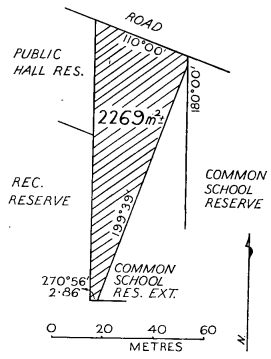


Q 50 100 150 200 250 METRES

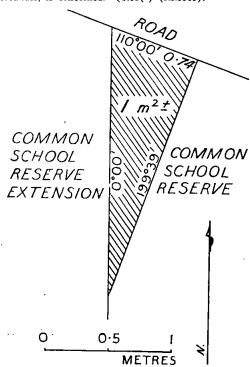
SPRING HILL.—The temporary reservation by Order in Council of the 6th May, 1930, of 4.047 hectares (10 acres) of land in the Parish of Spring Hill as a site for Public purposes is about to be revoked so far only as the portion containing 5400 square metres, more or less, indicated by hatching on plan hereunder, is concerned.—(S.311(7) (Rs.3835).



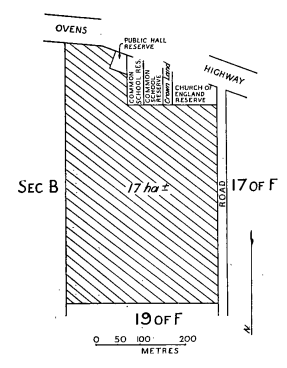
Tarrawingee.—The temporary reservation by Order in Council of the 17th January, 1870 (see Government Gazette, 1870, page 104), of 4047 square metres (1 acre) of land in the Parish of Tarrawingee West (now Parish of Tarrawingee) as a site for Common School purposes is about to be revoked so far only as the portion containing 2269 square metres, more or less, indicated by hatching on plan hereunder, is concerned.—(T.61(4) (Rs.8963).



TARRAWINGEE.—The temporary reservation by Order in Council of the 22nd November, 1869 (see Government Gazette 1869, page 1922), of 4047 square metres (1 acre) of land in the Parish of Tarrawingee West (now Parish of Tarrawingee) as a site for Common School purposes is about to be revoked so far only as the portion containing 1 square metre, more or less, indicated by hatching on plan hereunder, is concerned.—(T.61(4) (Rs.8963).



Tarrawingee.—The temporary reservation by Order in Council of the 29th June, 1868, of 18:39 hectares (45 acres 1 rood 32 perches) of land in the Parish of Tarrawingee West (now Parish of Tarrawingee) as a site for Recreative purposes, revoked as to part by Order of the 21st September, 1927, is about to be revoked, save and except, the area of 17 hectares, more or less, indicated by hatching on plan hereunder.—(T.61(4) (Rs.1800).



W. BORTHWICK,
Minister of Lands.

AMENDMENT TO THE REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "HALL'S GAP PICNIC 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 amend the Regulations made on the 22nd December, 1937, with respect to the land in the Parish of Boroka temporarily reserved pursuant to Order in Council dated the 9th December, 1935, as follows:—

REGULATION.

Regulation No. 10 of the said Regulations shall be amended to read:—

10. The fees payable to the Committee of Management for the right to camp in the portion of the Reserve set apart for the purpose shall be:—

For two persons—\$1.00 per day (\$6.00 per week).

For each additional adult—30 cents per day (\$1.80 per week).

For each child between the ages of 10 and 16 years —20 cents per day (\$1.20 per week).

For electric power—a maximum fee of \$1.00 per day.

Given under my hand at Melbourne on the 13th day of November, 1973.

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, provided that every person who contravenes any regulation made under the said section for or with respect to prohibiting the depositing and leaving of any unwanted material or thing or rubbish of any kind on any land to which this section relates shall for each offence be liable to a penalty of not more than Two hundred dollars.

Land Act 1958.

LICENCES UNDER THE LAND ACTS DECLARED VOID.

Notice is hereby given that the Licences in the Schedule hereunder have been Declared Void for the reason specified in each case.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allotment.	Section.	Area.	Annuai Rental.	Reason for Voiding.
							A. R. P.	s	
Melbourne	02616/138	The Mayor, Councillors and Citizens	138	Jika Jika	66	w	11 3 21	10.00	Licence surrendered
Melbourne	02620/138	of the City of Northcote F. N. Wilkes, P. J. Mitchell and A. J. Hill	138	Jika Jika	66A	w	0 1 13	4.00	Licence surrendered

Department of Crown Lands and Survey, Melbourne, 13th November, 1973. W. BORTHWICK,
Minister of Lands.

PUBLIC SERVICE NOTICES

No. 590.

PUBLIC SERVICE ACT 1958.

The Public Service Board, in pursuance of the powers conferred by the Public Service Act 1958, hereby amends the Public Service (Public Service Board) Regulations as follows:

PART VI.-TRAVELLING AND OTHER EXPENSES. DIVISION I.—REIMBURSEMENT OF PERSONAL EXPENSES. Special Groups.

Regulation 200.

DEPARTMENT OF CROWN LANDS AND SURVEY.

In sub-regulation (9) the expression "\$867 a year" is inserted in lieu of the expression "\$808 a year".

A. J. A. GARDNER, Chairman, R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 1st November, 1973.

No. 592.

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 Salaries.

Department and Designation	Yearly Rate	e of Salary.	Increments
of Position.	Minimum.	Maximum.	(Annual).
GENERAL.	s	s	
Dark Room Attendant— Junior= Under 17 years of age At 17 years of age At 18 years of age At 19 years of age At 20 years of age Adult=	3,780	1,899 2,233 2,620 3,007 3,445 4,054	A

This Regulation shall have effect as on and from the 29th October, 1973.

A. J. A. GARDNER, Chairman. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 9th November, 1973.

No. 588.

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 the Public Service (Public Service Board) Regulations as follows:—

SECOND SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

Grades and Salary Scales.

JUNIOR GRADES.

MALES.

Delete the existing yearly rates of salary shown for the undermentioned grades and insert the following rates in lieu thereof:—

	C4-		Yearly Rate of Salary at Each Age in Years.				
Grade		Under 17.	_ 17	18.	19.	20.	
•		s	\$	\$	\$.	s	
JM-20 JM-21 JM-22			•••	4,227 4,326 4,425	4,279 4,378 4,477	4,383 4,482 4,743	

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	e of Salary.	Increments
Department and Designation of Position.	Minimum.	Maximum.	(Annual).
Delete the existing yearly rates of salary for the following positions and insert the rates shown hereunder in lieu thereof:—	s	S	
GENERAL.		}	
Motor Driver, Grade III.— Junior.— At 18 years of age At 19 years of age At 20 years of age Adult Motor Driver, Grade II.—	 4,926¢	4,425 4,477 4,743 5,293	A
Junior— At 18 years of age At 19 years of age At 20 years of age Adult	 4,576φ	4,326 4,378 4,482 4,884	A
Motor Driver, Grade I.— Junior— At 18 years of age At 19 years of age At 20 years of age Adult	 4,497¢	4,227 4,279 4,383 4,781	A -
MINISTRY FOR CONSERVATION.			
Fisheries and Wildlife Division. Liberation Officer— Junior— At 18 years of age At 19 years of age At 20 years of age Adult	4,926*	4,425 4,477 4,743 5,293	A
DEPARTMENT OF HEALTH, Maternal and Child Welfare.			
Articulated Vehicle Driver (Maker's capacity 10 tons)	5,152	5,547	A
LOCAL GOVERNMENT DEPARTMENT.			
Weights and Measures.			
Truck Driver and Assistant	5,362	5,754	A
STATE FORESTS DEPARTMENT.		į	
Central Workshop.		1	
Machinery Float Driver (20 tons)	5,455	5,824	A

This Regulation shall have effect as on and from the 28th October, 1973.

W. D. YOUNG, Member. K. J. TUTTY, Member. R. H. DURRANT Acting Secretary.

Office of the Public Service Board, Melbourne, 12th November, 1973.

No. 593.

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 Salaries.

Department and Designation	Yearly Rat	Increments	
of Position.	Minimum.	Maximum.	(Annual).
Delete the existing yearly rate of salary for the following position and insert the rate shown hereunder in lieu thereof:—	\$	s	
GENERAL.			
Chauffeur	4,637	4,802	A

This Regulation shall have effect as on and from the 11th November, 1973.

A. J. A. GARDNER, Chairman. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 16th November, 1973.

No. 594.

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 Salaries.

Department and Designation	Yearly Rate	e of Salary.	Increments
of Position.	Minimum.	Maximum.	(Annual).
Delete the existing yearly rate of salary for the following position and insert the rate shown hereunder in lieu thereof:—	\$. s	
SOCIAL WELFARE DEPARTMENT.			
Youth Welfare Division.			
Patrolman "Winlaton"	4,377	4,679	A

This Regulation shall have effect as on and from the 11th November, 1973.

A. J. A. GARDNER, Chairman. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 16th November, 1973.

No. 596.

PUBLIC SERVICE ACT 1958.

The Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends the Public Service (Public Service Board) Regulations as follows:—

PART V.—ALLOWANCES.

DIVISION I.—ALLOWANCES FOR QUALIFICATIONS OR EFFICIENCY.

ADMINISTRATIVE DIVISION.

Regulation 122.

In sub-regulation (2) the amount "\$700" is inserted in lieu of the amount "\$400".

A. J. A. GARDNER, Chairman. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 8th November, 1973. No. 595.

Public Service Act 1958, Section 39.

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:—

FOURTH SCHEDULE.

ADMINISTRATIVE DIVISION.

Amount of Salary Assigned to Offices in Class "A1".

Office.						Yearly Rate of Salary,
	•	,	:		٠	s
5	OCIAL	WELF	ARE DEPAR	RTMENT.		
Add—						 '-
Secretary					٠	15,501

A. J. A. GARDNER, Chairman. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 9th November, 1973.

No. 585.

Public Service Act 1958, Section 39.

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:—

FIRST SCHEDULE.

PROFESSIONAL DIVISION.

Amount of Salary Assigned to Offices in "Special" Class.

Office.	Yearly Rate of Salary.
CHIEF SECRETARY'S DEPARTMENT.	s
Dinastan Caienas Museum	17,878 17,878

This Regulation shall have effect as on and from the 2nd November, 1973.

W. D. YOUNG, Member. K. J. TUTTY, Member. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 12th November, 1973.

No. 591.

PUBLIC SERVICE ACT 1958.

The Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends the Public Service (Public Service Board) Regulations as follows:—

PART V.—ALLOWANCES.

DIVISION V.—OTHER ALLOWANCES.

Department of Health.—Mental Hygiene Branch. Immediately after Regulation 169 the following Regulation is inserted:—

"170. A plumber, who holds a Victorian Government pressure pipeline oxy-acetylene or electric welding certificate and is authorized by the Permanent Head to act on either of these certificates shall be paid an

allowance of 8.5 cents an hour for such certificate whilst so authorized: Provided that where two or more plumbers are attached to the same hospital, the allowance shall not be paid to more than one plumber at the same time."

A. J. A. GARDNER, Chairman. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 16th November, 1973.

No. 589.

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 Salaries.

Department and Designation	Yearly Rat	Increments	
of Position.	Minimum.	Maximum.	(Annual).
	s	s	
SOCIAL WELFARE DEPARTMENT.			İ
Add		ļ.	ļ
Regional Services Division.	Ì		
Attendance Officer***	5,362	5,915	· A
*** See Regulation 182A	ĺ		

A. J. A. GARDNER, Chairman. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 9th November, 1973.

No. 586.

Public Service Act 1958, Section 39.

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:—

FOURTH SCHEDULE.

Administrative Division.

Amount of Salary Assigned to Offices in Class "A1".

Office.	Yearly Rate of Salary.
	\$
LAW DEPARTMENT.	
Add	
Second Assistant Secretary	14,451

This Regulation shall have effect as on and from the 9th November, 1973.

W. D. YOUNG, Member. K. J. TUTTY, Member. R. H. DURRANT, Acting Secretary,

Office of the Public Service Board, Melbourne, 12th November, 1973. No. 587.

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 the Public Service (Public Service Board) Regulations as follows:—

FIFTH SCHEDULE.

TEMPORARY EMPLOYEES.

DEPARTMENT OF HEALTH.

MENTAL HYGIENE.

Designations of Positions and Rates of Salaries.

The leading of Bodelin	Yearly Rat	e of Salary.	Increments
Designation of Position.	Minimum.	Maximum.	(Annual).
Delete the existing yearly rates of salary for the following positions and insert the rates shown hereunder in lieu thereof:—	\$	s	
Motor Driver, Grade III.— Junior— At 18 years of age At 19 years of age At 20 years of age Adult	4,926¢¢	4,425 4,477 4,743 5,293	A
Motor Driver, Grade II.— Junior— At 18 years of age At 19 years of age At 20 years of age Adult	 4,57 6 φφ	4,326 4,378 4,482 4,884	A
Motor Driver, Grade I.— Junior— At 18 years of age At 19 years of age At 20 years of age Adult	 4,497φφ	4,227 4,279 4,383 4,781	A

SEVENTH SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

DEPARTMENT OF HEALTH.

MENTAL HYGIENE.

Grades and Salary Scales.

JUNIOR GRADES.

MALES.

Delete the existing yearly rates of salary shown for the undermentioned grades and insert the following rates in lieu thereof:—

Grade.		Yearly Rate of Salary at Each Age in Years.					
		Under 17.	17.	18.	19.	20.	
		s	\$	s	s	s	
JM-20 JM-21 JM-22			•••	4,227 4,326 4,425	4,279 4,378 4,477	4,383 4,482 4,743	

This Regulation shall have effect as on and from the 28th October, 1973.

W. D. YOUNG, Member. L. W. REGAN, Member. R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 12th November, 1973.

CORRIGENDA.

Public Service Board of Victoria. Public Service Act 1958.

REGULATIONS,—PART IV.—SALARIES AND INCREMENTS.

In Serial No. 577 published in Government Gazette No. 110 dated 14th November, 1973:—

SEVENTH SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

DEPARTMENT OF HEALTH.

MENTAL HYGIENE.

Grades and Salary Scales.

JUNIOR GRADES.

FEMALES.

		Yearly	Rate of S	Salary at Es	ich Age in	Years.
Grade	•	Under 17.	17.	18.	19.	20.
		\$.	S	\$	S	\$
For JF-5		1,811	2,127	2,497	2,865	3,288
Read— JF-5		1,888	2,220	2,605	2,989	3,426

For-

This Regulation shall have effect as on and from the 14th October, 1973.

Read-

This Regulation shall have effect as on and from the 28th October, 1973.

By Order,

R. H. DURRANT, Acting Secretary.

Office of the Public Service Board, Melbourne, 16th November, 1973.

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

Whereas 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

And whereas the said Kevin John Tutty will be absent from meetings of the Board from the 19th November, 1973, to the 23rd November, 1973:

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 16th day of November, 1973.

A. J. A. GARDNER, Chairman.

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

Whereas in the manner prescribed by the Regulations and at an election held in conjunction with the election of Leo Walker Regan, the mental hygiene representative on the Public Service Board, William Joseph Kennedy was elected to be his deputy in the case of his suspension, illness or absence:

And whereas the said Leo Walker Regan will be absent from the meeting of the Board on the 19th November, 1973.

Now therefore, at the request of the said Leo Walker Regan and in pursuance of the powers conferred by section 15 (2A) of the Public Service Act 1958, I do hereby appoint the said William Joseph Kennedy to be the deputy of Leo Walker Regan on the above-mentioned day.

Given under my hand at Melbourne, this 16th day of November, 1973.

A. J. A. GARDNER, Chairman.

TENDERS

PUBLIC WORKS DEPARTMENT

Tenders will be received at Public Works Department, 2 Treasury-place, Melbourne, until TWO p.m. on dates shown and for purposes mentioned hereunder.

Particulars and tender forms available at Contracts Office, Room 27, Ground Floor, No. 2, Treasury-place, and at places indicated in brackets hereunder.

Abbreviations in brackets mean:—W.O.—Inspector of Works Office; P.S.—Police Station; C.S.—Consolidated School; H.E.S.—Higher Elementary School; H.S.—High School; Pr.S.—Primary School; T.S.—Technical School.

Tenders to be submitted on the Department's printed Tender Form and will not be received by telephone. All tenders must be on a "Firm Tender" basis. The lowest or any tender will not necessarily be accepted.

Address tenders to the Minister of Public Works, and endorse the envelope containing the tender "Tender for , closing Tuesday, ".

Hand delivered tenders to be placed in the Tender Box of the Public Works Department, located on the wall of the centre entrance foyer, Ground Floor, 2 Treasury-place, Melbaurge

No preliminary deposit is required with any tender, but a successful tenderer will be required to pay a deposit for any accepted tender of \$4,000 or over.

Tuesday, 27th November, 1973.

Building, Electrical and Mechanical Works.

. MARYBOROUGH.—Erection of library, H.S. (W.O., Ballarat and Maryborough.)

 $\label{eq:Maryborough} MARYBOROUGH.\--Electrical installation--Library, H.S. (W.O., Ballarat and Maryborough.)$

MARYBOROUGH.—Mechanical installation—Library, H.S. (W.O., Ballarat and Maryborough.)

SOMERS.—Electrical installation—New Dormitory Block, School Camp 4647. (W.O., Mornington.)

SOMERS.—Mechanical services—New Dormitory Block, School Camp 4647. (W.O., Mornington.)

SWAN HILL.—Electrical installation—Music and Classroom Wing, H.S. (W.O., Bendigo and Swan Hill.)

 $\label{thm:condition} \begin{array}{ll} \textbf{TIMBOON.--} \textbf{Erection} & \textbf{of Library, H.S. (W.O., Geelong and Warrnambool.)} \end{array}$

TIMBOON.—Electrical installation—Library, H.S. (W.O., Camperdown and Warrnambool.)

TIMBOON.—Mechanical installation—Library, H.S. (W.O., Camperdown and Warrnambool.)

TOTTENHAM.—New Art and Science Wing and New Fan Room, T.S.

TOTTENHAM.—Electrical services—Art and Science Wing and Fan Room, T.S.

TOTTENHAM.—Mechanical services—Art and Science

Wing and Fan Room, T.S.

WODONGA WEST.—Staff accommodation improvements, Pr.S.4814. (W.O., Wangaratta.)

YARRUNGA.—Staff accommodation improvements, Pr.S.4761. (W.O., Wangaratta.)

Site Works.

ASHWOOD.-Site works, H.S.

BEAUMARIS.—Site works, Demonstration Unit.

WILLIAMSTOWN.-Site works, T.S.

Miscellaneous.

BEECHWORTH.—Connection to sewer, Training Prison. (W.O., Wangaratta.)

PORT MELBOURNE.—Supply and delivery of chassis and cabin—35 cwt. capacity with van body, Plant Depot. (Re-Advertised.)

PORT MELBOURNE.—Supply and delivery of six (6) pile driving winches—3 tons capacity, Plant Depot.

VARIOUS.—Supply of stoneware pipes and fittings for the period 1st December, 1973 to 30th November, 1974, Public Works Department.

Tuesday, 4th December, 1973.

Building, Electrical and Mechanical Works.

BELMONT.—Erection of Musical Instruments Teaching Block, H.S. (W.O., Geelong).

BELMONT.—Internal and external painting and repairs, H.S. (W.O., Geelong.) (Re-advertised.)

BELMONT.—Mechanical services—Musical Instruments Teaching Block, H.S. (W.O., Geelong.)

BENDIGO EAST.—Internal and external renovations, Pr.S.3893. (W.O., Bendigo.)

BENTLEIGH.—Mechanical services—Metalcraft Room, H.S.

BLACKBURN SOUTH.—Erection of 2 room Science Block, H.S.

BLACKBURN SOUTH.—Electrical services—Science Block, H.S.

BLACKBURN SOUTH.—Mechanical services—Science Block, H.S.

BRUNSWICK WEST.—External painting, Pr.S.2890.

BURNLEY.—Erection of a screenhouse, Victorian Plant Research Institute. (Re-Advertised.)

CHELTENHAM NORTH.—Staff and Administration accommodation improvements, Pr.S.4763.

COBURG NORTH.—Internal and external repairs and painting, Pr.S.4543.

DARTMOOR.—Exterior painting and repairs, Residence, P.S. (W.O., Warrnambool.)

DROUIN.—Mechanical services—Metalcraft Room, H.S. (W.O., Traralgon.)

FAIRFIELD NORTH.—Internal repairs and painting, Pr S 4329

FAWKNER.—External and internal painting, renovations and alterations, T.S.

HAMILTON.—Internal and external repairs and painting, H.S. (W.O., Hamilton.) (Re-advertised.)

HARRIETVILLE.—Interior and exterior renovations, Pr.S.843. (W.O., Wangaratta.)

MARIBYRNONG.-External repairs, H.S.

MILDURA WEST.—Internal and external painting and renovations, Pr.S.3983. (W.O., Mildura.)

MOE.—Renovations, Pr.S.2142. (W.O., Traralgon.)

MOORABBIN.—Erection of 2 room Science Block, H.S. MOORABBIN.—Electrical services—Science Block, H.S. MOORABBIN.—Mechanical services—Science Block, H.S.

SANDRINGHAM EAST.—Staff accommodation improvements, Pr.S.4429.

ST. KILDA.—External renovations, Pr.S.1479.

SYNDAL.—Internal and external repairs and painting, Pr.S.4714.

THORNBURY.—Internal painting, 1st Section, H.S.

TOTTENHAM.—External and internal repairs and painting, Pr.S.4707.

WATSONIA.—External and internal repairs and painting, Pr.S.4838.

WESTALL.—Erection of 2 room Science Block, H.S. WESTALL.—Electrical services—Science Block, H.S.

WESTALL.-Mechanical services-Science Block, H.S.

Site Works.

COLLINGWOOD.—Site works, T.S.

MENTONE.-Site works, Pr.S.2950.

MOE.—Site works, H.S. (W.O., Traralgon and Warragul.)

SALE.—Site works, Pr.S.545. (W.O., Bairnsdale and Traralgon.)

YALLAMBIE.—Site works, Pr.S.5046.

Miscellaneous.

LARUNDEL.—Supply and delivery of one 600 lb. washer extractor, Mental Hospital.

SUNBURY.—Provision of sheet vinyl flooring, Ward F.2, Mental Hospital.

Tuesday, 11th December, 1973.

Building, Electrical and Mechanical Works.

BALLARAT EAST,—Erection of a library, H.S. (W.O., Ballarat and Geelong.)

BALLARAT EAST.—Electrical installation, library, H.S. (W.O., Ballarat.)

BALLARAT EAST.—Mechanical installation, library, H.S. (W.O., Ballarat.)

BALWYN.—Alterations and additions, "Illoura" Children's Home. (Re-advertised.) (Amended Specification.)

BROADMEADOWS.-Erection of a library, T.S.

BROADMEADOWS .- Electrical services, library, T.S.

BROADMEADOWS.-Mechanical services, library, T.S.

BUCKLEY PARK .-- Erection of a library, H.S.

BUCKLEY PARK.—Electrical services, library, H.S.

BUCKLEY PARK.—Mechanical services, library, H.S.

CLUNES.—Interior and exterior repairs and painting and fencing, Police Station and residence. (W.O., Maryborough.)

DANDENONG.—Erection of standard Science L.T.C. 73/1, G.H.S.

DANDENONG.—Electrical services, Standard Science L.T.C. 73/1, G.H.S.

DANDENONG.—Mechanical services, Standard Science L.T.C. 73/1, G.H.S.

 ${\color{red} \textbf{ESSENDON.--} Staff} \ \ \text{and} \ \ \text{administration} \ \ \text{accommodation} \\ improvements, \ \textbf{Pr.S.483}. \\$

FAIRFIELD.—External and internal painting, Exotic Diseases Hospital.

KEW.—Provision of covered way between surgical ward and ward G.5, Mental Hospital. (Re-advertised.) (Amended Specification.)

MONTEREY.—Erection of Standard Science L.T.C. 73/1, H.S.

MONTEREY.—Electrical services, Standard Science L.T.C. 73/1, H.S.

. MONTEREY.—Mechanical services, Standard Science L.T.C. 73/1, H.S.

NIDDRIE.—Erection of library, T.S.

NIDDRIE.—Electrical services, library, T.S.

NIDDRIE.-Mechanical services, library, T.S.

PRESTON.-Installation of lifts, Court House.

SPRINGVALE.—Erection of a Standard Science L.T.C. 73/1, H.S.

SPRINGVALE.—Electrical services, Standard Science L.T.C. 73/1, H.S.

SPRINGVALE.—Mechanical services, Standard Science L.T.C. 73/1, H.S.

SUNSHINE WEST.—Erection of a new Science Wing, H.S. (Re-advertised.)

Site Works.

OVERLAND.—Site works, Pr.S.5054.

Miscellaneous.

DONCASTER EAST.—Connection to sewer, Pr.S.2096.

OLINDA.—Provision of water supply, Pr.S.3494 and residence.

VARIOUS.—Supply and delivery of electrical test panels, Technical Schools.

ROBERTS DUNSTAN, Minister of Public Works.

Public Works Department, Melbourne, 19th November, 1973.

PRIVATE ADVERTISEMENTS

CITY OF FRANKSTON.

Order under Regulations for the Care, Protection and Management of the Foreshore Reserves at Frankston and Mount Eliza.

The Council of the City of Frankston as the Committee of Management of the Foreshore Reserves at Frankston and Mount Eliza, hereinafter called Reserve, hereby orders pursuant to Regulation 33 of the Regulations for the Care, Protection and Management of the Reserve that dogs are not permitted on the Reserve during the months of January, February, March and December in any year between the hours of 9.30 a.m. and 7.30 p.m.

Order under Section 16, Dog Act 1970.

The Council of the City of Frankston pursuant to the provisions of the Dog Act 1970, hereby by order specifies that no dog shall be permitted on any beach hereinafter described during the months of January, February, March and December in any year between the hours of 9.30 o'clock in the forenoon and 7.30 o'clock in the afternoon.

The Beaches Referred To:-

Each and all of the beaches on the shore of Port Phillip Bay abutting that part of the Municipal District of the City of Frankston between the common boundary between the Frankston/Seaford foreshore reserves and its prolongation to the low water mark of Port Phillip Bay and the prolongation of the centre line of Boundary-road, Mount Eliza to the low water mark of Port Phillip Bay, being the beaches on that part of the coast line aforesaid which is delineated and shown black on the extract from the Department of Crown Lands and Survey plan dated 2nd May, 1966, and annexed hereto.



G. C. PENTLAND, Town Clerk, Civic Centre, Frankston.

CITY OF BENDIGO.

NOTICE OF COMPULSORY ACQUISITION OF LAND.

The Council of the City of Bendigo proposes to compulsorily acquire the following allotments for the purpose of land reclamation as defined in Part XXVIIB. of the Local Government Act:—

Crown allotments 3, 4 and 6, section 0, Parish of Sandhurst, off Murphy-street, Bendigo.

Maps and documents describing the above allotments are deposited at the Municipal Offices, Lyttleton-terrace, Bendigo, and may be inspected during normal office hours.

Any person affected by the proposed compulsory acquisition of the above-mentioned land may within forty (40) clear days lodge an objection in writing addressed to the Town Clerk, Municipal Offices, Lyttleton-terrace, Bendigo, 3550.

5523

V. G. ROBSON, Acting Town Clerk.

CITY OF BROADMEADOWS.

LOAN No. 77.

Notice of Intention to Borrow the Sum of \$50,000 for Permanent Works and Undertakings.

Notice is hereby given that the Council of the City of Notice is nereby given that the Council of the City of Broadmeadows proposes to borrow the principal sum of \$50,000, 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 8.9 per cent. per annum.
 - 2. The purpose for which the loan is to be applied is:-\$40,000 for Land Acquisition; \$5,000 for Reserve Improvements, Broadmeadows Ward; \$5,000 for Road Reconstruction and Construction in Strathmore area.
 - 3. The period of the loan shall be twenty years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$2,697.80 each, including principal and interest, on the 1st day of February and the 1st day of August, during the currency of the loan. The first instalment shall be payable on the 1st day of August.
- 5. Such moneys shall be repayable to the commissioners of the State Savings Bank of Victoria at the office of the said commissioners, corner Elizabeth and Bourke streets, Melbourne.

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 City of Broadmeadows, at the Municipal Offices, Broadmeadows.

5436

E. F. SMILEY, Town Clerk.

CITY OF ECHUCA.

LOAN No. 73.

Notice of Intention to Borrow.

Notice is hereby given that the Council of the City of Echuca intends to borrow Thirty-three thousand (\$33,000) dollars, secured by a charge over the general rates of the municipality, by the grant of a mortgage, in accordance with the provisions of the Local Government Act 1958, as amended.

In connection therewith the following information is

- (a) The amount of the principal moneys which it is proposed to borrow is \$33,000.
- (b) The maximum rate of interest that may be paid is 8.9 per centum per annum.
- (c) The times at which the moneys borrowed are to be repayable are the 16th day of July, 1974, and the 16th days of January and July, during the years 1975 to 1993, and the 16th day of January, 1994, and the place where such moneys shall be repayable is the Bank of New South Wales, Echuca.
- (d) The purpose for which the loan is to be applied

Completion of the Construction of Elderly Citizens Clubrooms \$6,000 Part Cost of Construction of Pre-School Centre, including site works, at the corner of Lands-borough and Anstruther streets...

27,000 \$33,000

is by the provision out of the municipal fund in each half-year during the currency of the loan of the sum of \$1,780.54, which includes principal and interest. The plans and specifications and estimate of the cost

(e) The manner in which the loan is to be liquidated

of the 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 City of Echuca, at the corner of Hare and Heygarth streets, Echuca.

Dated this 12th day of November, 1973.

K. F. McCARTNEY, Town Clerk.

Town and Country Planning Act 1961. THE CITY OF HAMILTON PLANNING SCHEME AMENDMENT No. 7.

NOTICE THAT A PLANNING SCHEME AMENDMENT HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Notice is hereby given that the Council of the City of Hamilton, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme Amendment for the following area:

Area bounded by North Boundary-road, Young-street and Coleraine-road, being Crown allotments 76, 77, 78 and 79, section A, Parish of North Hamilton, County of Dundas.

the purpose of re-zoning land from Agricultural to Industrial A.

A copy of the scheme has been deposited in the Engineering Department of the office of the Council of the City of Hamilton, at the Town Hall, Hamilton, and at the office of the Town and Country Planning Board, 235 Queenstreet, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Planning Scheme amendment are required to set forth, in writing, all objections they may have, addressed to the Town Clerk, City of Hamilton, Town Hall, Hamilton, on or before the 17th day of December, 1973, and to state whether they wish to be heard in respect of their objections.

5454

T. J. NEVILLE, Town Clerk.

Town and Country Planning Act 1961. THE CITY OF HAMILTON PLANNING SCHEME AMENDMENT No. 6.

NOTICE THAT A PLANNING SCHEME AMENDMENT HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Notice is hereby given that the Council of the City of Hamilton, in pursuance of its powers under the Town and Country Planning Act 1961. has prepared a Planning Scheme Amendment for the following area:—

Area described as located on the east corner of the intersection of Brown-street and Lonsdale-street, having a dimension of 211 feet along Lonsdale-street and 217 feet along Brown-street, being Crown allotment 1 and part Crown allotments 2, 3, 20, section 1, Township of Hamilton, Parish of North Hamilton, County of Dundas, for the purpose of re-zoning land from Commercial to a Reserve for Public purposes P.6. Civic and Community Buildings.

Buildings.

A copy of the scheme has been deposited in the Engineering Department of the office of the Council of the City of Hamilton, at the Town Hall, Hamilton, and at the office of the Town and Country Planning Board, 235 Queenstreet. Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Planning Scheme amendment are required to set forth, in writing, all objections they may have, addressed to the Town Clerk, City of Hamilton, Town Hall, Hamilton, on or before the 17th day of December, 1973. and to state whether they wish to be heard in respect of their objections.

5455

T. J. NEVILLE, Town Clerk.

CITY OF HAMILTON. HOUSING SCHEME No. 1.

Notice is hereby given that a general plan and description of the City of Hamilton Housing Scheme No. 1 prepared in accordance with Part XXVIII. of the Local Government Act 1958, has been forwarded to the Minister for Local Government, together with an application for submission thereof to the Governor in Council for his approval.

Copies of such general plan and description have been deposited at the Municipal Offices of the City of Hamilton, Brown-street, Hamilton for inspection.

T. J. NEVILLE, Town Clerk:

CITY OF KNOX.

LOAN No. 119.

Notice of Intention to Borrow the Sum of \$400,000 for Permanent Works and Undertakings.

Notice is hereby given that the Council of the City of Knox in pursuance of powers conferred by the Local Government Acts, intends to borrow the sum of \$400,000 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 said Acts and states:—

- (a) The amount of principal moneys it is proposed to borrow is \$400,000.
- (b) The maximum rate of interest that may be paid is 7.3 per cent, per annum.
- (c) The period of the loan will be fifteen years and the time or times at which the moneys borrowed are to be repayable is on the 21st day of June and the 21st day of December, in each year during the currency of the loan commencing on the 21st day of June, 1974, until the final payment on the 21st day of December, 1988.
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings,

\$215,000

\$20,000

(1) City Offices, including land-scraping, lighting, car park-ing, furniture and fittings... (2) Infant welfare and pre-school centres, balance of funds... (3) C.R.B. contribution to council works

\$80,000 (4) Francis-crescent construction \$85,000

- (e) The loan is to be liquidated by half-yearly payments of approximately \$22,159 18 including principal and interest, payable out of the municipal. pal fund.
- (f) The place of repayment will be Commonwealth Savings Bank of Australia, Box 874K, G.P.O., Melbourne.

Plans and specifications and an estimate of the cost of such works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection by ratepayers, during office hours, at the City Offices, Fern Tree Gully, for one month after the publication of this notice.

Dated at Fern Tree Gully, this 13th day of November. 1973.

5524

N. G. HAYNES, Town Clerk.

Town and Country Planning Act 1961. CITY OF MOE.—CITY OF MOE PLANNING SCHEME 1966. NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 37, 1973.

(Readvertised.)

Notice is hereby given that the City of Moe, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme to deal with the following matters:-

- (a) The amount of principal moneys it is proposed to to include the area annexed from the Yallourn Works Area as published in the Government Gazette, on 4th April, 1973;
- (b) to reduce the width of Torres-street between Candy-street and Monash-road;
- (c) to close a section of a Government-road at the eastern end of Shanahan-parade, between Shanahan-parade and Haunted Hills-road;
- (d) to close some existing roads in the area north-ward from Trent-street; and
- (e) to close a section of the lane and to rezone the land at the south-east corner of Mirboo-street and Boolarra-avenue to allow it also to be used for the construction of elderly citizens' flats and clubrooms.

A copy of the scheme may be inspected at the City offices, Albert-street, Moe and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have addressed to the Town Clerk, City of Moe, Albertstreet, Moe, on or before the 21st day of February, 1974, and to state whether, they wish to be heard in respect of their objections.

5435

R. J. PUGSLEY, Town Clerk.

CITY OF SALE. LOAN No. 68.

Notice of Intention to Borrow.

Notice is hereby given that the Council of the City of Sale intends to borrow One hundred thousand dollars (\$100,000); secured by a charge over the general rates of the municipality by the grant of a mortgage in accordance with the provisions of the Local Government Acts.

In connection therewith the following information is

- (a) The amount of the principal moneys which it is proposed to borrow is \$100,000.
- (b) The maximum rate of interest that may be paid is 8.8 per centum per annum.
- (c) The times which the moneys borrowed are to be repayable are the 1st day of July and the 1st day of January during the years 1974-1989 inclusive, and that the place such moneys shall be repayable is at the Bank of New South Wales, Šale.
- (d) The purpose for which the loan is to be applied

Part Cost Sports Centre ... Construction of Roads, Drains and Associated Works ...

(e) The manner in which the loan is to be liquidated is by provision out of the municipal fund in each half-year during the currency of the loan of the sum of \$6,067.12 which includes principal and interest.

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

Dated this 15th day of November, 1973.

5459

J. L. LOW, Town Clerk.

CITY OF SPRINGVALE.

ORDER CHANGING NAME OF STREET.

Notice is hereby given that at a meeting of the Council of the City of Springvale, held on the 5th day of November, 1973, the said Council, in pursuance of the powers conferred by the Local Government Act 1958, made an Order changing the name of the following street:—

Location .- south of Elisabeth-avenue.

Old Name.-Kilberry-avenue.

New Name.-Digby-court.

5423

H. L. WILLIAMS, Town Clerk.

Local Government Act 1958, as Amended. SHIRE OF BACCHUS MARSH.

NOTICE OF INTENTION TO COMPULSORILY TAKE CERTAIN LANDS FOR THE PURPOSE OF EXECUTING WORKS AND UNDERTAKINGS.

Notice is hereby given that the Shire of Bacchus Marsh, in pursuance of its powers under the Local Government Act 1958, as amended, has deemed it expedient to exercise its power of taking land compulsorily for the purpose of providing an area for the parking of motor vehicles and to improve such lands for the more convenient use and enjoyment thereof all that area of land contained within the following boundary:—

Commencing at a point being the intersection of the northern alignment of Main-street and the western alignment of Young-street; thence westerly along the northern alignment of Main-street a distance of 266 ft. 7½ in.; thence northerly a distance of 223 ft. 11. in. to the south-west corner of the subject land; thence northerly a distance of 120 ft. 8 in. along the northern boundary of the subject land; thence southerly a distance of 76 ft. 3 in. along the eastern boundary of the subject land; thence westerly a distance of 118 ft. 4 in. along the southern boundary of the subject land to the previously mentioned south-west corner.

All maps and other papers showing the general description of the work or undertaking for which the land proposed to be taken is to be used, the description of the lands proposed to be taken and the names of the owners or reputed owners, lessees or reputed lessees, mortgagees and the occupiers thereof (as far as those names are known to or can be ascertained by the Council) have been approved by the Council, and have been deposited at the Office of the Council, Shire Hall, Bacchus Marsh, and will be open for inspection, without payment of any fee, by all persons affected between the hours of 10 a.m. and 4 p.m. on all days of the week except Saturdays, Sundays and public holidays until and including the 4th day of January, 1974. January, 1974.

Any persons affected by the proposed taking of the land are required to set forth, in writing, all objections they may have to the taking of the land addressed to the Shire Secretary, Shire Hall, Bacchus Marsh, on or before the 4th day of January, 1974.

460 B. E. LEACH, Shire Secretary.

SHIRE OF BAIRNSDALE.

LOAN No. 64.

Construction of Private Streets and Drains.

Notice is hereby given that at the meeting of the Council of the Shire of Bairnsdale, held on 3rd October, 1973, the said Council did agree to the following Resolution, that is to say:—

"That the Council, by Special Order, resolves to borrow on the credit of the general rates of the Shire of Bairnsdale, the sum of Fifty thousand dollars, such sum to be secured by a charge over the general rates of the municipality by the grant of a mortgage in accordance with the provisions of the Local Government Act.

The rate of interest to be paid is 6.9 per centum per annum and the said loan shall be liquidated by eighteen half-yearly repayments of \$3,775.15 (principal and interest combined).

The time which the moneys borrowed are to be repayable are on the 15th days of May and November, during the years 1974 to 1982 (inclusive).

The place the moneys shall be repayable is at the Bank of New South Wales, Bairnsdale.

The purposes for which the said loan shall be applied are for the construction of private streets under the provisions of Division 10 of Part XIX. of the Local Government Act 1958, and amendments, and the loan shall be liquidated from the receipts of money payable under schemes under the said Division."

Notice is further given that at the meeting of the said Council held on the 14th November, 1973, the said Resolution was confirmed.

5437 P. R. LEWIS, Shire Secretary.

SHIRE OF BELLARINE.

Notice of Intention to Acquire Land Compulsorily.

To All Whom it May Concern.

Whereas the Council of the Shire of Bellarine deems it expedient to exercise its powers of taking land compulsorily for the work or undertaking mentioned hereunder.

Notice is hereby given as follows:-

- 1. The Council intends to acquire all that piece of land being lot 372 on plan of subdivision No. 1854, Parish of Bellarine, with frontage of 66 feet to the northern side of Draper-street, Ocean Grove, by depth of 133 feet to be used for off-street car parking.
- 2. A copy of the plan of such land and a schedule of the owners thereof are deposited at the municipal offices at Drysdale and are there available for inspection by all interested parties during office hours free of charge for the period of 40 clear days from the date of publication of this notice in the Government Gazette.
- 3. The Council hereby requires all persons affected by the said proposal to set forth in writing addressed to the Shire Secretary, Shire of Bellarine, Drysdale, 3222, within 40 clear days from the date of publication aforesaid all objections which they may have to the taking of the said land.
- 4. At the ordinary meeting of the Council next after the expiration of the said 40 clear days the Council will consider any such objection and any person so objecting as aforesaid may appear before the Council in support of such objection.

Dated the 15th day of November, 1973.

By order of the Council,

H. A. WILLIAMS, Shire Secretary.

Harwood & Pincott, Geelong, solicitors for the Council.

5456

SHIRE OF LILLYDALE.

By-Law No. 159.

Animal and Bird By-Law (Amendment) By-Law.

A By-Law of the Shire of Lillydale made under Section 93 of the Health Act 1958 and Sections 197 and 198 of the Local Government Act 1958 and numbered 159 for the purpose of amending Clauses 50 and 51 of the Shire of Lillydale Animal and Bird By-Law No. 156.

In pursuance of the powers conferred by the Health Act 1958 and the Local Government Act 1958, the President, Councillors and Ratepayers of the Shire of Lillydale order as follows:—

PART I SHORT TITLE.

Short Title.

1. This By-Law is the Animal and Bird By-Law (Amendment) By-Law.

PART II GENERAL PROVISIONS.

Repealing Clauses 50 and 51 By-Law 156.

2. Clauses 50 and 51 of the Shire of Lillydale Animal and Bird By-Law No. 156 are hereby repealed and the following new Clauses substituted therefor:—

Area of operation of By-Law.

"50. This By-Law except Clauses 35 to 38 inclusive, shall apply to and have operation throughout those parts of the Shire of Lillydale that are:—

Residential, Commercial, Industrial.

- (a) from time to time located in any Residential, Commercial or Industrial zone as defined in the Planning Scheme Maps to the Shire of Lillydale Planning Scheme 1958 as amended under the provisions of the Town and Country Planning Act 1961 as amended, or
- (b) from time to time located within 1,000 feet of any Residential, Commercial or Industrial zone as defined in the Planning Scheme Maps of the Shire of Lillydale Planning Scheme 1958 as amended under the Town and Country Planning Act 1961 as amended."

"51. Clauses 35 to 38 inclusive shall operate throughout those parts of the Shire of Lillydale that are:—

Rural

- (a) from time to time located in any rural zone as defined in the Planning Scheme Maps of the Shire of Lillydale Planning Scheme 1958 as amended under the provisions of the Town and Country Planning Act 1961 as amended, and
- (b) not within 1,320 feet of any Residential zone that may be from time to time defined as such in the Planning Scheme Maps of the Shire of Lillydale Planning Scheme 1958 as amended under the provisions of the Town and Country Planning Act 1961 as amended."

 Commencement of By-Law.
- 3. This By-Law shall operate from the day after the By-Law itself or notice of its making is published in the Victoria Government Gazette.

Resolution for passing this By-Law was agreed to by the Council of the Shire of Lillydale at a meeting held on the 30th day of April, 1973, and confirmed at a meeting held on the 28th day of May, 1973.

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

ALAN S. SMITH, President.
PETER G. COOK, Councillor.
F. O. KENT, Shire Secretary.

Approved by the Governor in Council, 30th October, 1973.—T. J. FORRISTAL, Clerk of the Executive Council.

5449

Town and Country Planning Act 1961 (Twelfth Schedule). SHIRE OF MORNINGTON PLANNING SCHEME 1959.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Amendment No. 92, 1973.

Notice is hereby given that the Council of the Shire of Mornington, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for the following areas and purposes:—

"Land shown on Plan No. 250/PP/1 in the office of the Council, being part of Crown allotments 23, 24 and 27, section A, Township of Osborne, Parish of Moorooduc, fronting Nepean Highway, Mount Martha—rezoning from proposed Public purpose Reserve (21—Municipal Garbage Depot) to Agricultural zone."

A copy of the Scheme has been deposited at the office of the Council, Queen-street, Mornington, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours by any person, free of charge.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Shire Secretary, Mornington Shire Council, P.O. Box 78, Mornington, 3931, on or before the 21st day of February, 1974, and to state whether they wish to be heard in respect of their objections.

D. G. COLLINGS, Shire Secretary.

SHIRE OF MOUNT ROUSE.

POUNDKEEPER.

Notice is hereby given that James Arthur Dark has been appointed Poundkeeper for the Dunkeld Pound. S. LONDON, Shire Secretary, 5555

Town and Country Planning Act 1961 (Twelfth Schedule). SHIRE OF STAWELL.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Notice is hereby given that the Shire of Stawell, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared Planning Scheme Amendments for the Lake Bellfield Planning Scheme area, for the purpose of—

Amendment No. 1.—Making provision in the Ordinance for a Residential Zone "B" and other amendments relating to subdivision in the Rural zone, permitted uses in the Rural zone, area of advertising signs, occupancy of caravans, and distance from frontage of an outbuilding used for a home occupation.

Amendment No. 3.—Rezoning from Rural to Residential "B" of part of Crown allotment 26, Parish of Boroka.

"B" of part of Crown allotment 26, Parish of Boroka.

Copies of the schemes have been deposited at the Shire Office, Stawell, and at the office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours by any person, free of charge. Any persons affected by the Planning Schemes are required to set forth, in writing, all objections they may have, addressed to the Shire Secretary, Shire of Stawell, Shire Offices, Stawell, on or before the 21st day of December, 1973, and to state whether they wish to be heard in respect of their objections.

Dated 21st November, 1973.

V. C. NIELSEN, Municipal Clerk.

Town and Country Planning Act 1961 (Twelfth Schedule). SHIRE OF STAWELL.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Notice is hereby given that the Shire of Stawell, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme Amendment for the Lake Bellfield Planning Scheme area, for the purpose

Amendment No. 2.—Rezoning from Public Open Space to Residential "A" of Crown allotment 52E, Parish of Boroka.

A copy of the scheme has been deposited at the Shire Office, Stawell, and at the Office of the Town and Country Planning Board, 235 Queen-street, Melbourne, and will be open for inspection during office hours by any person, free of charge. Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Shire Secretary, Shire of Stawell, Shire Offices, Stawell, on or before the 21st day of February, 1974, and to state whether they wish to be heard in respect of their objections. respect of their objections.

Dated 21st November, 1973.

5439

V. C. NIELSEN, Municipal Clerk.

Water Act 1958 .- Eighth Schedule. ORBOST WATERWORKS TRUST.

Notice to owners of tenements in the Township of Newmerella located in-

Warren's-road, from Crown allotment 2 to Crown allot-ment 16, section B.

Princes Highway, Crown allotment 11, section B, to Crown allotment 12, section D.

Preston's-road, from the Princes Highway west to Crown allotment 6, section B.

McLaughlin's-road, from the School Reserve east to the eastern side of Crown allotment 14, section C.

Grandview-road, Crown allotment 8, north to Crown allotment 4, section A.

Grandview-road, from lot 1, lodged plan 89409 to part Crown allotment 10, section A.

Corringle-road, from the Princes Highway to part of 17B. section C

The main pipes along the said roads being laid down, the owners of all tenements situated as above are hereby required on or before the 14th day of December, 1973, to cause a proper pipe and stop cock to be laid so as to supply water to such tenements from the main pipe.

L. B. FULLARTON, Secretary/Manager, Orbost Water works Trust.

APOLLO BAY SEWERAGE AUTHORITY. BY-LAW No. 2.

Notice is hereby given that in accordance with the powers conferred by the Sewerage District Act 1958, the above By-law has been made by the Trust and approved by the Governor in Council on 19th June, 1973, as follows:-

"Relating to Consents, Licences, etc. also Levels, Dimensions, Construction, Maintenance, Ventilation, and Cleansing of Sewers and other matters relating to House Connection Work."

Copy of By-Law containing full details may be obtained from the office of the Authority, 5 Pascoe Street, Apollo Bay, or inspected during office hours.

T. J. FRY, Secretary.

Notice is hereby given that the partnership heretofore subsisting between the undersigned, John Thomas Saunders, Leo James Saunders and Brian John Saunders, all of Calulu, farmers and graziers, has been dissolved as from the 30th day of June, 1973.

Dated this 9th day of November, 1973.

J. T. SAUNDERS. L. J. SAUNDERS. B. J. SAUNDERS.

Agg & Engel, solicitors, Bairnsdale.

Notice is hereby given that the partnership heretofore subsisting between the undersigned, John Stuart Ballantyne, Marjorie Adelaide Ballantyne and John Stephens Ballantyne, all of Bengworden, graziers, under the firm name of "Garoogong Pastoral Co.", has been dissolved, as from the 5th day of November, 1973.

Dated the 13th day of November, 1973.

JOHN STUART BALLANTYNE. MARJORIE ADELAIDE BALLANTYNE, JOHN STEPHENS BALLANTYNE.

Agg & Engel, solicitors, Bairnsdale.

Take notice that the partnership of Brian Mason Cook and John Daniel McNamara, hereinbefore conducting the business of public accountants, under the name of "B. M. Cook & McNamara", at 118 Queen-street, Melbourne, has been terminated as of the 1st November, 1973.

The practice will now be conducted by Brian Mason Cook, under the name of "B. M. Cook & Co.", chartered accountant, at the same address.

Robert Gwynne and William Guthrie hereby announce that as at 1st November, 1973, they have retired from the business currently known as 747 Transport. 5428

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE RIVER MURRAY, AT NANGILOC.

I hereby give notice that I intend to apply for a licence empowering me to divert water for a term of four years to the extent of 182 megalitres per annum at a maximum rate of 7 acre-feet per day of 24 hours for the irrigation of wine grapes, citrus and vegetables, being part of allotment 32, lot 1, Parish of Carwarp, and to occupy certain Crown lands for works of diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to reach the State Rivers and Water Supply Commission, Melbourne, before 21st December, 1973, being 30 days from the first publication of this notice.

IAN PATRICK RYAN.

P.O. Box 314, Mildura, 3500.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE RIVER MURRAY, AT TINTALDRA.

We hereby give notice that we intend to apply for a licence empowering us to divert water for a term of four years to the extent of 247 megalitres per annum at a maximum rate of 20 megalitres per day of 24 hours for the irrigation of $41\cdot 2$ hectares, being part of allotment 6, section 9, allotments 6, 7 and 8, section 10, Parish of Tintaldra, and to occupy certain Crown lands for works of diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to reach the State Rivers and Water Supply Commission, Melbourne, before 21st December, 1973, being 30 days from the first publication of this notice.

THE TINTALDRA PTY. LTD.

- Tintaldra Station, Tintaldra, 3708.

5432

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE RIVER MURRAY, AT IRAAK.

We hereby give notice that we intend to apply for a licence empowering us to divert water for a term of four years to the extent of 7290 megalitres per annum at a maximum rate of 365 megalitres per day of 24 hours for the irrigation of 809 7 hectares, being part of Crown allotment, Parish of Karadoc and to occupy certain Crown lands for works of diversion, and to cut a race thereon.

Any objection to such application must be forwarded in writing, to reach the State Rivers and Water Supply Commission, Melbourne, before the 21st day of December, 1973, being 30 days from the first publication of this notice.

M.W. IRRIGATION CO-OPERATIVE LTD.

P.O. Box 1402, Mildura, 3500

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER FROM THE RIVER MURRAY, AT IRAAK, TO ALLOTMENT 26 (LOT 12, ON PLAN OF SUBDIVISION No. 57632), PARISH OF KARADOC.

I hereby give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 148 megalitres per annum at a maximum rate of 7.5 megalitres per day of 24 hours for the irrigation of 16.4 hectares and to occupy certain Crown lands for diversion works.

Any objection to such application must be forwarded in writing, to reach the State Rivers and Water Supply Commission, 590 Orrong-road, Armadale, 3143, before 21st December, 1973, being 30 days from the publication of this notice.

NORMA ELSIE ESTELLE MELLINGTON.

Fourteenth-street, Mildura.

The Companies Act 1961. BONZA FOODS PTY. LTD.

PURSUANT TO SECTION 260 OF THE COMPANIES ACT 1961.

PURSUANT TO SECTION 260 OF THE COMPANIES ACT 1961.

Notice is hereby given that a meeting of creditors of Bonza Foods Pty. Ltd. will be held at the Institute of Chartered Accountants, 140 Queen-street, Melbourne, on Wednesday, the 28th day of November, 1973, at 10.15 in the forenoon for the purpose of considering the company's affairs, the company having convened an Extraordinary General Meeting of its members to be held on the same day and for the purpose of considering and if thought fit, passing a Special Resolution that the company be wound up voluntarily.

Dated this 15th day of November 1972

Dated this 15th day of November, 1973.

B. J. LOUGHMAN, Chairman.

Hall & Rose, chartered accountants, 395 Collins-street Melbourne.

Companies Act 1961.—In the matter of William D. THOMPSON & COMPANY PTY. LTD.

At an Extraordinary General Meeting of the above-named company, duly convened and held at 159 Flinders-lane, Melbourne, on the 19th November, 1973, the following Resolution was duly passed as a Special Resolution—

That the company be wound up voluntarily."

And at such meeting, Leslie Neil Jupp, of 351 Collinsstreet, Melbourne, was appointed liquidator for the purposes of the winding up.

Dated this 19th day of November, 1973.

5484

L. N. JUPP, Liquidator.

Companies Act 1961.

MAGNUS HEEPS ELECTRONICS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

Notice is hereby given pursuant to section 272 of the Companies Act 1961, that a meeting of the members of the above-named company will be held at the offices of

Wilson, Bishop, Bowes & Craig, 11th Floor, 271 Williamstreet, Melbourne, on the 27th day of December, 1973, at 10 a.m., for the purpose of having an account laid before the meeting showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanations that may be given by the liquidator given by the liquidator.

Dated this 16th day of November, 1973.

J. H. M. MARCARD, Liquidator.

Wilson, Bishop, Bowes & Craig, 271 William-street Melbourne.

The Companies Act 1961.

ALPINE DEVELOPMENTS (SKI TOWS) PTY, LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE CONVENING FINAL MEETING OF MEMBERS PURSUANT TO SECTION 272.

Notice is hereby given in pursuance of section 272 of the Companies Act 1961, that a General Meeting of the members of the above-named company will be held on the 20th day of December, 1973, at 2.30 p.m., at the office of Hughes, Fincher & Rodda, 343 Little Collins-street, Melbourne, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanation that may be given by the liquidator. liquidator.

Dated this 16th day of November, 1973.

NORMAN HARRIS, Liquidator.

Hughes, Fincher & Rodda, chartered accountants, 343 Little Collins-street, Melbourne, Vic. 3000. 5493

WORMALD MERCHANDISE PTY. LIMITED.

RIVERS LOCKS PTY. LIMITED. (BOTH IN LIQUIDATION).

Notice is hereby given that meetings of shareholders of the above-named companies will be held at 10 a.m., on Monday, 17th December, 1973, at 208 Young-street, Waterloo, New South Wales, for the purpose of receiving accounts showing how the liquidations have been conducted and the property of the companies disposed of.

B. SOLNORDAL, Liquidator.

Companies Act 1961 (as amended).

Companies Act 1961 (as amended).

INDUSTRIAL POWER SWEEPER (AUSTRALIA) PTY.
LIMITED (IN VOLUNTARY LIQUIDATION).

Notice is hereby given, pursuant to section 272 of the Companies Act, that the Final General Meeting of the above-named company will be held at the office of Priestley and Morris, 37 Pitt-street, Sydney, on the 24th December, 1973, at 12.45 p.m., for the purpose of having the 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 which may be given by the liquidator.

Dated this 19th day of November 1973

Dated this 19th day of November, 1973.

5510

J. H. KITTO, Liquidator.

Companies Act 1961 (as amended).

T.H.B. (MANAGEMENT) PTY. LIMITED (IN VOLUNTARY Liquidation).

Notice is hereby given, pursuant to section 272 of the Companies Act, that the Final General Meeting of the above-named company will be held at the office of Priestley and Morris, 37 Pitt-street, Sydney, on the 24th December, 1973, at 12.30 p.m., for the purpose of having the 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 which may be given by the liquidator.

Dated this 19th day of November, 1973.

5511

J. H. KITTO, Liquidator.

Companies Act 1961 (as amended).

VOGUE DISTRIBUTORS PTY. LIMITED (IN VOLUNTARY LIQUIDATION).

Notice is hereby given, pursuant to section 272 of the Companies Act, that the Final General Meeting of the above-named company will be held at the office of Priestley and Morris, 37 Pitt-street, Sydney, on the 24th December, 1973, at 12.15 p.m., for the purpose of having the 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 which may be given by the liquidator.

Dated this 19th day of November 1973

Dated this 19th day of November, 1973.

J. H. KITTO, Liquidator.

Companies Act 1961 (as amended). A.N.I. PROPERTIES (VICTORIA) PTY. LIMITED (IN VOLUNTARY LIQUIDATION).

Notice is hereby given, pursuant to section 272 of the Companies Act, that the Final General Meeting of the above-named company will be held at the office of Priestley and Morris, 37 Pitt-street, Sydney, on the 24th December, 1973, at 12 p.m., for the purpose of having the 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 which may be given by the liquidator.

Dated this 19th day of November, 1973.

5513

J. H. KITTO, Liquidator.

Companies Act 1961 (as amended). A.N.I. DISTRIBUTORS PTY. LIMITED (IN VOLUNTARY LIQUIDATION).

Notice is hereby given, pursuant to section 272 of the Companies Act, that the Final General Meeting of the above-named company will be held at the office of Priestley and Morris, 37 Pitt-street, Sydney, on the 24th December, 1973, at 11.45 a.m., for the purpose of having the 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 which may be given by the liquidator.

Dated this 19th day of November, 1973.

5514

J. H. KITTO, Liquidator.

Companies Act 1961 (as amended). A.N.I. BENTLEY PTY. LIMITED (IN VOLUNTARY LIQUIDATION).

Notice is hereby given, pursuant to section 272 of the Companies Act, that the Final General Meeting of the above-named company will be held at the office of Priestley and Morris, 37 Pitt-street, Sydney, on the 24th December, 1973, at 11.30 a.m., for the purpose of having the 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 which may be given by the liquidator.

Dated this 19th day of November, 1973.

5515

J. H. KITTO, Liquidator.

Companies Act 1961 (as amended). AUTO-INVERTA (SALES & EXPORT) PTY. LIMITED (IN VOLUNTARY LIQUIDATION).

Notice is hereby given, pursuant to section 272 of the Companies Act, that the Final General Meeting of the above-named company will be held at the office of Priestley and Morris, 37 Pitt-street, Sydney, on the 24th December, 1973, at 11.15 a.m., for the purpose of having the 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 which may be given by the liquidator.

Dated this 19th day of November, 1973.

5516

J. H. KITTO, Liquidator.

Companies Act 1961 (as amended). AUTO-INVERTA (DISTRIBUTORS) PTY. LIMITED (IN VOLUNTARY LIQUIDATION).

Notice is hereby given, pursuant to section 272 of the Companies Act, that the Final General Meeting of the above-named company will be held at the office of Priestley and Morris, 37 Pitt-street, Sydney, on the 24th December, 1973, at 11 a.m., for the purpose of having the 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 which may be given by the liquidator.

Dated this 19th day of November, 1973.

5517

J. H. KITTO, Liquidator.

Notice is hereby given that at an Extraordinary General Meeting of shareholders of Mitchell and English Sand and Gravel Pty. Ltd., held on the 9th day of November, 1973, it was unanimously resolved by all shareholders that Mitchell and English Sand and Gravel Pty. Ltd., be wound up and that such winding up be conducted as a members' voluntary winding up, and that Stanley George Mitchell, of 5 Balmoral-crescent, North Geelong, and Lawrence Daniel English, of 2 Rose-court, Newcomb, Geelong, be appointed joint liquidators of Mitchell and English Sand and Gravel Pty. Ltd.

The Companies Act 1961.—In the matter of C. P. SMART PTY. LTD. (in Liquidation).—Notice of Convening Final Meeting of Members, Pursuant to Section 272.

Notice is hereby given, pursuant to section 272 of the Companies Act 1961, that a General Meeting of the members of the above-named company will be held at 406 Lonsdale-street, Melbourne, on Monday, the 17th day of December, 1973, at 10 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and hearing any explanations the company disposed of, and hearing any explanations that may be given by the liquidator.

Dated this 14th day of November, 1973.

3849

C. BOLTMAN, Liquidator.

The Companies Act 1961 (as amended). GEOFFREY CHARLES PTY, LTD.

At an Extraordinary General Meeting of the shareholders of the above-named company, duly convened and held at the registered office, Nepean Highway, Dromana, on the 29th day of October, 1973, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily."

And at such meeting, Harry Leslie Richardson, of 6th Floor, 37 Queen-street, Melbourne, was appointed liquidator for the purpose of the winding up.

Dated this 29th day of October, 1973.

5496

U. M. VANCE, Secretary.

The Companies Act 1961 (as amended). HERONSWOOD PTY. LTD.

At an Extraordinary General Meeting of the shareholders of the above-named company, duly convened and held at the registered office, Nepean Highway, Dromana, on the 29th day of October, 1973, the following Special Resolution was duly passed:-

"That the company be wound up voluntarily."

And at such meeting, Harry Leslie Richardson, of 6th Floor, 37 Queen-street, Melbourne, was appointed liquidator for the purpose of the winding up.

Dated this 29th day of October, 1973.

U. M. VANCE, Secretary.

The Companies Act 1961.—In the matter of HEMRAC PROPRIETARY LIMITED (in Voluntary Liquidation).

Notice is hereby given that, pursuant to section 272 of the Companies Act, the Final General Meeting of the members of the above company will be held at the office of H. M. Barker & Associates, 121 William-street, Melbourne, on Monday, 24th December, 1973, for the purpose of receiving the liquidator's account, showing how the winding-up has been conducted and the property of the company disposed of and hearing any explanation which may be given by the liquidator.

Dated this 16th day of November, 1973.

H. M. BARKER, Liquidator.

W. A. SINGLETON PTY. LTD. (IN VOLUNTARY LIQUIDATION).

Notice is hereby given that, in pursuance of section 272 (1) of the Companies Act 1961, a Final Meeting of the company will be held on Thursday, 27th December, 1973, at 11 a.m., at the office of Markham, Crane & Associates, public accountants, 33 Meirose-street, Sandringham, for the purpose of laying before it an account showing how the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

Dated this 19th day of November, 1973.

E. R. MARKHAM, Liquidator.

In the matter of the Companies Act 1961, and ALEX MALCOLM PTY. LTD. (in Liquidation).

MALCOLM PTY. LTD. (in Liquidation).

Notice is hereby given that an Extraordinary General Meeting of the members of the company will be held at the offices of the liquidator, 2–6 Barrack-street, Sydney, on Wednesday, 2nd January, 1974, at 9 a.m., for the purpose of having an account laid before it, showing how the winding up of the company has been conducted and the property of the company has been disposed of, and of hearing any explanation which may be given by the liquidator and also of determining by Special Resolution how the books, accounts and documents of the company and of the liquidator shall be disposed of.

Dated at Sydney this 8th day of November 1973

Dated at Sydney, this 8th day of November, 1973.

D. J. SIMPSON, Liquidator.

Companies Act 1961.

METAL SHEET PRODUCTS PTY. LTD. (IN VOLUNTARY LIQUIDATION)

Notice is hereby given that at an Extraordinary General Meeting of the members of the above-named company held on Monday, 22nd October, 1973, it was resolved that the company be wound up voluntarily and at a meeting of creditors held on the same day it was resolved that for such purpose Lewis Luckins, chartered accountant of 130 Flinders-street, Melbourne, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors who have any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 14th day of November, 1973

· LEWIS LUCKINS, Liquidator.

Lewis Luckins & Co., chartered accountants, 130 Flinders street, Melbourne, 3000. Telephone No. 63 8827. 5498

Companies Act 1961.

WILLIAMS AIR CONDITIONING PTY. LTD (IN VOLUNTARY LIQUIDATION).

Notice is hereby given that at an Extraordinary General Meeting of the members of the above-named company held on Thursday, 1st November, 1973, it was resolved that the company be wound up voluntarily and at a meeting of creditors held on the same day it was resolved that for such purpose Lewis Luckins, chartered accountant of 130 Flinders-street, Melbourne, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors who have any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 14th day of November, 1973.

LEWIS LUCKINS, Liquidator.

Lewis Luckins & Co., chartered accountants, 130 Flinders-street, Melbourne, 3000. Telephone No. 63 8827. 5499

Companies Act 1961.

TRUIMAGE PHOTOGRAPHICS PTY. LTD. (IN VOLUNTARY LIQUIDATION).

Notice is hereby given that at an Extraordinary General Mottee is nereby given that at an Extraordinary General Meeting of the members of the above-named company held on Tuesday, 30th October, 1973, it was resolved that the company be wound up voluntarily and at a meeting of creditors held on the same day it was resolved that for such purpose Lewis Luckins, chartered accountant, of 130 Flinders-street, Melbourne, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors who have any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 14th day of November, 1973.

LEWIS LUCKINS, Liquidator.

Lewis Luckins & Co., chartered accountants, 130 Flinders-street, Melbourne, 3000. Telephone No. 63 8827. 5500

Companies Act 1961.

MALONGA SECURITIES PTY, LTD. (IN VOLUNTARY LIQUIDATION).

Notice is hereby given that, after 21 days from this date, I shall proceed to distribute the assets of the company. All creditors having any claim against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 13th day of November, 1973.

J. B. HUTCHINS, Liquidator.

Wilson, Bishop, Bowes & Craig, chartered accountants 271 William-street, Melbourne. 5501

Companies Act 1961, Section 254 (2).

NAMANULA PTY. LTD. (IN VOLUNTARY LIQUIDATION). NOTICE OF RESOLUTION.

At an Extraordinary General Meeting of the Members of Namanula Pty. Ltd. duly convened and held at the office of Carrick Bossence & Partners, 330 Collins-street, Melbourne, on the 7th November, 1973, it was resolved that the company be wound up voluntarily as a members voluntary winding up in accordance with the provision of the Companies Act 1961 and that Norman Martin be appointed liquidator.

Notice is also given that after 21 days from this day I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date otherwise I shall proceed to distribute the assets, without regard to their claim.

Dated this 8th day of November, 1973

N. MARTIN, Liquidator.

The Companes Act 1961, Section 259 (1). AUSTRALIAN DISPLAY & DECOR IMPORTS PTY. LTD.

(RECEIVER & MANAGER APPOINTED) (IN LIQUIDATION). NOTICE OF MEETING OF CREDITORS.

Notice is hereby given that pursuant to sub-section (1) of section 259 of the Companies Act 1961, a meeting of the creditors of Australian Display & Decor Imports Pty. Ltd. (Receiver & Manager appointed) (in Liquidation) will be held at The Board Room, Institute of Chartered Accountants, 140 Queen-street, Melbourne, on the 3rd day of December, 1973, at 2,30 o'clock in the afternoon.

The winding up of the company commenced on the 11th day of July, 1973, and I was appointed liquidator by Resolution of the members of the company. As the directors declared that the company would be able to pay its debts in full within a period of twelve months after the commencement of the winding up, the liquidation is proceeding as a members voluntary winding up.

I have formed the opinion that the company will not be able to pay or provide for the payment of its debts in full within that period and this meeting is summoned in order that the creditors may, if they so wish, exercise their right under sub-section (2) of section 259 of the Companies Act 1961 to appoint some person other than myself to be the liquidator of the company for the purpose of winding up the affairs and distributing the assets of the company.

A Statement of assets and liabilities of the company will be laid before the meeting.

Dated this 16th day of November, 1973.

5503

A. NEVILLE BIRD, Liquidator.

Companies Act 1961.

R. BRUNT TRANSPORT PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING, PURSUANT TO SECTION 272.

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 J. N. Cooke, Foley & Co., 3rd Floor, A.M.P. Building, 17 Lydiard-street north, Ballarat, on 21st December, 1973, at 3 p.m., for the purposes 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 explanation that may be given by the liquidator.

Dated this 19th day of November, 1973.

Dated this 19th day of November, 1973.

K. FOLEY, Liquidator.

EAST BRUNSWICK INVESTMENTS PTY. LTD. (IN VOLUNTARY LIQUIDATION)

Notice is hereby given that, in pursuance of section 272 (1) of the Companies Act 1961, a Final Meeting of the company will be held on Thursday, 27th December, 1973, at 10 am, at the office of Markham, Crane & Associates, public accountants, 33 Melrose-street, Sandringham, for the purpose of laying before it an account showing how the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

Dated this 19th day of November 1973

Dated this 19th day of November, 1973.

E. R. MARKHAM, Liquidator.

STATAX CO-OPERATIVE HOUSING SOCIETY LTD. (IN LIQUIDATION).

SPECIAL RESOLUTION, PASSED 14TH NOVEMBER, 1973

At a Special General Meeting of the above-named society duly convened and held at 350 Collins-street, Melbourne, on the 14th day of November, 1973, at 1 p.m., the subjoined Special Resolution was duly passed:—

"That the society having successfully completed its objectives five years and five months ahead of its expected term, be wound up voluntarily, and that Francis Joseph Ford, of 350 Collins-street, Melbourne, be appointed liquidator for the purposes of the winding up."

E. J. UNGER, Chairman of Meeting. F. J. FORD, Secretary.

Companies Act 1961.—In the matter of Ski-Inn (Mansfield) PTY. Ltd.—Notice Re Meeting of Creditors, Pursuant to Section 260.

Notice is hereby given that a meeting of creditors of the above-named company will be held at the Board Room, Institute of Chartered Accountants, 140 Queen-street, Melbourne, at 2.30 p.m., on the 28th day of November, 1973, the company having convened a meeting of its members for the same day for the purpose of considering a Resolution that the company be wound up voluntarily. Dated this 15th day of November, 1973.

V. T. BETTANY, Director.

A. Neville Bird & Co., chartered accountant Flinders-lane, Melbourne. Telephone No. 63 2874. chartered accountants, 289

Companies Act 1961 (as amended). BRIAN LANE AIR CONDITIONING (VIC.) PTY. LTD. (IN LIQUIDATION)

ADVERTISEMENT FOR CREDITORS.

ADVERTISEMENT FOR CREDITORS.

Notice is hereby given that the creditors of the abovenamed company, which is being wound up, are required
on or before the 31st day of December, 1973, to forward
their names and addresses and particulars of their debts
or claims to the undersigned, care of Ernest Fookes &
Company, chartered accountants, 339 Collins-street, Melbourne, and if so required by the liquidator to come
in and prove the said debts or claims at such time and
place as shall be specified by the liquidator, or in default
thereof they will be excluded from the benefit of the First
and Final distribution to be made by the liquidator.

Dated this 14th day of November, 1973.

5505

N. A. ROGERS, Liquidator.

GLENFERN HOTELS PTY. LTD. (IN VOLUNTARY LIQUIDATION)

Notice is hereby given that, in pursuance of section 272 (1) of the Companies Act 1961, a Final Meeting of the company will be held on Thursday, 27th December, 1973, at 10.30 a.m., at the office of Markham, Crane & Associates, public accountants, 33 Melrose-street, Sandringham, for the purpose of laying before it an account showing how the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

Dated this 19th day of November, 1973.

5521

E. R. MARKHAM, Liquidator.

Companies Act 1961. MARIGNY (N.S.W.) PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

Notice is hereby given that the Final Meeting of members of the above company will be held at 177 Collins-street, Melbourne, on Monday, 17th December, 1973, at 9.30 a.m., for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and to hear any explanation that may be given by the liquidator.

Dated this 15th day of November, 1973.

5465

R. P. BEARDS, Liquidator.

Companies Act 1961.

MARIGNY (S.A.) PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION). NOTICE OF FINAL MEETING.

Notice is hereby given that the Final Meeting of members of the above company will be held at 177 Collins-street, Melbourne, on Monday, 17th December, 1973, at 10 a.m., for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and to hear any explanation that may be given by the liquidator.

Dated this 15th day of November, 1973.

5466

R. P. BEARDS, Liquidator.

Companies Act 1961, Section 254

SOUTH GATE INVESTMENTS PTY. LTD.

Notice is hereby given that on the 10th day of November, 1973, the following Special Resolution was passed:—

That South Gate Investments Pty. Ltd. be wound up voluntarily, and that Mr. M. J. Kellett, public accountant, of 1004 Doncaster-road, Doncaster East, be appointed liquidator.

5470

P. M. RYAN, Director and Secretary,

Companies Regulations 28 (2). Form 92. AUSJOHN PROPRIETARY LIMITED.

Notice of Meeting of Creditors.

Notice is hereby given that a meeting of the creditors of Ausjohn Pty. Ltd., will be held at the Registered Office of the company, 343 Little Collins-street, Melbourne, on the 30th day of November, 1973, at 11.30 o'clock in the fore-

Agenda.

- (1) To consider a statement of the company's affairs, the company having convened an Extraordinary General Meeting of its members to be held on the same date for the purpose of passing a Special Resolution that the company be wound up voluntarily.
- (2) To consider the nomination of a person to be appointed liquidator for the purposes of winding up the affairs and distributing the assets of the company.

(3) To fix the remuneration of the liquidator.

Dated this 15th day of November, 1973.

5463 M. J. AUSTIN, Director.

Companies Act 1961.

MARIGNY (Q'LD.) PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

Notice is hereby given that the Final Meeting of members of the above company will be held at 177 Collins-street, Melbourne, on Monday, 17th December, 1973, at 9 a.m., for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and to hear any explanation that may be given by the limitator.

Dated this 15th day of November, 1973.

5464

R. P. BEARDS, Liquidator.

Companies Act 1961.

MARIGNY (W.A.) PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

Notice is hereby given that the Final Meeting of members of the above company will be held at 177 Collins-street, Melbourne, on Monday, 17th December, 1973, at 10.30 a.m., for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and to hear any explanation that may be given by the liquidator.

Dated this 15th day of November, 1973.

5467

R. P. BEARDS, Liquidator.

Companies Act 1961.

MARIGNY (TAS.) PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

Notice is hereby given that the Final Meeting of members of the above company will be held at 177 Collins-street, Melbourne, on Monday, 17th December, 1973, at 11 a.m., for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and to hear any explanation that may be given by the liquidator.

Dated this 15th day of November, 1973.

5468

- R. P. BEARDS, Liquidator.

The Companies Act 1961.

SAMPSON TOURS PTY. LTD. (IN LIQUIDATION). NOTICE CONVENING FINAL MEETING OF MEMBERS AND CREDITORS, PURSUANT TO SECTION 272.

Notice is hereby given, in pursuance of section 272 of the Companies Act 1961, that a meeting of the members and creditors of the above-named company will be held on Friday, the 21st day of December, 1973, at the offices of Hall & Rose, 395 Collins-street, Melbourne, at 10 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanations that may be given by the liquidator.

Dated this 19th day of November, 1973.

J. K. HALL, Liquidator.

Hall & Rose, chartered accountants, 395 Collins-street Melbourne.

In the matter of HILLS INDUSTRIAL SERVICES PTY. LIMITED (in Liquidation); and in the matter of The Companies Act 1962-1972.

Act 1902-1972.

Notice is hereby given that a meeting of shareholders of Hills Industrial Services Pty. Limited (in liquidation), will be held at the offices of Messrs. Peat, Marwick, Mitchell & Co., chartered accountants, 124 Waymouth-street, Adelaide, S.A., on the 22nd day of December, 1973, at 10.15 in the morning for the purpose of the liquidator laying an account and report before the meeting showing how the winding up has been conducted and the assets of the company disposed of.

Dated this 14th day of November, 1973.

J. I. N. WINTER, Liquidator.

124 Waymouth-street, Adelaide, S.A. 5000.

The Companies Act 1961.—In the matter of T. O. MILLARD GROUP, comprising MILLARD CABINETS PTY. LTD., MILLARD OROUP, COMPISSING WILLARD CASINETS FY. LTD., MILLARD SINEST FY. LTD., MILLARD INVESTMENTS PTY. LTD., T.O.M. INVESTMENTS PTY. LTD., T.O.M. INVESTMENTS PTY. LTD., T.O.M. JOHNERY PTY. LTD., T.O.M. CABINETS PTY. LTD., T.O.M. MANUFACTURING PTY. LTD., T.O.M. PROPERTIES PTY. LTD.—Notice Re Meeting of Creditors, Pursuant to Section 260.

Notice is hereby given that a meeting of creditors of the above-named group of companies will be held at the office of Kennedy, Smail & Middlemiss, 296 Little Lonsdalestreet, Melbourne; at 3 p.m., on the 27th day of November, 1973, the companies having convened a meeting of their members for the same day for the purpose of considering a Resolution that the Companies be wound up voluntarily.

Dated this 20th day of November, 1973

T. O. MILLARD, Director.

Kennedy, Smail & Middlemiss, 296 Little Lonsdale-stree Melbourne, Vic. 3000.

. The Companies Act 1961.

TIMBERTRUSS PTY. LTD. (IN VOLUNTARY LIQUIDATION). NOTICE OF FINAL MEETING.

NOTICE OF FINAL MEETING.

Notice is hereby given that pursuant to section 272 of the Companies Act 1961, a General Meeting of members of Timbertruss Pty. Ltd., will be held at the offices of Spry Walker Co., 461 Bourke-street, Melbourne, on the 21st day of December, 1973, at 10 a.m., for the purpose of laying before it accounts showing how the winding up has been conducted and the property of the company has been disposed of and of hearing any explanation that may be given by the liquidator.

F. M. HIGGARD and R. A. WATERS Associated the company has been some conducted and the property of the company has been disposed of and of hearing any explanation that may be given by the liquidator.

E. M. HUGGARD and B. A. WATERS, Joint and Several Liquidators. 5550

The Companies Act 1961.

HOUGHTON & BYRNE (VIC.) PTY. LIMITED (IN LIQUIDATION)

NOTICE OF FINAL MEETING OF SHAREHOLDERS.

Notice of Final Meeting of Shakeholders.

Notice is hereby given in pursuance of section 272 of the Companies Act 1961, that a General Meeting of the members of Houghton & Byrne (Vic.) Pty. Limited (in liquidation), be held at the offices of Messrs. J. S. Eastwood & Etherington, 450 Little Collins-street, Melbourne, on Wednesday, the 2nd day of January, 1974, at 11 a.m., for the purpose of laying before the meeting an account showing how the winding up has been conducted and the property of the company has been disposed of and of giving any explanation of the account. 5545

M. J. SCOTT, Liquidator.

The Companies Act 1961.

KATHAN PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

PURSUANT TO SECTIONS 254 AND 258.

At an Extraordinary General Meeting of the Shareholders of Kathan Proprietary Limited, convened and held at 503 Orrong-road, Armadale, on the 20th November, 1973, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily in accordance with the Companies Act 1961, and that Anthony Simpson Furze and James Collier Benzies, chartered accountants, of 9th Floor, 461 Bourke-street, Melbourne, be appointed joint and several liquidators of the company, with power to distribute the assets of the company in specie, and at a fee to be calculated in accordance with the rates recommended by the Institute of Chartered accountants in Australia." 5551

G. SOMOGYI, Director.

Companies Act 1961.

MAYCO (AUST.) PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

Notice is hereby given that the Final Meeting of members of the above company will be held at 177 Collins-street, Melbourne, on Monday, 17th December, 1973, at 11.30 a.m., for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and to hear any explanation that may be given by the liquidator. the liquidator.

Dated this 15th day of November, 1973.

5469

R. P. BEARDS, Liquidator.

The Companies Act 1961.

ALLIED ELECTRONIC DEVELOPMENT PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE CONVENING FINAL MEETING OF MEMBERS AND CREDITORS, PURSUANT TO SECTION 272.

Notice is hereby given pursuant to section 272 of the Companies Act 1961, that a General Meeting of the members and creditors of the above-named company will be held in the offices of Kennedy, Smail & Middlemiss, 296-304 Little Lonsdale-street, Melbourne, on Wednesday, the 19th day of December, 1973, at 10.30 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator. liquidator.

Dated this 12th day of November, 1973.

ALAN MURRAY HORSBURGH, Liquidator.

Kennedy, Smail & Middlemiss, 296-304 Little Lonsdale-street, Melbourne, 3000. 5548

The Companies Act 1961.

MIRAMAR HOMES PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE CONVENING FINAL MEETING OF MEMBERS AND CREDITORS, PURSUANT TO SECTION 272.

CREDITORS, PURSUANT TO SECTION 272.

Notice is hereby given pursuant to section 272 of the Companies Act 1961, that a General Meeting of the members and creditors of the above-named company will be held in the offices of Kennedy, Smail & Middlemiss, 296-304 Little Lonsdale-street, Melbourne, on Wednesday, the 19th day of December, 1973, at 11 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator.

Dated this 12th day of November, 1973

Dated this 12th day of November, 1973.

EDWARD RONALD SMAIL, Liquidator.

Kennedy, Smail & Middlemiss, 296-304 Little Lonsdale street, Melbourne, 3000.

In the Supreme Court of Victoria.—1973 Co. No. 8754.—
In the matter of the Companies Act 1961; and in the matter of A. R. Scoones & Co. Pty. Ltd.

matter of A. R. Scoones & Co. Pty. Ltd.

Notice is hereby given that a petition for the winding up of the above-named company by the Supreme Court was on the 15th day of November, 1973, presented by Shell Chemical (Australia) Proprietary Limited; and that the said petition is directed to be heard before the Court sitting at the 14th Court, Law Courts, Melbourne, at the hour of 10.30 in the forenoon on Friday, the 7th day of December, 1973; 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 155 William-street, Melbourne.

The petitioner's address is 155 William-street, Melbourne. The petitioner's solicitors are Messrs. Hedderwick, Fookes & Alston, of 121 William-street, Melbourne.

HEDDERWICK, FOOKES & ALSTON.

HEDDERWICK, FOOKES & ALSTON.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named solicitors, Hedderwick, Fookes & Alston, of 121 William-street, Melbourne, notice, in writing, of his intention to do so. 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 solicitors not later than four o'clock in the afternoon of the 6th day of December, 1973.

In the Supreme Court of Victoria.—1973 Co. No. 8750.—
In the matter of the Companies Act 1961; and in the matter of Armadale Holdings Proprietary Limited.

matter of Armadale Holdings Proprietary Limited. Notice is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 13th day of November, 1973, presented by Byamee Agencies Pty. Ltd. (in Liquidation); and that the said petition is directed to be heard before the Court sitting at Melbourne at the hour of 10.30 o'clock on Tuesday, the 18th day of December, 1973; 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. charge for the same.

The petitioner's address is 30 Queens-road, Melbourne.

The petitioner's solicitor is Michael Levine, of the firm of David Bristol, Levine & Co., of 549 Hampton-street, Hampton.

MICHAEL LEVINE.

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 Michael Levine, of the firm of David Bristol, Levine & Co., of 549 Hampton-street, Hampton, 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 17th day of December, 1973 (the day before the day appointed for the hearing of the petition).

In the matter of HILLS TELEVISION SERVICE PTY. LTD. (VICTORIA) (in Liquidation); and in the matter of The Companies Act 1962-1972.

Notice is hereby given that a meeting of shareholders of Hills Television Service Pty. Limited (in liquidation), will be held at the offices of Messrs. Peat, Marwick, Mitchell & Co., chartered accountants, 124 Waymouthstreet, Adelaide, on the 21st day of December, 1973, at 10 in the morning for the purpose of the liquidator laying an account and report before the meeting showing how the winding up has been conducted and the assets of the company disposed of.

Dated this 14th day of November, 1973.

J. I. N. WINTER, Liquidator.

124 Waymouth-street, Adelaide, S.A. 5000.

Trustee Act 1958. NOTICE TO CLAIMANTS.

Pursuant to the Trustee Act 1958, creditors next of kin rursuant to the *Trustee Act* 1936, creditors next of kin and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars to the legal personal representative or representatives at the addresses stated, after which date the representatives will distribute the assets, having regard only to the claims of which notice has been received:—

Ronald Charles Younghusband, late of Arnold, farmer, died on the 27th day of July, 1972.—Claims to the executor, Ivan Bernard Younghusband, in care of the undersigned solicitors, by the 31st January, 1974. Schleiger & Smalley, solicitors, 290 Williamson-street, Bendigo.

Thomas Albert Stinton, late of 17 Rose-street, Ivanhoe, retired, deceased, died on the 11th of July, 1973.—Claims to the administrator, Reginald Rupert Gray, care of Gray & Gray, solicitors, 188 High-street, Northcote, by the 26th February, 1974.

Olive Ida Stinton, late of 17 Rose-street, Ivanhoe, widow, deceased, died on the l-1th of August, 1973.—Claims to the executors, Clifford Beckett Robilliard and Clifford Graham Robilliard, care of Gray & Gray, solicitors, 188 High-street, Northcote, by the 26th February, 1974.

Creditors, next of kin and others having claims in respect of the estate of Lindsay Gordon Haig, late of Cape Paterson-road, Inverloch, farmer, deceased (who died on the 1st day of April, 1973), are to send particulars of their claims to The Union Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, by the 22nd day of January, 1974, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

CARL ALEXANDER REINECKE, late of 12 Dane-road, Moorabbin, retired Deceased.

Moorabbin, retired DECEASED.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 15th day of June, 1973), are required by the personal representatives, Francis Pelham Just, solicitor, and Niel Lindsay Davidson, solicitor, both of 27 Malop-street, Geelong, to send particulars to them, care of the under-mentioned solicitors, by the 30th day of January, 1974, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

WHYTE, JUST & MOORE, solicitors, 27 Malop-street, Geelong.

EVELYN BURETTA KINGSBURY, late of 95 Station-street. Norlane, widow, DECEASED.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died 25th August, 1973), are required by the personal representatives, Raymond Llewellyn Kingsbury, and Lillian Florence Kingsbury, both of the above address to send particulars to them, care of the undersigned solicitors, by the 30th day of January, 1974, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

BOWMAN & KNOX, solicitors, 43 Yarra-street, Geelong.

Creditors, next of kin and others having claims in respect of the estate of Gertrude Emily Johnson, late of No. 2a Kean-street, Caulfield South, widow, deceased (who died on the 11th day of June, 1973), are requested to send particulars of their claims to Kenneth John Clements, the executor of the will of the said deceased, in care of the under-mentioned solicitors, by the 31st day of January, 1974, after which date the executor will distribute the assets, having regard only to the claims of which he has notice.

CLEMENTS, MOTT & BETT, solicitors, 253-255 Glenhuntly-road, Elsternwick. 5450

Creditors, next of kin and others having claims in respect of the estate of William John Matthew Murnane, late of 23 Narallah-grove, Box Hill North, gentleman, deceased (who died on 11th May, 1973), are required by Patsy Ruth Pascoe, of Yarrawonga-road, Devenish, and Aline Margaret Burgess, of 16 Toogoods Rise, Box Hill North, married women, daughters of the said deceased, and the executors of his last will, to send particulars thereof, to the under-mentioned solicitor, by 12th February, 1974, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

THOMAS BURKE solicitor 152 Wattletree-road Malagore

THOMAS BURKE, solicitor, 152 Wattletree-road, Mal-

Creditors, next of kin and others having claims in respect of the estate of Sergejusz Radziwilko, late of 296 Camproad, Broadmeadows, in the State of Victoria, labourer, deceased (who died on the 18th day of April, 1973), are to send particulars of their claims to National Trustees, Executors and Agency Co. of Australasia Ltd., of 95 Queenstreet, Melbourne, in the said State, the executor appointed, by the will of the said deceased, by the 25th day of January, 1974.

J. & S. Melbourne. & S. SHATIN, solicitors, of 224 Queen-street,

EDNA JOYCE WADDELL, formerly of 31 Home-road, Newport, but late of 148 Oakleigh-road, Murrumbeena, 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 6th day of January, 1973), are required by the executrices of the will of the said deceased, Jean Mavis Geggie, postal officer and Frances Mary Harris, home duties, both of 5 Colingavenue, Murrumbeena, in the said state to send particulars to them, by the 24th day of January, 1974, after which date the executrices may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated 14th November, 1973.

COLE & CO., solicitors, 3 Station-street, Oakleigh.

Creditors, next of kin and others having claims in respect of the estate of Olga Burge George, late of 2 Nepean-place, Portsea, in the State of Victoria, widow, deceased (who died on the 4th day of September, 1973), are required to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourkestreet, Melbourne, by the 28th day of January, 1974, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

LEACH & THOMSON, solicitors, 472 Bourke-street, Melbourne. 5527

Creditors, next of kin and others having claims against the estate of James Eric Gwynne, formerly of Casterton, but late of Ararat, retired bank manager, deceased (who died on the 23rd day of April, 1973) are to send particulars of their claims to the administrator, Mr. Bede Hewitt Gwynne, care of Grano & McCarthy, solicitors, 178 Barklystreet, Ararat, by the 28th day of January, 1974, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

GRANO & McCARTHY, solicitors, Ararat.

Creditors, next of kin and others having claims in respect of the estate of John Walsh, formerly of Woodend, but late of Castlemaine, retired farmer, deceased (who died on 28th August, 1973, and probate of whose will was granted by the Supreme Court of Victoria, on 29th October, 1973, to John Graham Bolton, of Kyneton, solicitor, the sole executor therein named), are required to send particulars of their claims to the said executor, in care of the undersigned solicitors, before the 21st January, 1974, after which date he will distribute the assets, having regard only to the claims of which he shall then have had notice.

PALMER, STEVENS & RENNICK, solicitors, Kyneton.

5426

FREDERICK ROBERT GOLDSMID, late of 147 Elm-street, Northcote, retired, Deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 16th day of June, 1973), are required to send particulars of their claims to National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, before the 23rd day of January, 1974, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

F. P. & M. J. WALSH solicitors, 452 High-street, Northcote, 5427

CALEB SIMPSON, late of 13 Greenslopes-drive, Mooroolbark, retired reader, DECEASED.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 7th day of July, 1973), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 50 Queen-street, Melbourne, to send particulars of their claims to the said company by the 21st day of January, 1974, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

N. JACOBSON CHAMBERLIN & CASEN, solicitors, 459 Little Collins-street, Melbourne. 5430

Creditors, next of kin and others having claims in respect of the estate of Pearl Elizabeth Mabel Lee, late of Unit 2, 217 Charman-road, Cheltenham, spinster, deceased (who died on the 20th day of May, 1973), are required by the executor, John Herbert Warren, of 24 Abbott-street, Sandringham, solicitor, to send particulars of their claims to him, on or before the 17th day of January, 1974, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

JOHN H. WARREN, B.A., LL.B., 24 Abbott-street, Sandringham. 5416

ALFRED JOHN POLLARD, late of Mansfield, grazier, DECEASED.

Creditors, next of kin and others having claims in respect of the deceased (who died on the 13th day of July, 1973), are required by his trustees, John Keith Pollard and John Francis Pollard, both of Mansfield, plumber and grazier respectively, to send particulars to them, care of the undermentioned firm of solicitors, by the 30th day of January, 1974, after which date the trustees may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, 9 High-street, Mansfield, solicitors for the trustees. 5418

Creditors, next of kin and others having claims in respect of the estate of James Albert Worth, late of 10 Norford-grove, Kooyong, retired caretaker, deceased intestate (who died on the 19th day of July, 1973), are required by The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, the administrator to which were granted letters of administration of the deceased's estate, to send it particulars of their claims by the 23rd day of January, 1974, after which date it will distribute the assets thereof, having regard only to the claims of which it then has notice.

STRUGNELL & DEAKIN, solicitors, 106 Bell-street, P.O. Box 62, Coburg, 3058.

Creditors, next of kin and others having claims in respect of the estate of Keith Frederick Burch, late of Yarra-road, Wonga Park, carpenter, deceased (who died on 9th May, 1972), are requested by the administrator, Lawrence Charles Kear, of Holloway-road, Croydon, gentleman, to send particulars to him, in care of the under-mentioned solicitors, by the 31st day of January, 1974, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

MARSHALL ROSS & ASSOCIATES, solicitors, Morson-court, Main-street, Belgrave. 5461

Creditors, next of kin and others having claims against the estate of Agnes Annie Goods, late of Garup, via Horsham, in the State of Victoria, married woman, deceased (who died on the 12th day of July, 1973), are required to send particulars of their claims to the Union Fidelity Trustee Company of Australia Limited, of 101 Lydiard-street north, Ballarat, in the said State, the executor of the will of the said deceased, by the 21st day of January, 1974, after which date the said executor will distribute the assets, having regard only to the claims of which it then has notice.

BYRNE, JONES & TORNEY, solicitors, Ballarat. 5462

Creditors, next of kin and others having claims in respect of the estate of Walter Michael Whelan, late of 3 Elizabeth-street, Traralgon, in the State of Victoria, contractor, deceased (who died on the 15th March, 1973), are required to send particulars of their claims to National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, in the said State, by the 31st January, 1974, after which date the said executor will distribute the assets, having regard only to the claims of which it then has notice.

BERNARD NOLAN & CO., solicitors, 380 Bourke-street Melbourne. 547:

Creditors, next of kin and others having claims against the estate of Grace Emily Shiels, late of 47 James-street, Windsor, in the State of Victoria, spinster, deceased (who died on the 8th day of June, 1973), are required to send particulars of their claims to the executrix, Jan Veronica Smith, care of the under-mentioned solicitors, by the 26th January, 1974, after which date the executrix will distribute the assets, having regard only for the claims of which she then has had notice.

JAMES P. OGGE & CO., solicitors, 165 Greville-street, Prahran. 5554

Pursuant to the provisions of the Trustee Act 1958, creditors, next of kin and all other persons having claims in respect of the estate of William Alexander Adamson, late of 32 Johnstone-street, Malvern, retired nurseryman (who died on the 8th day of July, 1973), are required to send particulars of their claims to the executor, The Equity Trustees, Executors and Agency Company Limited, the registered office of which is situate at 472 Bourke-street, Melbourne, by the 23rd January, 1974, after which date the executors will distribute the assets, having regard only to the claims of which it shall then have had notice.

MADDOCK, LONIE & CHISHOLM, solicitors, 339 Collins. street, Melbourne. 5475

JOHN GEORGE CALDER, late of 38 Brighton-road, St Kilda, in the State of Victoria, gentleman, Deceased.

Creditors, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 21st day of July, 1973), are required by the executor, Alfred Norman Calder, of 365 O'Hea's-road, Pascoe Vale South, in the said State, dry cleaner, to send particulars to the executor by the 23rd day of January, 1974, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

DAVIES, CAMPBELL & PIESSE, solicitors, 401 Collinsstreet, Melbourne. 5544

Creditors, next of kin and others having claims in the estate of William John Watsford Boyd, late of 3 Lochstreet, Point Lonsdale, in the State of Victoria, bank manager, deceased (who died on the 16th day of April, 1972), are to send notice of their claims to Elizabeth Boyd, the executrix of the estate of the said William John Watsford Boyd, care of D. C. Carli, Furletti and Scott, solicitors, of 254 Lygon-street, Carlton, in the said State, by the 14th day of December, 1973, after which date the said Elizabeth Boyd will distribute the estate, having regard only for the claims of which she then has notice.

D. C. CARLI, FURLETTI & SCOTT, solicitors, of 254 Lygon-street, Carlton, 3053.

FLORA ANN CADDY, late of 18 Hutchison-street, Sale, widow, Deceased (who died on the 28th May, 1973).

Creditors, next of kin and all other persons having Creditors, next of kin and all other persons having claims against the estate of the deceased are required by the executors of her will, Ewen Frederick Caddy, of 18 Hutchison-street, Sale, senior telecommunications technical officer, and Elizabeth Johanna Entink, of 108 Bank-street, South Melbourne, chartered accountant, to send particulars thereof to them, care of the under-mentioned solicitors, before the 25th January, 1974, after which date they may distribute the assets of the deceased, having regard only to the claims of which they then have notice.

COLTMAN, WYATT & ANDERSON, solicitors, 379 Collins-street, Melbourne. 5474

Creditors, next of kin and others having claims against the estate of Robert John Whyte, formerly of 17 Palmerstonstreet, South Melbourne, but late of 102 Wattletree-road, Armadale, in the State of Victoria, gentleman, deceased (who died on the 14th June, 1973), are required to send particulars of their claims to the executors, National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, and James Villiers Mills, care of 95 Queen-street, Melbourne, by the 26th January, 1974, after which date the executors will distribute the assets, having regard only for the claims of which they then have had notice. then have had notice

JAMES P. OGGE & CO., solicitors, 165 Greville-street, Prahran.

CLARA GUILMARTIN, late of Kerang, in the State of Victoria, spinster, DECEASED.

Creditors, next of kin and all other persons having claims against the estate of the said deceased, are required by Richard Guilmartin and Franklin Guilmartin, both of Kerang, in the State of Victoria, retired farmers, the executors of the estate of the said deceased, to send particulars of such claims to them in care of the undermentioned solicitors, on or before the 10th day of January, 1974, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

MITCHELL, McKENZIE & CO., solicitors, Kerang, and at Cohuna and Echuca.

Pursuant to the provisions of the Trustee Act 1958. Pursuant to the provisions of the Trustee Act 1958, creditors, next of kin and all other persons having claims in respect of the estate of Dorothy Strachan Shannon (formerly of 9), but late of 2 Gascoyne-street, Canterbury, spinster (who died on the 3rd day of February, 1973), are required to send particulars of their claims to the executor, The Union-Fidelity Trustee Company of Australia Limited, the registered office of which is situate at 100 Exhibition-street, Melbourne, by the 23rd day of January, 1974, after which date the executor will distribute the assets, having regard only to the claims of which it shall then have had notice.

MADDOCK, LONIE & CHISHOLM, solicitors, Collins-street, Melbourne.

Creditors, next of kin or others having claims in respect of the estate of Robert Forrest, late of Cowes, Phillip Island, Victoria, farmer, deceased (who died on the 5th July, 1973), are to send particulars of their claims to the executor, Peter Forrest, care of the under-mentioned solicitors by the 22nd January, 1974, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

E. O'BRIEN & CO., solicitors, 470 Bourke-stree Melbourne, 3000.

ALBERT HENRY OLDMAN, late of 24 Rolland-street, Coburg, pensioner, Deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 14th day of July, 1973), are required by National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, to send particulars of

their claims to the said company by the 11th day of February, 1974, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

HENDERSON & BALL, solicitors, of 430 Little Collinsstreet, Melbourne.

Creditors, next of kin and others having claims in respect of the estate of John Anderson Love, late of 5 Highton-grove, Balwyn, gentleman, deceased (who died on the 14th day of July, 1973), are to send particulars of their claims to the executor, John Graham Anderson Love, of 8 Lulworth-street, North Blackburn, before the 30th day of January, 1974, after which date the said John Graham Anderson Love, will distribute the assets, having regard only to the claims of which he then has notice.

DAVID THOMAS & FRENKEL, solicitors, 303 La Trobe street, Melbourne.

ETTORE CIMINO, late of 41 Miller-street, Fitzroy, labourer, Deceased.

Creditors, next of kin and others having claims against the estate of the above-named deceased (who died on 6th January, 1973), are to send particulars of their claims to administratrix, Amelia Elvira Cimino, care of the undersigned solicitors, by the 22nd day of January, 1974, after which date she will distribute the assets of the deceased, having regard only to the claims of which she then have pertice. then has notice.

IRVING S. PLOTKIN & CO., solicitors, 388 Bourke-street, Melbourne.

Creditors, next of kin and others having claims in respect of the estate of Doris Elizabeth Blamire Amor, late of 66 Ivanhoe-parade, Ivanhoe, in the State of Victoria, housekeeper, deceased (who died on 23rd May, 1973) are to send the particulars of their claims to the executors, Mervyn Desmond Hickey, and Ellis Roberts Oliver Riddell, in care of Colin Keon-Cohen, 472 Bourke-street, Melbourne, by the 23rd January, 1974, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

Dated the 19th November, 1973.

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

DOROTHY GLADYS RASHLEIGH, late of 427 Elgar-road, Box Hill, 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 18th day of May, 1973), are required by the executor, The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, in the said State to send particulars to it by the 31st day of January, 1974, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice has notice

Dated the 14th day of November, 1973.

ROBERT EDWARD GYNGELL, late of 58 Beach-road, Mentone, company director, Deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 17th day of June, 1972, are required by the personal representative, Robert Burns Gyngell, of 41 Cheltenhamroad, Black Rock, to send particulars of their claims to him by the 24th day of January, 1974, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

HEDDERWICK, FOOKES & ALSTON, 121 William-street

CLAIRE ESTHER MICHAELIS, late of 281 Williams-road, South Yarra, in the State of Victoria, married woman, DECEASED.

DECEASED.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 8th day of October, 1973), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 50 Queen-street, Melbourne, in the said State, Frank Dalbert Danglow, of 9 Montalto-avenue, Toorak, in the said State, company director, and Norman Stuart Cohen, of 30 Montalto-avenue, Toorak, in the said State, gentleman, the applicants for a grant of administration to send particulars of their claims to the said applicants in the care of the said company by the 1st day of February, 1974, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

PURVES & PURVES, solicitors, 121 William-street, Melbourne.

Creditors, next of kin and others having claims in respect of the estate of Olivia Irene Edyth Manson, late of Mollison-street, Kyneton, widow, deceased (who died on 1st September, 1973, and probate of whose will was granted by the Supreme Court of Victoria, on 2nd November, 1973, to John Graham Bolton, of Kyneton, solicitor, the sole executor therein named), are required to send particulars of their claims to the said executor in care of the undersigned solicitors, before the 21st January, 1974, after which date he will distribute the assets, having regard only to the claims of which he shall then have had notice.

PALMER, STEVENS & RENNICK, solicitors, Kyneton.

COLIN NAPIER FORSTER, late of 21 Splatt-street, Swan Hill, insurance salesman, Deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 1st day of May, 1971), are required by his executor, Hugh Thomas Davies, of 331 Collins-street, Melbourne, solicitor, to send particulars to him care of the undersigned at their address mentioned hereunder by the 23rd day of January, 1974, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice. then has notice.

RIGBY & FIELDING, solicitors, 331 Collins-street, 5486

LANCELOT HADDON ALFRED COCKETT, late of 37 Harcourt-road, Boronia, in the State of Victoria, retired, DECEASED.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 1st day of September, 1973), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 50 Queen-street, Melbourne, to send particulars of their claims to the said company by the 23rd day of January, 1974, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

C. E. TIBB & SON, solicitors, 17 Queen-street, Mel-

ETHEL OSWALD BEATTIE, late of 42 Eleanor-street, Ashburton, spinster, Deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 25th day of July, 1973), are requested to send particulars of their claims to the executors, Alan Bruce Morris, care of the undersigned solicitor, by the 22nd day of January, 1974, after which date the said executor will proceed to distribute the estate, having regard only to the claims of which he then has notice.

MARJORY C. COATES, 422 Collins-street, Melbourne 3000. 5490

KAREL WILLEM GIEBELS, late of 7 Haig-avenue, Coburg West, in the State of Victoria, technical advisor, DECEASED, intestate.

Creditors, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 1st day of March, 1973), are required by the administrator, The Trustees Executors and Agency Company Limited, of 401 Collins-street, Melbourne, in the said State, to send particulars to the administrator, by the 24th day of January, 1974, after which date the administrator may convey or distribute the assets, having regard only to the claims of which it then has notice.

DAVIES CAMPBELL & PIESSE, solicitors, of 401 Collins street, Melbourne.

Creditors, next of kin and others having claims in respect of the estate of Ellen Mary Longoni, late of 529 Kiewa-place, Albury, in the State of New South Wales, widow, deceased (who died on the 23rd day of June, 1973), are required by the executors, Ellen Mary Coldwell, of "Larakoona", Tabletop-road, Albury, in New South Wales, married woman, and Robert-Russell Aitken, of 414 Collinsstreet, Melbourne, in Victoria, solicitor, to send particulars of their claims to them, care of the under-mentioned solicitors, by the 22nd day of January, 1974, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

ATKEN. WALKER & STRACHAN 414 Collins-street

AITKEN, WALKER & STRACHAN, 414 Collins-street, Melbourne.

Creditors, next of kin and others having claims in respect of the estate of Norma Dorota Broise, formerly of 55 Darling-street, and of 233 Walsh-street, South Yarra, in Victoria, but late of Flat 23, 298 Williams-road, Toorak,

in Victoria, married woman, deceased (who died on the 18th day of August, 1973), are required by Helen Mary Gordon Phipps, married woman, and Ian David Phipps, solicitor, both of 7 Como-avenue, South Yarra, in Victoria, and Robert Russell Aitken, of 414 Collins-street, Melbourne, in Victoria, solicitor, to send particulars of their claims to them, care of the under-mentioned solicitors, by the 22nd day of January, 1974, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

AITKEN, WALKER & STRACHAN, 414 Collins-street Melbourne.

Creditors, next of kin and others having claims in respect of the estate of Marion Gillespie, formerly of 12 A'Beckett-street, Kew, but late of Carnsworth Garoopna Hospital, 18 Barry-street, Kew, in the State of Victoria, spinster, deceased (who died on the 10th August, 1973), are to send particulars of their claims to The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, in the said State, by the 25th day of January, 1974, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

ABBOTT STILLMAN & WILSON, solicitors, of 406 Lonsdale-street, Melbourne.

Creditors, next of kin and others having claims in the estate of Mabel Isabell Haeusler, formerly of "Walsingham", High-street, but late of 57 Palmerstonstreet, Melton, in the State of Victoria, widow, deceased (who died on the 24th day of July, 1973), are required by the executors, Norman John Edward Haeusler, of "Selma", Berrigan, in the State of New South Wales, farmer, and Edward Ross Kinnersly, of 1 Wyalong-street, Sunshine, in the State of Victoria, retired, to send particulars of their claims to them, care of the under-mentioned solicitors, by the 22nd day of January, 1974, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

AITKEN, WALKER & STRACHAN, 414 Collins-street.

AITKEN, WALKER & STRACHAN, 414 Collins-street, Melbourne.

MYRA NANCE, late of 112 Toorak-road, South Camberwell, widow, Deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 4th day of July, 1973), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 50 Queen-street, Melbourne, to send particulars of their claims to the said company by the 24th day of January, 1974, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

H. S. W. LAWSON HUGHES & CO., solicitors, 357 Little Collins-street, Melbourne. 5480

Creditors, next of kin and others having claims in respect of the estate of Joseph Rupert Woods, late of 1771 Malvernroad, Glen Iris, in the State of Victoria, retired deceased (who died on the 19th day of August, 1973), are to send particulars of their claims to Jessie Alma Woods, of 1771 Malvern-road, Glen Iris, by the 24th day of January, 1974, after which date the said Jessie Alma Woods will distribute the assets, having regard only to the claims of which she then has notice.

K. P. ABBOTT, solicitor, 132 Wills-street, Glen Iris. 5541

Creditors, next of kin and others having claims in respect of the estate of Mary Virtue Jeanette Carrodus, late of 317a Tyler-street, East Preston, in the State of Victoria, widow, deceased (who died on the 7th August, 1973), are to send particulars of their claims to Royston Cahir, Martin & Dillon, solicitors, of 17 Queen-street, Melbourne, by the 23rd January, 1974, after which date the executors will distribute the assets of the estate, having regard only to claims to which they then have notice.

ROYSTON CAHIR, MARTIN & DILLON, solicitors 17 Queen-street, Melbourne. 5535

Creditors, next of kin and others having claims in respect of the estate of Ali Nuri, late of 30 Collingwood-road, Newport, retired railway employee, deceased (who died on the 17th day of October, 1972), are required to send particulars of their claims to the executor, Harry Hamit, care of the under-mentioned solicitors, by the 31st day of January, 1974, after which date the executor will distribute the assets, having regard only to the claims of which they then have notice.

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J. A. REDMOND & CO., 482 Bourke-street, Melbourne, 5539 solicitors for the executor.

Creditors, next of kin and others having claims in respect Creditors, next of kin and others having claims in respect of the estate of Frances Charles Kerrigan, late of 33 Jackastreet, North Balwyn, cartage contractor, deceased (who died on the 27th day of December, 1972), are required to send particulars of their claims to the executrices, Ada Thelma Bown Kerrigan, Fay Miria Crump, and Verne Judith Petty, care of the under-mentioned solicitors, by the 31st day of January, 1974, after which date the executrices will distribute the assets, having regard only to the claims of which they then have notice.

J. A. REDMOND & CO., 482 Bourke-street, Melbourne, solicitors for the executrices. 5537

Creditors, next of kin and others having claims in respect of the estate of William Wilson, formerly of 1 Brynmawrroad, South Camberwell, but late of 38 Somers-street, Burwood, retired coachsmith, deceased (who died on the 22nd day of April, 1973), are required to send particulars of their claims to the executors, William Charles Wilson and Elizabeth Alice Akins, care of the under-mentioned solicitors, by the 31st day of January, 1974, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

J. A. REDMOND & CO., 482 Bourke-street, Melbourne, solicitors for the executors.

Creditors, next of kin and others having claims in respect of the estate of Florence Evelyn Down, late of "Como", 4 Marine-parade, St. Kilda, spinster, deceased (who died on the 17th August, 1973), are required by the executor, The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, to forward particulars of their claims to it, care of the aforesaid company, by the 22nd January, 1974, after which date it shall proceed to distribute the assets, having regard only to the claims of which it then has notice.

DARVALL & HAMBLETON, solicitors, 147 Collins-street, Melbourne, 3000. 5536

Creditors, next of kin and others having claims in respect of the estate of Mary Davidson, late of 18 Deauville-street, Beaumaris, spinster, deceased (who died on the 10th day of February, 1973), are required to send particulars of their claims to the executors, Herbert Arnold Smith, and Jean Mary Smith, care of the under-mentioned solicitors, by the 31st day of January, 1974, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

J. A. REDMOND & CO., 482 Bourke-street, Melbourne solicitors for the executors. 5540

EMILY LORNA VANSELOW, late of 15 Harris-avenue, Gardiner, widow, DECEASED.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 12th day of August, 1973), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 50 Queenstreet, Melbourne, to send particulars of their claims to the said company, by the 29th day of January, 1974, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

NORMAN ENTWISTLE MARSHALL, late of Flat 2, Arbury Hall, corner of Grange and Toorak roads, company director, Deceased.

company director, DECEASED.

Creditors, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 4th day of August, 1972), are required by Robert Norman Marshall, of 122 Mona Vale-road, St. Ives, New South Wales, associate director, James Watt, of 56 Morriecrescent, Blackburn North, chartered accountant and Athol James Kennedy, of 401 Collins-street, Melbourne, solicitor, the executors of the will of the deceased, to send particulars of their claims to the said executors, care of the undernamed solicitors, by the 25th day of January, 1974, after which date they will convey or distribute the assets, having regard only to the claims of which they then have notice.

RUSSELL, KENNEDY & COOK, solicitors, 401 Collinsstreet, Melbourne.

LUDWIG EDELSTEIN, late of 162 Carlisle-street, St. Kilda, draper, Deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on the 23rd day of June, 1973), are required, by The Perpetual Executors and Trustees Association of Australia Limited, of 50 Queenstreet, Melbourne, and Herbert Herzog, of 364 Lonsdalestreet, Melbourne, solicitor, the applicants for a grant

of administration, to send particulars of their claims to the said applicants, in the care of the said company, by the 25th day of January, 1974, after which said date they will convey or distribute the assets, having regard only to the claims of which they then have notice. 5543

INSOLVENCY NOTICES

Bankruptcy Act 1966.—Bankruptcy District of the State of Victoria.—No. 278 of 1972.—Re: Elizabeth Myrtle

ELIZABETH MYRTLE MORRIS, FORMERLY TRADING AS BELIDO KNIT BOUTIQUE, AT SHOP 27, HANOVER ARCADE, DANDENONG.

NOTICE TO CREDITORS OF INTENTION TO DECLARE DIVIDEND. Notice to Creamons of Intention to Declare a first interim dividend in the estate of the above-named bankrupt. I hereby set Friday, 7th December, 1973, as the latest date on which creditors may lodge proofs of debt. Any creditor who has not lodged a proof of debt by that date shall be excluded from the dividend and I shall proceed to distribute the dividend without regard to any debt that has not been proved.

The date of the Sequestration Order was 15th June, 1972. Dated this 21st day of November, 1973.

M. G. GEE, Trustee.

Max Gee & Co., public accountants, 325 Warrigal-road, Burwood, Victoria 3125. Telephone 288 5109. 5441

Bankruptcy Act 1966.—Bankruptcy District of the State of Victoria.—No. 121 of 1971, Part X.—Re: GORDON PHILIP MACKENZIE.

GORDON PHILIP MACKENZIE, FORMERLY TRADING AS FAIRWAY BLINDS.

NOTICE TO CREDITORS OF INTENTION TO DECLARE A DIVIDEND.

Notice is hereby given of my intention to declare a First and Final Dividend in the estate of the above-named debtor. I hereby set Friday, 7th December, 1973, as the latest day on which creditors may lodge proofs of debt. Any creditor who has not lodged a proof of debt by that date shall be excluded from the dividend and I shall proceed to distribute the dividend without regard to any debt that has not been proved.

Both the debtor and the trustee executed the deed of arrangement on 21st November, 1971.

Dated this 21st day of November, 1973.

M. G. GEE, Trustee.

Max Gee & Co., public accountants, 325 Warrigal-road, Burwood, Victoria 3125. Telephone 288 5109. 5442

IMPOUNDINGS

ARARAT.-Impounded in Ararat Pound, found in Neylanstreet, Ararat.

ear-marked wether, no visible brand

If not claimed and expenses paid, to be sold on 6th December, 1973.

5446-\$2.45

E. M. RADFORD,

CRANBOURNE.-Impounded in Cranbourne Pound, by B. Jones, from South Gippsland Highway, Five Ways.

1 Jersey Friesian crossbred heifer, no visible brand

If not claimed and expenses paid, to be sold on 12th December, 1973.

G. HALLISEY, Poundkeeper.

5518-\$2.45

FERN TREE GULLY.—Impounded in Fern Tree Gully Pound on 2nd November, 1973.

1 Jersey heifer, no visible brand

If not claimed and expenses paid, to be sold on 7th December, 1973. J. WILLIAMS

5447-\$2.45

Poundkeeper.

UPWEY.—Impounded in Upwey Pound, found wandering at large in Temple-road, South Belgrave.

2 Friesian Jersey crossbred steers, approximately 12 months old, one with star-shaped brand on ear

If not claimed and expenses paid, to be sold on 11th December, 1973. H. P. MEANEY

5448-\$2.80

Poundkeeper.

Subordinate Legislation Act 1962.	ACTS REPRINTED IN ACCORDANCE WITH THE AMEND	
NOTICE OF MAKING OF STATUTORY RULES.	Incorporation Act 1958 (No. 6422)—continued No.	i. Price.
In pursuance to the provisions of the Subordinate Legislation Act 1962 and the Regulations made thereunder, notice is given of the making of the following statutory	6223. Commonwealth Arrangements (First Reprint —Incorporating amendments from No. 7809)	\$0.10
rules:— No. Weights and Measures Act 1958. Price.	6839. Companies Act 1961 (Fourth Reprint-Incor-	· ·
No. Weights and Measures Act 1958. Price. 325/1973. Weights and Measures (Amendment No. 13) Regulations 1973 30c	porating amendments up to Act No. 8185) 6224. The Constitution Act Amendment (First Reprint—Incorporating amendments up to No. 8086)	\$5.75 \$3.05
Mental Health Act 1959. 326/1973. Mental Health (Medical Positions and	8276. Consumer Protection Act 1972 (First Reprint —Incorporating amendments up to No. 8382)	\$0.65
Salaries) Regulations 1973 (No. 8) 10c	6225. Co-operation Act (Third Reprint-Incorporat-	
Supreme Court Act 1958. 327/1973. Supreme Court (Metric Conversion) Rules 1973 10c	ing amendments up to No. 8339) 6226. Co-operative Housing Societies (Second Reprint.—Incorporating amendments up to No. 7575)	\$0.85 \$0.53
Supreme Court Act 1958	6227. Coroners (First Reprint—Incorporating	
328/1973. Supreme Court (Approval of Compromises) Rules 1973 10c	amendments up to No. 7935) 6228. Country Fire Authority (Second Reprint— Incorporating Amendments up to No. 7476)	\$0.35 \$0.50
Superannuation Act 1958. 329/1973. Superannuation (Table B) Regulations	6229. Country Roads (Third Reprint-Incorporat-	
1973 10c	ing amendments up to No. 8140) 6230. County Court (Second Reprint—Incorporat-	\$1.05
Melbourne Harbor Trust Act 1958.	ing amendments up to No. 8132) 6231. Crimes (Fourth Reprint—Incorporating	\$0.65
330/1973. Melbourne Harbor Trust Regulations (Miscellaneous Amendments) No. 3/73 10c	amendments up to Act No. 8338) 6232. Crown Proceedings (First Reprint—Incor-	\$2.75
Copies of these statutory rules may be purchased at the	porating amendments up to No. 7900)	\$0.30
Sale of Publications Section of the Government Printing Office, located at 7A Parliament-place, Melbourne, 3002. If	6233. Dairy Products (First Reprint—Incorporating amendments up to No. 7945)	\$0.20
ordered by mail, remittance should be addressed to "The Government Printer, Box 203, P.O., North Melbourne,	7060. Dandenong Valley Authority Act 1963 (First Reprint—Incorporating amendments up to	
3051", and should include 7c extra for postage. If a credit	No. 7523)	\$0.35
account is held at this office, no remittance is required with the mail order.	4989. Discharged Servicemen's Preference Act 1943 (First Reprint—Incorporating amend-	
The annual subscription rate for Statutory Rules (including Bound Volumes) is \$25, payable in advance. The subscription year commences on 1st January.	ments up to No. 7788)	\$0.20
C. H. RIXON,		\$0.15
Government Printer.		\$0.35
ACTS REPRINTED IN ACCORDANCE WITH THE	ing amendments up to No. 7876)	\$0.15
AMENDMENTS INCORPORATION ACT 1958 (No. 6422), AND FOR SALE AT THE SALE OF PUBLICATIONS BRANCH OF THE GOVERNMENT PRINTING	6239. Dried Fruits Act 1968 (First Reprint—Incorporating amendments up to No. 7337)	\$0.25
OFFICE, MACARTHUR-STREET, MELBOURNE, 3002.	6240. Education (First Reprint — Incorporating amendments up to No. 7533)	\$0.45
(These prices do not include postage.) No. Price	6241. Electric Light and Power (First Reprint—	\$0.30
6189. Acts Interpretation (Third Reprint-Incor-	6242. Employers and Employes (Incorporating	\$0.18
porating amendments up to No. 7944) \$0.35 6191. Administration and Probate (Fourth Re-	6243. Entertainments Tax (First Reprint-Incor-	\$0.25
print—Incorporating amendments up to No. 7874) \$0.75	8056. Environment Protection Act 1970 (First Reprint—Incorporating amendments up to	φυ.20
6194. Agricultural Colleges (First Reprint— Incorporating amendments up to No. 7302) \$0.15	No. 8277)	\$0.55
6198. Anzac Day (First Reprint—Incorporating amendments up to No. 8344) \$0.15	ing amendments up to No. 8181) 6246. Evidence (Fourth Reprint—Incorporating	\$0.85
7117. Appeal Costs Fund Act 1964 (First Reprint—Incorporating amendments up to No. 7488) \$0.25	amendments up to No. 8228)	\$1.05
6199. Apprenticeship (Second Reprint—Incor- corporating amendments up to No. 7869) . \$0.40	7499. Extractive Industries Act 1966 (Second Reprint)—Incorporating amendments up to No. 7951)	* 0 10
6201. Architects (First Reprint—Incorporating amendments up to No. 8077) \$0.30	6250. Fertilizers (Incorporating amendments up to	\$0.40
6203. Audit (First Reprint—Incorporating amendments up to No. 7377) \$0.35	6468. Filled Milk (First Reprint—Incorporating	\$0.25
6208. Benefit Associations (First Reprint—Incorporating amendments up to No. 6961) . \$0.45	amendments up to No. 6886) 6251. Firearms (Fourth Reprint—Incorporating	\$0.15
6529. Bread Industry Act 1959 (First Reprint— Incorporating amendments up to No. 7728) \$0.30		\$0.75
6973. Building Contracts (Deposits) Act 1962 (First Reprint—Incorporating amendments		\$0.15
from No. 7315) \$0.10 6210. Building Societies (Second Reprint—Incor-	ing amendments up to No. 6886) 6254. Forests (First Reprint — Incorporating	\$0.15
porating amendments up to No. 7911) \$0.40		\$0.60
6213. Cancer (First Reprint—Incorporating amendments up to No. 7455) \$0.35	ing amendments up to No. 7554)	\$0.60
6214. Carriers and Innkeepers (First Reprint— Incorporating amendments up to No. 7971) \$0.15	6256. Fruit and Vegetables (First Reprint—Incorporating amendments up to No. 6944)	\$0.30
6217. Cemeteries (First Reprint—Incorporating amendments up to No. 7672) \$0.30	6258. Game (First Reprint—Incorporating amendments up to No. 7389)	\$0.30
6218. Children's Court (Second Reprint—Incorporating amendments up to No. 8124) \$0.45	6260. Gas and Fuel Corporation (First Reprint— Incorporating amendments up to No. 7422)	\$0.70
6220. Clean Air (Second Reprint—incorporating amendments up to No. 8196) \$0.15	6262. Geelong Harbor Trust (First Reprint—Incor-	\$0.45
6221. Coal Mines (First Reprint—Incorporating amendments up to No. 7628) \$1.05	porating amendments up to No. 7547) 6263. Geelong Waterworks and Sewerage (First Reprint—Incorporating amendments up	
6222. Commercial Goods Vehicles (Second Reprint —Incorporating amendments up to No. 7358)	to No. 7547) 8176. Gift Duty Act 1971 (First Reprint—In-	\$0.75 \$0.55
	,	~ 5.00

	REPRINTED IN ACCORDANCE WITH THE AMEN INCORPORATION ACT 1958 (No. 6422)—continu			REPRINTED IN ACCORDANCE WITH THE AMENI INCORPORATION ACT 1958 (No. 6422)—continue	
No.		Price.	No.		Price.
	Goods (Fifth Reprint—Incorporating amend- ments up to No. 8276)	\$0.45	6310	Melbourne and Metropolitan Board of Works (Third Reprint—Incorporating amendments	
	Grain Elevators (First Reprint—Incorporating amendments up to No. 7486)	\$0.35	6311	up to No. 8082) Melbourne and Metropolitan Tramways (First	\$1.85
7849.	Groundwater (First Reprint—Incorporating amendments up to No. 8153)	\$0.45		Reprint—Incorporating amendments up to No. 7622)	\$0.70
6269.	Hawkers and Pedlers (First Reprint—Incorporating amendments up to No. 7876)	\$0.30		Melbourne Harbor Trust (First Reprint— Incorporating amendments up to No. 7356)	\$0.48
6270.	Health (Second Reprint — Incorporating amendments up to No. 7490)	\$1.65	6405	Melbourne University (First Reprint—Incorporating amendments up to No. 7871)	\$0.40
6267.	Hairdressers Registration (First Reprint—Incorporating amendments up to Act No.	φ1.00		Mental Health (Incorporating amendments up to No. 7135)	\$0.45
6531.	7659 Hire Purchase Act 1959 (Second Reprint—incorporating amendments from Act No.			Metropolitan Fire Brigades (Second Reprint —incorporating amendments up to No. 8165) Mildura Irrigation and Water Trusts (First	\$0.65
6933.	Home Finance Act 1962 (First Reprint—In-	\$0.55	0010	Reprint—Incorporating amendments up to No. 7448)	en 75
6274.	corporating amendments up to No. 7363) Hospitals and Charities (Second Reprint—	\$0.25	6317	Milk and Dairy Supervision (Incorporating amendments up to No. 6964)	\$0.75 \$0.40
6275	Incorporating amendments up to No. 7455) Housing (Second Reprint — Incorporating	\$0.50	6318	Milk Board (Incorporating amendments up to No. 7093)	\$0.22
6276	amendments up to No. 8052) Imprisonment of Fraudulent Debtors (First	\$1.65	6319.	Milk Pasteurization (First Reprint-Incorporating amendments up to No. 7480)	\$0.15
	Reprint—Incorporating amendments up to No. 7876)	\$0.35	6320	Mines (Second Reprint—Incorporating amendments up to No. 7876)	
6277.	Industrial and Provident Societies (First Reprint—Incorporating amendments up to		6184	Monash University (First Reprint—Incorporating amendments up to No. 7533)	\$1.25 \$0.30
6279.	No. 7547) Instruments (Fourth Reprint—incorporating	\$0.35	6324	Money Lenders (Third Reprint-Incor-	
6280.	amendments up to No. 7941) Judicial Proceedings Reports (First Reprint—	\$0.75	6832	porating amendments up to No. 8181) Motor Boating Act 1961 (Second Reprint —Incorporating amendments up to No.	\$0.55
6282.	Incorporating amendments up to No. 7596) Justices (Third Reprint—Incorporating	\$0.15	6225	6961)	\$0.30
6283.	amendments up to No. 7966)	\$1.40		Motor Car (Fourth Reprint—Incorporating amendments up to No. 8143)	\$2.05
*	—incorporating amendments up to No. 8211)	\$1.55	0/13.	National Fitness Council of Victoria Act 1960 (First Reprint—Incorporating amendments	
6284.	Land Act 1959 (Second Reprint—incorporating amendments up to No. 8243)	\$3.15	6705.	up to No. 8344) Navigable Waters (Oil Pollution) Act 1960.	\$0.20
6534.	Land Settlement Act 1959 (First Reprint— Incorporating amendments up to No. 7328)	\$0.30		(First Reprint—Incorporating amendments up to No. 7890)	\$0.30
6288.	Land Surveyors (First Reprint—Incorporating amendments up to Act No. 7065)	\$0.30		Nurses (Second Reprint — Incorporating amendments up to No. 7375)	\$0.45
6289.	Land Tax (Second Reprint—Incorporating amendments up to No. 7466)	\$0.40		Opticians Registration (First Reprint—Incorporating amendments up to No. 7409)	\$0.30
6285.	Landlord and Tenant (Third Reprint-In- corporating amendments up to No. 7332)	\$0.68		Partnership (Second Reprint—Incorporating amendments up to No. 7315)	\$0.30
6286.	Lands Compensation (First Reprint—Incorporating amendments up to No. 7332)	\$0.25		Patriotic Funds (First Reprint—Incorporating amendments up to No. 7338)	\$0.25
6290.	Latrobe Valley (First Reprint—Incorporating amendments up to No. 7332)			Pawnbrokers (First Reprint—Incorporating amendments up to No. 7876)	\$0.35
6291.	Legal Profession Practice Act (Third Reprint	φυ.υυ		Pesticides Act 1968 (First Reprint—Incorporating amendments up to No. 7595)	\$0.15
6202	-Incorporating amendments up to No. 8259)	\$1.15		Petroleum (First Reprint—Incorporating amendments up to No. 7876)	\$0.65
	Libraries (First Reprint—Incorporating amendments up to N.o 7364)	\$0 .15		Poisons Act 1962 (Second Reprint—Incorporating amendments up to No. 7588)	\$0.50
	Limitation of Actions (Second Reprint— Incorporating annualments up to No. 7457)	\$0.25		Police Offences (Second Reprint—Incorporat- ing amendments up to No. 7678)	\$0.28
	Liquor Control Act 1968 (Second Reprint— Incorporating amendments up to No. 8272)	\$1.35		Police Regulation (Second Reprint—Incorporating amendments up to No. 8179) .	\$0.95
	Litter Act 1964 (First Reprint—Incorporating amendments up to No. 7608)	\$0.15		Portland Harbor Trust (First Reprint—Incorporating amendments up to No. 7475)	\$0.35
6298.	Local Authorities Superannuation (Second Reprint—Incorporating amendments up to			Pounds (First Reprint—Incorporating amendments up to No. 7315)	\$0.25
6299.	No. 7161) Local Government. New Parts III. to IX.	. \$0.40	7480.	Port Phillip Authority Act 1966 (First Reprint —Incorporating amendments from No.	* 0.15
	Section 51 to Section 250—Incorporating amendments up to No. 8291	\$1.70	6342.	8081) Printers and Newspapers (First Reprint—	\$0.15
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6379. 6380. 6383. 6384.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082). Statistics (First Reprint—Incorporating amendments up to No. 6961). Stock Foods (First Reprint—Incorporating amendments up to No. 7607). Stock Medicines (First Reprint—Incorporating amendments up to No. 7726).	\$0.10 \$0.95 \$0.15 \$0.28	No. 8389) C. H. RIXON, Government Prin	nter.
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6379. 6380. 6383. 6384. 7551.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082). Statistics (First Reprint—Incorporating amendments up to No. 6961). Stock Foods (First Reprint—Incorporating amendments up to No. 7607). Stock Medicines (First Reprint—Incorporating amendments up to No. 7726). Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149).	\$0.10 \$0.95 \$0.15 \$0.28	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824
6379. 6380. 6383. 6384. 7551.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 6961)	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818
6379. 6380. 6383. 6384. 7551.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 6961) Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.15	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818 3822
6379. 6380. 6383. 6384. 7551. 6886. 7405.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082). Statistics (First Reprint—Incorporating amendments up to No. 6961). Stock Foods (First Reprint—Incorporating amendments up to No. 7607). Stock Medicines (First Reprint—Incorporating amendments up to No. 7607). Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 6961). Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226). Superannuation (Second Reprint—Incorporati-	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.15	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818
6379. 6380. 6383. 6384. 7551. 6886. 7405.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 8296) Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226) Superannuation (Second Reprint—Incorporating amendments up to No. 7910) Supreme Court (First Reprint—Incorporating Supre	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.15	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818 3822 379° 5 7 3857
6379. 6380. 6383. 6384. 7551. 6886. 7405. 6386.	State Relief Committee (First Reprint—Incorporating amendments from No. 6386) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 6961) Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226) Superannuation (Second Reprint—Incorporating amendments up to No. 7910) Supreme Court (First Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to No. 7522)	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.15	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818 3822 379° 5 ° ° ° ° 3857 3857 3835
6379. 6380. 6383. 6384. 7551. 6886. 7405. 6386. 6387. 6388.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 6961) Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226) Superannuation (Second Reprint—Incorporating amendments up to No. 7910) Supreme Court (First Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to Act No. 8107)	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.15	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818 3822 379° 5 7 3857
6379. 6380. 6383. 6384. 7551. 6886. 7405. 6386. 6387. 6388.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 8149) Submary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226) Superannuation (Second Reprint—Incorporating amendments up to No. 7910) Supreme Court (First Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to Act No. 8107) Tattersall Consultations (First Reprint—Incorporating amendments up to No. 7010) Tattersall Consultations (First Reprint—Incorporating amendments up to No. 7010)	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.15 \$0.75 \$0.75 \$0.75	C. H. RIXON, Government Print CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818 3822 379 5 7 3835 3819
6379. 6380. 6383. 6384. 7551. 6886. 7405. 6386. 6387. 6388.	State Relief Committee (First Reprint—Incorporating amendments from No. 6386) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 6961) Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226) Superannuation (Second Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to Act No. 8107) Tattersall Consultations (First Reprint—Incorporating amendments up to No. 8289) Teaching Service (First Reprint—Incorporating Service (First Reprint—	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.75 \$0.75 \$0.75 \$0.35	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818 3822 379° 5 17 3857 3835 3819 3801
6379. 6380, 6383. 6384. 7551. 6886. 7405. 6386. 6387. 6388. 6390.	State Relief Committee (First Reprint—Incorporating amendments from No. 6386) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 6961) Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226) Superannuation (Second Reprint—Incorporating amendments up to No. 7910) Supreme Court (First Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to Act No. 8107) Tattersall Consultations (First Reprint—Incorporating amendments up to No. 7536) Teaching Service (First Reprint—Incorporating amendments up to No. 7536) Town and Country Planning Act 1961 (Fourth Reprint—Incorporating amendments up to No. 7536)	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.75 \$0.75 \$0.75 \$0.35 \$0.35	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818 3822 379° 5 ° 7 3857 3835 3819 3801 3858
6379. 6380, 6383. 6384. 7551. 6886. 7405. 6386. 6387. 6388. 6390.	State Relief Committee (First Reprint—Incorporating amendments from No. 6386) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 7849) Subordinate Legislation (Incorporating amendments up to No. 6961) Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226) Superannuation (Second Reprint—Incorporating amendments up to No. 7910) Supreme Court (First Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to Act No. 8107) Tattersall Consultations (First Reprint—Incorporating amendments up to No. 7536) Town and Country Planning Act 1961 (Fourth Reprint—Incorporating amendments up to No. 7536) Town and Country Planning Act 1961 (Fourth Reprint—Incorporating amendments up to No. 8380) Trustee (Third Reprint—Incorporating	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.55 \$0.75 \$0.35 \$0.35 \$1.15	C. H. RIXON, Government Prin CONTENTS Acts of Parliament	PAGE 3797 3824 3801 3798 3823 3818 3822 3796 5 7 7 3835 3819 3801 3858
6379. 6380. 6383. 6384. 7551. 6886. 7405. 6386. 6387. 6388. 6390. 6849.	State Relief Committee (First Reprint—Incorporating amendments from No. 6886) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 8149) Subordinate Legislation (Incorporating amendments up to No. 8266) Superannuation (Second Reprint—Incorporating amendments up to No. 7910) Supreme Court (First Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to Act No. 8107) Tattersall Consultations (First Reprint—Incorporating amendments up to No. 8289) Teaching Service (First Reprint—Incorporating amendments up to No. 7536) Town and Country Planning Act 1961 (Fourth Reprint—Incorporating amendments up to No. 8380) Trustee (Third Reprint—Incorporating amendments up to No. 8380) Trustee Companies (First Reprint—Incorporating amendments up to No. 7833) Trustee Companies (First Reprint—Incorporating amendments up to No. 7838)	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.75 \$0.75 \$0.75 \$0.35 \$1.15 \$0.95	C. H. RIXON, Government Prin CONTENTS Acts of Parliament Appointments Cemetery—Scale of Fees Companies Act 1961—Notice Contracts Country Roads Board Estates of Deceased Persons Government Notices Impoundings Insolvency Notices Lands Melbourne and Metropolitan Board of Works— Notice Notice to attend for Radiological Examination Notice of Making of Statutory Rules Orders in Council— Acts—Water; Country Roads; Local Government; Town and Country Planning: Dandenong Valley Authority; Water; Sewerage Districts; Geelong Waterworks and Sewerage; Water; Sewerage Districts.	PAGE 3797 3824 3801 3798 3823 3818 3822 379c 5 7 7 3835 3819 3801 3858 3825 et seq
6379. 6380. 6383. 6384. 7551. 6886. 7405. 6386. 6387. 6388. 6390. 6391. 6849. 6401.	State Relief Committee (First Reprint—Incorporating amendments from No. 6386) State Savings Bank (Second Reprint—Incorporating amendments up to No. 8082) Statistics (First Reprint—Incorporating amendments up to No. 6961) Stock Foods (First Reprint—Incorporating amendments up to No. 7607) Stock Medicines (First Reprint—Incorporating amendments up to No. 7726) Strata Titles Act 1967 (Second Reprint—Incorporating amendments up to No. 7849) Subordinate Legislation (Incorporating amendments up to No. 6961) Summary Offences Act 1966 (First Reprint—incorporating amendments up to Act No. 8226) Superannuation (Second Reprint—Incorporating amendments up to No. 7910) Supreme Court (First Reprint—Incorporating amendments up to No. 7522) Survey Co-ordination (First Reprint—Incorporating amendments up to Act No. 8107) Tattersall Consultations (First Reprint—Incorporating amendments up to No. 7536) Town and Country Planning Act 1961 (Fourth Reprint—Incorporating amendments up to No. 7536) Town and Country Planning Act 1961 (Fourth Reprint—Incorporating amendments up to No. 8389) Trustee (Third Reprint—Incorporating amendments up to No. 8380) Trustee (Third Reprint—Incorporating amendments up to No. 7858) Trustee (Companies (First Reprint—Incorporating amendments up to No. 7858)	\$0.10 \$0.95 \$0.15 \$0.28 \$0.20 \$0.65 \$0.55 \$0.75 \$0.35 \$0.35 \$1.15	C. H. RIXON, Government Prin CONTENTS Acts of Parliament Appointments Cemetery—Scale of Fees Companies Act 1961—Notice Contracts Country Roads Board Estates of Deceased Persons Government Notices Impoundings Insolvency Notices Lands Melbourne and Metropolitan Board of Works— Notice Notice to attend for Radiological Examination Notice of Making of Statutory Rules Orders in Council— Acts—Water: Country Roads; Local Government; Town and Country Planning: Dandenong Valley Authority; Water; Sewerage Districts; Geelong Waterworks and Sewerage; Water; Sewerage Districts.	PAGE 3797 3824 3801 3798 3823 3818 3822 3796 5 7 7 3835 3819 3801 3858 3825 et seq 3801 3843
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