

Victoria Government Gazette

No. 90-Wednesday, 22 October 1980

PROCLAMATIONS

Vermin and Noxious Weeds Act 1958 CERTAIN PLANTS DECLARED TO BE NOXIOUS WEEDS WITHIN THE STATE OF VICTORIA

PROCLAMATION

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

ACC., ACC., ACC.

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, pursuant to the provisions of section 3 (2) of the Vermin and Noxious Weeds Act 1958, do by this Proclamation declare the plants hereinafter described to be noxious weeds for the purposes of the said Act for the whole of the State of Victoria:

Botanical or Scientific Name	Common Name
Alternanthera philoxeroides (Mar Griseb.	t.) Alligator weed
Cannabis sativa L.s.lat. Lagarosiphon major (Ridley) Moss Parthenium hysterophorus L. Prosopis spp. Salvinia molesta D.S. Mitchell	Mesquite Salvinia
Senecio pterophorus DC.	African daisy

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fourteenth day of October in the year of our Lord One thousand nine hundred and eighty, and in the twenty-ninth year of the reign of Her Majesty Elizabeth the Second, Queen of Australia.

(L.S.)

HENRY WINNEKE

By His Excellency's Command

W. V. HOUGHTON Minister of Lands

GOD SAVE THE QUEEN!

PUBLIC HIGHWAY—CITY OF FRANKSTON

PROCLAMATION

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

Whereas by the Local Government Act 1958, section 519 it is amongst other things enacted that it shall be lawful for the Governor in Council at any time and from time to time upon the request of the council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, aliey, or right-of-way or any street, road, lane or passage

made or laid out or proposed to be made or laid out on any land of which a plan of subdivision delineating that street, road, lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX. of the Local Government Act 1958 or a corresponding previous enactment to be a public highway and that land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force.

And whereas the Council of the City of Frenketon because

And whereas the Council of the City of Frankston has requested that the land hereinafter mentioned being a road laid out on land of which a plan of subdivision delineating the street, road, lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX. of the Local Government Act 1958, or corresponding previous enactment be so declared to be a public highway.

Now therefore, I, the Governor of the State of Victoria, in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, do by this proclamation declare that Ozone Avenue coloured brown and the reserves coloured red on Plan of Subdivision No. 6269 shall be a public highway within the meaning of the said Act

Given under my Hand and the Seal of the State of Victoria aforesaid at Melbourne this fourteenth day of October in the year of our Lord One thousand nine hundred and eighty and in the twenty-ninth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

HENRY WINNEKE

By His Excellency's Command
D. G. CROZIER
Minister for Local Government

GOD SAVE THE QUEEN!

HEALTH ACT 1958, SECTION 102

PROCLAMATION

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

MC., MC., MC.

In pursuance of the powers conferred by the Health Act 1958, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation vary the Proclamation dated 29 June 1954, and define the following locality in the municipal district of the City of Footscray, as being an area in which it shall not be lawful to establish or after a period of disuse to carry on any offensive trade within the meaning of the Health Act 1958.

The locality defined for the purposes of this Proclamation is:

The whole of the municipal district of the City of Footscray with the exception of that area of land described as Lot 1 2c Ryan Street, Township of Footscray, Lodged Plan 99455 Vol. 9032 Folio 441 Hypotenuse 92-35 m, Base 77-57 m, Height 49-88 m.

No. 90-28010/80-Price 50 cents, delivered \$1. Subscription rate: Half-yearly \$31; Yearly \$62.

3558

Given under my Hand and the Seal of the State of Victoria aforesaid at Melbourne, this fourteenth day of October in the year of our Lord One thousand nine hundred and eighty in the twentyninth year of the reign of Her Majesty Queen Elizabeth II., Queen of Australia.

HENRY WINNEKE.

By His Excellency's Command

W. BORTHWICK Minister of Health

GOD SAVE THE QUEEN!

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fourteenth day of October, in the year of our Lord One thousand nine hundred and eighty, and in the twenty-ninth year of the reign of Her Majesty Elizabeth the Second, Queen of Australia.

(L.S.)

HENRY WINNEKE

By His Excellency's Command

W. V. HOUGHTON Minister of Lands

GOD SAVE THE QUEEN!

HEALTH ACT 1958, SECTION 102

PROCLAMATION

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

In pursuance of the powers conferred by the Health Act 1958, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation define the following locality in the municipal district of the City of Footscray, as being an area in which it shall be lawful to establish an offensive trade, to wit, a shellish processing and packaging works shellfish processing and packaging works.

The locality defined for the purposes of this Proclamation

That piece of land described as Lot 1 2c Ryan Street, Township of Footscray, Lodged plan 99455 Vol. 9032 Folio 441 Hypotenuse 92·35 m, Base 77·57 m, Height 49·88 m.

Given under my Hand and the Seal of the State of Victoria aforesaid at Melbourne, this fourteenth day of October in the year of our Lord One thousand nine hundred and eighty in the twenty-ninth year of the reign of Her Majesty Queen Elizabeth II., Queen of Australia.

HENRY WINNEKE

By His Excellency's Command

W. BORTHWICK Minister of Health

GOD SAVE THE QUEEN!

Land Act 1958

UNALIENATED CROWN LANDS MADE AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES

PROCLAMATION

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

I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 153 of the Land Act 1958, do hereby proclaim the unalienated Crown lands hereinafter described to be available for settlement under improvement purchase leases at the purchase prices respectively mentioned, viz.:

Allotment No.	Parish	Area	Purchase Price	1
		ha	\$	
28A 41A	Berriwillock Wymlet	148 171	2194.00 4230.00	(L5-2159) (L5-2221)

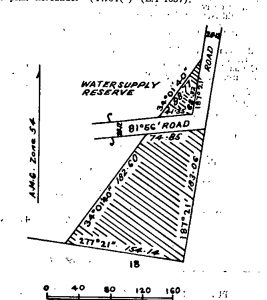
- Land Act 1958 ROAD PROCLAIMED

PROCLAMATION

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

I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 25 (3) (c) of the Land Act 1958, ide hereby proclaim as road the Crown land hereinafter described, viz.:

Parish of Yarrock, being the land indicated by hatching on plan hereunder—(Y.104(3) (L.4-1037).



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fourteenth day of October in the year of our Lord One thousand nine hundred and eighty, and in the twenty-ninth year of the reign of Her Majesty Elizabeth the Second, Queen of Australia.

METRES

HENRY WINNEKE

By His Excellency's Command
W. V. HOUGHTON
Minister of Lands

GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

Local Government Act 1958

NOTICE OF CONFIRMATION OF AN ORDER OF THE COUNCIL OF THE CITY OF KNOX ADOPTING A PROPOSAL FOR THE CLOSURE OF A ROAD TO THROUGH TRAFFIC

Pursuant to the provisions of section 539c of the Local Government Act 1958, the Governor in Council, on 14 October 1980 confirmed an Order of the Council of the City of Knox made on 12 February 1980 adopting a prosal for the closure of Cleveden Street, The Basin to through traffic by the erection of barriers at the locations shown on the plan attached to the said Order.

L. G. HOUSTON
Acting Clerk of the Executive Council

Local Government Department Melbourne (80/1197)

LOCAL GOVERNMENT DEPARTMENT

ORDER CONFIRMED—CITY OF CAULFIELD

The Minister of the Crown administering the Local Government Act 1958, on 15 October 1980, confirmed the Order hereinafter referred to in pursuance of section 514 of the said Act namely:

An Order of the City of Caulfield made on 27 November 1979 directing the compulsory taking of the land described in Certificate of Title Volume 8730 Folio 875 for the purpose of providing a place of public resort or recreation and car park.

D. G. CROZIER Minister for Local Government

Local Government Department Melbourne (80/3295)

LOCAL GOVERNMENT DEPARTMENT

ORDER CONFIRMED-SHIRE OF ARARAT

The Minister of the Crown administering the Local Government Act 1958, on 15 October 1980, confirmed the Order hereinafter referred to in pursuance of section 514 of the Local Government Act 1958.

An Order of the Council of the Shire of Ararat made on 21 July 1980, directing the compulsory taking of the land described hereunder for road purposes.

All that piece of land being Part of Crown Allotment 172, Parish of Tatyoon and commencing 4-14 metres from the south-east corner of Crown allotment 172 bearing north-west 292 deg. 41 min. for 229-53 metres; thence north-west 272 deg. 37 min. for 427-68 metres; thence east 80 deg. 33 min. for 38-08 metres; thence south-east 152 deg. 37 min. 20 sec. for 321-37 metres; thence south-east 143 deg. 54 min. 20 sec. for 146-94 metres; and thence south-east 130 deg. 21 min. 20 sec. for 141-83 metres to the point of commencement. commencement.

D. G. CROZIER Minister for Local Government

Local Government Department Melbourne (80/4363)

Education Act 1958

NOTICE OF THE MAKING OF ORDERS UNDER SECTION 13 (1) OF THE ACT

Pursuant to section 13 of the Education Act 1958, I hereby give notice that Orders of the Governor in Council were made on 14 October 1980 under sub-section (1) of the said Act constituting councils for the State Schools listed below:

> PRIMARY SCHOOLS Billanook Glenorden SECONDARY SCHOOLS

Lalor North

A. J. HUNT Minister of Education

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 24 November 1980 to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipe.

Kurrajong Drive, from Victoria Street, eastwards, 128 metres.

Berwick

Broadwalk Grove, from Grove End Road, north-westwards and northwards, 198 metres. Chiswick Court, total street from Broadwalk Grove, west-

wards.

Granby Court, total street from Broadwalk Grove, westwards.

Doncaster and Templestowe

Woolerton Court, total street from Beckett Road, southeastwards.

Eltham

Napier Crescent, from 104 metres south-west of Bolton Street, further south-westwards and north-westwards 308 metres.

Knox

Harewood Close, total street from Army Road, westwards. Wallace Road, from 30 metres north of Melanie Close, further northwards 332 metres.

Keyes Court, total street from Wallace Road, westwards. McLean Court, total street from Wallace Road, westwards. Justin Court, from 40 metres south of Wallace Road, further southwards, 96 metres including allotments 160

Deakon Court, total street from Wallace Road, eastwards. Keller Crescent, from Wallace Road westwards, 24 metres. Merryn Grove, from Renou Road north-westwards, 227 metres.

Matilda Avenue, from Merryn Grove northwards and westwards, 232 metres.

Mariposa Court, total street from Matilda Avenue, north-

eastwards.

Cochranes Road, (south side), from 262 metres west of Warrigal Road, further westwards, 107 metres.

Oakleigh

Broadchapel Place, total street from Viney Street, east-

Tomintoul Way, from Broadchapel Place southwards, 29 metres.

Whittlesea

Wirraway Crescent, from 50 metres south of Shield Court, further southwards, 64 metres.

Leilani Grove, from Wirraway Crescent, eastwards and north-eastwards, 220 metres.

Ziema Court, total street from Leilani Grove, north-westwards.

Victoria Drive, from Robinvale Avenue northwards, 258 metres. Queenscliff Road, from 20 metres north-east of Bendigo

Crescent, further north-eastwards, 175 metres. Linton Drive, from Victoria Drive to Queenscliff Road.

Millgrove Avenue, from Linton Drive to Queenscliff Road. Portland Place, total street from Linton Drive, north-east-

Greenhills Road, from 26 metres north of Maroondah Terrace, further northwards, 54 metres.

Virgina Crescent, from lot 120 Virginia Crescent, further northwards, 44 metres.

14 October 1980

O. T. W. COSGRIFF, Secretary

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 on 11 November 1980.

Ansett Transport Industries (Ops.) Pty. Ltd. (trading as Ansett Motors), Hamilton. Application to license a required number of commercial passenger vehicles with large seating capacities to operate as follows: (a) Under the same terms and conditions as existing C.O. and T.S. licences which authorize the Hamilton-Portland and the Mt. Gambier-Melbourne stage services and various other stage, school, touring and charter services. (b) To delete the existing time-table on the Hamilton-Portland stage service and instead operate the following time-table:

	MonFri.	Fri. only	Sun.
Dep. Portland	10.45 a.m.	5.00 p.m.	1.30 p.m.
Arr. Hamilton	12.15 p.m.	6.30 p.m.	3.00 p.m.
Dep. Hamilton	1.15 p.m.	11.30 p.m.	6.30 p.m.
Arr. Portland	2.45 p.m.	1.00 a.m.	8.00 p.m.

(c) (i) On the Portland-Hamilton stage service on journeys from Portland any passengers taken up to and including the Township of Branxholme may transfer at Hamilton to the applicant's Mt. Gambier-Melbourne stage service and proceed to Melbourne subject to the condition that no passengers taken up east of the Township of Branxholme shall make a journey extending east of Hamilton Railway Station. (ii) On the Melbourne-Mt. Gambier stage service on journeys from Melbourne passengers may transfer at Hamilton to the applicant's Hamilton-Portland stage service subject to the condition that passengers transferring from the Melbourne-Mt. Gambier stage service at Hamilton may be taken up at any point en route but shall not be set down nearer to Melbourne than the Township of Branxholme.

Note—This application replaces a previous application which appeared in Victoria Government Gazette No. 18, dated 12 March 1980.

- FLAGSTAFF TAXIS PTY. LTD., Warrnambool. Application to license a Ford Sedan to operate at Warrnambool as a Country Taxi from 465 Raglan Parade, Warrnambool.
- SAMSON, H., SAMSON, M., SHAW, S. & SHAW, K. (trading as Taxis of Portland), Portland. Application to license two small seating capacity vehicles to operate at Portland as Country Taxis from 141 Percy Street, Portland.
- Sotale Pty. Ltd., Melbourne. Application to licence one 1973 Cadillac sedan with seating capacity for five persons and one 1975 Cadillac sedan (to be purchased), to operate as commercial passenger vehicles for the carriage of overseas tourists, who have arranged travel to Australia through the applicant's travel brokerage business, as follows: (a) Between the Melbourne Airport, Tullamarine and various motels and hotels located within the Central Business District of Melbourne. (b) From motels and hotels located within the Central Business District of Melbourne on half day and day trips throughout Victoria.

Note—The service is provided as part of a package tariff for accommodation, travel and tours. The provision of all transport is pre-arranged and sold to overseas tourists as a total package tour programme and multi-lingual drivers will be employed to drive the licensed vehicles.

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

ANTONOFF, V. M. & G. A., Swifts Creek; T.S.752. IATROU, N., Deer Park; M.T.5870. JOHNSTON, M. M., Montmorency; M.T.1061. ROWLINSON, K. L. & M. L., Warragul; C.O.887.

Applications by the persons listed hereunder for one Metropolitan Taxi licence to be issued, subject to the cancellation of each Suburban Taxi licence shown.

PINKNEY, V. T., West Heidelberg; S.T.7857. HAZARI, J., Bundoora; S.T.6063.

Notice of any objections should be forwarded to reach the Secretary of the Board not later than 5 November 1980.

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

C. J. V. SMITH, Secretary

Corner Lygon and Princes Streets, Carlton, 3053, Wednesday, 22 October 1980

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 on 11 November 1980.

ADAMS, A. R., 35 High Street, Bunyip, 3815. One commercial goods vehicle (L/C, 7.40 tonne) to operate: (a). Within that part of the State of Victoria situated east of a north-south line drawn through Dandenong, south of an east-west line drawn through Gembrook and east of a north-south line drawn through Moe in the course of business as Industrial Waste Disposal Service—industrial waste. (b) Throughout the State of Victoria in the course of business as "Marine Collector"—special wares, marine stores and old metals as designated in the Marine Stores and Old Metals Act 1958, Part 1, section 3, and own plant and equipment incidental thereto, provided that the load capacity of the vehicle is not increased without the prior written consent of the Board and that no trailer is hauled in conjunction with the vehicle.

ANNETT, A. E., 16 Burns Street, Wangaratta, 3677. Application to vary the conditions of licence No. D.A.67128 by adding to paragraph (b) "newspapers" on behalf of the Chronicle Despatch.

- of the Chronicle Despatch.

 BABCON PTY. LTD., Dillon Street, Cobram, 3644. Two commercial goods vehicles (L/C. 0.75 and 0.75 tonne) to operate: (a) Within an 80-km radius from the post office at Cobram in the course of business as "Building Contractors"—own and associated companies goods. (b) Throughout the State of Victoria in the course of business as "Building Contractors"—own tools of trade and equipment. (c) Within a 32-km radius of the site of any contract currently engaged upon—materials required for use on such contract. (d) From own premises at Cobram to building contract sites within the State of Victoria—building materials for completion of own contracts. (e) From places within a 40-km radius of the G-P.O. Melbourne to own premises at Cobram—bricks, earthernware pipes and roofing tiles. (f) From Wodonga to own premises at Cobram—concrete blocks.

 CAMPARA TILING NOMINEES PTY, LTD., 29 Tunbridge.
- CAMPARA TILING NOMINEES PTY. LTD., 29 Tunbridge Crescent, Lalor, 3075. One commercial goods vehicle (L/C. 0·75 tonne) to operate throughout the State of Victoria in course of business as "Wall and Floor Tiling Contractor"—own tools of trade, equipment and a small quantity of tile fixing materials.
- CHIRCOP, P., Whelans Road, Bacchus Marsh, 3340. One commercial goods vehicle (L/C. 4.05 tonne) to operate from butchers and supermarkets within an 80-km radius of the G.P.O. Melbourne to the premises of Wik Industries Ltd. at Braybrook on behalf of the said company—fat and bone.
- CHLORIDE BATTERIES AUST. LTD., 2 Beaufort Street, Preston, 3072. One commercial goods vehicle (L/C. 6-50 tonne) to operate within an 80-km radius of own branch premises at Wangaratta and to Kyabram, Nathalia and Alexandra serving places en route in course of business as "Battery Manufacturers"—own wet automotive batteries.

- CHRIMES, P., Hotham Heights, Mt. Hotham, 3741. One commercial goods vehicle (L/C. 0.70 tonne) to operate between own ski lodges at Mt. Buller and Mt. Hotham and own premises in Melbourne—own tools of trade, equipment and up to 500 kgs at any one time of materials required for the maintenance of own premises.
- DENDRINOS, S., 206 Pigdon Street, North Carlton, 3054.
 One commercial goods vehicle (L/C. 17.45 tonne) to
 operate within an 80-km radius of the G.P.O. Melbourne on behalf of Boral Resources (Vic.) Pty. Ltd.
 —roadmaking plant, hot asphalt, premix and roadmaking materials but excluding the carriage of cement
 and lime from Geelong.
- EMOLEUM AUST. LTD., Arden Street, North Melbourne, 3051. Application to vary the conditions of licence No. D.A.1042/23 by deleting the existing conditions and adding in lieu: (a) Throughout the State of Victoria in the course of business as "Road Construction Contractors"—own tools of trade and equipment. (b) Within a 40-km radius of any contract site or from the railway station nearest thereto—own materials.
- the railway station nearest thereto—own materials.

 GOLDMALL PTV. LTD., 259 Plenty Road, Preston, 3072. One commercial goods vehicle (L/C. 1-15 tonne) to operate: (a) Within an 80-km radius of own premises at Preston in the course of business as "Footwear Manufacturers"—own goods. (b) From and to own premises at Preston to and from own approved decentralized secondary industry at Ballarat in the course of business as "Footwear Manufacturers"—raw materials and finished products and plant and machinery for installation, repair or having been repaired.
- GRAVENER, P. A., 6 Church Street, Warragul, 3820. One commercial goods vehicle (to be purchased) to operate: (a) From consignors situated within a 40-km radius of the G.P.O. Melbourne to consignees situated within a 40-km radius of Warragul—general goods. (b) From consignors situated within a 40-km radius of the G.P.O. Melbourne to consignees situated within a 40-km radius of Warragul—beer, wines and spirits.
- GRAVENER, P. A., 44 Burton Street, Warragul, 3820. One VENER, P. A., 44 Burton Street, Warragul, 3820. One commercial goods vehicle (to be purchased) to operate: (a) From consignors situated within a 40-km radius of the G.P.O. Melbourne to consignees situated within a 40-km radius of Warragul—general goods. (b) From consignors situated within a 40-km radius of the G.P.O. Melbourne to consignees situated within a 40-km radius of Warragul—beer, wines and expirits. spirits.
- H.L.R. Liquid Waste Transport Pty. Ltd., Lot 2, Ordish Road, Dandenong, 3175. One commercial goods vehicle (L/C. 12·00 tonne) to operate within an 80-km radius of own premises at Dandenong in course of business as "Waste Disposal Contractor"—effluent in a specially constructed tanker vehicle.
- H. K. & G. S. HAIR (VIC.) PTY. LTD., P.O. Box 19, Campbellfield, 3061. One commercial goods vehicle (L/C. 14·00 and 3·75 tonne trailer) to operate within a 56-km radius of the G.P.O. Melbourne on behalf of the Readymix Group (Vic.)—sand, soil, screenings, premix and quarry products.
- Howell, G. R., P.O. Box 35, Churchill, 3842. Application to vary the conditions of licence No. D.A.62144/2 by deleting "64-km" and adding in lieu "80-km".
- McMillan, R. J., 4 Market Street, Ballarat, 3350. One commercial goods vehicle (L/C. 6.75 tonne) to operate within an 80-km radius of own premises at Ballarat in course of business as "Aerated Water Distributor"—aerated waters, cordials and fruit juices.
- PRITCHARD, G. L., 6 Brophy Street, Ballarat, 3350. One commercial goods vehicle (L/C. 18.00 tonne) to operate from Forest Commission Areas within an 80-km radius of Ballarat to the premises of Hardboards Australia Ltd. at Bacchus Marsh—pulpwood logs.
- RENKIN, G. W., "Renford", R.M.B. 1380, Lima, via Benalla, 3673. One commercial goods vehicle (L/C. 7-75 tonne) to operate: (a) Within a 144-km radius of the post office at Wangaratta (Benalla Division of the Country Roads Board)—plant the property of a contractor and required by him for use in connection with the construction or maintenance of some specific, existing

- or proposed road, street, footpath, bridge, pier, wharf, weir or channel. (b) Within a 40-km radius of the site of any construction or maintenance work performed pursuant to paragraph (a) above or from the railway station nearest thereto—any other materials required for such work.
- STECBAR WINDOWALLS PTY. LTD., 13 Rosalie Street, Springvale, 3171. One commercial goods vehicle (L/C. 1·25 tonne) to operate throughout the State of Victoria in the course of business as "Window Manufacturers" for the purpose of servicing and installing windows—tools of trade, prefabricated windows for installation with a materials incidental thereto. on-site and materials incidental thereto.
- WHITFIELD, G. D. W., 327 Walker Street, Ballarat, 3350.
 One commercial goods vehicle (L/C. 1·70 tonne) to operate from Ballarat to Birchip, via Creswick, Clunes, Talbot, Maryborough, Dunolly, Bealiba, St. Arnaud, Donald, and Watchem and return under the terms of contract No. M.S.F.1975—mails on behalf of Australia Postal Commission.
- Young, D. J., 6 Beveridges Road, Lakes Entrance, 3909.
 One commercial goods vehicle (L/C. 8.00 tonne) to operate within an 80-km radius of the plant of Pioneer Concrete (Vic.) Pty. Ltd., at Lakes Entrance solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.
- Oung, P. N., 6 Beveridges Road, Lakes Entrance, 3909.
 One commercial goods vehicle (L/C. 8.90 tonne) to operate within an 80-km radius of the Plant of Pioneer Concrete (Vic.) Pty. Ltd. at Lakes Entrance solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

TOW TRUCKS

- BEANLAND, L. G., 2-4 Carinish Road, Clayton, 3168. Application to vary the conditions of licences numbered D.A.64158/2, D.A.64158/3 and D.A.64158/6 by adding an additional paragraph: Throughout the State of Victoria on behalf of Plant Hire Contractors for the purpose of moving plant and equipment for hire or for return from having been hired.
- Ferella, D., 1858 Barry Road, Campbellfield, 3061. One commercial goods vehicle (L/C. 3.00 tonne) to operate throughout the State of Victoria as a "Tow Truck": (a) For the purposes of lifting and carrying or towing of wrecked or disabled motor vehicles and the carriage of tools and equipment necessary for such purposes. (b) The carriage of spare parts necessary for the repair of a disabled motor vehicle to and from the place at which such disablement has occurred.
- occurred.

 JOHNSTON, D. R., 107 Douro Street, North Geelong, 3215.

 One commercial goods vehicle (L/C. 1·30 tonne) to operate: (a) Throughout the State of Victoria as a Tandem Drive Twin Steer Tilt Tray Tow Truck for the purposes of lifting and carrying or towing and/or repairing wrecked or disabled motor vehicles—wrecked or disabled motor vehicles, tools of trade, spare parts and materials incidental thereto, cranes, fork lifts, motor cars, rollers, earthmoving equipment and workmen huts. (b) Within a 40-km radius of the chief post office in the City of Geelong—general goods. goods.

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.

and conditions from the expiry shown in each case.
WILLIAM ADAMS TRACTORS PTY. LTD., Nantilla Road, Clayton, 3168; D.A.512/20; 16 January 1981; 0·75 tonne.
BIONDO, S. A., 985 Heatherton Road, Springvale, 3171; D.A.69064; 31 January 1981; 1·95 tonne.
BOON SPA PTY. LTD., 264 Geelong Road, Footscray West, 3012; D.A.28768/20; 15 January 1981; 5·90 tonne.
BROWN, G. L., Ocean Road, Aireys Inlet, 3221; D.A.68464; 13 January 1981; 1·00 tonne.
CADBURY SCHWEPPES PTY. LTD., 634 St. Kilda Road, Melbourne, 3004; D.A.65903/30; 9 December 1980; 7·40 tonne.

HRANE, A. J., 1014 Howitt Street, Wendouree, 3355; D.A.5414/1; 21 December 1980; 7.40 tonne.

Dale, C. W., Elizabeth Street, Castlemaine, 3450; D.A.61056; 12 December 1980; 0·75 tonne.
Davies, G. A., 120-138 Elsworth Street, Ballarat, 3350; D.A.34746/3; 1 December 1980; 1·00 tonne.
Derite Proprietary Ltd., 222 Ingles Street, Port Melbourne, 3207; D.A.974/15; 13 January 1981; 2.20 tonne.
H. K. & G. S. Hair (Vic.) Ptv. Ltd., P.O. Box 19, Campbellfield, 3061; D.A.46541/9; 9 June 1980; 9·00 tonne.
Petter Hayes Ptv. Ltd., 73 Auckland Street, Bega, 2550; D.A.69765/1; 16 November 1979; 17·56 tonne.
MONIER LIMITED, Frankston Road, Dandenong, 3175; D.A.65751/6; 7 October 1980; 0·75 tonne.
PRINCIOTTA, B., 519 Gilbert Road, West Preston, 3072; T.D.A.64765; 2 November 1980; 1·95 tonne.
R. & F. DRILLING CO. Ptv. Ltd., 7 Earlwood Drive, Mulgrave, 3170; D.A.65785/1; 22 January 1981; 1·25 tonne.
F. T. RAFFERTY Ptv. Ltd., 2 Nicholas Street, Lilydale, 3140; D.A.323/9; 15 January 1981; 10·95 tonne.

TOW TRUCK RENEWALS

BEANLAND, L. G., 2-4 Carnish Road, Clayton, 3168; D.A.64158/6; 15 January 1980; 3-90 tonne.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than 5 November 1980.

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

C. J. V. SMITH, Secretary

Corner Lygon and Princes Streets, Carlton, 3053, Wednesday 22 October 1980

Police Regulation Act 1958, Section 122 CANCELLATION OF SALE OF MOTOR CYCLE

The 1967 model Harley Davidson motor cycle, Registration No. MK 175, Engine No. 4A.66546H3, has been claimed and the public auction due to be held at the Wangaratta Police Station at 2 p.m. on Wednesday, 29 October 1980, has therefore been cancelled.

S. I. MILLER Chief Commissioner

Police Offences Act 1958, No. 6337 DIVISION 1A—STATE CLASSIFICATION OF PUBLICATIONS BOARD

Take note that the State Classification of Publications Board has classified the following publications in accordance with the provisions of section 180H (I) of the Police Offences Act 1958.

Each publication shall be subject to the following restrictions:

- (a) It shall not be offered for sale, sold, delivered, exhibited or displayed to any person under the age of 18 years;
- (b) It shall not be made available for inspection or perusal to any person under the age of 18 years;
- (c) It shall not be exhibited or displayed in any place to which persons under the age of 18 years have access or so that it is visible from any such place;
- (d) It shall not be advertised in any manner whatsoever.

SCHEDULE OF PUBLICATIONS

Title Distributor

Bizarre Review Vol. 1 No's. Glaredale Holdings Pty. Ltd. 3, 6, 8, 9 & 10

Femininity Found Claredale Holdings Pty. Ltd. Madame Vol. 5 No. 12
Madame Vol. 6 No's 1-5 (incl)
Men Of Locker No. 1 Borderline Distributors

Title Distributor Mustang No. 6 Borderline Distributors My Mistress No. 1 Claredale Holdings Pty. Ltd. Gordon & Gotch (A'sia) Ltd. Oui-Album No. 5 Paul Into Pauline Claredale Holdings Pty. Ltd. Penthouse-November, Gordon & Gotch (A'sia) Ltd. Sex To Sexty No. 51 Gordon & Gotch (A'sia), Ltd. Sexual Gadgetry Claredale Holdings Pty. Ltd. Smooth No's 27, 29 & 30 Claredale Holdings Pty. Ltd. Tranz No's 15, 16 & 17 Claredale Holdings Pty. Ltd. Voyeur's Vista No. 4 Claredale Holdings Pty. Ltd. World of Transvestism, the Claredale Holdings Pty. Ltd. Vol. 2 Nos. 1 & 3

J. SMITH, Secretary
State Classification of Publications Board

Children's Court Act 1973 DAYS AND HOURS APPOINTED

I recommend that, pursuant to the provisions of section 4 (3) of the Children's Court Act 1973, the days and hours contained in the Schedule below, public holidays excepted, be appointed for the holding of Children's Courts at the places named in such Schedule in lieu of the days and hours heretofore appointed—to take effect, as from and inclusive, on the dates shown in the Schedule below:

SCHEDULE

Place	Day and Hours
SUNBURY	Every Tuesday at 9.30 a.m. on and from 28 October 1980.
KYNETON	Every Monday and Wednesday at 9.30 a.m. on and from 29 October 1980.

HADDON STOREY Attorney-General

In the Supreme Court of Victoria—M.14734 of 1980—In the matter of the Lotteries Gaming and Betting Act 1966; and in the matter of an application by ERNEST WILLIAM CARTWRIGHT to have the house or place situate at 2nd Floor, 19 Errol Street, North Melbourne in the State of Victoria declared to be a common gaming house or place

Take notice that on Wednesday, 15 October 1980 His Honour Mr Justice Jenkinson sitting in the Practice Court of the Supreme Court of Victoria ordered that the premises situate at 2nd Floor, 19 Errol Street, North Melbourne in the said State, be declared to be a common gaming house or place within the meaning of the provisions of the Lotteries Gaming and Betting Act 1966.

Dated 15 October 1980

D. YEAMAN, Crown Solicitor and Solicitor for the Applicant

Magistrates' Courts Act 1971 REVOCATION OF APPOINTMENT AS A PLACE FOR HOLDING MAGISTRATES' COURTS

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 14 October 1980, and pursuant to the provisions of section 5 of the Magistrates' Courts Act 1971, revoked the appointment of Yallourn as a place for holding Magistrates' Courts and directed that such Court be closed from and after 5 November 1980, and that the books and other records of the said Court and of the Clerk thereof be directed to be delivered to the Clerk of the Magistrates' Court at Moe.

L. G. HOUSTON Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 14 October 1980

Private Agents Act 1966

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

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

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

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

Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	., MAGIST	RATES' COURT, YA	RRAM		
Walkley, Bernard John Anthony	Beach Gve Hotel, Woodside	Wormald International Security	340 Abbotsford St, North Melbourne	Watchman	7.11.80
	,	Dated at Yarram 9 J. W. KEE, Clerk	October 1980 of the Magistrates' Cou	art	
•	MAGISTR	ates' court, spri	NGVALE		
Cant, Stanley Edward	25 Gordon Rd,	•	390 St Kilda Rd,	Watchman	31.10.80
Yates, Noel William	Mt Waverley 26 Coomoora Rd, Springvale South	•	Melbourne 26 Coomoora Rd, Springvale South	Guard Agent	, ,,
		Dated at Springva P. COUTTS, Cleri	le 9 October 1980 c of the Magistrates' Co	ourt	
- 1	MAGISTRAT	ES' COURT, WARR	NAMBOOL		
Goodger, Kevin Edmund	2 Hillside Ave, Warrnambool	Armaguard,	23 Kepler St, Warrnambool	Watchman	3.11.80
	, and a second	Dated at Warrnan P. J. LIVINGSTO	nbool 9 October 1980 N, Clerk of the Magist	rates' Court	
	· MAGISTR	ATES' COURT, CAN	BERWELL		
Horsfield, Douglas William	24 Morack Rd, Vermont	,	1229 Toorak Rd, Burwood	Guard Agent	5.11.80
•	vermone	Dated at Cambery A. McCORMACI	vell 14 October 1980 , Clerk of the Magistr	ates' Court	
11 ° 601	MAGIST	RATES' COURT, DI	ROMANA		
Stanton, David John	1971 Nepean Hwy, Tootgarook		1971 Nepean Hwy, Tootgarook	Process Server	8.12.80
	100-13-10-10	Dated at Droman M. T. LEA, Clerk	a 15 October 1980 of the Magistrates' Co	urt	
98 48 68 S S S S S S S	MAGISTI	ATES COURT, FO	TSCRAY		•
Lawton, Dennis Maxwell	57 Gwelo St, West Footscray		57 Gwelo St, West Footscray	Guard Agent	5.11.80
		Dated at Footscra G. G. WILLIAM	y 13 October 1980 SON, Clerk of the Mag	ristrates' Court	
	MAGIST	RATES' COURT, M	ELBOURNE		
Brockley, Robert Garnet	' 57 Thompson Tce, Rye	Transurety	cnr Arden & Lothian Sts,	Watchman	18.11.80
Desnica, Jacob Norbert	1, 17 Glance St, Flemington	TNT Group 4 Total	North Melbourne 213 Arden St, North Melbourne	,	,,
Dillon, David Lothian	19 Adelaide St,	,, ,,	" "	**	"
Doughty, David George	Sunshine 20 Hull Rd,	Armaguard	699 Queensberry St, North Melbourne	,,	**
Hurley, Allan Vincent	Croydon 17 Pine St,	TNT Group 4 Tota		,,	**
Tully, Dale Francis	Hawthorn Watsonia Army Barracks, Macleod	Security "	39 99	"	. **
James and the second	,	Dated at Melbou M. J. QUIRK, C	rne 16 October 1980 lerk of the Magistrates'	Court	

^{*} Or in the case of a firm or corporation, of the Nominee

3564

	Priv	TE AGENTS—continu	ued		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	MAGISTRA	ATES' COURT, MEI	LBOURNE		
Boorer, Kenneth Arthur	11 Valley Cres, Glenroy	•	340 Abbotsford St,	Watchman	18.11.80
Maple, Glen John	148 McIntosh Rd, North Altona		North Melbourne	**	,,
Rankin, John William	27 Katoomba St, Moorabbin		"	**	**
Salter, Kenneth Richard Karsai, Stephen Stan	5 Latrobe St, Oakleigh 50 Mount View Rd.		213 Ärden St.	79 •	,,
Fogarty, John	Boronia 120 Mt Alexander Rd,		North Melbourne	,,	**
	Flemington		699 Queensberry St, North Melbourne	**	,,
Fisher, Jeffrey Allan	Lot 82, Coull Ave, Boronia		340 Abbotsford St, North Melbourne	,,	**
Shaw, Kevin Eric	4 Camelia Cres, The Basin		" "	,,	,, .
Foley, Peter Robert	30 Robertson Cres, Layerton		,, ,,	,,	**
White, Graham Ashley	2 Heath Ave, Ferntree Gully		27 .19	. ,,	,,
Stewart, Thomas McKinley	78 Raleigh St, Thornbury		27 29	,,	**
			rne 9 October 1980 lerk of the Magistrates'	Court	
	MAGISTRA	ATES' COURT, ME	•	Court	
Sayburn, Robert	6 Greenvalley Cres.	T.N.T. Group 4	213 Arden St.	Watchman	18.11.80
Cutfield, Hugh David	Hampton Park 85 Denham St.	John McLean	North Melbourne 10th Floor.	Watchman	10.11.00
	Hawthorn	Bennett and Co.	110 Queen St, Melbourne	Watelunan	,,
O'Connor, Michael James	32 Glenview Rd.	** **	29 95	Inquiry Agent	,,
	East Doncaster	" "	"	Watchman	**
Caire, Peter John	57 Wunalla Rd,	22 17 21 29	?? 11 ?? ??	Inquiry Agent Watchman	. **
,,	Seaford	., .,		Inquiry Agent	
Bennett, Janet Isabella	42 Watts Pde, Mount Eliza	" "	" "	" "	"
Ward, David Walter	215 Vincent St, Edithvale	T.N.T. Group 4	213 Arden St, North Melbourne	Watchman	,,
,			rne 14 October 1980	Caunt	
	MAGISTRA	TES' COURT, CHE	lerk of the Magistrates'	Court	
Dober, Neville Percival	7 Hunter Ave,	and the state of t	390 St Kilda Rd.	Watchman	7.11.80
·	Black Rock	Detect of Chalant	Melbourne	.,	
			nam 13 October 1980 Clerk of the Magistrate	es' Court	•
	MAGISTRATE	S' COURT, PORT M	MELBOURNE		
Uren, Mark Andrew	1/130 Charman Rd, Mentone	Armaguard (Port Melbourne)	390 St Kilda Rd, Melbourne	Watchman	20.11.80
•	•		lbourne 9 October 1980 Herk of the Magistrates		
Or in the case of a firm	or corporation of the N				

MANSFIELD WATERWORKS TRUST

INCREASING THE LIMIT OF BANK OVERDRAFT

INCREASING THE LIMIT OF BANK OVERDRAFT

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 14 October 1980 increased the total amount of the sum which the Mansfield Waterworks Trust may owe at any one time in respect of moneys borrowed by overdraft of current account pursuant to the provisions of Section 286 of the Water Act 1958, fixed by the Governor in Council on 15 August 1978, at thirty-five thousand dollars (\$35 000), to forty thousand dollars (\$40 000).

L. G. HOUSTON Acting Clerk of the Executive Council At the Executive Council Chamber Melbourne, 14 October 1980

WARRNAMBOOL SEWERAGE AUTHORITY

WARNAMBOOL SEWERAGE AUTHORITY

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 14 October 1980 increased the total amount of the sums which the Warrnambool Sewerage Authority may owe at any one time in respect of moneys borrowed by overdraft of current account pursuant to the provisions of Section 79A of the Sewerage Districts Act 1958, fixed by the Governor in Council on 13 December 1977, at fifty thousand dollars (\$50000), to one hundred thousand dollars (\$100000).

L. G. HOUSTON
Acting Clerk of the Executive Council
At the Executive Council Chamber
Melbourne, 14 October 1980 A Carrier .

BROKEN RIVER IMPROVEMENT TRUST RATING BY-LAW FOR 1981

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 Four dollars 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 Four dollars shall be the minimum sum payable in respect of any property within that Division.
- 4. In respect of all rateable properties within the Third Division a rate of One fifty-fifth of one cent in the dollar on the net annual value thereof: Provided that the sum of Four dollars shall be the minimum sum payable in respect of any property within that Division.
- 5. No rate is made or levied in erspect 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 1 January 1981, and ending on 31 December 1981, and shall be payable on 31 January 1981 at the Office of the Trust.
- 7. Such person or persons as the Commissioners of the Trust may appoint from time to time for that purpose shall be and are hereby authorized to demand, receive, collect and recover the said rates.

The foregoing By-law was made by the Broken River Improvement Trust on 19 August 1980, and the common seal of the Broken River Improvement Trust was hereunto affixed, on 19 August 1980—

ROY T. HILL, Chairman
DAVID G. M. LOWE, Commissioner
S. LONDON, Secretary

Approved 8 October 1980—F. J. GRANTER, Minister of Water Supply

OVENS AND KING RIVER TRUST By-Law No. 4

The Ovens and King River Trust, in pursuance and exercise of the power conferred by the River Improvement Act 1958, doth hereby make the following By-Law:—

1. The following rate, to be called the Ovens and King River District Rate, is hereby made and shall be levied upon the occupiers or owners of all the properties within the Ovens and King River District which are rateable to any Municipality—a rate of one half cent in the dollar on the Annual Municipal Value of such properties.

Provided that the sum of Two dollars shall be the minimum amount of rate in respect of any property liable to be rated in the said District.

- 2. Such a rate is made and shall be levied for the year beginning with 1 January 1981 and ending with 31 December 1981 and shall be payable on 10 April 1981 at the Office of the Ovens and King River Trust at Wangaratta.
- 3. Such person or persons as the Ovens and King River Trust may from time to time appoint for the purpose shall be and is or are hereby authorized to demand, receive, collect and recover the said rate.

The foregoing By-Law was made by the Ovens and King River Trust on 1 September 1980 and the common seal of the said Trust was hereunder affixed on 1 September 1980, in the presence of—

P. T. MILDREN, Chairman
L. G. ABLETT, Commissioner
E. F. VAN LEEUWEN, Secretary

Approved 8 October 1980—F. J. Granter, Minister of Water Supply

Superannuation Act 1958
SUPERANNUATION BOARD ELECTIONS REGULATIONS
1975

ELECTIONS OF CONTRIBUTORS TO BE APPOINTED AS MEMBERS OF THE STATE SUPERANNUATION BOARD OF VICTORIA

Notice is hereby given that, in connection with the elections of contributors to be appointed as Members of the State Superannuation Board of Victoria, pursuant to paragraphs (c), (d), and (e), of sub-section (3) of section 49 of the Superannuation Act 1958, the following candidates have been nominated:—

Member of the State Superannuation Board in accordance with paragrath (c) of sub-section (3) of section 49 of the Superannuation Act 1958

Name; Department; Branch

Leslie Thomas Jones; Railways; Freight. John William Mathie; Railways; Personnel. James Laurie Paterson; Railways; Operations.

Member of the State Superannuation Board in accordance with paragragh (d) of sub-section (3) of section 49 of the Superannuation Act 1958

Name; Department; Branch

Pauline Ferguson; Education; Correspondence School. Peter Leonard-Kanevsky; Education; Primary.

Member of the State Superannuation Board in accordance with paragraph (e) of sub-section (3) of section 49 of the Superannuation Act 1958

Name; Department; Branch

David Charles Fleming; Property and Services; Government Computing Service. Sydney John Walter; Victorian Institute of Colleges; Royal Melbourne Institute of Technology.

As the number of candidates nominated for each election is greater than the number required for election, a vote shall be taken to decide each election. Ballot-papers will be forwarded to all contributors entitled to vote and these must be returned to reach the Returning Officer (E. L. Richardson, Chief Electoral Officer for the State of Victoria, 5th Floor, 49 Spring Street, Melbourne, 3000) not later than 4 p.m. on Monday, 24 November 1980. The postage on ballot-papers returned through the post must be prepaid.

The attention of voters is invited to the endorsement required on the back of the envelope.

E. L. RICHARDSON Returning Officer

State Electoral Office Melbourne, 13 October 1980

METROPOLITAN FIRE BRIGADES BOARD

PERMISSION TO HOLD FIRE BRIGADE DEMONSTRATIONS

In pursuance of the provisions of section 62 of the Metropolitan Fire Brigades Act 1958, the Metropolitan Fire Brigades Board has granted permission for the holding of fire brigade demonstrations as under:

Organization: Date: Venue

Australian Paper Manufacturers Ltd.; 22 October 1980; Fairfield Fire Track.

Australian Paper Manufacturers Ltd.; 15 November 1980; Fairfield Fire Track.

A. F. ROWDEN Senior Assistant Secretary

Country Fire Authority Act PERMISSION TO HOLD FIRE BRIGADE DEMONSTRATION

In the pursuance of the provisions of section 103 of the Country Fire Authority Act 1958, the Country Fire Authority has granted permission for the holding of a fire brigade demonstration as under:

RURAL FIRE BRIGADE

At Newbridge, on Sunday, 2 November 1980.

13 October 1980

L. T. D'ARCY, Secretary

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STATE HIGHWAY PRINCES HIGHWAY IN CLASSHIRE OF WARRNAMBOOL

COUNTRY ROADS BOARD

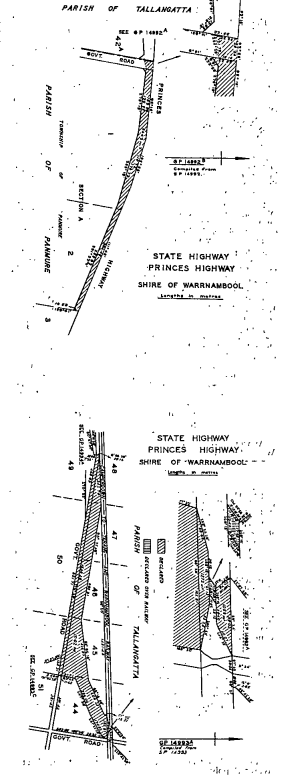
"" RESOLUTIONS OF THE COUNTRY ROADS BOARD

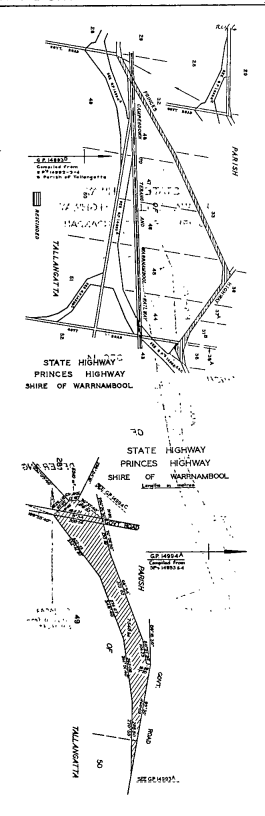
The Country Roads Board, in pursuance of the provisions of the Country Roads Act 1958, has passed Resolutions the dates whereof and the terms of which are scheduled hereunder:

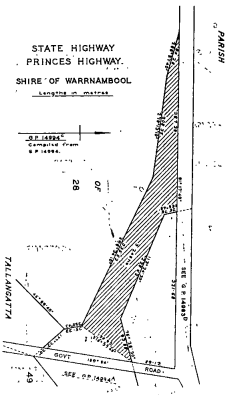
SCHEDULE

State Highways

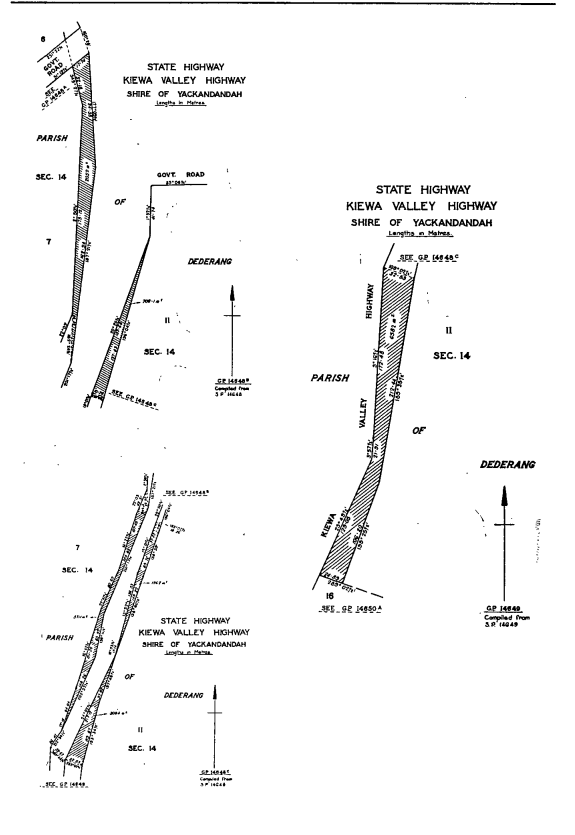
Resolution dated 6 October 1980, made pursuant to sections 21, 58 and 74 of the Country Roads Act 1958, declaring the deviation from the Princes Highway in the Shire of Warrnambool as indicated by diagonal hatching on plans numbered G.P.14992a, G.P.14992b, G.P.14993a, G.P.14994a and G.P.14994c and vertical hatching on plan numbered G.P.14993a hereunder to be part of a State highway within the meaning and for the purposes of the said Act, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by horizontal hatching on plan numbered G.P.14993b.



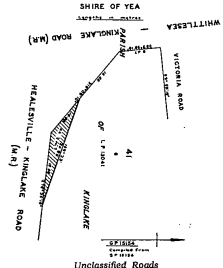




Resolution dated 6 October 1980, made pursuant to sections 21 and 74 of the Country Roads Act 1958 declaring the widening of the Kiewa Valley Highway in the Shire of Yackandandah as shown hatched on plans numbered G.P.14648A, G.P.14648B, G.P.14648C, G.P.14649, G.P.14650A, and G.P.14650B hereunder to be part of a State highway within the meaning and for the purposes of the said Act.



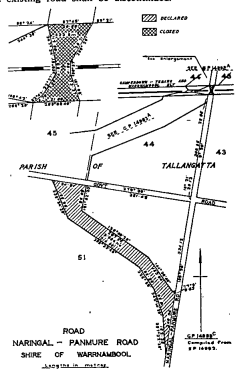
Yea as shown hatched on plan numbered G.P.15154 here-under to be part of a main road within the meaning and for the purposes of the said Act. STATE HIGHWAY MAIN ROAD HEALESVILLE - KINGLAKE ROAD SHIRE OF YEA Langths in matrices

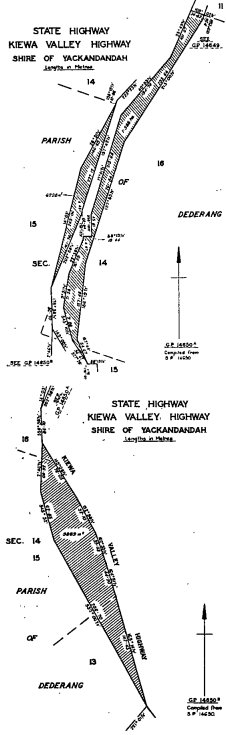


Unclassified Roads

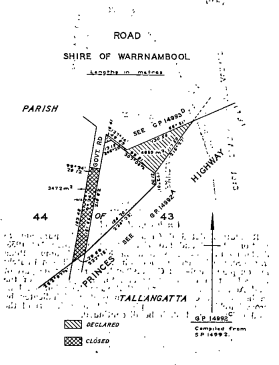
Unclassified Roads

Resolution dated 6 October 1980, made pursuant to sections 21, 58 and 110 of the Country Roads Act 1958, declaring the deviation from the Naringal-Panmure Road in the Shire of Warrnambool as indicated by diagonal hatching on plan numbered G.P.14993c hereunder to be part of a road within the meaning and for the purposes of the said Act, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on the said plan and that such part of the said existing road shall be discontinued.





Main Road Resolution dated 6 October 1980, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Healesville-Kinglake Road in the Shire of Resolution. dated 6 October 1980; made pursuant to sections. 21, 58 and 110 of the Country Roads Act 1958, declaring the deviation from a road in the Shire of Warrnambool as indicated by diagonal hatching on plan numbered G.P.14992c hereunder to be part of a road within the meaning and for the purposes of the said Act, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on the said plan and that such part of the said existing road shall be discontinued.



8 October 1980 --

G. K. COX, Secretary

COUNTRY ROADS BOARD

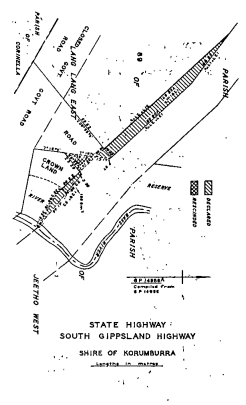
RESOLUTIONS OF THE COUNTRY ROADS BOARD

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

SCHEDULE

. State Highway

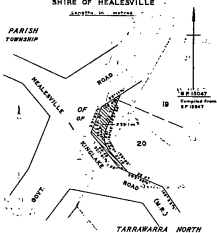
Resolution dated 22 September 1980, made pursuant to sections 21, 58 and 74 of the Country Roads Act 1958, declaring the deviation from the South Gippsland Highway in the Shire of Korumburra as indicated by diagonal hatching on plan numbered G.P.14986A attached hereto to be part of a State Highway within the meaning and for the purposes of the said Act, and also declaring that such deviation shall be in lieu of the existing road or part thereof indicated by cross hatching on the said plan.



Main Road

Resolution dated 29 September 1980, made pursuant to section 21 of the Country Roads Act 1958, declaring the widening of the Healesville-Kinglake Road in the Shire of Healesville as shown hatched on plan numbered G.P.15047 attached hereto to be part of a main road within the meaning and for the purposes of the said Act.

MAIN ROAD HEALESVILLE - KINGLAKE ROAD SHIRE OF HEALESVILLE



9 October 1980 Long met

Continuously of the state of all and the G. R. COX, Secretary of the principal of the state of t

Seeds Act 1971

REGISTERED SEED CLEANING PLANTS 1980-81

The following list of registered seed cleaning plants is published pursuant to Section 21 of the Seeds Act 1971, (Registration effective 1 October, 1980 to 30 September, 1981)

	(Registration effective 1 October, 19	
Register No.	Name and Address	Classification and purpose for which Seed Cleaning Plant is registered
		(C-Commercial; P-Private; B-Building; M-Mobile)
V 10	Smyth and Murphy Pty. Ltd., Benalla	C; B. All kinds and varieties of seed. All classes of seed Certified
V 11 .	Ray McPherson Pty. Ltd., Hume Hwy, Benaila	C; B. All kinds and varieties of seed. All classes and varieties of seed Certified.
V 12	R. and N. Smart, 'Kelvin View', R.S.D. 419, Euroa	C; B. All kinds and varieties of seed: All classes and varieties of seed Certified
V 13	Meggitt (Vic.) Ltd., McConachy St, Winchelsea	C; B. All kinds and varieties of seed. All classes and varieties of seed Certified.
V 14	J. F. Roberts, Warncoort	C; B. All kinds and varieties of seed, grasses, Cereal, Linseed. All Certified grasses.
V 15	Lidgerwood Bros., Birregurra	C; B. Ryegrass, Oats, Certified Ryegrass.
V 16	L. J. Whitehead, Colac Rd, Birregurra	C; B. All kinds and varieties of seed. All classes of grasses Certified
V~17!	Pasture Seed Supply (I. R. Hope) Edenhope Rd, Harrow	C; B. Certified Phalaris
V 18	W. Mizzeni and Sons, Kooroocheang	C; B. All kinds and varieties of seed. All classes and varieties of seed Certified.
V 19	F. E. S. and B. M. Kinnersley, Mt Beckworth via Creswick	C; B. All kinds and varieties of seed. All classes and varieties of seed Certified.
V 20.	A. J. Sewell, Kooroocheang	C; B. Ryegrass, Phalaris, Cocksfoot Certified Ryegrass
V 21	A. F. and M. I. Toose, Smeaton	C; B. Ryegrass, Mother and Certified Ryegrass
V 22'	Revell Seeds Pty. Ltd., 121 Lloyd St, Dimboola	C; B. All kinds and varieties of seed. All classes and varieties of seed Certified
V 23	Numurkah). RMB 3303	C; B. Subterranean clover, Millett, Ryegrass. Mother and Certified Clovers
V 24 V 25	W. J. and W. L. Ryan, 45 R.S.D., Katamatite Rd, Yarrawonga J. D. Roberts and Son, Byrne St, Moyhu	C; B. All kinds and varieties of seed. All classes and varieties of seed Certified C; B. All kinds and varieties of seed. All classes and
V 26	(Whitfield R.S.D.) Wangaratta Sutherland Seed Co, Gobur Rd, Yarck	varieties of seed Certified C; B. 'Certified and uncertified Ryegrass, Phalaris, Cocksfoot,
V 27	F. H. Brunning Pty. Ltd., Kingsway, South Melbourne	Demeter C; B. All kinds and varieties of seed. All varieties of
	William Good Day And Managed Dd. Codhida	seed Certified. Seed coating, mixing and packaging. Cleaning of seed under Quarantine restrictions. C: B. All kinds and varieties of seed. All classes and
V 28	Valley Seeds Pty. Ltd., Mansfield Rd, Cathkin	varieties of seed Certified. Seed drying, seed coating, mixing and packaging
V 29	E. B. H. James and Co., Yarrawalla via Pyramid Hill	C; B. All kinds and varieties of uncertified seed. Mother and Certified perennial clovers and lucerne
V 30	Mrs A. C. May and Son, Smeaton R.S.D. via Creswick	C; B. Mother and Certified Ryegrass
V 32	H. G. Walter, 'May Park" Dookie	C; B. Certified lucerne; Mother and Certified Clovers:
V 33	C. and S. Elliot, RMB 2314, Maryborough	P; B. Uncertified phalaris; ryegrass; clover; Cereals Certified lucerne
V. 34.	, Parkseeds, Olivers Rd, Mansfield	C; B. All kinds and varieties of seed. All classes and varieties of seed Certified
y∈35.	E. G. Baker and Co., Springhurst Rd, Rutherglen (P.O. Box 76, Rutherglen)	C; B. All kinds and varieties of seed. All classes and varieties of seed Certified.
V 36	G. M. Crocker, Murchison Rd, Violet Town	P; B. Grasses; rape; cereals. Certified phalaris; 1 11 P; B. Certified subterranean clovers
V 38 V 39	F. E. and V. R. Hendy, Naring (R.M.B. 3100, Numurkah)	P; B. Uncertified Japanese millett
	C. F. and J. J. Thomas, View St, Dingee T. and F. Grain Handling, View St, Koondrook	n n Transferd Transport Militar
V 40` ′ V 41	P. J. Roache and Son. Larpent R.S.D., Colac	P; B. Uncertified ryegrass
V 41 V 42	Seedland Producers, Mt Buller Rd, Mansfield (Box 170,	C; B. All kinds and varieties of seed. All classes and
V 43 V 43L	Gippsland and Northern Ltd., Lismore and North Melbourne (P.O. Box 4153, Melbourne)	C; B. All kinds and varieties of seed. Seed mixtures and packaging. All kinds and varieties of seed Certified
V 45	Graham White Investments Pty. Ltd., 'Claremont'' Woolsthorpe	P; B. Uncertified Ryegrass
V 46	A. Schurman, 'Kingaroy', Strathkellar	P; B. Uncertified rape, wheatgrass, lucerne
V-471	E. C. Blampied, Rochester Rd, Dingee	P; B. Uncertified seed property and the seed
V 49 .	L. G. Wallis, 'Sunnybrae' Lillimur	P; B. Uncertified ryegrass
V 50	Magnus Kahl, Gnarwarre	P ; B. Uncertified and Certified Onions
V: 51	, R. G. Mayfield, Ninth St, Kerang	P; B. Uncertified millett; grain; peas; sunflowers C; B. Certified Oats, Barley, Dunn peas

REGISTERED SEED CLEANING PLANTS 1980-81-continued

7 54 H. F. Kler Eldorado 7 55 Marquands (Box 251, 7M57 A. F. Hanna	via Wangaratta, Produce, Saleyards Rd, Benalla	(C-Commercial; P-Private; B-Building; M-Mobile) P; B. Uncertified ryegrass and cocksfoot P; B. Uncertified ryegrass, lucerne and wheat seed
7 54 H. F. Kler Eldorado 7 55 Marquands (Box 251, 7M57 A. F. Hanna	nm, 'Eumana' Londrigan, R. S. (RMB) 6128, via Wangaratta Produce, Saleyards Rd, Benalla	
/ S5 Harquands (Box 251, MS7 A. F. Hanna	via Wangaratta, Produce, Saleyards Rd, Benalla	, P; B. Uncertified ryegrass, lucerne and wheat seed
(Box 251, M57 A. F. Hanna	Produce, Saleyards Rd, Benalla	
	Benalla)	C; B. Oats and Grain
7 58 H. K. Wilso	aford and Co. Pty. Ltd., Box 165, Dimboola	P; M. Cereals, Oats, Japanese millett, Barley
	n, Worndoo	P; B. Uncertified ryegrass, cocksfoot, rape, phalaris
7 59 · I. L. Hay, C	Cororooke Rd, Colac (11 Wynne St, Colac)	C; B. Certified and uncertified onions
60 K. J. E. and	B. K. Crawford, Moutajup	P; B. Uncertified linseed; phalaris; ryegrass and cerea
61 E. J. and B.	J. Parish, 6 Fechler Ave, Horsham	P; B. Cereals
/ 62 Henderson Templest	Seed Co. Pty. Ltd., Templestowe Rd, Lower owe, (Box 118, Bulleen)	r P; B. Uncertified vegetable seeds
7 64 D. M. and	C. T. Hurley, 'Morning Glory', Dargo	P; B. Uncertified Beans
M67 N. J. Green	bank, Snake Valley	C; M. Uncertified ryegrass, cocksfoot, rape; cereals
/ 69 V. O. and I	R. Kitchen, R.S.D. 301, Macarthur	C; B. Uncertified ryegrass
	er Sweet Corn C-op. Ltd., Newmerella (510, Orbost)	C; B. Sweet corn; popcorn and Maize. Uncertified an Certified Beans
74 B. C. and V	/. Byrne, Benalla Rd, Mansfield	P; B. All kinds and varieties of seed. All classes an varieties of seed Certified
75 Rothleigh F	Pastoral Co., Yarck	P; B. Uncertified ryegrass. All kinds and varieties esseeds Certified

D. F. SMITH Director-General of Agriculture

PUBLIC NOTICE

DEPARTMENT OF AGRICULTURE—VICTORIA

DEPARTMENT OF AGRICULTURE—VICTORIA

It is hereby notified that a claim has been lodged against the Farm Produce Merchants and Commission Agents Guarantee Fund by a grower creditor of Kardinia Produce Pty. Ltd., wholesale fruit and vegetable merchant, of corner Carr and Fitzroy Streets, East Geelong, and in accordance with the provisions of the Farm Produce Merchants and Commission Agents Act 1965, all persons who as producers of farm produce have any claim against Kardinia Produce Pty. Ltd. arising from any failure on the part of the said merchant to pay or account for any moneys payable to them for farm produce supplied are invited to forward particulars and proof of such claims to the Director-General of Agriculture, Wellington Parade, East Melbourne, on or before 14 November 1980. Please note that claims will only be accepted for produce consigned in the six months prior to the claim being made. (Postal Address: Department of Agriculture, Box 4041, G.P.O., Melbourne, Vic. 3001.)

Farm Produce Merchants and Commission Agents Act 1965 (No. 7274)

LIST OF NAMES AND ADDRESSES OF LICENCE HOLDERS TO WHOM LICENCES HAVE BEEN ISSUED DURING SEPTEMBER 1980

In accordance with the above Act, those issued with a Merchant's or Commission Agent's licence have paid the prescribed contribution to the Farm Produce Merchants and Commission Agents Guarantee Fund. All licences, unless earlier surrendered or cancelled, shall continue in force until 30 June 1981.

D. F. SMITH Director-General of Agriculture

MERCHANTS

Name; Principal Place of Business

Clay, H. J.; corner Warburton Highway and Hoddles Creek Road, Launching Place, 3139 Doria Brothers; 74 Victoria Street, Coburg, 3058 Farm Hand Pty. Ltd. (trading as S. G. Brunt); 224 High Street, Cranbourne, 3977

Name; Principal Place of Business

Gay, W. R. and J. M.; 194 Rosanna Road, Rosanna, 3084
Goulburn River Producers Co-operative Society Ltd.;
Clement Road, Toolamba, 3614
Hall, John; 35 Victoria Street; Nhill, 3418
Horne, A. and D.; "Narangi", Glenfern Road, Upwey, 3158
Keogh, Noel; Cosmo Road, Trentham, 3458
Lenjol Holdings Pty. Ltd.; 1-3 Inglis Street, Bacchus Marsh, 3340 3340
Noske Flour Mills Pty. Ltd.; Wawunna Road, Horsham, 3400
Rose, G. I.; 13 Maury Road, Chelsea, 3196
Russo, Tom; 76 Mollison Street, Kyneton, 3444
Skaliotis, L.; 111 Barkers Street, Ararat, 3377
Sunfresh, Pty. Ltd.; Melbourne Wholesale Fruit and Vegetable Market, Footscray, 3011
The North Eastern Co-operative Society Limited; corner Reid and Ovens Streets, Wangaratta, 3677
Tsakos, M.; 21 Victoria Street, Nhill, 3418

COMMISSION AGENTS

Craig Mostyn and Growers Packing Co. Pty. Ltd.; 132-136 Albert Road, South Melbourne, 3205 Edwards, M. T., and Sons; Shoreham Road, Red Hill South, 3937

SECONDARY WHOLESALERS

Composite Self Service Warehouse; 17 Fernleigh Street, Newtown, 3220 Symes, Daryl; "Sunnysyde", Harcourt, 3453

PUBLIC TRUSTEE ACT 1958, SECTION 17

I hereby give notice that on 8 October 1980, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958.

KLIMACEK, JOSEPH, late of Flat 2, 37 Mary Street, St. Kilda, pensioner, died 30 May 1980.

PLONES, MAY, late of Flat 7, 20 Payne Street, Caulfield, clerk, died 9 January 1980.

RANKIN, ELIZABETH, formerly of 13 Edward Street, Oakleigh, but late of St. Michael's Private Nursing Home; 1 Omana Road, Murrumbeena, widow, died 2 April 1980.

SIMMONS, LILY KATIE, formerly of 41 New Street, Armadale, but late of 46/60 Clow Street, Dandenong, pensioner, died 14 August 1980.

P. T. SPENCER Public Trustee

168 Exhibition Street, Melbourne, 3000 15 October 1980

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 29 December 1980, 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:

BEAVIS, GORDON JOHN, late of Mont Park, pensioner, died on 18 July 1980.

Breen, Daisy Mildred, late of 10/9 Vasey Street, Ascot Vale, widow, died on 23 March 1980.

CHAPPLE, ETHEL, late of 9 Norfolk Avenue, Wantirna South, widow, died on 14 August 1980.

EGEBERG, RONALD THEODORE, late of 26 Waiora Road, Rosanna, retired plumber, died on 14 July 1980.

FULTON, JAMES THOMAS, formerly of 32 Sandringham Road, Sandringham, but late of 3 Sydney Road, Bayswater, retired wood machinist, died on 6 August 1980.

GHERASHE, JOHN JAMES, late of Clonbinane Road, Broadford, pensioner, died on 11 July 1980.

HARNETT, SARAH MARY, also known as Sarah McEvoy, late of 23 Valiant Street, Abbotsford, widow, died on 1 August 1980.

HOPKINS, REGINALD GEORGE, late of 1 Kalonga Road, North Balwyn, gentleman, died on 10 May 1980.

HURST, CLIFFORD ALLAN, formerly of 211 Jasper Road, Bentleigh, but late of 339 Nepean Highway, Brighton, retired grocer, died on 25 July 1980.

JESSUP, EDGAR HUGH, late of 89 Centre Road, East Brighton, retired, died on 11 July 1980.

KLIMACEK, JOSEPH, late of Flat 2, 37 Mary Street, St. Kilda, pensioner, died on 30 May 1980.

LAKE, HAROLD PERCIVAL, late of 57 Boundary Road, Merlynston, retired painter, died on 3 August, 1980.

LAWRY, ADA FLORENCE MAY, late of 7 Prince Street, Moorabbin, widow, died on 9 August 1980.

NUTTALL, JAMES GRAHAM, also known as Nuttall Graham, formerly of Flat 9, 81 Grey Street, St. Kilda, but late of Flat 1, 32 Fitzroy Street, St. Kilda, retired wharf clerk, died on 15 July 1980.

PARKER, IRIS EMMA, formerly of 41B Glendollin Village, Lording Street, Ferntree Gully, but late of 27 Austin Street, Ferntree Gully, widow, died on 3 August 1980.

PLONES, MAY, late of Flat 7, 20 Payne Street, Caulfield, clerk, died on 9 January 1980.

RANKIN, ELIZABETH, formerly of 13 Edward Street, Oak-leigh, but late of St. Michael's Private Nursing Home, 1 Omana Road, Murrumbeena, widow, died on 2 April 1980.

Ruff, Mary Ellen, formerly of 9 Madden Street, Albert Park, but late of "Kinkora" Home for the Aged, 186 Punt Road, Prahran, widow, died on 22 July 1980.

SIMMONS, LILY KATIE, formerly of 41 New Street, Armadale, but late of 46/60 Clow Street, Dandenong, pensioner, died on 14 August 1980.

SMITH, SYDNEY BRYCE, formerly of Manor, but late of Bundoora, pensioner, died on 16 April 1980.

WAITE, CLAUDE RAYMOND, late of "Broughton Hall", 2 Berwick Street, Camberwell, gentleman, died on 22 July

Melbourne, 15 October 1980

T. SPENCER Public Trustee

Soil Conservation and Land Utilization Act 1958, (No. 6372) DEVENISH EAST GROUP CONSERVATION AREA

DEVENISH EAST GROUP CONSERVATION AREA

Notice is hereby given that I, William Vasey Houghton,
Her Majesty's Minister for Conservation for the State of
Victoria, under powers conferred by Division 1A, Section
24A of the Soil Conservation and Land Utilization Act
1958 (No. 6372), hereby declare to be a Group Conservation Area the land embraced by the Crown Allotments
listed below, together with the Road Reserves, Water
Reserve and Crown Land in the Parish of Bungeet as
particularly designated in Project Plan Number GA/125,
lodged at the office of the Soil Conservation Authority, 378
Cotham Road, Kew, and do further declare that it shall
be known as the Devenish East Group Conservation Area.

Parish; Crown Allotment

Bungeet—178, 188, 18c, 18b, 21, 22c, 24a, 24B, 24c, 24b, 25a, 25b, 25c, 25m, 25e, 26a, 26b, 27a, 27c, 27b, 27e, 28, 28a 29, 30, 30a, 31a, 31b, 31c, 32, Part 33a, Part 34a, Part 34f, Part 38, Part 39, Part 39a, 39c, 39b, 40a, 40b, 40c, Part 41a, Part 41b, 41c, Part 41b, 42, 42a, 42b, 43a, 44, 44a, 44b, 45, 46a, 46al, 46bl, 46c, 46b, Part 47b, Part 47c, Part 47e, Part 48b, Part 48b, Part 48b, Part 51a, Part 52b, Part 53b, Part 53c, Part 53b, Part 53c, Part 53b, Part 53b, Part 53c, Pa Part 55D.

and those Road Reserves, Water Reserve and Crown Land lying within the area designated in Project Plan No. GA/125.

W. V. HOUGHTON Minister for Conservation

Victoria

ACT 391-SECOND SCHEDULE

A Statement of Trusts having been submitted by the head or authorised representative of the denomination known as the Church of England in the Diocese of Wangaratta in Victoria, pursuant to the provisions of the Act to provide for the abolition of State Aid to Religion, for allowance of His Excellency the Governor (the same was allowed by him on 14 October 1980) and the following is the form in which such statement of trusts has been allowed.

. STATEMENT OF TRUSTS

Description of Land.—Site for Church of England purposes temporarily reserved by Order in Council of 26 February 1866. 2023 square metres, Township of Matlock, Parish of Matlock, being Crown allotment 7, section 13. Commencing at the south western angle of Crown allotment 8, section 13, bounded thence by Melbourne Street bearing 285 deg. 27 min. 40-23 metres, by a line bearing 15 deg. 27 min. 50-29 metres, by road bearing 105 deg. 27 min. 40-23 metres and thence by Crown allotment 8 bearing 195 deg. 27 min. 50-29 metres to the point of commencement—(C.101588).

Name of Trustge-The Church of England Trusts Corporation for the Diocese of Wangaratta of Wangaratta aforesaid.

Power of Disposition—Power to sell lease mortgage or exchange all or any part of such land subject to the approval of the Bishop of Wangaratta for the time being or during the absence of the Bishop from the Diocese or the vacancy of the See to the approval of the person for the time being administering the affairs thereof. The land until otherwise disposed of to be held for the purpose for which it was granted or reserved by the Crown.

Purposes to which Proceeds of Disposition are to be Applied—To such purposes of the Church of England as may be agreed upon by:

- (1) The Bishop or during his absence from his See or during the vacancy thereof by the person or persons for the time being administering the affairs of the Diocese.
- (2) The Trustees of the Church of England Trusts Corporation for the Diocese of Wangaratta.
- (3) The Minister entitled to occupy the aforesaid land. As Witness, the Hand of the Governor of the State of Victoria, 14 October 1980.

HENRY WINNEKE Governor of the State of Victoria

Victoria

ACT 391—SECOND SCHEDULE

ACI 391—SECOND SCHEDULE

A Statement of Trusts having been submitted by the head or authorised representative of the congregation known as Scots Church Carisbrook, pursuant to the provisions of the Act to provide for the abolition of State Aid to Religion, for allowance of His Excellency the Governor (the same was allowed by him on 14 October 1980) and the following is the form in which such statement of trusts has been allowed.

STATEMENT OF TRUSTS

Description of Land—Site for Presbyterian Church purposes, temporarily reserved by Order in Council of 10 August 1863. 4046 square metres Township of Carisbrook, Parish of Carisbrook, being Crown allotment 5A, section 4. Commencing at the western angle of Crown allotment 4, section 4; bounded thence by that allotment bearing 135 deg. 00 min. 100.58 metres; by McLachlan Street bearing 225 deg. 00 min. 40.23 metres; by a line bearing 315 deg. 00 min. 100.58 metres; and thence by McNeil Street bearing 45 deg. 00 min. 40.23 metres to the point of commencement —(C.101613).

Names of Trustees—Marjorie Olive Snow of Powlett Street Carisbrook, widow; Margaret Jean Williamson of 16 McCallum Street Carisbrook, home duties; Warren Douglas Williams of 144 Gillies Street Maryborough, railway employee; and John Henry Turpin of Majorca Road Carisbrook, poultry farmer.

Power of Disposition-Land not being sold. Title to land required.

Purposes to which Proceeds of Disposition are to be Applied—Land not being sold. Title to land required.

As Witness, the Hand of the Governor of the State of Victoria, 14 October 1980-

> HENRY WINNEKE Governor of the State of Victoria

AUCTION SALES ACT 1958

CHARLTON—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the Charlton Magistrates' Court at 10 o'clock in the forenoon, on 25 November 1980. Dated at Charlton, 6 October 1980—G. W. ENTICOTT, Clerk of the Magistrates' Court, Charlton.

CORRYONG—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Magistrates' Court, Corryong, on Tuesday, 25 November 1980, at 10 o'clock in the forenoon. Dated at Corryong 13 October 1980—J. BOUNDY, Clerk of the Magistrates' Court, Corryong.

DONALD—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the Donald Magistrates' Court at 10 o'clock in the forenoon, on 25 November 1980. Dated at Donald, 6 October 1980—G. W. ENTICOTT, Clerk of the Magistrates' Court, Donald.

INGLEWOOD—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the Inglewood Magistrates' Court at 10 o'clock in the forenoon, on 25 November 1980. Dated at Inglewood, 6 October 1980—G. W. ENTICOTT, Clerk of the Magistrates' Court, Inglewood.

MILDURA—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Magistrates' Court at Mildura on Tuesday 25 November 1980 at 10 o'clock in the forenoon. Dated at Mildura 13 October 1980—G. H. SCHMIDT, Clerk of Magistrates' Court, Mildura.

MURRAYVILLE—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Magistrates' Court, Murrayville, on Tuesday, 25 November 1980, at 10 o'clock in the forenoon, Dated at Murrayville 15 October 1980—J. M. Leaf, Clerk of the Magistrates' Court, Murrayville.

NUMURKAH—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Numurkah, on Tuesday, 25 November 1980 at the hour of 10 o'clock in the forenoon. Dated at Numurkah, 10 October 1980—J. L. Collins, Clerk of the Magistrates' Court, Numurkah.

OUYEN—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Magistrates' Court, Ouyen, on Tuesday, 25 November 1980, at 10 o'clock in the forenoon. Dated at Ouyen 15 October 1980—J. M. Leaf, Clerk of the Magistrates' Court, Ouyen.

RED CLIFFS—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Magistrates' Court at Mildura on Tuesday 25 November 1980 at 10 o'clock in the forenoon. Dated at Mildura 13 October 1980—P J. Langley, Clerk of the Magistrates' Court, Red Cliffs.

ROBINVALE—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Magistrates' Court at Mildura on Tuesday 25 November 1980 at 10 o'clock in the forenoon. Dated at Mildura 13 October 1980—P J. Langley, Clerk of the Magistrates' Court, Robinvale.

ST. ARNAUD—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the St. Arnaud Magistrates' Court at 10 o'clock in the forenoon, on 25 November 1980. Dated at St. Arnaud, 6 October 1980—G. W. ENTICOTT, Clerk of the Magistrates' Court, St. Arnaud.

SEA LAKE—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Magistrates' Court, Sea Lake, on Tuesday, 25 November 1980, at 10 o'clock in the forenoon. Dated at Sea Lake 15 October 1980—J. M. Leaf, Clerk of the Magistrates' Court, Sea Lake.

TALLANGATTA—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Magistrates' Court, Tallangatta, on Tuesday, 25 November 1980, at 10 o'clock in the forenoon. Dated at Tallangatta 13 October 1980—J. BOUNDY, Clerk of the Magistrates' Court, Tallangatta.

WEDDERBURN—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the Wedderburn Magistrates' Court at 10 o'clock in the forenoon, on 25 November 1980. Dated at Wedderburn 6 October 1980—G. W. ENTICOTT, Clerk of the Magistrates' Court, Wedderburn.

WYCHEPROOF—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held in the Wycheproof Magistrates' Court at 10 o'clock in the forenoon, on 25 November 1980. Dated at Wycheproof, 6 October 1980—G. W. ENTICOTT, Clerk of the Magistrates' Court, Wycheproof.

CONTRACTS ACCEPTED-(Series 1980-81)

AMENDMENTS Effective Schedule Item Number New Rate Date Floor Coverings-Carpet 19.9.80 †Less 11%, 30 days. Motor Spirit (Bulk)-State Petrol Centre -2981 1.10.80 Motor Spirit, Kerosene, Fuel Oils and Lubricants 2207* 1.10.80 1/53в 26 28 ·24281* ‡Plus \$15 Drum Deposit. †Plus \$0.074 Unless Diesel Fuel Exemption Certificate No. Quoted. *Plus \$0.0758 Unless Diesel Fuel Exemption Certificate No Quoted. Photographic and X-Ray Equipment 40.30 39.50 8.9.80 1/55 80.65 115 1.83 119 Calculators, Electronic 60.40* 30.9.80 *Less 21/4 30 days. Provisions—Bendigo District 1.10.80 2/09 (4) 38 39 43 50 57 67 68 69 70 75 80 99 20

(! AMENDMENTS—continued .

Schedule Number …	Item Number	New Rate:	Effective Date
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*Less 2½%, 3	0 days.		
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\$3 surcharg			
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*Sidney Coo			
‡Sidney Coo		·	
†Broken Pac	ks 25% su	rcharge.	
		J. M. PAWSON	-

CONTRACTS ACCEPTED—(Series 1980-81) PUBLIC WORKS

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His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 14 October 1980 approved of the acceptance by the Minister of Public Works of the undermentioned offers without public tenders being invited, viz.:—

Offer of Keith Cruickshank for Fire Restitution (Mopping Up) at North Shore Primary School for the sum of fourteen thousand seven hundred and twenty-one dollars (\$14721.00)—(W.227874).

Offer of Ahearn, Main & Stott Pty. Ltd. for renewal of Kitchen Floor Gutters at Lakeside Hospital, Ballarat, for the sum of fourteen thousand six hundred and forty-eight dollars (\$14648.00)—(W.72959).

Offer of G. M. Inman (Aust.) Pty. Ltd. for additional pool filtration equipment at Police Training Academy, Glen Waverley, for the sum of eleven thousand seven

hundred and sixty-nine dollars and eighty-four cents (\$11769.84)—(N.8911/4 "s").

The following offers and at the amounts shown for professional services at Law Department, Coronial & Forensic Services Centre (Vic.) West Melbourne—(P.C.192264P).

\$ Bates Smart & McCutcheon Pty. Ltd. (Mechanical & Electrical Engineers) 22 000,00 Beattie Prowse Pty. Ltd. (Quantity Surveyors) 15 000.00

Offer of Gas & Fuel Corporation of Victoria for conversion of Boilers to Gas Firing at Arthur Rylah Institute, Heidelberg, for the sum of twelve thousand eight hundred and twenty-two dollars (\$12.822.00)—(C.105408).

L. G. HOUSTON
Acting Clerk of the Executive Council
At the Executive Council Chamber
Melbourne, 22 October 1980

CONTRACTS ACCEPTED-(Series 1980-81) VICTORIAN RAILWAYS

VICTORIAN RAILWAYS

33. Supply, delivery and construction of steel inspection gangways on bridge over Maribyrnong River, Albion-Broadmeadows Line at 10M 75C 36L for the amount of \$93 000.00 (Contract 64904)—F. & R. Brasher & Co. 34. Manufacture, supply and delivery of electro-hydraulic train stop mechanisms, at rates (Contract 64921)—Westinghouse Brake & Signal Co. (Aust.) Pty. Ltd. 35. Supply and delivery of heavy duty diesel starting batteries, at rates (Contract 64866)—Chloride Batteries Aust. Ltd. 36. Supply and installation of sawn bluestone paved areas, steps, sills and facings to the exterior and surrounds of the Metropolitan Train Control Centre building, Batman Avenue, Melbourne, for the amount of \$52 600.00 (Contract 64862)—Henderson's Marble & Granite Pty. Ltd. 37. Manufacture, supply, delivery, construction, erection, installation and commissioning of flashing light signals at 14 locations for the amount of \$293 821.00 (Contract 64838)—Westinghouse Brake & Signal Co. (Aust.) Pty. Ltd.

By order of the Victorian Railways Board

By order of the Victorian Railways Board I. J. REIHER, Secretary, 20,10,1980

NOTICE TO MARINERS [No. 43(P) of 1980] AUSTRALIA-VICTORIA PORT PHILLIP

South Channel-Boundary Buoys

Date-On or about 29 October 1980.

Reference Position—South Channel Pile Light (Lat. 38 deg. 19-9 min. S., Long. 144 deg. 51-1 min. E. approx.)

Details—Two buoys will be established in the following approximate locations to mark the southern boundary of the prohibited area for small boat anchorage at the south eastern end of the South Channel.

- Unlit yellow conical buoy with marking "S.C.1" about 208 deg. distant 300 metres from reference position.
- 2. Unlit yellow conical buoy with marking "S.C.2" about 110 deg. distant 3580 metres from reference position.

Further notice will issue.

A. J. WAGGLEN, Port Officer

Public Works Department Ports and Harbors Division 168 Exhibition Street Melbourne, 3000, 13 October 1980

DEPARTMENT OF MINERALS AND ENERGY

Subject to any necessary excisions, &c., it is proposed to grant the following Mining Lease:— No. 615; Neil Cameron Gillies, Elizabeth Emily Gillies; 2.7 ha, Parish of Koorangie.

MINING LEASE TRANSFERRED

No. 216; From Kilmore Mining Co. Pty. Ltd. to Vidor

EXPLORATION LICENCES GRANTED

- No. 715; David Andrew Wells, 330 km², comprising Graticular Blocks Nos. 786, 787, 788, 858, and 859 Hamilton Map Sheet.
- No. 849; Rattray Holdings Pty. Limited; 132 km², comprising Graticular Blocks Nos. 1250 and 1322 Melbourne Map Sheet.

 No. 857; Torac Pty. Limited; 66 km², comprising Graticular Block No. 1179 Melbourne Map Sheet.

APPLICATION FOR SEARCH LICENCE REFUSED No. 1786; Peter Brown, Ron Upton; 40 ha, Parish of Enoch's Point.

SEARCH LICENCES GRANTED

- No. 1562; Ronald Clough, Glendon Howells, Alice Clifton; 2 ha, Parish of Neilborough.
- No. 1598; Neville Edward Green; 40 ha, Parish of Bralak.
- No. 1599; Ronald Allan Jones; 40 ha, Parish of Bralak.
- No. 1678; Phillip William Culling; 40 ha, Parish of Gampola.

EXTRACTIVE INDUSTRY LICENCE GRANTED

No. 1035; Francis Leonard Westbury, Betty Westbury; 4000 m², Parish of Allambee East.

EXTRACTIVE INDUSTRY LICENCE EXPIRED

No. 645; John Boyle Talbot; 2·1 ha, Parish of Coolun-

SEARCH LICENCES DECLARED VOID

- No. 1535; Dino Lanzi; 500 metres of creek bed—Junction of Raspberry Creek and Gaffneys Creek, Parish of Knockwood.
- No. 1536; Dino Lanzi; 500 metres of creek bed—Junction of Harpers Creek and Goulburn River, Parish of Goulburn.

B. W. COURT Secretary for Minerals and Energy

ERRATUM

The item under the heading of "Term of Exploration Licence Extended and Area Relinquished" appearing in Government Gazette of 15 October 1980 is hereby amended by withdrawal of area relinquished which appeared in Government Gazette of 6 August 1980 from which day the 90 day period commences.

J. C. M. BALFOUR Minister for Minerals and Energy

Labour and Industry Act 1958

CERTIFICATE OF EXEMPTION UNDER SECTION 104 (5) In pursuance of the powers conferred on me by section 104 of the Labour and Industry Act 1958, I hereby issue

JOANNA GEROMANOLIS, trading as Gerry's Pittes this certificate exempting her and any person carting or delivering bread on her behalf from the operation of subsection (4) of the aforesaid section 104, subject to the following condition that this certificate shall apply only to the carting and delivery of bread marketed under the trade name of Gerry's Pittes from Braybrook to any place within Victoria within Victoria.

Dated at Melbourne 15 October 1980

J. H. RAMSAY Minister of Labour and Industry

Labour and Industry Act 1958 DETERMINATION OF THE BOARDING SCHOOL EMPLOYEES BOARD

(No. 3 of 1980)

Notice is hereby given that an appeal to the Industrial Appeals Court has been lodged against the amendment to clause 6 of the Determination made by the Boarding School Employees Board on 29 September 1980 (No. 3 of 1980).

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

A. S. DOWLING, Registrar Industrial Appeals Court

Town and Country Planning Act 1961 CITY OF ECHUCA PLANNING SCHEME **AMENDMENT No. 40, 1979**

Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, approved a planning scheme entitled the City of Echuca Planning Scheme, Amendment No. 40, 1979, in respect of part of the municipal district of the City of Echuca 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 Queen Street, Melbourne; at the office of the Council of the City of Echuca at Echuca, 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 LAKE BELLFIELD PLANNING SCHEME

AMENDMENT No. 10

Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, approved a planning scheme entitled the Lake Bellfield Planning Scheme, in respect of the municipal district of the Shire of Stawell 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 Queen Street, Melbourne; at the office of the Shire of Stawell at Stawell, and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 CENTRAL GIPPSLAND (BROWN COAL DEPOSITS) PLANNING SCHEME AREA 'F'

INTERIM DEVELOPMENT ORDER

REVOCATION No. 2

Notice of Revocation

In pursuance of the powers conferred by section 26 of the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, revoked the Central Gippsland (Brown Coal Deposits) Planning Scheme, Area 'F' Interim Development Order for the area of that Order which falls within the municipal boundary of the Shire of South Gippsland.

A copy of the revocation 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 South Gippsland at Foster.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 LORNE PLANNING SCHEME

AMENDMENT No. 1

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, on 14 October 1980 amended the Lorne Planning Scheme to enable the land comprising Lot 2, LP.124630, to be used for not more than one house.

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 Winchelsea, and when available at the Office of Titles, Melbourne and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 SIMPSON INTERIM DEVELOPMENT ORDER

Suspension No. 1

Notice of Suspension

In pursuance of the powers conferred by section 26 of the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, suspended the Simpson Interim Development Order for a period of twelve months.

A copy of the suspension 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 Heytesbury at Cobden.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

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

AMENDMENT No. 17 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, on 14 October 1980, amended the Shire of Alberton Coastal Planning Scheme to zone land reserved as a Minor Road to Industrial B in the Town of Yarram.

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.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 SHIRE OF BAIRNSDALE INTERIM DEVELOPMENT ORDER

. AMENDMENT No. 6

Notice of Amendment

In pursuance of the powers conferred by section 26 of the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, amended the Shire of Bairnsdale Interim Development Order to allow for the creation of an allotment in the Rural A and B Zones for a use where Council has previously granted a permit, and where the balance of the allotment will be under 50 hectares, together with a general revision of the format of subdivision controls. of subdivision controls.

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 and at the office of the Council of the Shire of Bairnsdale at Bairnsdale.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 SHIRE OF HEYTESBURY INTERIM DEVELOPMENT ORDER 1980

NOTICE OF APPROVAL

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, approved an Interim Development Order made by the Heytesbury Shire Council for the whole of the municipal district of the Heytesbury Shire Council, incorporating the existing order and the Town and Country Planning Board's Simpson and South Western Coastal Planning Scheme (Shire of Heytesbury) Interim Development Orders ment Orders.

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 Heytesbury at Cobden, and at the office of the Town and Country Planning Board, 235 Queen Street, Melbourne.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 SOUTH WESTERN COASTAL PLANNING SCHEME (SHIRE OF HEYTESBURY) INTERIM DEVELOPMENT ORDER

SUSPENSION No. 1

Notice of Suspension In pursuance of the powers conferred by section 26 of the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, suspended the South Western Coastal Planning Scheme (Shire of Heytesbury) Interim Development Order for a period of twelve months.

A copy of the suspension 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 Heytesbury at Cobden.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961. SHIRE OF LILLYDALE PLANNING SCHEME 1958 AMENDMENT No. 105 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, approved a planning scheme entitled the Shire of Lillydale Planning Scheme 1958, Amendment No. 105, in respect of part of the municipal district of the Shire of Lillydale and such planning scheme comes into operation on the date this Notice of Approval is published in the Government Gazette. 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 Queen Street, Melbourne, at the office of the Council of the Shire of Lillydale at Lilydale, and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 SHIRE OF SOUTH GIPPSLAND (INLAND AREAS) INTERIM DEVELOPMENT ORDER

AMENDMENT No. 3

Notice of Amendment,

In pursuance of the powers conferred by section 26 of the Town and Country Planning, Act 1961, the Governor in Council on 14 October 1980, amended the Shire of South Gippsland (Inland Areas) Interim Development Order to provide for adequate planning controls over land underlain by economically winnable brown coal.

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 and at the office of the Council of the Shire of South Gippsland at Foster.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 SHIRE OF SOUTH GIPPSLAND PLANNING SCHEME AMENDMENT .No. 44, 1980

Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, approved a planning scheme entitled the

Shire of South Gippsland Planning Scheme, Amendment No. 44, 1980 in respect of part of the municipal district of the Shire of South Gippsland 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 Queen Street, Melbourne, at the office of the Council of the Shire of South Gippsland at Foster and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Town and Country Planning Act 1961 SHIRE OF UPPER YARRA INTERIM DEVELOPMENT ORDER

' AMENDMENT No. 61

Notice of Amendment

In pursuance of the powers conferred by section 26 of the Town and Country Planning Act 1961, the Governor in Council on 14 October 1980, amended the Shire of Upper Yarra Interim Development Order to enable the grant of a permit for the erection of a detached dwelling on Lot 10, L.P.12342; in Yarra Junction to Noojee Road, Gladysdale.

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 and at the office of the Council of the Shire of Upper Yarra at Yarra Junction.

H. R. TROTTER, Acting Secretary Town and Country Planning Board

Cemeteries Act 1958

SCALE OF FEES OF THE FRANKLINFORD PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemetries Act, the trustees of the Franklinford 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.

Public Graves

	\$
Interment in grave without exclusive right—	
stillborn child	15.00
Interment in grave without exclusive right— others	
Number peg or label	30.00
	6.00
Private Graves	
Land, 2 44 m x 1 22 m	44.00
Own selection of land	10.00
Sinking Charges for Private Graves	
Sinking grave 1.83 m deep	
Each additional 0.3 m	66.00
Sinking oversize grave (extra)	13.00
Cancellation of order to sixty (12)	25.00
Cancellation of order to sink (if commenced)	13.00
Reopening Charges	
Reopening grave (no cover)	57.00
Reopening grave (with cover)	63.00
Extra Charges	0.5.00
Interment outside present at 1	
Interment outside prescribed hours, or on Satur-	

days, Sundays or Public Holidays
Interment in a private grave without due notice

Miscellaneous Charges Interment fee Certificate of right of burial Number plate or brick 20.00 $\frac{4.00}{6.00}$

23.00 23.00

Victoria Government Gazette	35
	\$
Permission to erect a headstone or monument—	
5 per cent of cost with a minimum of \$8.00. Permission to construct a brick grave or to erect	,
any stone kerb, brick tile-work or concrete	9.00
Exhuming the remains of a body (when author-	
ised)	100.00
Interment of ashes in a private grave	19.00
W. A. STRAWHORN, T W. B. PRIEST, Trustee W. ROBERTSON, Trust	
. W. ROBERTSON, 11402	
	
Approved by the Governor in Council, 14 October L. G. Houston, Acting Clerk of the Executive Co	r 1980— uncil
- 1	
Cemeteries Act 1958	
SCALE OF FEES OF THE MOONAMBEL PU! CEMETERY	BLIC
In pursuance of the powers conferred upon then Cemeteries Act, the trustees of the Moonambel Cemetery hereby make the following scale of feethers into presention upon upolitotion in the	l Public s, 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. \$

44.00 20.00 Land, 2.44 m x 1.22 m Interment fee Permission to erect a headstone or monument-5 per cent of cost with a minimum of \$10

20.00 Interment of ashes in a private grave

P. CUDMORE, Trustee J. M. SLATER, Trustee D. HARRISON, Trustee

Approved by the Governor in Council, 14 October 1980-L. G. HOUSTON, Acting Clerk of the Executive Council

Cemeteries Act 1958 SCALE OF FEES OF THE MORNINGTON PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Mornington 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.

Public Graves

Interment of stillborn child Interment of infant under twelve months	15.00 25.00
Private Graves	
Land, 2·44 m x 1·22 m Land, 2·44 m x 2·44 m	90.00 170.00
Sinking Charges for Private Graves	
Sinking grave 2·13 m deep Each additional 3 m (3·66 m maximum) Sinking oversize grave (extra)	70.00 15.00 25.00
Reopening Charges	•
Reopening grave (no cover) Reopening grave (with cover or kerb)	70.00 80.00
Extra Charges	
Interment not in the prescribed hours or on Saturdays, Sundays or Public Holidays Interment in private grave without ten hours	50.00

notice

· Miscellaneous Charges	
, , ,	\$
Interment fee	30.00
Certificate of right of burial	3.00
Inspection of plan or register	2.00
Permission to erect a headstone or monument—	
5 per cent. of the cost with a minimum of	
\$6.00	
Permission to construct a brick grave or to erect	6.00
any stone kerb, brick, tilework or concrete	6.00
Permission to erect a wooden fence	5.00
Grave renovations or additional inscription	5.00
Exhuming the remains of a body (when author-	100 00
ised)	100.00
Interment of ashes in a private grave	20.00
Lawn Cemetery	
Lawn grave 2.31 m x 1.22 m (7 ft: 6 in. x	
4 feet)	170.00
Sinking to 2.13 m (7 feet)	70.00
Sinking to 2.44 m (8 feet)	85.00
Sinking to 2.65 m (9 feet)	100.00
Interment not in the usual hours or on Satur-	
days, Sundays or Public Holidays	50.00
Exhuming the remains of a body (when author-	
ised)	100.00
Bronze Plaque for each interment as supplied by	
trust	110.00
Fee for erection of headstone—5 per cent of cost	_
with a minimum of \$6.00.	
Memorial Wall	
Wall niche	30.00
Plaque with lettering as supplied by trust	20.00
Reservation plaque as supplied by trust	10.00
T. I. HAST, Trus	tee
D. WHEELER, T	
G. OTTE. Trustee	

Approved by the Governor in Council, 14 October 1980-L. G. Houston, Acting Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES OF THE TEMPLESTOWE PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Templestowe 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.

Concrete Vaults

Construction and sealing of concrete vault including marble surrounds and slab 2950.00

Interment of Cremated Remains in Ground

Note—These areas are exclusively reserved for memorialization with bronze plaques solely supplied by the Trust at moderate cost.

Land, 0.91 m x 0.61 m At need 150.00
Land, 0.91 m x 0.61 m Pre need 200.00
These prices include concrete container and plastic bottle

A. P. CHIVERS, Trustee W. J. READ, Trustee C. McGAHY, Trustee

Approved by the Governor in Council, 14 October 1980-L. G. HOUSTON, Acting Clerk of the Executive Council

Cemeteries Act 1958

SCALE OF FEES OF THE TOWER HILL PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Tower Hill Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Govern-

ment 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.

	Þ
Purchase of land	60.00
Sinking grave to 1.83 m	75.00
Sinking grave each additional 0.3 m	10.00
Sinking grave for child over ten years	40.00
Sinking grave on weekends and holidays (extra)	25.00
Sinking grave for American casket (extra)	15.00
Reopening of a grave	75.00
Interment fée	75:00
Exhumation of body (when approved)	55.00
Reinterment of body	55.00
Interment of ashes	25.00
Permission to erect kerb	10.00
Permission to erect slab	10.00
Permission to erect monument	20.00
Permission to inspect plans	5.00
Permission to inspect copy of register	5.00
- i - dan	

J. L. CORBETT, Trustee R. WATERSON, Trustee L. W. GUNN, Trustee

Approved by the Governor in Council, 14 October 1980-G. HOUSTON, Acting Clerk of the Executive Council.

Cemeteries Act 1958

SCALE OF FEES OF THE WARNCOORT PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Warncoort 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

	Ψ
Land, 2.44 m x 1.22 m	44.0
Interment fee	20.0
Permission to construct a headstone or monument— 5 per cent of cost with a minimum of \$10.00.	
G. MACKAY, Trustee	
A. G. OSBORNE, Trustee	

F. G. DIGNAN, Trustee W. McNAUGHTON, Secretary

Approved by the Governor in Council, 14 Öctober 1980-L. G. Houston, Acting Clerk of the Executive Council.

Cemeteries Act 1958

SCALE OF FEES OF THE WONTHAGGI PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Wonthaggi 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.

Public Graves

Interment in grave without exclusive right—still born child 25.00
25.00
Interment in grave without exclusive right—child
Interment in grave without exclusive right—others 70.00
Deliver Caree

Private Graves	
Lawn grave 2.44 m x 1.22 m Monumental section grave 2.44 m x 1.22 m Each interment in monumental or lawn grave Each interment in monumental or lawn grave for	140.00 140.00 80.00
child under three years Bronze plaque 382 mm x 280 mm	60.00 75.00

Miscellaneous Charges

	3
Sinking grave for an oversize casket (extra)	20.00
Interment of cremated remains	35.00
Interment on a Saturday (extra)	50.00
Permission to construct a brick, stone or concrete	
grave	20.00
Permission to erect a headstone or monument	20.00
Exhuming the remains of a body (when authorized)	160.00
J. CLANCY, Trust	ee
N. L. DENNIS, Tr	ustee

Approved by the Governor in Council, 14 October 1980-L. G. Houston, Acting 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 14 October 1980, been pleased to make the under-mentioned appointments, viz.:

DEPARTMENT OF CROWN LANDS AND SURVEY

Bailiffs of Crown Lands

ROBERT ALEXANDER CAMPBELL
be appointed as a Bailiff of Crown lands pursuant to the provisions of section 30 of the Land Act 1958, without salary, in respect of all Crown lands situated within the municipality of the Shire of Orbost, and with authority to discharge and exercise all the duties and powers of bailiffs of Crown lands.

bailiffs of Crown lands.

DENIS PAUL READ and
DONALD STEWART THOMSON
(Officers of the Forests Commission of Victoria)
be appointed as Bailiffs of Crown lands pursuant to section
30 of the Land Act 1958, without additional salary, in
respect of all Crown lands in the State of Victoria, and
with authority only to discharge and exercise all the
duties and powers conferred on Bailiffs of Crown lands
under the provisions of the Land Conservation (Vehicle
Control) Act 1972 and all Regulations made thereunder.

HEALTH COMMISSION

Trustees of Public Cemeteries

Trustees of Public Cemeteries

NOEL STIRLING STEWART
to be a Trustee of the Bumberrah Public Cemetery, vice
V. Howlett, resigned,
VICTOR CHARLES WYATT
to be a Trustee of the Bumberrah Public Cemetery, vice
F. Kramme, resigned,
JOHN CUNNINGHAM
to be a Trustee of the Bumberrah Public Cemetery, vice
C. Cunningham, resigned,
ROBERT IRVINE
to be a Trustee of the Bumberrah Public Cemetery, vice
J. Stephenson, resigned,
ROBERT TERRILL

ROBERT TERRILL to be an additional Trustee of the Bumberrah Public Cemetery,

Cemetery,
JOHN MAXWELL POWER
to be a Trustee of the Cressy Public Cemetery, vice R. B.
Hannah, deceased,
DON HARRISON
to be a Trustee of the Moonambel Public Cemetery, vice
J. Summerfield, resigned,
LEO ERNEST O'LOUGHLAN
to be a Trustee of the Wycheproof Public Cemetery, vice
B. Murdock, resigned,
JOHN FRANCIS RAYNER, and
WALTER HENRY SWEET
to be additional Trustees of the Blackwood Public Cemetery pursuant to section 3 (1) of the Cemeteries Act 1958.

LAW DEPARTMENT

Commissioners for Taking Declarations, &c. DAVID FREDERICK GRESLEY BLUNT, 76 Patterson Road, Moorabbin.

MOOTADDIN, GAICOMO DARAIO, 142 Walker Street, Dandenong, JOHN EDENS, 1 Grange Court, Notting Hill, BRIAN TERENCE FALLON, Fyans Street, South Geelong, DIANE MARILYN FERGUSON, Main Street, Chiltern, RONALD ANTHONY FRENCH, 38 Lydiard Street South,

Ballarat HANS ROLAND GROHNERT, 50 Sweeney Drive, Narre

Warren,
PETER RAYMOND HARTLAND, 33 Bright Street, Eaglehawk, JANE MARGARET HILL, 4 Mailee Street, North Frankston, Dorothy Evelyn Hosking, 13 Mulgra Street, Frankston, Charles Stephen Khallouf, 481 Nicholson Street, North Carlton,

CONSTANTINE KOUTSOURIDIS, 239 High Street, Thomas-

town, LLAN JOHN MACLEAN, 11 Altair Street, Springvale ALLAN

South, STANLEY HILL McDonald, 157 Spencer Street, Sebas-

topol, Brian McKinlay, 3-12 Bettina Street, Clayton KEVIN MELTON McManus, I Station Road, Lara Lake, JOHN PATRICK MONAHAN, 149 Campbell Street, Swan

GEORGE MORRIS, 9 Kenneth Court, Somers, EVELINE CATHERINE RIGBYE, 38 Furneaux Grove, Bulleen, DAVID FRANKLIN SANDOE, 15 Donald Road, Wheelers

ROBERT FRANCOIS TEYCHENNE, 6 Morgan Crescent, Gir-

garre, and
LAMBROS TRIANDOS, 616-622 Smith Street, Clifton Hill,
to be Commissioners for taking Declarations and Affidavits
under the Evidence Act 1958.

L. G. HOUSTON

Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 14 October 1980

Private Agents Act 1966

APPOINTMENT OF REGISTRAR OF PRIVATE AGENTS

The Public Service Board, in the exercise of its powers, has by its certificate dated 7 August 1980 appointed Peter MALCOLM WILSON, Ministry for Police and Emergency Services, as Registrar of Private Agents pursuant to the provisions of section 7 of the Private Agents Act 1966 without additional salary.

R. L. KING, Secretary

Liquor Control Act 1968

APPOINTMENT OF LICENSING INSPECTORS

Whereas on 6 February 1980, Sinclair Imrie Miller, the Chief Commissioner of Police for the State of Victoria acting pursuant to the power vested in him by Section 6A of the Police Regulation Act 1958 delegated to me the undersigned David John Swanson being an Assistant Commissioner of Police for the said State and the person referred to in the said delegation all powers and functions vested in him by the Liquor Control Act 1968, from 6 February 1980, now therefore I do hereby appoint the following Officers of Police as Licensing Inspectors for the Divisions of the Police Districts as shown:—

Division Number	Police District	Rank and Name
3	Melbourne	Inspector Adrian Ross Donehue (from 9.11.80 to 6.12.80).
1	Westernport	Inspector Stanley Arthur Ross (from 2.11,80 to 29.11,80).
		D I SWANSON

Assistant Commissioner (Services) 16.10.1980

CARISBROOK RACECOURSE AND RECREATION RESERVE

APPOINTMENT OF TRUSTEE

His Excellency the Governor of the State of Victoria has by Order made on 14 October 1980 appointed the undermentioned person as a Trustee of the site for Racecourse and other purposes of Public Recreation in the Borough and Parish of Carisbrook, Permanently reserved by Order in Council of 1 September 1890) (see Government Gazette dated 5 September 1890):

JOHN O'CONNOR in the place of William Richard Davies (resigned).

L. G. HOUSTON Acting Official Secretary

Governors Office Melbourne, 14 October 1980

REVOCATION OF 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 14 October 1980 revoked the appointments of the persons named hereunder to the offices mentioned, viz.:

DEPARTMENT OF CROWN LANDS AND SURVEY Bailiffs of Crown Lands

TOM HABBLETT CHAMBERS,

TOM HABBLETT CHAMBERS, CHARLES ROBERTSON GORDON FLEMING, JOHN NEVILLE DOWNEY, PHILLIP RALPH GARTH, as Bailiffs of Crown lands pursuant to the provisions of section 30 of the Land Act 1958 (made by the Governor in Council on 17 September 1974, notified in the Government Gazette dated 25 September 1974),

Douglas Frederick Stevenson as a Bailiff of Crown lands pursuant to the provisions of section 30 of the Land Act 1958 (made by the Governor in Council on 9 May 1978, notified in the Government Gazette dated 17 May 1978), and

FRANK WILLIAM NOBLE as a Bailiff of Crown lands pursuant to the provisions of section 30 of the Land Act 1958 (made by the Governor in Council on 14 August 1979, notified in the Government Gazette dated 22 August

COLIN SCHLEIGER

olin Schleiger
as a Bailiff of Crown lands pursuant to the provisions of section 30 of the Land Act 1958 (made by the Governor in Council on 22 November 1977, notified in the Government Gazette dated 30 November 1979)

L. G. HOUSTON Acting Clerk of the Executive Council At the Executive Council Chamber Melbourne, 14 October 1980

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 14 October 1980 accepted the resignation of the persons named hereunder of the office mentioned, viz.:

LAW DEPARTMENT

Commissioners for Taking Declarations, &c.

JILLIAN JENSEN and

GEOFFREY HERBERT PALMER
as Commissioners for taking Declarations and
Affidavits under the Evidence Act 1958.

L. G. HOUSTON Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 14 October 1980

ORDERS IN COUNCIL

LOCAL GOVERNMENT ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey

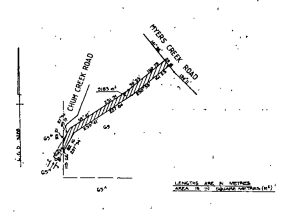
Mr Borthwick , . Mr Austin

ROAD DISCONTINUED-SHIRE OF HEALESVILLE

ROAD DISCONTINUED—SHIRE OF HEALESVILLE
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
and
thereupon such road or part shall be discontinued
accordingly. accordingly.

And whereas the Council of the Shire of Healesville requested that the Governor in Council direct that a road off Myers Creek Road, Healesville, be discontinued and not less than one month previously has published in a newspaper generally circulating to 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 a 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 by hatching on the plan hereunder, shall be discontinued and that the land may be sold by the Council of the Shire of Healesville by agreement.



And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey Mr Dixon

Mr Borthwick

Mr Austin

ALTERATION OF TIME FOR CLOSING POLL AT MUNICIPAL ELECTIONS—BOROUGH OF EAGLEHAWK

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by section 134 of the Local Government Act 1958, and in compliance with the prayer of a petition presented by the Council of the Borough of Eaglehawk declares that the hour for closing the poll at municipal elections for the said Borough shall be six o'clock in the afternoon.

And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey Mr Dixon

Mr Borthwick

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 a request may by Order published in the Government Gazette direct that such road or part thereof shall be discontinued and thereupon, such road or, part thereof shall be discontinued accordingly.

And whereas the Council of the City of Melbourne has Whereas it is provided in section 528 (2) of the Local

And whereas the Council of the City of Melbourne has requested the Governor in Council direct that a road at the rear, of 71 Millswyn Street, South Yarra 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 said road notice of intention to make such request.

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

- (a) that the said road which is shown by hatching and cross hatching on the plans 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 hatching on the said plans 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 Melbourne by agreement.

ROAD DOMAIN 16 269 °20 2.08 1.04 METRES LENGTHS DOMAIN ROAD LENGTHS APE IN M

And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria
Mr Storey
Mr Dixon
Mr Austin

CONSENT TO SALE OF A RESERVE BY THE BROADMEADOWS CITY COUNCIL

Whereas certain land, being part of the Car Park Reserve coloured brown on Plan of Subdivision No. 51298 lodged in the Office of Titles, and being the land described in Certificate of Title Volume 9363. Folio 997 was transferred to the Council of the City of Broadmeadows pursuant to the provisions of section 5698 (8) (1) of the Local Government Act 1958 or a corresponding previous enactment and the said Council is now of the opinion that the land is no longer required for the purpose for which it was reserved and has requested that consent be given to the sale of the land.

And whereas the said Council:

- (a) has published in a newspaper generally circulating in the municipal district a notice describing the land and the proposal for the sale of the land and stating that at the next ordinary meeting of the Council after the expiration of forty days after publication of the notice the Council would consider any objections to the proposal;
- (b) being the registered proprietor of the land in question and there being no mortgagee chargee or lessee thereof has posted a similar notice upon the land.

And whereas no objection has been made against the proposal and no representations were made as to the disposal of any purchase money for the sale of the land.

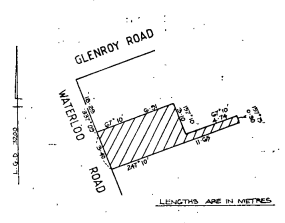
posal of any purchase money for the sale of the land.

Now therefore, His Excellency the Governor of the

State of Victoria, by and with the advice of the Executive

Council thereof and in pursuance of the provisions of subsection 2 of section 569BA of the Local Government Act
1958 doth hereby consent to the Council of the City of

Broadmeadows selling by private treaty part of the Car
Park Reserve coloured brown on Plan of Subdivision No.
51298 lodged in the Office of Titles being the land described in Certificate of Title Volume 9363 Folio 997 and being
the land shown by hatching on the plan hereunder.



And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria shall give the necessary directions herein accordingly.

D. G. CROZIER Minister for Local Government

LOCAL GOVERNMENT ACT /1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Storey Mr Borthwick Mr Dixon Mr Austin

VARIATION OF SEPARATE RATE DULY MADE AND CONFIRMED—CITY OF BRUNSWICK

Whereas by Order published in the Government Gazette on 26 May. 1971, the Governor in Council pursuant to the provisions of section 287 of the Local Government Act 1958 confirmed a separate rate made by the Council of the City of Brunswick for the purpose of providing off-street parking facilities for Sydney Road from Brunswick Road to Moreland Road.

And whereas it has been made to appear to the Governor in Council that a certain property included in that separate rate will not receive any benefit from the levying and expending of the separate rate.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the provisions of sub-section 4A of section 290 of the Local Government Act 1958, hereby varies the said rate by striking out any reference to the property known as 201 Albion Street, Brunswick and the persons liable to be rated in respect of such property.

And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria. shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Storey Mr Borthwick
Mr Austin

ROADS DISCONTINUED—CITY OF FOOTSCRAY

ROADS DISCONTINUED—CITY OF FOOTSCRAY

Whereas it is provided by 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.

And whereas the Council of the City of Footscray has

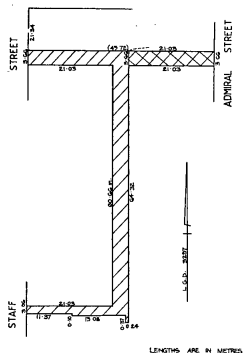
part shall be discontinued accordingly.

And whereas the Council of the City of Footscray has requested that the Governor in Council direct that roads bounded by Staff, Admiral, Buckley and Walter Streets, 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 owners and occupiers of lands abutting or immediately adjacent to the roads notice of intention to make such a 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 hatching and cross-hatching on the plan hereunder shall be discontinued;
- (b) that notwithstanding such discontinuance the Gas and Fuel Corporation 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-hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any pipes laid or erected in on or over such land for the purpose of gas supply;
- 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 hatching and cross-hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the purpose of drainage or sewerage; and
- (d) that subject to any such right title power authority or interest, the land shown by hatching and cross-hatching on the said plan may be sold by the Council of the City of Footscray by agreement.

BUCKLEY STREET



And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey Mr Dixon

Mr Borthwick Mr Austin

CONFIRMATION OF SEPARATE RATE—SHIRE OF ROCHESTER

In pursuance of the provisions of section 287 of the Local Government Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof hereby confirm a separate rate made and levied at the various rates in the dollar on the net annual value of the properties described in the Schedule hereunder, which rate was made by the Council of the Shire of Rochester on 3 July 1980 for the purpose of construction of portion of Ramsay Street, Rochester, between Elizabeth Street and a point 100 metres North of Charles Street such street being a Government Road. Street, such street being a Government Road.

SCHEDULE

Property	Rate in the Dollar
50 Ramsay Street	7.09971
58 Ramsay Street	16 · 17363
60 Ramsay Street	20.82185
62 Ramsay Street	18.51868
64 Ramsay Street	13 · 45168
66 Ramsay Street	16-32279
68 Ramsay Street	20.30984
70-72 Ramsay Street	19.80655
74-76 Ramsay Street	19.35781
78 Ramsay Street	9.35019
80 Ramsay Street	77.43125
82 Ramsay Street	16.00646
84 Ramsay Street	79.92903
86 Ramsay Street	15 29506
88 Ramsay Street	17.82590
90-92 Ramsay Street	19-20775
94–96 Ramsay Street	28 64509
27-31 Victoria Street	12.59898
73 Victoria Street	7.55427

And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Borthwick

Mr Storey Mr Dixon

Mr Austin

ROAD DISCONTINUED-SHIRE OF FLINDERS

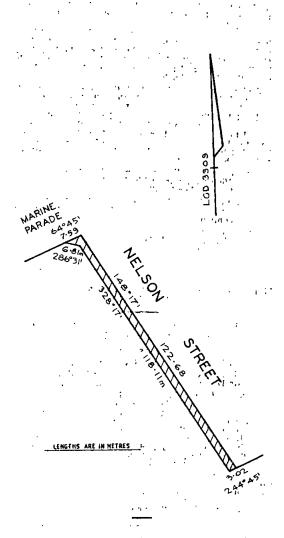
ROAD DISCONTINUED—SHIRE OF FLINDERS
Whereas it is provided in section 528 (2) of the Local
Government Act 1958, that where a road (whether or not
a public highway but not being a road set out on land of
the Crown) or any part thereof is not required for public
use, the Governor in Council on the request 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 and thereupon such road or part shall be discontinued accordingly.

accordingly.

And whereas the Council of the Shire of Flinders has requested that the Governor in Council direct that part of Nelson Street, Shoreham 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 a request 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 part of a road, which is shown by hatching on the plan hereunder shall be discontinued and that the land may be sold by the Council of the Shire of Flinders by agreement.



And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

3586

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Borthwick Mr Storey Mr Dixon Mr Austin

ROAD DISCONTINUED—CITY OF PRESTON

ROAD DISCONTINUED—CITY OF PRESTON

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 Government Gazette direct that such road or part shall be discontinued accordingly.

And whereas the Council of the City of Preston has

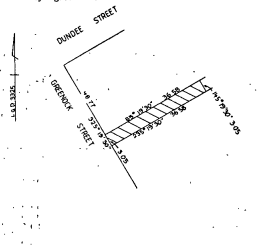
And whereas the Council of the City of Preston has requested that the Governor in Council direct that part of a road off Greenock Street, Reservoir, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor 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 a 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 part of a road which is shown by hatching on the plan hereunder shall be dis-continued;
- 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 hatching 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 drainage or everyease purposes; and sewerage purposes; and

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 Preston by agreement.



LENGTHS ARE IN METRES

And the Honourable Digby Glen Crozier, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

MELBOURNE AND METROPOLITAN TRAMWAYS ACT 1958, No. 6311

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Borthwick Mr Storey Mr Dixon Mr Austin

Mr Dixon Mr Austin

Whereas His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has this day consented pursuant to the provisions of section 28 of the Melbourne and Metropolitan Tramways Act 1958, to the Melbourne and Metropolitan Tramways Board raising by way of a loan an amount not exceeding Two hundred and thirty-one thousand dollars (\$231 000); And whereas His Excellency the Governor is satisfied that a sufficient proportion of the loan to be so raised will fall due and be repaid in each year during the currency of the proposed loan; Now therefore it is directed pursuant to the provisions of section 28 (6) of the said Act, that it shall not be necessary to provide a sinking fund in connection with such loan.

And the Honourable Lindsay Hamilton Simpson Thompson, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

SUPERANNUATION ACT 1958

. ; .

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Storey Mr Dixon Mr Borthwick Mr Austin

Pursuant to the powers conferred by the provisions of paragraph (ja) of subsection (1) of section 3 of the Superannuation Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth by this Order declare that the provisions of the Superannuation Act shall apply to the officers named in the schedule set out hereunder.

SCHEDULE

RIVETTE, LINDA MAREE; Caulfield Institute of Technology. HOPPER, MAUREEN LOUISE; FOOTSCRAY Institute of Technology.

LIVINGSTONE, CHRISTINE ANNE, and NORONHA, LLEWELLYN JOSEPH JOHN, Warrnambool Institute of Advanced Education.

And the Honourable Lindsay Hamilton Simpson Thompson, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

G. HOUSTON Acting Clerk of the Executive Council

COUNTRY ROADS BOARD **ACT No. 6229**

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey Mr Dixon

Mr Borthwick Mr Austin

ORDER APPROVING OF LAND BEING ACQUIRED AND ROADS, DEVIATIONS OR WIDENINGS BEING MADE TOGETHER WITH ALL ANCILLARY WORKS REQUIRED TO BE EXECUTED IN CONJUNCTION THEREWITH

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, being satisfied that there are funds legally available for acquiring the land, doth hereby approve the acquiring of the land described in the schedule hereunder and the making of new roads and deviations from and widenings of existing roads, together with all ancillary works required to be executed in conjunction therewith, referred to in the said schedule.

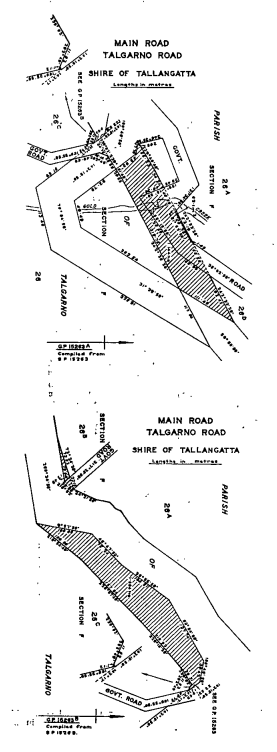
SCHEDULE

Main Roads

The land shown hatched on plan numbered G.P.15242 hereunder required for the widening of the Keilor-Melton Road in the City of Keilor and making of the widening thereon.

MAIN ROAD KEILOR - MELTON ROAD CITY OF KEILOR

The land shown hatched on plans numbered G.P.15263A and G.P.15263B hereunder required for the deviation from Talgarno Road in the Shire of Tallangatta and making of the deviation thereon.

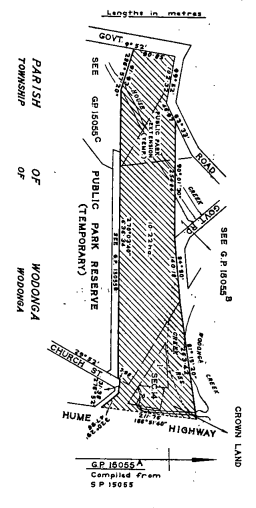


Freeway

The land shown hatched on plan numbered G.P.15055A hereunder required for the making of a new freeway (Hume Freeway) in the Rural City of Wodonga.

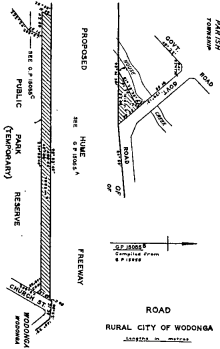
FREEWAY HUME FREEWAY

RURAL CITY OF WODONGA



Unclassified Road

The land shown hatched on plan numbered G.P.15055b hereunder required for the making of new roads in the Rural City of Wodonga.

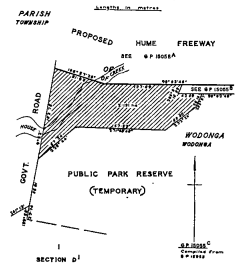


Ancillary Works

The land shown hatched on plan numbered G.P.15055c hereunder required for ancillary works required to be executed in conjunction with the Hume Freeway in the Rural City of Wodonga.

ANCILLARY WORKS (HUME FREEWAY)

RURAL CITY OF WODONGA



And the Honourable Robert Roy Cameron Maclellan, Her Majesty's Minister of Transport for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey Mr Dixon

Mr Borthwick Mr Austin

CROWN LANDS TEMPORARILY RESERVED

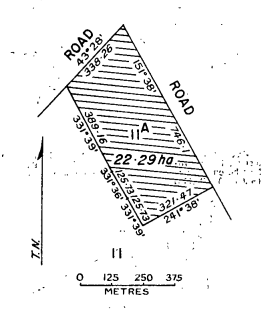
CROWN LANDS TEMPORARILY RESERVED

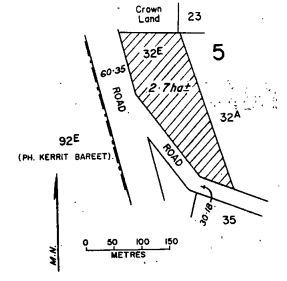
His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of sections 4 and 7 of the Crown Land (Reserves) Act 1978, and being of the opinion that the Crown lands concerned are required for the purposes respectively mentioned, doth hereby temporarily reserve and also except from occupation for mining purposes under any miner's right, the Crown lands hereinafter described, viz.:

Bungal—For Supply of Stone 2.7 heaters.

BUNGAL—For Supply of Stone, 2.7 hectares, more or less, being Crown allotment 32E, section 5, Parish of Bungal, as indicated by hatching on plan hereunder—(B.548(4) (Rs.11438).

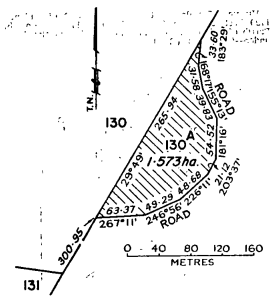
DENNYING—For Public Recreation and Public Hall, 22-29 hectares, being Crown allotment 11a, Parish of Dennying, as indicated by hatching on plan hereunder—(D.216(3) (Rs.3761).



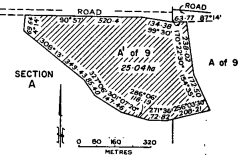


DROUIN WEST—For Conservation of Area of Natural Interest, 1.573 hectares, being Crown allotment 130A, Parish of Drouin West, as indicated by hatching on plan hereunder—(Parish 2548-2) (Rs.10864).

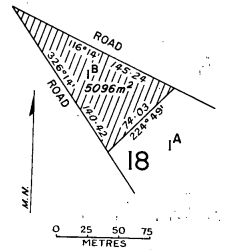
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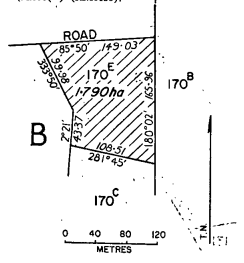
GORROCKBURKGHAP—For Recreation, 25 04 hectares, being Crown allotment Al, section 9, Parish of Gorrockburkghap, as indicated by hatching on plan hereunder—(G.111(5) (Rs.10142).



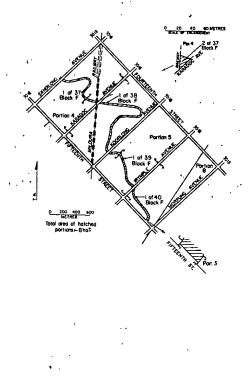
Maryborough—For Public Recreation, 5096 square metres, being Crown allotment lb, section 18, Parish of Maryborough, as indicated by hatching on plan hereunder—(M.66(18) (Rs.11374).



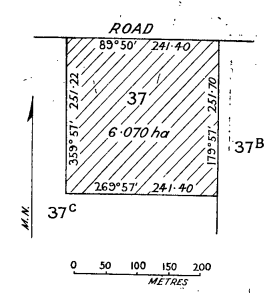
MILDURA—For Preservation of Species of Native Plants, 1790 hectares, being Crown allotment 170e, section B, Parish of Mildura, as indicated by hatching on plan hereunder—(M.556(22) (Rs.11190).



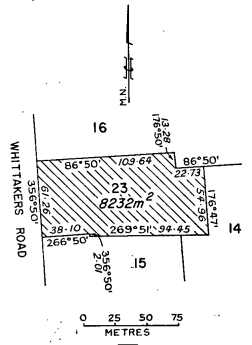
MILDURA—For Public Recreation, 8 hectares, more or less, being Crown allotment 1, section 37, Crown allotment 2, section 37, Crown allotment 1, section 38, Crown allotment 1, section 40 (all in Block F), Parish of Mildura, as indicated by hatching on plan hereunder—(M.556(11)) (Rs.11407).



NULLAWARRE—For Conservation of Area of Natural Interest, 6 070 hectares, being Crown allotment 37, Parish of Nullawarre, as indicated by hatching on plan hereunder—(Parish 3333) (Rs.5060).



Transloon—For Public Recreation, 8232 square metres, being Crown allotment 23, Township of Transloon, as indicated by hatching on plan hereunder—(T.115(12) (Rs.2039).



And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria
Mr Storey Mr Borthwick
Mr Dixon Mr Austin

CERTAIN RESERVED CROWN LAND PLACED UNDER THE CONTROL AND MANAGEMENT OF THE STATE RIVERS AND WATER SUPPLY COMMISSION

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 18 (1) of the Crown Land (Reserves) Act 1978, doth hereby place under the control and management of the State Rivers and Water Supply Commission the Crown land hereinafter described, viz.:

MILDURA—The Crown land in the Parish of Mildura-being Crown allotment 1, section 3, block G, temporarily reserved for Water Supply by Order in Council of 27 May 1980 (see Government Gazette dated 4 June 1980)—(Rs.10977).

And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

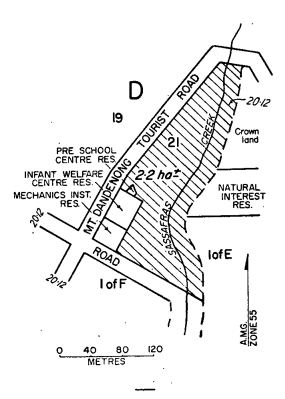
PRESENT:

His Excellency the Governor of Victoria
Mr Storey | Mr Borthwick
Mr Dixon | Mr Austin

CROWN LAND PERMANENTLY RESERVED

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of sections 4 and 7 of the Crown Land (Reserves) Act 1978, and being of the opinion that the Crown land concerned is required for the purpose mentioned, doth hereby permanently reserve and also except from occupation for mining purposes under any miner's right, the Crown land hereinafter described, viz::

MONBULK—For Public Park, 2.2 hectares, more or less, being Crown allotment 21, section D, Parish of Monbulk, as indicated by hatching on plan hereunder—(M.555(12) (Rs.992).



And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

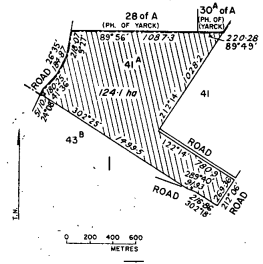
PRESENT:

His Excellency the Governor of Victoria
Mr Storey Mr Borthwick
Mr Dixon Mr Austin

CROWN LAND PERMANENTLY RESERVED

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of sections 4 and 7 of the Crown Land (Reserves) Act 1978, and being of the opinion that the Crown land concerned is required for the purpose mentioned, doth hereby permanently reserve and also except from occupation for mining purposes under any miner's right, the Crown land hereinafter described, viz.:

Molesworth—For Conservation of Area of Natural Interest, 124'1 hectares, being Crown allotment 41A, section 1, Parish of Molesworth, as indicated by hatching on plan hereunder—(Parish 3142) (Rs.11174).



And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

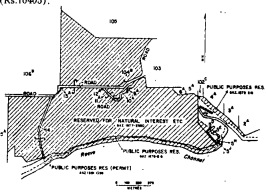
PRESENT:

His Excellency the Governor of Victoria
Mr Storey Mr Borthwick
Mr Dixon Mr Austin

CERTAIN RESERVED CROWN LANDS PLACED UNDER THE CONTROL AND MANAGEMENT OF THE DIRECTOR OF NATIONAL PARKS

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 18 (1) of the Crown Land (Reserves) Act 1978, doth hereby place under the control and management of the Director of National Parks the

reserved Crown lands in the Parish of Colquboun as indicated by hatching on plan hereunder—(C.383(11) (Rs.10405).



And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria
Mr Storey Mr Borthwick
Mr Dixon Mr Austin

CERTAIN CROWN LAND PLACED UNDER THE CONTROL AND MANAGEMENT OF THE FORESTS COMMISSION

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 18 (1) of the Crown Land (Reserves) Act 1978, doth hereby place under the control and management of the Forests Commission, the Crown land hereinafter described, viz.:

WOODEND—The Crown land in the Parish of Woodend, being Crown Allotment 2c, section D, permanently reserved for Conservation of an Area of Natural Interest by Order in Council of 6 May 1980 (see Government Gazette dated 14 May 1980)—(Rs.10718).

And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria
Mr Storey
Mr Dixon
Mr Borthwick
Mr Austin

REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the

provisions of section 10 of the Crown Land (Reserves), Act 1978, doth hereby revoke the temporary reservations of lands by Orders in Council hereinafter described, viz.:

JINGELLIC—The temporary reservation by Order in Council of 8 October 1901 of 68.86 hectares of land in the Parish of Jingellic (being Crown allotment 17) as a site for Camping and Watering purposes—(Rs.5946).

JINGELLIC—The temporary reservation by Order in Council of 8 November 1967 of 27-11 hectares of land in the Parish of Jingellic (being Crown allotment 16) as a site for Camping and Watering purposes—(Rs.5946).

MANYA—The temporary reservation by Order in Council of 14 February 1944 of 1467 hectares, more or less, of land in the Parish of Manya (being Crown allotments 29, 30, 44 and 45) as a site for the growth of timber for the purpose of the manufacture or production of eucalyptus oil—(09949/141).

MANYA—The temporary reservation by Order in Council of 6 February 1951 of 4660 hectares, more or less, of land in the Parish of Manya (being Crown allotments 31, 32, 33, 34, 36, 37, 38, 38A, 39, 39A, 40, 40A, 41, 42 and 43) as a site for the growth of timber for the purpose of the manufacture or production of eucalyptus oil—(8.6629).

TANJIL EAST—The temporary reservation by Order in Council of 8 September 1959 of 30.82 hectares of land in the Parish of Tanjil East (adjoining Crown allotment 7D, section C) as a site for a Sanitary Depot—(Rs.7840).

BUCHAN—The temporary reservation by Order in Council of 25 June 1940 of 2·124 hectares, more or less, of land in the Township of Buchan as a site for Public purposes, so far only as the portion thereof containing 844 square metres, as indicated by hatching on plan published in the Government Gazette of 17 September 1980, is concerned—(R 805 (12) (Rs 5057).

HARRIETVILLE—The temporary reservation by Order in Council of 13 March 1968 of 4.618 hectares of land in the Township of Harrietville as a site for Camping purposes, so far only as the portion thereof containing 322 square metres, shown as Certified Plan No. 104538 lodged in the Central Plan Office, is concerned—(H.125(6) (Rs.3617).

And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey Mr Dixon

Mr Borthwick Mr Austin

CROWN LAND TEMPORARILY RESERVED FOR ADDITIONAL PURPOSE

ADDITIONAL PURPOSE

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 4 of the Crown Land (Reserves) Act 1978, doth hereby temporarily reserve for the additional purpose of Tourism, the Crown land comprising 1-062 hectares in the Township of Dromana, being the remaining portion of the land temporarily reserved for Public Recreation and Public Garden by Orders in Council of 28 December 1864 and 18 February 1890 (see Government Gazettes dated 10 January 1865 and 21 February 1890 respectively) — (Rs.3081.)

And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

LAND ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

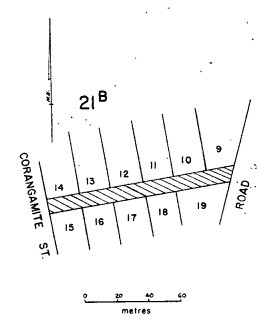
PRESENT:

His Excellency the Governor of Victoria Mr Borthwick Mr Austin Mr Storey Mr Dixon

UNUSED ROAD(S) CLOSED

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 349 of the Land Act 1958 and with the concurrence in writing of the council of the municipality concerned and that of any adjoining land owners, doth hereby close the unused road(s) hereinafter described, viz.:

Municipal District of the City of Colac—Township of Colac, being the road indicated by hatching on plan hereunder—(C.279(5) (L1-425).



And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

LAND ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

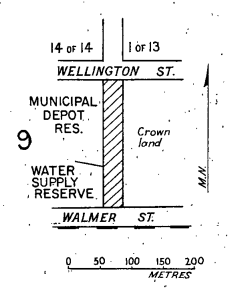
His Excellency the Governor of Victoria Mr Storey Mr Dixon Mr Borthwick Mr Austin

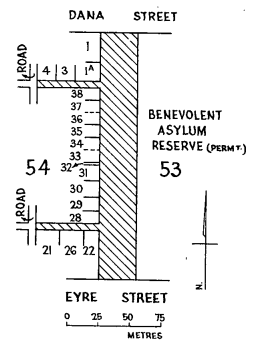
UNUSED ROADS CLOSED

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 349 of the Land Act 1958 and with the concurrence in writing of the council of the municipality concerned and that of any adjoining land owners, doth hereby close the unused roads hereinafter described, viz.:

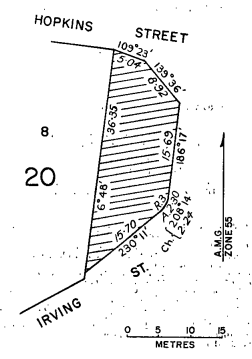
Municipal District of the City of Ballaarat, Township of Ballarat, being the roads indicated by hatching on plan hereunder—(B.128(69) (L.3-698).

Municipal District of the Shire of Strathfieldsaye, Township of Strathfieldsaye, being the road indicated by hatching on plan hereunder—(S.323(°) (L.6-832).



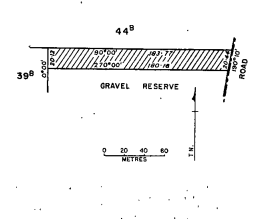


Municipal District of the City of Footscray, City of Footscray, Parish of Cut-paw-paw, being the road indicated by hatching on plan hereunder—(F.19(2) (L.11-2164).

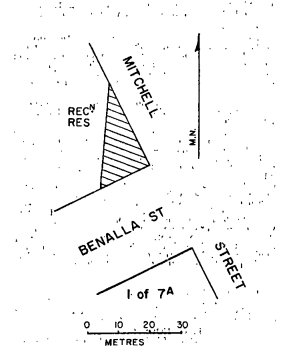


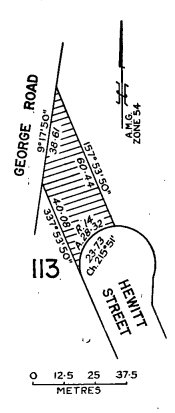
Municipal District of the Shire of Oxley, Parish of Lurg, being the road indicated by hatching on plan hereunder—(L.157(*) (L.7-1060).

Municipal District of the City of Ararat, Township of Ararat, being the road indicated by hatching on plan hereunder—(A.148(*) (L.3-691).

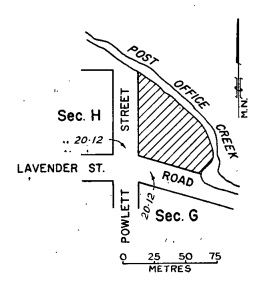


Municipal District of the City of Benalla, Township of Benalla, being the portion of road indicated by hatching on plan hereunder— $(B.390(^{\circ})$ (Rs.4055).



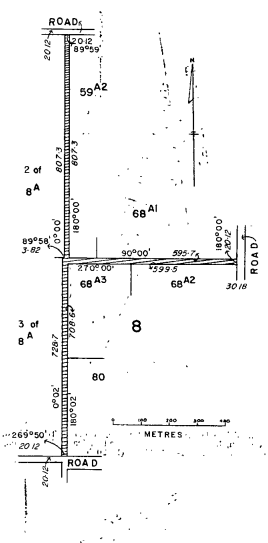


Municipal District of the Shire of Kyneton, Township of Kyneton, being the portion of road indicated by hatching on plan hereunder—(K.96(2) (Rs.2080).

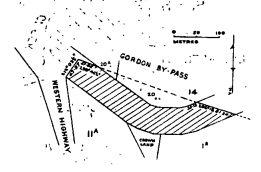


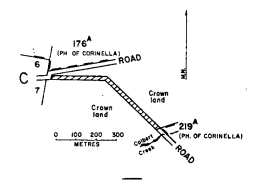
Municipal District of the Shire of Talbot and Clunes, Parish of Eglinton, being the roads indicated by hatching on plan hereunder—(J.31296)

Municipal District of the Shire of Bass, Township of Grantville, being the road indicated by hatching on plan hereunder— $(G.198(^{\circ}) (Rs.11120))$.



Municipal District of the Shire of Ballan, Parish of Kerrit Bareet, being the road indicated by hatching on plan hereunder—(K.126(*) (G.75357).





And the Honourable William Vasey Houghton, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

COUNTRY FIRE AUTHORITY ACT 1958

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria
Mr Storey Mr Borthwick
Mr Dixon Mr Austin

CONSENT TO BORROWING SIX HUNDRED THOUSAND DOLLARS BY THE COUNTRY FIRE AUTHORITY Whereas:

1. By section 82 of the Country Fire Authority Act 1958, it is enacted that the Country Fire Authority with the consent of the Governor in Council may, from time to time, borrow such moneys as it deems necessary in order to enable it to carry out and perform the powers, authorities and duties vested in or conferred or imposed upon it by the said Act.

2. The Country Fire Authority deems it necessary to borrow the sum of Six Hundred Thousand Dollars for the purposes aforesaid.

purposes aforesaid.

Now therefore, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and in pursuance of the powers conferred by the said section 82 of the Country Fire Authority Act 1958 and all other powers him thereunto enabling, doth by this Order consent to the borrowing by the Country Fire Authority of the sum of \$600 000 (Six Hundred Thousand Dollars) for a period of ten (10) years to be liquidated by half-yearly payments of the sum of \$53 591.88 (Fifty-three Thousand, Five Hundred and Ninety-one Dollars and Eighty-eight Cents) being proportion of the principal and interest at the rate of 12.6 per centum per annum, such sum being payable at the Australian and New Zealand Bank Limited, Collins Street, Melbourne, on the first day of each half-yearly period during the term of the loan.

And the Honourable Lindsay Hamilton Simpson Thompson, Her Majesty's Minister for Police and Emergency Services for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Acting Clerk of the Executive Council

PIPELINES ACT 1967

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey Mr Dixon

Mr Borthwick Mr Austin

PIPELINE EXCLUDED FROM THE PROVISIONS OF THE PIPELINES ACT 1967

Whereas in paragraph (d) of the interpretation of "Pipeline" in section 3 of the Pipelines Act 1967 it is stated that a pipeline or part thereof or a pipeline of a class of pipelines excluded from the provisions of the said Act by Order of the Governor in Council published in the Government Gazette shall not be a pipeline within the meaning of the said Act.

Now therefore, in pursuance of the said power of exclusion, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order exclude the following pipeline from the provisions of the Pipelines Act 1967—

m the provisions of the Pipelines Act 1967—

A steel pipeline system comprising of one 77 mm N.D. pipeline and one 150 mm H.D. pipeline to be owned and operated by Southern Packers (Aust.) Pty. Ltd. of Ingles Street, Port Melbourne for the conveyance of edible oils at pressures not exceeding 700 kPa (100 psig) as specified in Southern Packers (Aust.) Pty. Ltd. letter submission dated 13 August 1980 and in Drawing No. 00/1a, lodged with the Department of Minerals and Energy, and which pipeline system commences immediately downstream of an isolating valve at the Southern Packers (Aust.) Pty. Ltd. refining installation located at 300 Ingles Street, Port Melbourne, thence proceeding in a north-easterly direction onto the Ingles Street road reserve, thence turning to continue in a generally south-easterly direction along the road reserve to Fennell Street where the said pipeline system crosses Ingles Street to terminate at an isolating valve inside the new packing complex property of Southern Packers (Aust.) Pty. Ltd. at 250 Ingles Street.

And the Honourable James Charles Murray Balfour, Her Majesty's Minister for Minerals and Energy for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

STATE EMPLOYEES RETIREMENT BENEFITS ACT 1979

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Storey Mr Dixon

Mr Borthwick Mr Austin

Whereas the State Employees Retirement Benefits Act 1979 provides that an employee means inter alia any person who is not an officer within the meaning of the Superannuation Act 1958 who holds any office as a member or of a class of persons who are members or in the service or employment of any body created by or under any Act of Parliament to which person or office or class of persons the Governor in Council, on the recommendation of the Treasurer, by Order published in the Government Gazette declares that the provisions of the State Employees Retirement Benefits Act 1979 shall apply: And whereas the Treasurer has recommended that the provisions of the said Act shall apply to all those employees at Holmesglen Constructions employed under the Housing Act 1978 who are not eligible for membership of the State Superannuation Fund: Now therefore the Governor of the State of Victoria, acting by and with the consent of the Executive Council thereof doth hereby declare that the provisions of

the State Employees Retirement Benefits Act 1979 shall apply to the aforesaid class of persons, as and from 1 November 1980.

And the Honourable Lindsay Hamilton Simpson Thompson, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON Acting Clerk of the Executive Council

Hospitals and Charities Act 1958, Section 46 ORDER INCORPORATING ALLAMBI ELDERLY PEOPLE'S HOME

At the Executive Council Chamber, Melbourne, the fourteenth day of October, 1980 PRESENT:

His Excellency the Governor of Victoria Mr Borthwick Mr Austin Mr Storey

Whereas a petition signed by not less than twenty-five contributors to Allambi Elderly People's Home, an institution capable of incorporation under the Hospitals and Charities Act 1958, praying that the institution be incorporated has been received by the Health Commission of Victoria.

And whereas the substance or prayer of the said petition has been published in the Government Gazette of 20 August 1980.

And whereas no counter petition signed by an equal or greater number of contributors to the said institution has been lodged with the Health Commission of Victoria within one month after the date of publication aforesaid.

Now therefore His Excellency the Governor of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth hereby declare that the contributors for the time being to the said institution shall be a body corporate by the name of Allambi Elderly People's Home with the following chiefer:

(a) To provide charitable relief to aged persons by providing permanent facilities for their daily accommodation and care within the institution, stipulating that, in premises, for which a grant under the Commonwealth Aged and Disabled Persons' Homes Act 1974 has been received, only aged persons as defined in that Act will be admitted.

At least 50 per cent. of the initial and all additional accommodation is to be made available for completely charitable cases, i.e. persons in necessitous circumstances.

(b) Doing such other things which, in the committee's opinion will provide for the economic, social and recreational well-being of the residents.

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

L. G. HOUSTON
Acting Clerk of the Executive Council

BACCHUS MARSH SHIRE COUNCIL WATER SUPPLY DISTRICT

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1980

PRESENT:

His Excellency the Governor of Victoria

Mr Hunt Mr Ramsay

Mr Smith Mr Wood

CONSENT TO BORROWING \$200 000

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 Bacchus Marsh Shire Council borrowing the sum of Two hundred thousand dollars (\$200 000) to meet the cost of water supply works.

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

L. G. HOUSTON Acting Clerk of the Executive Council

BALLARAT WATER COMMISSIONERS

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Hunt Mr Ramsay

Mr Smith Mr Wood

CONSENT TO BORROWING \$100 000

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 Ballarat Water Commissioners borrowing the sum of One hundred thousand dollars (\$100 000) to meet the cost of water supply works.

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

L. G. HOUSTON Acting Clerk of the Executive Council

GEELONG WATERWORKS AND SEWERAGE TRUST

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Hunt Mr Ramsav

Mr Smith Mr Wood

CONSENT TO BORROWING \$45 500

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 Forty-five thousand five hundred dollars (\$45 500), in two separate loans of Forty-three thousand dollars (\$43 000) and Two thousand five hundred dollars (\$2500) to meet the cost of conversion of Loan No. 184 and sewerage works.

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

L. G. HOUSTON Acting Clerk of the Executive Council

LATROBE VALLEY WATER AND SEWERAGE BOARD

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Hunt Mr Smith Mr Wood Mr Ramsav

CONSENT TO BORROWING \$300 000

Under the powers conferred by the Latrobe Valley Water 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 Latrobe Valley Water and Sewerage Board borrowing the sum of Three hundred thousand dollars (\$300 000) to meet the cost of water supply and sewerage works.

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

L. G. HOUSTON
Acting Clerk of the Executive Council

MOTOR CAR ACT 1958

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1980

PRESENT:

His Excellency the Governor of Victoria Mr Hunt Mr Ramsay Mr Smith Mr Wood

MOTOR CAR TRIALS OF SPEED ON CAMERONS ROAD, DARLY

Whereas:

Whereas:

1. It is enacted by sub-section (2) of section eighty-three of the Motor Car Act 1958 that, if a motor car is used on a highway for purposes of racing or trial of speed, the driver or the person in charge thereof shall be liable to a penalty of not more than One hundred and eighty dollars, provided that the said sub-section (2) shall not apply to a motor car used as aforesaid on any highway or portion thereof specified by Order in Council published in the Government Gazette and on such days and during such hours as are specified in the Order.

2. The Vintage Drivers' Club Ltd. has requested that

2. The Vintage Drivers' Club Ltd., has requested that such an Order be made to enable motor car trials of speed, in the form of "Hill Climbs", to be conducted by the said Club on Camerons Road, Darly, on Sunday, 26 October 1980.

October 1980.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Motor Car Act 1958, doth by this Order specify Camerons Road, Darly, as a highway in respect of which any motor car may, without being subject to the application of the said sub-section (2) of section eighty-three of the Motor Car Act, be used for purposes of trials of speed under the control of the said Vintage Drivers' Club Ltd., on Sunday, 26 October 1980, between the hours of ten o'clock in the forenoon and 4.30 o'clock in the afternoon, provided that the Officer in Charge of Police in attendance is satisfied that the highway is in a satisfactory condition for racing purposes and that adequate arrangements have been made for the safety of the public.

And the Honourable Lindsay Hamilton Simpson Thompson, Her Majesty's Minister for Police and Emergency Services for the State of Victoria, shall give the necessary directions herein accordingly.

L. G. HOUSTON
Acting Clerk of the Executive Council

LANDS DEPARTMENT NOTICES

APPROACHING LAND SALES

Sale of Crown Land, will be held at the under-mentioned places and dates, viz.:—

No. of Gazette

Fitzroy—Saturday, 1 November 1980 Yarram—Thursday, 23 October 1980

80

Land Act 1958

LICENCES DECLARED TO BE FORFEITED

Notice is hereby given that the licence under section 86 of the Land Act 1958, hereinafter described, has been declared to be forfeited by the Governor in Council.

Licence No.-1/86 (Geelong).

Licensee-M. R. Hibbert.

Locality-Allotment 54F, Parish of Durdidwarrah.

Annual Rental—\$4.00.

Reasons for Forfeiture-Non-compliance with conditions of the licence.

W. V. HOUGHTON Minister of Lands

Department of Crown Lands and Survey Melbourne

"WEST GATE PARK" RESERVE COMMITTEE OF MANAGEMENT

COMMITTEE OF MANAGEMENT

In pursuance of section 14 of the Crown Land (Reserves) Act 1978, I hereby appoint Graeme Maxwell Comben (who shall be Chairman) and Robin Bethune Jones (nominees of the West Gate Bridge Authority), Richard John Sexton (nominee of General Motor-Holden's Limited), James Mitchell (nominee of the Port Melbourne City Council), Alec James Frazer Stevens (nominee of the Port of Melbourne Authority) and Ronald Graham Hodges (nominee of the Department of Crown Lands and Survey) as a Committee of Management of the Land in the Parish of Melbourne South temporarily reserved for Public Recreation by Order in Council of 22 July 1980 (see Government Gazette dated 30 July 1980)—(Rs.11299).

W. V. HOUGHTON

W. V. HOUGHTON Minister of Lands

Department of Crown Lands and Survey Melbourne, 8 October 1980

APPOINTMENT OF MEMBER TO THE MANAGEMENT COMMITTEE OF THE MT. HOTHAM ALPINE RESORT

I, William Vasey Houghton, Her Majesty's Minister of Lands in and for the State of Victoria, pursuant to the provisions of section 5 of the Mt. Hotham Alpine Resort Act 1972, do hereby appoint the undermentioned person as a member of the Mt. Hotham Alpine Resort Management Committee for the period ending 27 July 1981 of the reserved Crown land in the Counties of Bogong, Dargo, Delatite and Wonnangatta, as indicated by red color border on plan marked "MH/9.4.62" attached to Department of Crown Lands and Survey correspondence No. Rs.8115A and known as the "Mt. Hotham Alpine Resort":—

HAYDN JOHN WILLIAMS, a nominee of the municipal district of the Shire of Bright, in the place of William Paul Goldstone.

W. V. HOUGHTON Minister of Lands

Department of Crown Lands and Survey Melbourne, 14 October 1980

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "MIRBOO NORTH PUBLIC BATHS RESERVE"

I, William Vasey Houghton, Her Majesty's Minister of Lands in and for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978, do hereby make the following Regulations for or with respect to the Crown land in the Township of Mirboo North (hereinafter referred to as the "Reserve") permanently reserved as a site for Public Baths by Order in Council dated 3 August 1965.

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

REGULATIONS

- 1. The Committee shall have the power from time to time to fix and regulate the fees to be paid for admission to the Reserve and the times during which the Reserve shall be open to the public.
- No club, association or person shall, without written authority of the Committee, hold any entertainment, performance, sports or ceremony in any part of the Reserve.
- 3. The Committee may allow any club, association or person to use the Reserve for the purpose of holding entertainments, performances or sports, subject to the payment of such fees and on such terms as it may deem to be reasonable and may authorize any club, association or person to make a charge for admission thereto.
- 4. Every person within the Reserve shall wear suitable bathing costume and no person shall dress or undress or remove any part of his or her costume in any part of the Reserve open to public view.
- 5. No person shall put in or on the Reserve any cattle, goats, pigs, horses or other animals or any vehicles without the permission of the Committee of Management first obtained
- 6. No person shall bring into or allow onto the Reserve any dog, unless under effective control by means of a chain or a cord. .
- 7. No person shall disturb, interfere with or destroy any animal or bird or its lair or nest in the Reserve.
- 8. No person shall behave in a manner which tends to frighten unduly or disturb any bird or animal within the
- 9. No person shall interfere with, mark, cut names on or in any way damage, injure or disturb any tree, shrub, plant or other vegetation or any earth in the Reserve.
- 10. No person shall pick leaves, bark or flowers from any vegetation in the Reserve.
- 11. No person shall ride or drive any vehicle, motor or otherwise, off any formed road or parking area provided in the Reserve or in contravention of any authorized sign
- 12. No person shall loiter, misconduct himself or herself or commit a nuisance in the Reserve.
- 13. No person shall bring any rubbish or offensive matter into the Reserve, and no person shall deposit any rubbish therein except in a receptacle provided for the purpose.
- 14. No person shall climb or jump over the fences or walls of the Reserve nor roll or throw stones or any other missiles in the Reserve.
- 15. No person shall without the permission, in writing, of the Committee hawk, sell or offer for sale in the Reserve any goods or articles.
- 16. No person shall damage or remove any placard or notice board within the Reserve.
- 17. Intoxicating liquor may be brought into the Reserve in canned form only, but no person shall enter or remain in the Reserve whilst in the state of intoxication.

- 18. No person shall enter the Reserve whilst in an unclean condition or suffering from any cutaneous, infectious or contagious disease and such person shall retire from the Reserve immediately upon being requested to do so by an attendant on duty in the Reserve.
- 19. No person shall enter the Swimming Pool within the Reserve until he or she has first used the showers provided.
- 20. No person shall expectorate within the Reserve or improperly foul or pollute the water in the baths or shower baths or wilfully or improperly soil or defile any towel or bathing costume or any bathroom, dressing room, closet, box or compartment or any part of the baths within the Reserve.
- 21. No person shall at any time carelessly or negligently break or injure or improperly interfere with any lock, tap or fitting within the Reserve nor carelessly, negligently or wilfully damage or injure any furniture or fittings, towel or other article supplied for use in the baths or write upon or deface the walls or partitions or any part of the baths within the Reserve.
- 22. No person shall at any time within the Reserve use indecent or offensive language or behave in an indecent or offensive manner.
- 23. Any person finding any article in the Reserve shall immediately thereafter deliver it to one of the attendants in charge who shall thereupon register a description of and all particulars relating to it in a book kept for the purpose and any owner losing such article shall upon giving satisfactory proof thereof receive such article from the attendant in charge upon entering his or her signature and address and signing a receipt for the article in such book.
- 24. The Committee shall not be responsible for any article lost or stolen from any person whilst in the Reserve.
- 25. No person shall interfere with the use and enjoyment of the Reserve by any other person and any person so acting or otherwise behaving in an unseemly or improper manner shall immediately leave the Reserve when requested to do so by any attendant in charge of the Reserve.
- 26. No male over the age of six years shall enter or use any dressing room, shower or convenience which shall be appointed or appropriated for the use of any woman or girl or any separate passage or approach thereto so appointed or appropriated.
- 27. No woman or girl shall enter or use any dressing room, shower or convenience which shall be appointed or appropriated for the use of any man or boy or any separate passage or approach thereto so appointed or appropriated.
- 28. For the purpose of maintaining good order the attendant or person in charge of the Reserve may refuse admission to any person to the Reserve.
- 29. No person shall obstruct, hinder or interfere with the attendant or any persons employed within the Reserve or any officer of the Committee in the performance of his or her duty.
- 30. No person shall throw or cause to be thrown any ball or missile of any kind within the Reserve.
- 31. No person shall run or take part in any game or activity to the danger, inconvenience or annoyance of any other person in the reserve.
- 32. No person shall light a fire or burn any material, with the exception of a fire lit in a properly constructed fireplace, or discharge any firearm, airgun, explosive cracker or fireworks in the Reserve.

These Regulations are made in lieu of all previous Regulations which are hereby rescinded—(Rs.3430).

Given under my hand at Melbourne on 14 October 1980.

W. V. HOUGHTON Minister of Lands

Every person who contravenes or fails to comply with these Regulations shall be liable to the penalties prescribed in section 13 of the Crown Land (Reserves) Act 1978.

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "MIRBOO NORTH TOURIST CAMPING RESERVE"

I, William Vasey Houghton, Her Majesty's Minister of Lands in and for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978, do hereby make the following Regulations for or with respect to the Crown land in the Township of Mirboo North (hereinafter referred to as the "Reserve") permanently reserved as a site for Tourist Camping Purposes by Order in Council dated 3 August 1965.

The Reserve has been placed under the control of a Committee of Management (hereinafter referred to as "the Committee").

REGULATIONS

- 1. No person offending against decency as regards dress, language, or conduct shall remain in the Reserve.
- 2. No person shall climb or jump over any fences or gates in or around the Reserve, stick bills thereon, or cut names on the fences, trees, seats, or other improvements therein, or otherwise disfigure, injure, or destroy the said fences, seats, or other improvements, or remove any soil therefrom.
- No person shall deposit, or cause to be deposited waste paper, bottles, or any other litter on any part of the Reserve, except in the receptacles provided for the purpose.
- 4. No person shall erect any structure on the Reserve other than a tent or booth, and then only as hereinafter provided.
- 5. No person shall camp, or erect any tent, in or upon the Reserve, except in such places as shall from time to time be set apart for such purposes, and then only by obtaining a permit to do so upon such terms and conditions, and the payment of such fees, as the Committee of Management shall determine.
- 6. No person shall erect a booth in the Reserve for the purpose of offering for sale any articles, nor shall any person offer for sale in the Reserve any articles without the permission, in writing and subject to such conditions and payment of such fees fixed by the Committee of Management.
- 7. All persons using the conveniences provided by the Committee of Management on the Reserve shall pay such charges (if any) for the use of same as shall from time to time be fixed by the Committee of Management.
- 8. No person shall light fires, except in places set apart for that purpose by the Committee of Management, and no refuse material shall be burned in the Reserve, except by a representative of the Committee of Management, and then only in places set apart for the purpose.
- 9. No person shall break glass of any kind in the Reserve, or leave thereon anything which shall or may injure any person.
- 10. No person shall discharge any gun, pistol, rifle, airgun, or any firearm in or upon the Reserve.
- 11. No person shall put in or on the Reserve any cattle, goats, pigs, horses, or other animals, or any vehicles, without the permission of the Committee of Management first obtained.
- 12. No person shall bring into the Reserve any dog unless controlled by a chain or a cord, without the permission, in writing, of the Committee of Management first obtained.
- 13. No person shall disturb, interfere with or destroy any animal or bird or its lair or nest in the Reserve.
- 14. No person shall behave in a manner which tends to frighten unduly or disturb any bird or animal within the Reserve.
- 15. No person shall interfere with, mark, cut names on or in any way damage, injure or disturb any tree, shrub, plant or other vegetation or any earth in the Reserve.
- 16. No person shall pick leaves, bark or flowers from any vegetation in the Reserve.
- 17. No person shall ride or drive any vehicle, motor or otherwise, off any formed road or parking area provided in the Reserve or in contravention of any authorized sign therein.

18. Permission of the Committee of Management must be obtained beforehand for the holding of all organized sports, picnics, or functions of any kind in the Reserve.

These Regulations are made in lieu of all previous Regulations which are hereby rescinded—(Rs.7399).

Given under my hand at Melbourne on 14 October, 1980

W. V. HOUGHTON

Minister of Lands

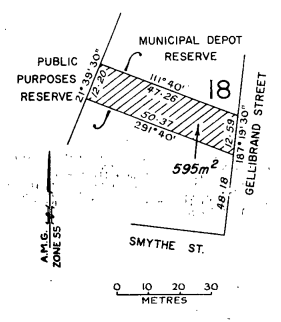
Every person who contravenes or fails to comply with these Regulations shall be liable to the penalties prescribed in section 13 of the Crown Land (Reserves) Act 1978.

PROPOSED REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL

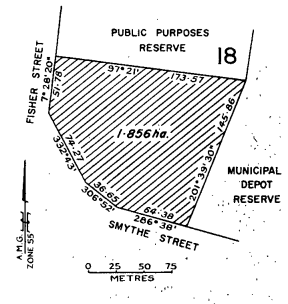
In pursuance of the provisions of Section 10 of the Crown Land (Reserves) Act 1978, notice is hereby given that it is the intention of the Governor in Council revoke the temporary reservations of lands by Orders in Council hereunder referred to, viz.:

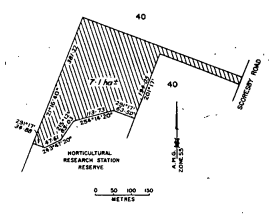
PORTARLINGTON—The temporary reservation by Order in Council of 28 November 1938 of 4.358 hectares of land in the Township of Portarlington as a site for Public purposes, revoked as to part by Order of 19 December 1967, so far only as the portion thereof containing 1.856 hectares, as indicated by hatching on plan hereunder, is concerned—(P.37(*) (Rs.4899).

PORTARLINGTON—The temporary reservation by Order in Council of 27 February 1968 of 9106 square metres, more or less, of land in the Township of Portarlington as a site for Public Purposes (Municipal Depot), so far only as the portion thereof containing 595 square metres, as indicated by hatching on plan hereunder, is concerned—(P.37(3) (Rs.8958).

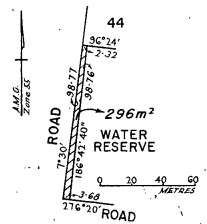


Scoresby—The temporary reservation by Order in Council of 15 October 1946 of 44.90 hectares of land in the Parish of Scoresby as a site for Horticultural Research Station, revoked as to part by Order of 11 January 1966, so far only as the portion thereof containing 7.1 hectares, more or less, as indicated by hatching on plan hereunder—(S.250(A*) (Rs.5885).

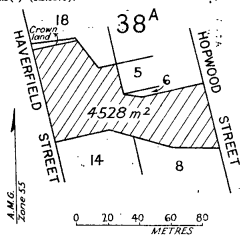




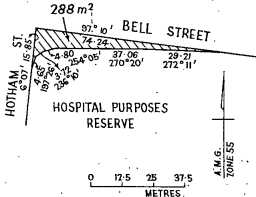
BEREMBOKE—The temporary reservation by Order in Council of 23 June 1890 of 4.256 hectares of land in the Parish of Beremboke (adjoining allotment 44) as a site for Watering purposes, so far only as the portion thereof containing 296 square metres, as indicated by hatching on plan hereunder—(Parish 2123) (Rs.5308).



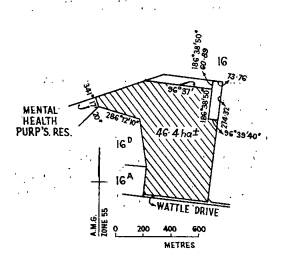
ECHUCA—The temporary reservation by Order in Council of 21 December 1921 of 2.977 hectares of land in the Township of Echuca as a site for Public Purposes, revoked as to part by various Orders, so far only as the portion thereof in section 38a containing 4528 square metres, as indicated by hatching on plan hereunder, is concerned—(E.3(s) (Rs.6175).



JIKA JIKA (AT PRESTON)—The temporary reservation by Order in Council of 21 August 1945 of 2.459 hectares of land in the Parish of Jika Jika as a site for Hospital Purposes, so far only as the portion thereof containing 288 square metres, as indicated by hatching on plan hereunder, is concerned—J.16(4) (Rs.5691).



KEELBUNDORA—The temporary reservation by Order in Council of 25 March 1975 of 250 hectares, more or less, of land in the Parish of Keelbundora as a site for Public Purposes (Mental Health Purposes), revoked as to part by Order of 16 January 1979, so far only as the portion thereof containing 46·4 hectares, more or less, as indicated by hatching on plan hereunder—(K.25(7) (Rs.1436).



KORRAK KORRAK—The temporary reservation by Order in Council of 18 January 1887 of 20.23 hectares of land in the Parish of Korrak Korrak (being Crown allotment 5, section 3) as a site for Water Supply purposes—(L.5-2190).

7:1

GANOO GANOO—The temporary reservation by Order in Council of 31 May 1904 of 1.679 hectares of land in the Parish of Ganoo Ganoo (in section A1) as a site for Supply of Material for Road Making—(G.190(1) (C.24211).

CANN RIVER—The temporary reservation by Order in Council of 1 August 1978 of 859 square metres of land being Crown allotment 21a, section 14, Township of Cann River for Public Purposes (Teacher Housing Authority purposes)—(N.156(*) (Rs.10593).

TOWANINNY—The temporary reservation as a site for Water Supply purposes and the withholding from sale leasing and licensing by Order in Council of 26 October 1882 of 57.07 hectares of land in the Parish of Towaninny (in section one)—(L.5-2187).

EURACK—The temporary reservation by Orders in Council of 22 and 25 September 1902 of 4047 square metres of land in the Township of Eurack (being Crown allotment 6) as a site for a State School—(C.18996).

Whroo—The temporary reservation by Order in Council of 6 February 1865 of 1012 square metres of land in the Township of Whroo (being Crown allotment 23, section 7) as a site for Mechanics' Institute—(Rs.11458).

WINYAR—The temporary reservation by Order in Council of 8 September 1964 of 3895 square metres of land in the Parish of Winyar as a site for the purposes of the Forests Act—(Rs.8364).

W. BORTHWICK Minister of Lands 3603

TENDERS

PUBLIC WORKS DEPARTMENT

Tenders are invited for the purposes indicated hereunder and will be received at 2 Treasury Place, Melbourne, 3002, until TWO p.m. on dates shown.

Tenders must be addressed to the Minister of Public Works with the envelope endorsed "Tender for

". Hand-delivered tenders must be placed in the Department's tender box in the foyer, Ground Floor, 2 Treasury Place, Melbourne.

Tenders documents are available from the Contracts Office, Room 29, 2 Treasury Place, Melbourne and where indicated, at offices of Inspectors of Works.

 \star Tenders for works identified with star (\star) will only be considered from Contractors qualified for repairs and painting works. Any Tenderers wishing to qualify may obtain the application form from the Contracts Office.

Wednesday, 5 November 1980

Building, Electrical and Mechanical Works

BAIRNSDALE—Fitting out works, 66 McCullock Street, Leased Premises. (W.O., Bairnsdale.)

BEECHWORTH—Supply and lay sheet vinyl to floors of toilets, bathrooms, &c., wards M1, M2, M3, Mental Hospital. (W.O., Wangaratta.)

BEECHWORTH—Supply and lay sheet vinyl to floors of toilets, bathrooms, &c., wards M4, M5, M6, Mental Hospital. (W.O., Wangaratta.)

BOX HILL—Erection of stage 1, phase 2, supply and installation of P.A.B.X. telephone system, Technical College TAFF

*DEDERANG—General repairs, external painting, erection of new garage, Station and Residence. (W.O., Wangarratta.)

EASTWOOD—Electrical services, new multi-purpose hall and toilet blocks, Eastwood Primary School.

FAIRFIELD—New reticulation and main switchboard, Fairlea Prison.

 $\bigstar \text{HEIDELBERG--} (\text{Re-advertisement}), internal and external renovations, High School.}$

*KANGAROO FLAT—(Re-advertisement, amended specification)—External and internal renovations, Traffic Operations Group. (W.O., Bendigo.)

MELBOURNE—(Re-advertisement, amended specification)—Repairs and painting to main lightwell area, Hotel Windsor.

MYRTLEFORD—External repairs and painting to office, laboratory and residences 4, 5 and 6, Tobacco Research Station. (W.O., Wangaratta.)

VARIOUS LOCATIONS—(Re-advertisement, amended specification)—Supply of 18 litre, hot water urn, for the period ending 30 June 1980; Schools and other Departments (Government).

 $\bigstar WALWA-Interior$ and exterior renovations, Police Station and Residence. (W.O., Wangaratta.)

Site Works

BEECHWORTH—Road maintenance and asphalt works, Hospital. (W.O., Wangaratta.)

Miscellaneous

BOX HILL—Supply of modular stainless steel containers, Technical College.

BOX HILL—Supply of food processors, Technical College (T.A.F.E.).

 $\ensuremath{\mathsf{BOX}}$ HILL—Supply and install shelving, Technical College.

 $\ensuremath{\mathsf{BOX}}$ HILL—Supply of television equipment, Technical College.

COLLINGWOOD—Supply of photographic equipment, Technical College.

COLLINGWOOD—(Re-advertisement, amended specification)—Supply of audio-visual equipment, Technical College.

EAST DONCASTER—Maintenance cleaning, period 1 December 1980 to 30 November 1983, Police Headquarters.

EAST MELBOURNE—Maintenance cleaning, period 1 December 1980 to 30 November 1983, Public Offices.

WANGARATTA—Maintenance cleaning, period l December 1980 to 31 October 1983, Tara Court. (W.O., Wangaratta.)

WILLIAMSTOWN—Supply and delivery of B.O.T. lifebuoys, Ann Street, Ports and Harbors Division.

YALLOURN—Supply of various benches, Technical College.

YALLOURN—Supply and delivery of heat treatment and metallurgy equipment, Technical College (T.A.F.E.).

Tuesday, 11 November 1980

Building, Electrical, Mechanical Works

BOISDALE—Attention to roof over main building, Consolidated School. (W.O., Bairnsdale and Traralgon.)

★BULN BULN—Repairs and painting, Primary School No. 2017. (W.O., Warragul.)

COLAC WEST-Toilet block upgrade, Primary School No. 4064. (W.O., Camperdown.)

 $\begin{array}{ll} \textbf{COLLINGWOOD--Supply} & \textbf{and installation of television} \\ \textbf{system, Technical College}. \end{array}$

CRANBOURNE—(Re-advertisement, amended specification)—Supply and install PABX system, Police Station.

★PAYNESVILLE---Internal and external renovations, Primary School No. 2343. (W.O., Bairnsdale.)

★TARWIN LOWER—Internal and external renovations, Primary School No. 4275. (W.O., Korumburra.)

 \bigstar YARRA GLEN—Renovations, and recladding, Station and Residence.

Site Works

WARRAGUL—(Re-advertisement, amended specification)
—Road reconstruction, Technical School. (W.O., Warragul.)

Miscellaneous

BRIGHTON—Manufacture and delivery of prestressed concrete deck units and kerb units to Middle Brighton Jetty, The Esplanade, Brighton, Ports and Harbors.

 $\mbox{FITZROY--Purchase}$ one only battery operated reach truck, 2000 kg capacity, 237 Napier Street, Construction Group Depot.

PORT MELBOURNE—Purchase of (1) one only communications caravan, 13 ft. x 7 ft., Depot.

VARIOUS—Supply of stoneware pipes and fittings for the period 1 December 1980 to 30 November 1981, Various.

TOM AUSTIN Minister of Public Works

Public Works Department Melbourne, 21 October 1980

PRIVATE ADVERTISEMENTS

Town and Country Planning Act 1961 (Twelfth Schedule)
CITY OF BENALLA PLANNING SCHEME

Notice that a Planning Scheme has been Prepared and is Available for Inspection

Amendment No. 30

Notice is hereby given that the City of Benalla in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Planning Scheme for:

Rezoning approximately 22-23 metres by 42-93 metres of land comprising Part Crown Allotment 9, Section G, Town of Benalla, north west corner of Nunn and Church Streets, Benalla, from Residential B to Commercial A.

A copy of the scheme has been deposited at the Civic Offices, Benalla, 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 Benalla, Fawckner Drive, Benalla, on or before 22 November 1980, and to state whether they wish to be heard in respect of their objections.

22 October 1980

10462

L. A. HEMLEY, Town Clerk

Town and Country Planning Act 1961 (Twelfth Schedule) CITY OF BENALLA PLANNING SCHEME

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION

Amendment No. 31

Notice is hereby given that the City of Benaila in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Planning Scheme for:

Rezoning approximately 20·12 metres by 42·06 metres of land comprising Part Crown Allotment 3, Section 6A, Town of Benalla, Church Street, Benalla, from Commercial B to Existing Public Open Space.

A copy of the scheme has been deposited at the Civic Offices, Benalla, 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 Benalla, Fawckner Drive, Benalla, on or before 22 November 1980, and to state whether they wish to be heard in respect of their objections.

22 October 1980

10463

L. A. HEMLEY, Town Clerk

CITY OF CASTLEMAINE

NAMING OF ROAD

Notice is given that the Council of the City of Castlemaine has named the following roads:

Nesbit Court, being southerly from Etty Street between Freeman Street and an unnamed Government Road.

Von Meuller Drive, being northerly from Walker Street between Cornish Street and Downes Road.

10578 ROBERT C. WHITE, Town Clerk

CITY OF CASTLEMAINE

PROSECUTING OFFICER

Notice is hereby given of the appointment of Senior Sergeant Patrick Thomas Pierce McDonnell, No. 13066, as Prosecuting Officer of the City of Castlemaine, replacing Senior Sergeant Ronald Rostyn McCooke, No. 11733, retired.

10579

ROBERT C. WHITE, Town Clerk

(Re-advertised) CITY OF CHELSEA

LOAN No. 75

Notice of Intention to Borrow the sum of Fifty Thousand Dollars (\$50 000) for Permanent Works and Undertakings

Notice is hereby given that the Council of the City of Chelsea proposes to borrow the principal sum of Fifty Thousand Dollars (\$50 000) secured by a charge over the General Rate of the Municipality such sum to be raised by a grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be made is $12\cdot 4$ per cent. per annum.
- 2. The purpose for which the loan is to be applied is for the Purchase of Plant.
 - 3. The period of the loan is seven (7) years.
- 4. The moneys borrowed shall be repayable by providing out of the Municipal Fund half-yearly instalments of \$5446.06 each including principal and interest on 1 June and 1 December during the currency of the loan. The first instalment shall be payable on 1 June 1981.
- 5. Such moneys shall be repayable to the Bank of New South Wales, Chelsea Branch.

The plans and specifications, together with the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the Municipal Offices, Station Street, Chelsea, 3196.

J. J. DRINAN, Town Clerk

Municipal Offices, Station Street, Chelsea, 3196

10501

. CITY, OF FITZROY .

, By-LAW No. 134

A By-law of the City of Fitzroy made under section 198 of the Local Government Act numbered 134 for the purpose of declaring streets to be roads of limited access.

In pursuance of the powers conferred by the Local Government Act 1958 and of every power it thereunto enabling, the Mayor, Councillors and Citizens of the City of Fitzroy order as follows:—

- (1) The streets named in the schedule attached hereto shall be roads of limited access.
- (2) No person shall, without the consent of the Council, provide any further facilities for vehicles to enter or to leave any land which abuts any street named in the schedule attached hereto and to which reasonable alternative means of vehicular access are or can be made available.
- (3) No person shall enter or leave with a vehicle or permit any person to enter or leave with a vehicle any land which abuts any street named in the schedule attached hereto except by a passage in regular use before the commencement of this By-law or as subsequently approved by Resolution of the Council.
- (4) This By-law shall apply to and have operation throughout the whole of the municipal district.
- (5) Any person guilty of a wilful act or default contrary to the provisions of this By-law shall be liable to a penalty of not less than \$10.00 nor more than \$100.00 and any person guilty of a continuing offence shall be liable to a penalty of not more than \$10.00 for each day on which an offence against this By-law is continued after a conviction or order by any Court.

Schedule No. 1

List of streets declared in By-law No. 134 to be roads of limited access:—

Alexandra Parade Alfred Crescent Alfred Street Alma Street Annand Street Apperley Street Argyle Street Atherton Street Barkly Street Batman Street

Schedule No. 1—continued Little George Street

Bell Street Bennett Street Little Gore Street Little Napier Street Bennett Court Little Smith Street Best Street (also see Porter Street) Birkenhead Street Liverpool Street McKean Street Mahoney Street Marion Street Mark Street Market Street Boston Place Brennand Street Brooks Crescent Brooks Street Brunswick Place Brunswick Street May Street May Street
(even numbers only)
Melville Street
Michael Street
Miller Street
Moor Street
Napier Street
Newry Street
Nicholson Street
Nicholson Street Bundara Street Byrne Street Cecil Street Chapel Street Charles Street Church Street Clauscen Street Coleman Street (even numbers only) Palmer Street Condell Street Cowell Street Park Parade Park Place Park Street Cremorne Street Curtain Place Delbridge Street Eastham Street Fergie Street Percy Street Pilkington Street Porter Street Princes Street (also see Byrne Street) Ferrie Street Queens Parade Ferrie Street Fishers Lane (Moor Street) Fitzroy Street Fleet Street Freeman Street George Street George Street Oueen Street Rae Street Railway Street Regent Street Reid Street Rose Street Rowe Street Rushall Crescent Gertrude Street Gore Street St. George's Road St. David Street Salisbury Crescent Scotchmer Street Seacombe Street Graham Street Grant Street Greeves Street Hanover Street Hargreaves Street Skene Place Smith Street Henry Street Hertford Street Highett Place Hodgson Street (odd numbers only) Spring Street Tait Street Taplin Street
Taylor Street
Tranmere Street
Victoria Street
Victoria Parade Holden Street Hopetoun Place Howe Street Ida Street Ivan Street James Street (odd numbers only) Watkins Street Jamieson Street John Street Webb Street Westgarth Street White Street Wood Street Woodside Street Johnston Street Kent Street Kerr Street King Street King William Street Laura Street Woodhead Street Young Street York Street York Place Leicester Street Little Charles Street

Adopted by Council 3 March 1980, confirmed 14 April 1980.

The corporate seal of the Mayor, Councillors and Citizens of the City of Fitzroy was hereunto affixed on 14 April 1980 in the presence of—

(SEAL) TIMOTHY J. HARDING, Mayor
WILLIAM T. PETERSON, Councillor
JOHN JAMES, Town Clerk

Approved by the Governor in Council, 30 September 1980—L. G. Houston, Acting Clerk of the Executive Council 10583

CITY OF HAWTHORN LOAN No. 67

Notice of Intention to Borrow the Sum of \$100 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the City of Hawthorn proposes to borrow the principal sum of \$100 000 secured by a charge over the general rates of No. 90—28010/80—4

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 12.6 per centum per annum.

2. The purpose of which the loan shall be applied is as follows:

Council contribution towards the cost of constructing roads in respect of which the Country Roads Board provides financial assistance—(i) Barkers Road; (ii) Riversdale Road; (iii) Burwood Road

\$100 000

3. The period of the loan shall be 10 years.

4. The money borrowed shall be repayable by providing out of the Municipal fund twenty half-yearly payments of \$6300 being interest only, during the currency of the loan and shall be liquidated by the creation of a Sinking Fund pursuant to the provisions of section 428 of the Local Government Act 1958. The first interest payment shall be payable on i June 1981.

5. Such moneys shall be repayable to the State Insurance Office at Melbourne.

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 Offices, Burwood Road, Hawthorn.

10581

B. C. SMITH, Town Clerk

CITY OF HEIDELBERG

LOAN No. 218

Notice of Intention to Borrow the Sum of \$200 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the City of Heidelberg intends to borrow the principal sum of Two hundred thousand dollars (\$200 000) 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 12.6 per centum per annum.

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

, '	Dresden Green Si Ruthven	Street F treet Red Street I	econstructi Reconstructi Constructi Reconstru	ction on ction (part) part)		60 000 90 000 29 000
	2	٠.	100		7 % 3	1. 3. 7	200,000

3. The period of the loan shall be Ten (10) years.

4. The moneys borrowed shall be repaid by the creation of a sinking fund and an appropriate amount will be set aside annually out of the Municipal Fund for such purposes as determined by the State Auditor-General.

5. Interest shall be payable to the Insurance Commissioner's Office at 480 Collins Street, Melbourne, on 15 June and 15 December in each year during the currency of the loan. The first interest payment shall be made on 15 June 1001

6. Such moneys shall be repayable to the Insurance Commissioner's Office, 480 Collins Street, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the money to be borrowed are open for inspection at the office of the Council, Civic Centre, Ivanhoe, during office hours.

10451 ALAN JONES, Town Clerk/City Manager

CITY OF HEIDELBERG LOAN No. 220

Notice of Intention to Borrow the Sum of \$300 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the City of Heidelberg intends to borrow the sum of Three hundred thousand dollars (\$300 000) 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.

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1. The maximum rate of interest that may be paid is 12.3 per centum per annum.

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

Banyule Road Drain Ruthven Street Reconstruction (part) Livingstone Street/Waterdale Road/Upper	40 000 111 000
Heidelberg Road Reconstruction Council Proportion C.R.B. Works	99 000 50 000
	300 000

3. The period of the loan shall be Five (5) years.

4. The moneys borrowed shall be repayable by providing out of the Municipal Fund Nine (9) equal half-yearly instalments of \$26 474.76 each, including principal and interest, on 15 June and 15 December in each year during the currency of the loan, with a final instalment of \$219 953.98 at the end of five years. The first instalment shall be payable on 15 June 1981.

5. Such moneys shall be repayable to the Common-wealth Trading Bank of Australia, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the money to be borrowed are open for inspection at the office of the Council, Civic Centre, Ivanhoe.

ALAN JONES, Town Clerk/City Manager 10525

CITY OF KNOX LOAN No. 200

Notice of Intention to Borrow the Sum of \$380 000 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 \$380 000 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 \$380 000.
- (b) The maximum rate of interest that may be paid is 12.6 per cent per annum.
- (c) The period of the loan will be ten years and the time or times at which the moneys borrowed are to be repayable is on 10 June and 10 December in each year during the currency of the loan commencing on 10 June 1981, until the final payment on 10 December 1990.
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz.:

Andrew of the second	. 2
Automatic Sprinkler Systems—	
Walker Reserve (\$8800).	•
Fairpark Reserve (\$8800)	
Colchester Park Reserve (\$8700)	
Egan-Lee Reserve (\$8700)	35 000
Bayswater Park—Regional Playground	20 000
Guy Turner Reserve—Tennis Courts (2)	19 500
Sasses Avenue Retarding Basin-Develop-	10 000
ment	65 000
Schultz Reserve—Toilet Block	15.000
Templeton Street Reserve-Development	80 000
Chandler Park-Pavilion Extension	20 000
Fern Tree Gully Reserve-Car Park	20 000
Knox Park—Toilet Block	15 000
Windermere Reserve—Toilet Block	15 000
Wantima South Recreation Reserve—	19 000
Oval Development	40.000
Tennis Court Lighting	40 000
Tennis Courts (3)	8 000
remma courts (3)	27 500

- (e) The loan is to be liquidated by half yearly payments of approximately \$26 216.37 including principal and interest, and the balance repayable on 10 December 1990 payable out of the Municipal Fund.
- (f) The place of repayment will be Australia and New Zealand Banking Group, 91 Maroondah Highway, Ringwood.

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, Wantirna South, for one month after the publication of this Notice.

Dated at Wantirna South 13 October 1980 T. J. NEVILLE, Town Clerk 10456

CITY OF KNOX LOAN No. 201

Notice of Intention to Borrow the Sum of \$390 000 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 \$390 000 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 Acts and states:

- (a) The amount of principal moneys it is proposed to borrow is \$390 000.
- (b) The maximum rate of interest that may be paid is 12.6 per cent per annum.
- (c) The period of the loan will be ten years and the time or times at which the moneys borrowed are to be repayable is on 10 June and 10 December in each year during the currency of the loan commencing on 10 June 1981, until the final payment on 10 December 1990.
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz.:

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•	\$.
Garbage Tip Development—High Street Road Pre-School and I.W.C. Templeton Street (Part	100 000
Elderly Citizens—Knoxfield/Scoresby (Part	83·000
Cost) Bayswater Community Centre modifications	30 000
(Part Cost) Carrington Park Community Centre—	29 000
Gym and equipment	26 000
Landscaping Street Lighting—	20 000
Burwood Hwy. Bunnett-Arcadia Avenue Ferntree Gully Road, Kathryn-Scoresby	17 700
Road	7 500
Stud Road at Burwood Highway Dorset Road—(Rear of Arcade) modification	4 800
to car park	52 000
Johnson Park Estate—Road closures	10,000
Knoxfield Estate—Road closures	10 000
•	390 000

- (e) The loan is to be liquidated by half yearly payments of approximately \$26 906.27 including principal and interest, payable out of the Municipal Fund.
- (f) The place of repayment will be Australia and New Zealand Banking Group, 91 Maroondah Highway, Ringwood, 3134.

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, Wantima South, for one month after the publication of this Notice.

Dated at Wantirna South 13 October 1980 10457 T. J. NEVILLE, Town Clerk

Town and Country Planning Act 1961 (Twelfth Schedule)

CITY OF MILDURA PLANNING SCHEME NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION

Amendment No. 40, 1980

Notice is hereby given that the Mildura City Council in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a planning scheme to rezone the following land:

being 100.58 m x 100.58 m on the southwest corner of Seventh and King Streets to Industrial "A".

A copy of the scheme has been deposited at the offices of the Mindura City Council, Deakin Avenue, Mildura, 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 requir-Any persons arected by the planning scheme are required to set forth in writing all objections they may have addressed to the Town Clerk, City of Mildura, Civic Buildings, Deakin Avenue, Mildura, on or before 22 November 1980, and to state whether they wish to be heard in respect of their objections.

13 October 1980

DAMIAN' B. GOSS, Town Clerk and Chief Executive

CITY OF MOORABBIN

LOAN No. 207

Notice of Intention to Borrow, the Sum of \$200 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the City of Moorabbin proposes to borrow the sum of \$200 000 secured by a charge over the general rates of the municipality, such sum to be raised by grant of mortgage, in accordance with the provisions of the Local Government Act 1058

- 1. The maximum rate of interest that may be applied is 12.6 per cent. per annum.
- 2. The purposes for which the loan is to be applied are:
- ' (α) Land purchase for recreational needs-50 000
- (b) Moorabbin Golf Course improvements and drainage-part cost 52 000
- (c) Highbury Avenue, improvements to drain-9 600 (d) Katoomba Street, improvements to drain-
 - 22.400 age
- (e) Marlborough Street Reserve, improvements to oval, fencing and provision of car park 17 000
- (f) Marlborough Street Reserve, construction of change room 40,000
 - (g) St. James Avenue, construction of relief drain—part' cost 9 000
- 1 . 4 ...
- 3. The period of the loan will be 10 years.
- 4. The loan is to, be liquidated by creation and accumula-1. The load is to be included by creation and accumums tion of a Sinking Fund by investing approximately \$15 173 59 annually, with interest being paid six-monthly in arreas from the Municipal Fund on 28 November and 28 May during the currency of the loan. The first payment of interest being payable on 28 May 1981.
- 5. Such moneys shall be repayable to the Insurance Commissioner, State Insurance, Office, 480 Collins Street, Melbourne, or at such other place as the Commissioner
- The plans and specifications and the estimates of the costs of the proposed works and a statement showing the proposed expenditure; of the moneys to be borrowed are open for inspection at the office of the Council of the City of Moorabbin, 977. Nepean Highway, Moorabbin, 3189. Dated 21 October 1980 10492

JAMES W., WATERS, Town Clerk

CITY OF MORDIALLOC By Law No. 165

A By-Law of the City of Mordialloc made under the provisions of section 197 of the Local Government. Act 1958 and numbered 165 for prohibiting, or regulating the keeping; storing or repairing of heavy vehicles in the residential areas hereinafter declared.

In pursuance of the powers conferred by the Local Government Act 1958 and any other power enabling it in that behalf, the Mayor, Councillors and Citizens of the City of Mordialloc order as follows:

1. This By-Law may be known as the Heavy Vehicle By-Law 1980.

- 2: No person unless he is the holder of a current permit pursuant to this By-Law shall keep, store or repair any heavy vehicle upon any land within the residential areas within the municipal district of the City of Mordialloc as hereinafter declared and defined.
- 3: The areas described in the Schedule hereto are hereby declared to be residential areas for the purposes of this By-Law.
- 4. Any person may apply in writing to the Council pursuant to this By-Law for a permit to keep, store or repair any heavy vehicle or vehicles upon land within any residential area; stating the location of the land upon which it is desired to keep, store or repair any such vehicle, the number and description thereof and shortly setting out the reasons the permit is sought. Such permit may be granted or may be refused at the discretion of the Council without giving, reasons for such refusal.
- 5. Any permiti pursuant to this By-Law shall be issued in writing and may impose such terms, conditions and restrictions as: to the duration, place or time or such other restriction as: the Council thinks fit. No such permit shall be transferable by the holder to any other person. No permit shall be issued for a term exceeding twelve months.
- 6. Any person who does or omits to do any act, matter or thing in contravention to this By-Law shall be guilty of an offence and shall be liable:
 - (a) to a penalty of not more than One Hundred Dollars (\$100), and
 - (b) in the case of a continuing offence, to a penalty of not more than Ten Dollars (\$10) for each day on which the offence continues after a conviction or order in respect thereof by any
- 7. Notwithstanding anything in the foregoing and without prejudice to the provisions contained in Clause (6) hereof, the Council being satisfied that a contravention of this By-Law or of the terms of any permit issued hereunder has taken place may revoke the same and may require, the holder of such permit to delivery, the same up for cancellation.
- 8. In this By-Law the term "heavy vehicle" means any motor vehicle having a load capacity of three (3) tonnes or more, an unladen weight of five (5) tonnes, or an overall length of more than six (6) metres or having a height of two point four (2.44) metres or more.
- The By-Law shall apply to and have operation throughout the parts of the municipal district which are declared to be residential areas pursuant to Clause (3) hereof.

SCHEDULE

Residential Areas

All those areas within the Municipal District of the City of Mordialloc zoned Residential "C" and Residential "B" under the Melbourne Metropolitan Planning Scheme as the Planning Scheme stands when this By-law is made or as the Planning Scheme may be amended from time

Resolution for passing this By-Law agreed to by the Council of the City of Mordialloc on 12 May 1980, and confirmed on 2 June 1980.

The common seal of the Mayor, Councillors and Cltizens of the City of Mordialloc was hereunto affixed, in the presence of—

(SEAL)

R. J. MARLOW, Mayor E. J. FINN, Councillor D. H. CORBEN, Town. Clerk.

10503

200 000

CITY OF PRESTON LOAN No. 119"

Notice of Intention to Borrow

Notice is hereby given that the Council of the City of Preston intends to borrow the sum of One Million Dollars (\$1000'000) by the grant of a Mortgage secured by a charge over the General Rates of the municipality in accordance with the provisions of the Local Government

In. connection therewith, the following information. is

(a) The amount of the principal moneys which it is proposed to borrow is \$1 000 000.

٠-,	(b)	The	ma	xim	um :	rate	of ;I	nterest	that	may	be, pa	aid
		is 12	2.6	per	cen	tum	per	annum.	. •			

- (c) The times which the moneys borrowed are to be repayable are 1 June and December during the years 1981 to 1990 (inclusive) and that the place such moneys shall be repayable is at the Bank of New South Wales, Preston.
- (d) The purposes for which the Loan is to be applied are—

Garbage Transfer S (Part Cost) (Total mated, Cost is Million)				500 000
Roadworks-			•	:: -
' Andrews Avenue	٠.,	52	000 "	7
Andrews Court	٠,		000	
Brighton Street	1	. 22	. 000	•
Cheddar Road	- 1 .	40	000	4
Gourock Street		24	000	
Tasman Street	j.	31	000	1
Edwardes Street		55	000	240 000

Electricity Supply Capital

 \tilde{n}_{0}

·	
Metering	50 000
Services	50 000
Substations	60 000
Distribution Mains	100 000 260 000
to this are the	

(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 \$39 319.78 which includes Principal and Interest.

The plans and specifications and estimate of the cost of the works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the Town Hall, Preston, during office hours: Dated 21 October 1980

N. E. L. ROBINSON, Town Clerk

Town and Country Planning Act 1961 (Twelfth Schedule) CITY, OF: SALE PLANNING SCHEME 1975 NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION

Amendment No. 11

Amendment No. 11

Notice is hereby given that the City of Sale in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for Macalister Street between Desailly and Pearson Streets for the purpose of rezoning the land from residential low density A to business Commercial.

A copy of the scheme has been deposited at the City Council Chambers, Macalister Street, Sale, and 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 Sale, City Council Chambers, Sale, 3850, on or before 22 November 1980, and to state, whether they wish to be heard in respect of their objections. 10502 I die, ie J. L. LOW, Town Clerk

CITY OF WAVERLEY

Loan No. 132

Notice of Intention to Borrow the Sum of \$500 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Notice is nereby given that the Council of the City of Waverley proposes to borrow the principal sum of \$500 000 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 12.6 per centum per annum?

2. The purpose for which the Loan is to be applied is: Roadworks - Construction/Recon-

struction—		
in the second of the second	\$.	\$
Blackburn Road-High Street Road to Waverley Road Waverley Road-Jells Road to	96 400	, , ,
Lum Řoad	7,000	, * , * ,
Jells Road-Ferntree Gully Road to Wellington Road Mount Waverley Shopping	22 400	
Centre—Strategy Plan area	100 000	225 800
Buildings-		220 000
Sports Pavilion— Ashwood High School (Netball) Freeway Reserve Works Depot Extensions	60 000 75 000 60 000	195 000
Land Purchase—	•	,
Instalment payments to M.M.B.W. Regent Street Lot 1 Hinkler Road Gladeswood Drive Lot 51 Mount Street Chandler Grove Part Lot 59 Morton Road	7 041 13 286 34 439 18 941 3 857 1 636	79 200
		500 000

3. The period of the loan shall be 10 years.

4. The moneys borrowed shall be repayable by providing out of the Municipal Fund half-yearly instalments of approximately \$37 498.06 each, including principal and interest, on 10 June and 10 December during the currency of the Loan. The first instalment shall be payable on 10 June 1981. The final instalment of \$272 108 (approximately) shall be payable on 10 December 1990.

5. Such moneys shall be repayable at the Australian and New Zealand Savings Bank Limited, 363 Springvale Road, Glen Waverley.

The plans and specifications and the estimate of the costs of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council, City of Waverley, Springvale Road, Glen Waverley. COLIN J. BOCK, Town Clerk

Local Government Act 1958, Section 439B TOWN OF PORTLAND

ADVANCE BY OVERDRAFT

Notice is hereby given that the Council of the Town of Portland proposes to obtain an advance by overdraft secured on the general rates of the municipality, pursuant to section 439s of the Local Government Act 1958.

- 1. The amount of the advance is \$2,800,000.
- 2. The maximum rate of interest which may be paid is 13.3 per cent per annum.
- 3. The purpose for which the advance is to be applied is provision of a landing ground for aircraft including buildings and improvements.
- 4. The advance shall be repaid in full by 30 September
- 5. Such moneys shall be repayable to the Australian and New Zealand Banking Group Limited, Percy Street, Portland.
- 6. (a) On or before 24 November 1980 not less than five per cent of the persons on the municipal roll may by writing under their hands, delivered to the Minister for Local Government together with the sum of \$100 request that the proposal to obtain the advance be submitted to a poll of voters.

(b) The Minister may grant or reject any such request
for a poll and give such directions in respect of the \$100
as he considers appropriate.

(c) If the Minister grants a request for a poll, the provisions of section 401 to 406 of the Local Government Act 1958 shall apply with such modifications as the Minister may direct.

The plans and specifications and the estimate of the cost of such works and a statement showing the proposed expenditure of the moneys to be obtained by overdraft advance are open for inspection, during office hours, at the Municipal Offices, corner Gawler and Bentinck Streets, Portland.

Dated 21 October 1980

10538

P. K. SHANAHAN, Town Clerk

SHIRE OF BELLARINE

LOAN No. 107

Notice of Intention to Borrow the Sum of \$300 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Bellarine proposes to borrow the principal sum of Three Hundred Thousand dollars secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

(a) The maximum rate of interest that may be paid is 12.6 per cent. per annum.

(b) The purposes for which the loan is to be applied are:

e:'	
and the second of the second o	\$
1. Kerb and Channel—Field Street, Ocean Grove	8 300
2. Road Intersection Treatment, Wyndham Street, Princess Street, High Street and Collins Street, Drysdale	21 000
3. Drainage, Works—Anzac Avenue, Leopold	
4. Land Acquisition—Portarlington Service Road, Portarlington	
5. Footpath Construction, Collins Street, Drysdale	1 200
6. Drainage Works, Leopold	5 000
7. Road Construction—Extension of seal, The Parade, Ocean Grove	1,500
8. Drainage Construction-Fenwick Street, High Street, Portarlington	2 000
9. Footpath Construction, High Street, Drysdale	7 200
10. Footpath Construction, Drysdale Road, St. Leonards	2.000
11. Drainage Construction, Palmerston Street, Drysdale	3 700
12. Kerb and Channel—Batman Street, Port	3 500
13. Kerb and Channel—High and Willis Streets Portarlington A Portar of Contraction Contract	12 000
14. Footpath Construction, Kensington Road Leopold15. Kerb and Channel, Brown Street, Port	12 000
arlington	2 800
16. Purchase of Plant and Machinery	76 000
17. Foreshore Protection and Landscaping Works, Pt. Henry	20 000
18. Portarlington Recreation Reserve, Capita Improvements	3 100
19. Wallington Recreation Reserve, Capital Improvements	6 500
20. Rotunda, Portarlington, Capital Improve	1 200
21. St. Leonards Recreation Reserve, Netbal Courts Lighting	1 200
22. Harvey Park, St. Leonards, Reconstruction of Tennis Courts	8 500
23. Tree Planting, Boundary Road, Newcomi	2 000

24 Lake Lorne, Drysdale, Capital Improve-

ments

ments

	\$
25. Leopold Recreation Reserve, Improvements to Entrance	9'000
26. Ocean Grove Recreation Reserve, Capital Improvements	6 000
27. Portarlington Pre-School, Extensions	12 000
28. Drysdale Depot, Capital Improvements	18 000
29 Purchase of Office Furniture and Equipment	
30. Land Acquisition, Lots 1, 2 and 3 Clifton Street, and Lots 64 and 65 Bogan Street, Clifton Springs	27 000

(c) The period of the loan shall be twenty years. :.

(d) The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$20 697 13 each including principal and interest on 1 June and 1 December during the currency of the loan. The first instalment shall be payable on 1 June 1921. June 1981.

(e) Such moneys shall be repayable to the National Bank of Australasia Limited. Newcombe Street, Portarington arlington.

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

17 October 1980

6 500

2 500

SHIRE OF CORIO

LOAN No. 137

Notice of Intention to Borrow the Sum of \$50 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Corio proposes to borrow the sum of \$50 000.00 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 12.6 per cent. per annum.

2. The purpose for which the loan is to be applied is: Roadworks— Geelong Bike Plan—\$50 000 00.

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

4. The moneys, borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$4465.99 each including principal and interest on 10 June and 10 December during the currency of the loan. The first instalment shall be payable on 10 June 1981.

5. Such moneys shall be payable to Australia and New Zealand Savings Bank Limited at the office of the said Bank, 55 Collins Street, Melbourne.

The plans and specifications and the estimate of the cost The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the Shire of Corio at Osborne House, Swinburne Street, North Geelong, 10455

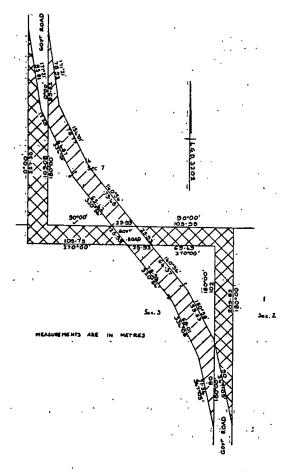
R. P. METCALF, Shire Secretary

SHIRE OF DUNDAS

ROAD DEVIATION ORDER

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

got, a Dogation



The common seal of the President, Councillors and Ratepayers of Shire of Dundas was hereunto affixed 2 October 1980—

10543

(SEAL)

L. D. MILGATE, President M. J. HYNES, Councillor J. R. MITCHELL, Secretary

10 000

SHIRE OF GLENELG

LOAN No. 53

Notice of Intention to Borrow the Sum of \$17325 for Permanent Works and Undertakings

Notice is given that the Council of the Shire of Glenelg intends to borrow the principal sum of Seventeen thousand three hundred and twenty-five Dollars (\$17 325) secured by a charge over the general rates of the municipality, such sum to be secured by a grant of a mortgage in accordance with the provisions of the Local Government Act 1958. Act 1958.

- 1. The maximum rate of interest is 12 per cent. per
- 2. The moneys are to be repaid to the National Bank of Australasia Limited, Henty Street, Casterton.
- 3. The purpose for which the loan is to be applied is as follows:
 - (a) Sealing and concreting of Council Depot, Shields Terrace, Casterton

(b) Part cost of construction of drainage Murray Street, Casterton— Total Estimated Cost 30 000° Government Grant Balance 15 000 Loan 52 Funds 7:675 -7325

4. The period of the loan shall be ten (10) years.

4. The period of the loan shall be ten (10) years.
5. The moneys borrowed shall be repayable by providing out of the Municipal Fund half-yearly instalments of approximately \$1510.47 including principal and interest on 1 June and 1 December during the currency of the loan. The first instalment shall be payable on 1 June 1981.

The plans and specifications and the estimates of the proposed works and a statement showing the proposed expenditure of the money to be borrowed are open for inspection at the Shire Offices, Casterton.

Dated 13 October 1980 .10493 .

D. A. TICKELL, Shire Secretary

SHIRE: OF HUNTLY

By-Law No. 23 Brick Areas

A By-Law by the Shire of Huntly, made under the Local Government Act 1958, and the Uniform Building Regulations Victoria 1974, and numbered 23 for the purpose of declaration of Brief Areas of declaration of Brick Areas.

In pursuance of the powers of the Local Government. Act 1958 and the Uniform Building Regulations Victoria 1974 and every other power it thereunto enabling, the President, Councillors and Ratepayers of the Shire of Huntly order as follows:

- 1. Unless otherwise provided, this By-Law shall apply to and have operation throughout the whole of the Municipal District.
- 2. The areas set out and described in the First Schedule hereto are hereby prescribed as brick areas and no per-son shall construct or cause to be constructed any class of building, the external walls of which are of materials other than masonry or concrete.

FIRST SCHEDULE

Huntly Area—Bounded within on the south by Viola Road, on the western side by Neilborough Road, on the north-eastern side by Boronia Road extending south-easterly to the north-west corner of Crown Allotment 24, Section 18, Parish of Huntly thence by the westerly and southerly boundaries of the said Crown Allotment 24, Section 18, Parish of Huntly to the north western alignment of Lavenia Road, southerly along Lavenia Road to Grevillea Road and easterly along Grevillea Road to Viola Road.

Epsom Area—That area described as Crown Allotments

Epsom Area—That area described as Crown Allotments 3 and 4, Section 8, Township of Ascot, Parish of Sandhurst and Crown Allotment 2 of Section 13 and Crown Allotment 367 of the Parish of Sandhurst.

That area described as all of Sections 3A, 4A, 5A, 6A, 7A, 8A, 9A, 10A, 11A and 12A and Crown Allotment 1A of Section 2A, Township of Ascot, Parish of Sandhurst.

That proving the Acet 1 and 1 and

That portion to a depth of 39 624 metres from Midland Highway of Allotments 1 and 6 of Section 6, Township of Epsom, Parish of Sandhurst.

That portion to a depth of 39 624 metres from Midland Highway of Allotments 26A, 27A, 27, 28, 29 and 30, of Township of Epsom, Parish of Sandhurst:

And that area described as Part Crown Allotments 93 94, 94a, 94B and 94J, Township of Epsom, Parish of Sand-

Resolution for passing this By-Law numbered 23 agreed to by the Council of the Shire of Huntly on 9 April 1980 and confirmed on 14 May 1980.

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

M. J. CLAY, Shire President D. PEAKE, Councillor J. W. TIPPETT, Shire Secretary

Approved by the Governor in Council 23 September 1980 Tom Forristal, Clerk of the Executive Council 10452

SHIRE OF KILMORE

LOAN NO. 75

Notice of Intention to Borrow the Sum of \$49 900 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of kilmore proposes to borrow the principal sum of \$49 900 secured by a charge over the general rates of the municipality, such sum to be raised by a grant of a mortgage in accordance with the provisions of the Local Government Act 1958 Act 1958.

- 1. Maximum rate of interest that may be paid is 12.3% per annum.
 - 2. Purpose for which the loan is to be applied for is:

Contribution towards the cost of buildings structures and improvements to the Kilmore Golf Club Contribution towards the cost of improve-ments to the Greenhill Reserve

10 000 49 900

39 900

- 3. The period of the loan shall be 5 years based on a 20 year period.
- 4. The moneys borrowed shall be repayable by providing out of the municipal funds half-yearly instalments of \$3379.39 each including principal and interest on 10 June and 10 December each year during the currency of the loan. The first instalment shall be payable on 10 June 1981.
- 5. Such moneys are to be repayable to the C.B.C. Savings Bank, Sydney Street, Kilmore, 3601.

The plans and specifications and the estimates of the costs of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the Shire of Kilmore, Corner of Sydney and Bourke Streets, Kilmore. d10507 JIM ELVEY, Shire Secretary

SHIRE OF KILMORE

LOAN No. 76

Notice of Intention to Borrow the Sum of \$24 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Kilmore proposes to borrow the principal sum of \$24 000 secured by a charge over the general rates of the municipality, such sum to be raised by a grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. Maximum rate of interest that may be paid is 12.3% per annum.
- 2. Purpose for which the loan is to be applied for is the purchase of the following plant items:

Tip Truck Pressure 'Cleaner Linemarker

- 3. The period of the loan shall be 5 years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal funds half-yearly instalments of \$3284.04 each including principal and interest on 10 June and 10 December each year during the currency of the loan. The first instalment shall be payable on 10 June 1981.
- 5. Such moneys are to be repayable to the C.B.C. Savings Bank, Sydney Street, Kilmore, 3601.

The plans and specifications and the estimates of the costs of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the Shire of Kilmore, Corner of Sydney and Bourke Streets, Kilmore. JIM ELVEY, Shire Secretary 10508

SHIRE OF KORONG

By-Law No. 39

In pursuance of the powers conferred by the Local Government Act 1958 the Council of the Shire of Korong did on 20 May 1980 confirm to make the following By-Law pursuant to section 197 of the abovementioned enactment:

Title-Control of Dogs.

By Law Number-39.

Purpose—To regulate the number of dogs that may be kept on any property within the municipality of the Shire of Korong.

Provisions—(1) In township areas the maximum number of dogs that may be kept on any property is hereby declared at 3, save for the keeping of greyhounds participating in dog races as defined in the Racing Act 1958 the maximum number allowed is 5.

- (2) In rural areas the maximum number of dogs that may be kept on any property is hereby declared at 5.
- (3) Permits may be issued for the keeping of dogs in excess of the abovementioned declared numbers on written application for same.
- (4) Penalties prescribed for offences under this By-Law are assessed at a minimum of \$10 and maximum \$40 with a continuing penalty of \$10 per day.

 Copies of By-Law No. 39 are open for inspection free of charge during office hours at the Shire Offices, High Street, Wedderburn.

10577

F. G. HOLLAND, Shire President J. R. WALTON, Shire Secretary

SHIRE OF KYNETON

NOTICE OF INTENTION TO TAKE LAND COMPULSORILY To Whom It May Concern.

Whereas the Council of the Shire of Kyneton 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 described in Memorial No. 558, Book 717 being part of Allotment Number 2 of Section 6, Township of Kyneton, Parish of Lauriston, County of Dalhousie to be used to provide a public car park pursuant to Section 7988, Part XXXIVA of the Local Government Act.
- 2. A copy of the plan of such land and a schedule of the owners thereof are deposited at the Municipal Offices, Mollison Street, Kyneton and are there available for inspection by all interested parties during office hours free of charge for the period of Forty (40) clear days from the date of publication of this Notice in the Government Gazette Gazette.
- 3. The Council hereby requires all persons effected by the said proposal to set forth in writing addressed to the Shire Secretary, Shire of Kyneton, Kyneton, 3444 within forty (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 forty (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 17 October 1980

By order of the Council

10582

S. G. PORTER, Shire Secretary

Town and Country Planning Act 1961 (Twelfth Schedule) SHIRE OF LEXTON INTERIM DEVELOPMENT ORDER Notice that 'an Interim Development Order has been PREPARED AND IS AVAILABLE FOR INSPECTION

Notice is hereby given that the Shire of Lexton in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Planning Scheme for the whole of the Shire of Lexton.

A copy of the order has been deposited at the office of the Council, Shire Hall, Lexton, 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 Order are required to set forth in writing all objections they may have, addressed to the Shire Secretary, Shire Hall, Lexton on or before 22 November 1980, and to state whether they wish to be heard in respect of their objections.

22 October 1980

10490

G. M. COMMONS. Shire Secretary

Town and Country Planning Act 1961_(Twelfth Schedule) SHIRE OF LILLYDALE PLANNING SCHEME 1958 (RURAL TO RESIDENTIAL "G")

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION

Amondment No. 122, 1000

Amendment No. 123, 1980 Notice is hereby given that the Council of the Shire of Notice is nereby given that the Council of the Shire of Lillydale in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a planning scheme for land contained within Lodged Plan 113652, Lodged Plan 113653 and part of Lodged Plan 113649, which includes allotments fronting onto Farrar Way and Mayo Court and the section of Weymar Crescent from Lot 57 to Lot 63, and the allotments fronting on to Tainton Avenue from Lot 53 to Lot 67, Shire of Lillydale A copy of the scheme has been deposited at the Shire Offices, Shire of Lillydale, Anderson Street, Lilydale, 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 Offices, Shire of Lillydale, Anderson Street, Lilydale, on or before 22 November 1980 and to state whether they wish to be heard in respect of their objections.

K. D. WILSON, Shire Secretary

Town and Country Planning Act 1961 (Twelfth Schedule) SHIRE OF LILLYDALE PLANNING SCHEME 1958 Notice that a Planning Scheme has been Prepared and is Available for Inspection

Amendment No. 128, 1980

Amendment No. 128, 1980

Notice is hereby given that the Council of the Shire of Lillydale in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a planning scheme for a portion of the Shire of Lillydale in particular land known as Part of Crown Allotments 10 and 11, section 29, Parish of Yering, Shire of Lillydale.

A copy of the scheme has been deposited at the Shire Offices, Shire of Lillydale, Anderson Street, Lilydale, 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.

of, charge.

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 Offices, Shire of Lillydale, Anderson Street, Lilydale, on or before 22 January 1981 and to state whether they wish to be heard in respect of their, objections.

10528.

Kr. D. WILSON, Shire Secretary

SHIRE OF MORNINGTON LOAN No. 117, \$50 000-

Notice is hereby given that the Council of the Shire of Mornington proposes, to borrow the principal sum of \$50 000 secured by a charge over the General Rates of the Municipality such sum to be secured by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest is 12.6 per cent per annum.
- 2. The moneys borrowed are to be repaid to the Bank of New South Wales Savings Bank Limited at the Head Office of the Bank, 425 Collins Street, Melbourne, or such other place or places as the Bank from time to time may require. . .
- 3. The purposes for which the loan is to be applied ***

Places for Public Resort and Recreation-

Land and Building Facilities for Community
Use, "Mount Martha House" 40 000

Car Parking Facilities

Land for Car Parking and Access Purposes, Mornington Commercial Centre

10 000

18 000 'Sports Pavilion Extensions/Improvements, Alexandra Park, Mornington 30 000 Private Street and Easement Drain Construction

The plans and specifications and the estimate of the cost of such works and undertakings and a statement of the proposed expenditure of the money to be borrowed are open for inspection at the Office of the Council of the Shire of Mornington, Queen Street, Mornington. 10530

Town and Country Planning Act 1961

SHIRE OF NARRACAN—SHIRE OF NARRACAN PLANNING SCHEME

INTERIM DEVELOPMENT ORDER (UNCONTROLLED-AREAS) --Notice that a Planning Scheme has been Prepared and is Available for Inspection

. . Amendment No. 17

Notice is hereby given that the Shire of Narracan in pursuance of its powers under the Town and Country Planning. Act 1961, has prepared a Planning Scheme for C.A. 137c, Parish of Moe, to rezone the said:land from Rural to Rural/Residential.

4. The money borrowed shall be repayable by providing out of the Municipal Fund twenty half-yearly instalments of approximately \$4465.98 each, including principal and interest on 22 May and November during the period of the loan. The first instalment shall be payable on 22 May 1981.

5. The period of the loan shall be 10 years from 22 November 1980.

The plans and specifications and the estimate of the cost of such works and undertakings and a statement of the proposed expenditure of the money to be borrowed are open for inspection at the Office of the Council of the Shire of Mornington, Queen Street, Mornington.

D. G. COLLINGS, Shire Secretary 7

SHIRE OF MORNINGTON LOAN NO. 118, \$125 000

Notice is hereby given that the Council of the Shire of Mornington proposes to borrow the principal sum of \$125 000 secured by a charge over the General Rates of the Municipality such sum to be secured by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

1. The maximum rate of interest is 12.3 per cent per

2. The moneys borrowed are to be repaid to the C.B.C. Savings Bank Limited at the Head Office of the Bank, 257 Collins Street, Melbourne, or such other place or places as the Bank from time to time may require.

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

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.10 000

~6 000

73 000

25 000 👈

Road Construction

Waterloo Place, Mornington

Kerb and Channel Construction— Waterloo Place, Mornington

Places and Public Resort and Recreation

Building Facilities for Community Use at "Mount Martha House"

Sports Pavilion and Toilet Block, John F. Ferrero Reserve, Mount Martha

John F. Martha

Langrigg Avenue and Howey Road, Mount Martha

4. The moneys borrowed are to be repaid by providing out of the Municipal Fund nine equal half-yearly instalments of approximately \$9227.34 including principal and interest on 8 December and 8 June commencing on 8 June 1981, and concluding on 8 June 1985 with a final (tenth) instalment of approximately \$113.787.38 including principal and interest on 8 December 1985.

 $5.\ The$ period of the loan shall be 5 years from 8 December 1980.

D. G. COLLINGS, Shire Secretary

i...A. copy of the scheme has been deposited at the Office of the Shire of Narracan, Princes Highway, Trafalgar, 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 objections they may have, addressed to the Shire Secretary, Shire of Narracan, Trafalgar, on or before 22 November 1980, and to state whether they wish to be heard in respect of their objections.

Dated 14 October 1980

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Table 1

10485 W. F. NELSON, Shire Secretary

SHIRE OF NUMURKAH LOAN NO. 58

Notice of Intention to Borrow the Sum of \$17012:79 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Numurkah proposes to borrow the principal sum of \$17 012.79 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 amount of principal moneys which it is proposed to borrow is $\$17\,012.79$.
- 2. The maximum rate of interest that may be paid is 5.5 per centum per annum.
- 3. The period of the loan shall be 10 years.
- 4. The purpose for which the loan is to be applied is for the Council contribution to cost of Concrete Footpaths in Numurkah Estate.
- 5. The loan is to be repaid in one lump sum on 1 January 1991.
- 6. Interest is to be paid annually the first instalment on 1 January 1982.
- on 1 January 1982.

 7. The manner in which the loan is to be liquidated is by the creation of a sinking fund. The sum of \$1352.53 is to be invested annually from the Municipal Fund for this purpose.
- 8. Such moneys shall be repayable to the Housing Commission, 250 Elizabeth Street, Melbourne.

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 Shire Office, Numurkah.

10460 And Annual Control of the MITCHELL, Shire Secretary

ben collected SHIRE OF NUMURKAH

HERE WE NOW SERVED TO SERVED THE SERVED SERV

Notice of Intention to Borrow the Sum of \$1415.37 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Numurkah proposes to borrow the principal sum of \$1415.37 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 amount of principal moneys which it is proposed to borrow is \$1415.37.
- 2. The maximum rate of interest that may be paid is 7 per centum per annum.
- 3. The period of the loan shall be 5 years.
- 4. Purpose for which the loan is to be applied is to finance the contribution by private owners to the footpath construction scheme in the Numurkah Estate.
- 5.7The loan is to be repaid in one lump sum on 1 January 1986.
- 6. Interest is to be paid annually, the first instalment on 1 January 1982.
- 7. The manner in which the loan is to be liquidated is by the creation of a sinking fund. The sum of \$256.08 is to be invested annually from the Municipal Fund for

8. Such moneys shall be repayable to the Housing Commission, 250 Elizabeth Street, Melbourne.

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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 Shire Office, Numurkah.

L. G. MITCHELL, Shire Secretary 10461

SHIRE OF PAKENHAM

Whereas the Council of the Shire of Pakenham deems it expedient to excercise its power of taking compulsorily the land delineated and hatched on the map at the foot hereof for providing same for Municipal Purposes thereon and whereas the Council has caused to be prepared a map and other papers setting out the general description of the work or undertaking for which the land proposed to be taken is to be used the description of the land proposed to be taken and the names of the owners or reputed owners Lessees or reputed Lessees Mortgagees and occupiers of that land so far as those names are known to or can be ascertained by the Council and whereas the map and other papers are deposited at the Office of the said Council at Pakenham and are and shall be open for inspection by all persons interested at all reasonable hours for the space of forty clear days after the publication of this notice in the Government Gazette now notice is hereby given to all persons affected by the proposed taking of the said, land to set forth in writing addressed to the Council or Shire Secretary within forty clear days of the publication of this notice in the Government Gazette all objections which they may have to the taking of the said land.

SHIRE OF PAKENHAM Whereas the Council of the Shire of Pakenham deems it

SHIRE OF PAKENHAM

PLAN OF COMPULSORY ACQUISITION

VEL 2700

VEL 27

51. The residual forms of the control of r commirce official

Dated 8 October 1980

By Order of the Council 1980

10489

B. J. WALLIS, Shire Secretary

10-50

SHIRE OF OMEO LOAN No. 39

Notice of Intention to Borrow the Sum of \$40 000 for ...
Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Omeo proposes to borrow the principal sum of \$40 000 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 12 4 per centum per annum.
- 2. The purpose for which the loan is to be applied is for the purchase of two 8 cubic yard tip trucks.
- 3. The period of the loan shall be five (5) years.
- 4. The monies borrowed shall be repayable by providing out of the Municipal Fund ten (10) half yearly instalments of approximately \$5486.33 each, including principal and

interest on 10 May and 10 November during the currency of the loan. The first instalment shall be repayable on 10 May 1981.

5. Such monies shall be repayable to the Commercial Savings Bank of Australia Ltd., Day Avenue, Omeo.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the money to be borrowed are open for inspection at the office of the Council, Day Avenue, Omeo, during normal office hours.

Dated 16 October 1980

10522

IAN R. HAINES, Shire Secretary

Town and Country Planning Act 1961 SHIRE OF TAMBO—SHIRE OF TAMBO (LAKES ENTRANCE) PLANNING SCHEME

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION

Amendment No. 31

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for that area situated on the northern side of North Street and the eastern side of Outlook Avenue, Lakes Entrance, being part of Crown Allotment 31, Parish of Colquhoun, for the purpose of rezoning from Residential Development to Proposed Public Purposes Reserve—Education Department that area as described above.

A copy of the Scheme has been deposited at the Shire Offices, Main Street, Burthen, 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 Tambo, P.O. Box 10, Bruthen, 3885, on or before 22 January 1981 and to state whether they wish to be heard in respect of their objections.

10504

W. J. HOBSON, Shire Secretary

SHIRE OF TULLAROOP LOAN No. 25

Notice of Intention to Borrow the Sum of \$10 000

Notice is hereby given that the Council of the Shire of Tullaroop proposes to borrow the sum of \$10 000 on the credit of the Municipal revenues of the President, Councillors and Ratepayers of the said Shire.

Such sum is to be raised by the granting of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximis 12.6 per cent. The maximum rate of interest which shall be paid
- 2. The purpose for which the loan shall be applied is the part payment of the Shire contribution due to the C.R.B. with respect to Special Impact Projects and Commonwealth Aid Roads.
 - 3. The period of the loan shall be 10 years.
- 4. The moneys borrowed shall be repayable by providing out of municipal funds 20 half-yearly instalments of \$893.20 each including principal and interest on 10 June and 10 December during the currency of the loan. The first instalment shall be payable on 10 June 1981.
- 5. Such moneys shall be repayable at the A.N.Z. Savings Bank, Maryborough.
- A Statement showing the proposed expenditure of moneys to be borrowed is open for inspection at the Shire Office, Neill Street, Maryborough during office hours. BRIAN F. O'CONNOR, Shire Secretary 10459

SHIRE OF WARANGA

LOAN NO. 64

Notice of Intention to Borrow the Sum of \$90 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Waranga proposes to borrow the principal sum of Ninety Thousand Dollars (\$90 000) 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 pro-visions of the Local Government Act.

- i. The maximum rate of interest that may be paid is 12.4 per centum per annum.
- 2. The purpose for which the loan is to be applied is for the purchase of plant viz.:

One Front End Loader One Tractor

70 000

The second secon

- 3. The period of the loan shall be for 5 years. 4. The moneys borrowed shall be repayable by providing out of the Municipal Fund nine equal half yearly instalments of principal and interest (based on a 10 year period) of \$7942.43 on 2 December and 2 June during the currency of the loan, and a final instalment of \$65.986.21. The first instalment shall be payable on 2 June 1981.
- 5. Such moneys shall be payable to the C.B.C. Savings Bank Ltd., Rushworth.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the pro-posed expenditure of the moneys to be borrowed are open for inspection at the Shire Offices, Civic Centre, High Street, Rushworth, 3612.

Dated 16 October 1980

10521

3614

G. A. SHIELL, Shire Secretary

SHIRE OF WARRAGUL

LOAN No. 167

Notice of Intention to Borrow the Sum of \$15 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Warragul proposes to borrow the principal sum of Fifteen Thousand Dollars (\$15 000) 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 Act 1958.

- 1. The maximum rate of interest that may be applied is 12.60 per centum per annum.
- 2. The purpose for which the funds are to be applied

Assistance to Decentralized Industry under Part XLA of the Local Government Act 1958, L. & P. Hilder.

- 3. The period of the loan shall be ten (10) years.
- 4. The monies borrowed shall be repayable by providing out of the Municipal Fund Twenty (20) half-yearly instalments of \$1339.80 each including principal and interest on 11 December and 11 June during the currency of the loan. The first instalment shall be payable on 11 June
- 5. Such monies shall be repayable to the Australian and New Zealand Banking Group Limited, Warragul.

The plans and specifications and the estimate of the cost of the works and a statement showing the proposed expenditure of the monies to be borrowed are open for inspection at the Municipal Offices, Warragul. Dated 16 October 1980

V. B. DAVIDSON, Shire Secretary

SHIRE OF WARRAGUL . LOAN NO. 169

Notice of Intention to Borrow the Sum of \$51 000 for Permanent Works and Undertakings

Notice is hereby given that the Council of the Shire of Warragul proposes to borrow the principal sum of Fifty-One Thousand Dollars (\$51 000) secured by a charge over the general rates of hte Municipality 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 applied is 12.60 per centum per annum.
 - 2. The purpose for which the funds is to be applied is: Resurfacing of Oval, Western Park Recreation Reserve.
 - 3. The period of the loan shall be ten (10) years. "

- 4. The monies borrowed shall be repayable by providing out of the Municipal Fund twenty (20) half-yearly instalments of \$4555.31 each including principal and interest on 11 December and 11 June during the currency of the loan. The first instalment shall be payable on
- 5. Such monies shall be repayable to the Australia and New Zealand Banking Group Limited, Warragul.

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

Dated 15 October 1980

V. B. DAVIDSON, Shire Secretary 10506

SHIRE OF YEA

LOAN No. 69

Notice of Intention to Borrow the Sum of \$25000

Notice is hereby given that the Council of the Shire of Yea proposes to borrow the principal sum of \$25 000 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 $12\cdot60$ per cent per annum.
 - 2. The purpose for which the loan is to be applied is: To liquidate the principal moneys owing by the municipality on account of Loan No. 30.
- 3. The period of the loan shall be 15 years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund, half yearly instalments of approximately \$1874.90, each including principal and interest, on 10 June and 10 December during the currency of the loan. The first instalment shall be payable on 10 June 4981.
- 5. Such moneys shall be repayable to the Commercial Savings Bank of Australia Limited at the office of the said bank, 114 William Street, Melbourne.

17 October 1980

10526 F. F. BERKERY, Shire Secretary

YEA WATERWORKS TRUST

EIGHTH SCHEDULE

Notice to the owners of tenements in Melaleuca Street and Grevillea Street, Yea, 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 above are hereby required on or before 31 October 1980 next to cause a proper pipe and stop-cocks to be laid so as to supply water within such tenements from the main pipe.

10520 F. F. BERKERY, Secretary

GEELONG WATERWORKS AND SEWERAGE TRUST

Pursuant to section 60 of the Geelong Waterworks and Sewerage Act 1958 (No. 6263) the Trust has prepared plans to indicate the particulars of sewers and underground works, the construction of which the Trust intends to begin at a date not less than one month after publication of the notices, in or adjacent to the following locality within the Drainage Area.

Grove Road, Grovedale, City of South Barwon.

Notice is hereby given that the plans indicated are open for public inspection at the Trust's Offices, 61-67 Ryrie Street, Geelong between the hours of 9.00 a.m. and 5.00 p.m. from Monday to Friday (public holidays excepted) by the owners or occupiers of land or premises within the Drainage Area.

10458 L. C. SPITTY, Secretary

LATROBE VALLEY WATER AND SEWERAGE BOARD By-Law No. 16

Notice is hereby given that the Latrobe Valley Water and Sewerage Board has made By-Law No. 16 for the purpose of amending By-Law No. 10 long service leave

A copy of the said By-Law is open for inspection, free of charge, during office hours at the Board's Office, 7-9 Seymour Street, Traralgon.

10484 J. C. MAGLEN, Secretary

Notice is hereby given that John Francis Bullen Fuel Agent, John Matheson Hobday Solicitor and Digby Ian Harris Medical Practitioner all of Nhill, as Trustees for the Nhill Tennis Club have applied for a lease under Section 134 of the Land Act 1958, for a term of 21 years of Allotment 18 Section 25 Township of Nhill, containing 2 acres 3 roods 27 perches as a site for tennis courts. 10408

Form 1

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE RIVER MURRAY AT MURRABIT

We hereby give notice that we have applied to the State Rivers and Water Supply Commission for the removal of 116 megalitres Extra Water Right from Koondrook Register Entry No. 301, of the Goulburn Murray Irrigation District and intend to lodge application for a diversion licence of equivalent volume (150 ml), for the purpose of irrigating part of Allotment 1, section A, Parish of Murrabit West 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 22 November 1980 being thirty days after publication of this Notice.

I. R. COCKROFT E. A. COCKROFT P. C. DALLEY

R.S.D., Myall, via Kerang, Vic. 3579

Notice is hereby given that the Partnership subsisting between Ron Lammanda and Giovanni Aidone carrying on the Business as Adon's Mens and Ladies Hairstylist at 1093 Mount Alexander Road, North Essendon has been dissolved as from 2 October 1980.

Notice is hereby given that the Partnership heretofore subsisting between Josephine McAleer and Pamela Murata carrying on Business as Importers and Retailers of Japanese Foodstuffs at 568 Malvern Road, Prahran in the State of Victoria under the style or firm of Japan Mart has been dissolved as from 30 September 1980 so far as concerns the said Pamela Murata who retires from the said firm

J. McALEER P. MURATA

Prendergast & Robinson, Parkinson & Hart, solicitors, 406 Lonsdale Street, Melbourne, 3000. Telephone 67,5458

YARRA GRANGE No. 3 CO-OPERATIVE HOUSING SOCIETY LIMITED (IN LIQUIDATION)

SPECIAL RESOLUTION

At a Special General Meeting of the above named Society duly convened and held at 173 Elizabeth. Street, Coburg on 10 October 1980 at 11.30 a.m. the sub-joined Special Resolution was duly passed:

"That the Society having successfully completed its objectives be wound up voluntarily and that Robert Joseph Hyland of 171 Hawdon Street, Heidelberg be appointed living that for the suppose of winding up." liquidator for the purpose of winding up.

J. P. STANHOPE, Chairman E. R. DE ZILWA, Secretary

In the matter of the Co-operative Housing Societies 'Act 1968, and the Companies Act 1961; and in the matter of Yarra Grange No. 3 Co-operative Housing 'Society' Limited (in Liquidation)—Notice to Creditors

Notice is hereby given that all persons having any claims against the above Society are required on or before 6 November 1980, to send their names and addresses and particulars of their debts or claims to Robert Joseph

Hyland, the Liquidator of the said Society, at his office, 173-199 Elizabeth Street, Coburg, 3058, and if so required by notice in writing from the said Liquidator, are personally, or by their Solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice; or, in default thereof, they shall be excluded from the benefit or any distribution made before such debts or claims are so lodged or proved.

Dated at Coburg, 10 October 1980 R. J. HYLAND, Liquidator 10465

In the Supreme Court of Victoria—1980 No. Co. 11595—in the matter of the Companies Act 1961; and in the matter of Sirkal Constructions Pty. Ltd.

matter of Sirkal Constructions Pty. Ltd.

Notice is hereby given that a petition for the winding up of the above-named company by the Supreme Court was on 10 October 1980 presented by Carters Benalla Pty. Limited and that the said petition is directed to be heard before the Court sitting at Melbourne at the hour of 10.30 o'clock in the forenoon on Thursday 13 November 1980 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 contributors of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The petitioner's address is 35 Carrier Street, Benalla.

The petitioner's address is 35 Carrier Street, Benalla, Victoria.

The petitioner's Solicitors are Messrs F. R. E. Dawson & Son, 21st Floor, 114 William Street, Melbourne.

F. R. E. DAWSON & SON, solicitors for the abovenamed petitioner.

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 F. R. E. Dawson & Son 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 abovenamed not later than 4.00 o'clock in the afternoon on 12 November 1980.

COMPANIES ACT 1961

Notice of Meetings, Pursuant to Section 272

Notice is hereby given that final meetings of members and creditors pursuant to Section 272 in relation to the companies referred to below will be held on 26 November 1980 at 332 Albert Street, East Melbourne (Auditorium 2), at the respective times specified:—

4.15 p.m. Rollscraft Furniture Industries Pty. Ltd. (in Liquidation)

4.30 p.m. Kenline Constructions Pty. Ltd. (in Liquidation) 4.45 p.m. Stock Ski Pty. Ltd. (in Liquidation)

5.00 p.m. Prodata Pty. Ltd. (in Liquidation).

Dated 22 October 1980

10467

B. J. O'CONNOR, Liquidator

Companies Act 1961

STOCKLEY & CO. PTY. LTD. (IN LIQUIDATION)

Notice of Meeting, Pursuant to Section 272

Notice is hereby given that a final meeting of members and creditors pursuant to Section 272 in relation to the abovementioned Company will be held at 332 Albert Street, East Melbourne (Auditorium 2) on Wednesday, 26 November 1980, at 8.45 a.m.

Dated 22 October 1980

B. J. O'CONNOR, Liquidator

Brendan O'Connor & Co., Suite 19, 562 St. Kilda Road Melbourne 3004

SHIMODA, HOLDINGS' PTY, LTD... (IN LIQUIDATION) (Formerly known as Credit Finance Corporation Pty. Ltd.) MEMBERS VOLUNTARY WINDING UP

Notice is hereby given that the final meeting of members/contributories of the Company pursuant to the provisions of Section 272 of the Victorian Companies Act will be held at the offices of Brendan O'Connor & Co., 562 St. Kilda Road, Melbourne, on 24 November 1980 at 4.00 p.m. Dated 22 Octobber 1980

B. J. O'CONNOR, Liquidator

Brendan O'Connor & Co., Suite 19, 562 St. Kilda Road, Melbourne, 3004

In the matter of the following fourteen Companies: AYVIST PTY. LIMITED (in Voluntary Liquidation)
BARUNGA (M. M. & L.) PTY. LIMITED (in Voluntary
Liquidation)
BARUNGA P. M. PTY. LIMITED (in Voluntary
Liquidation)
FITCO PTY. LIMITED (in Voluntary, Liquidation)
GORE STREET PTY. LIMITED (in Voluntary,
Liquidation)

LIQUIDATION)
GORGEOUS SKIRTS PTY. LIMITED (IN VOLUNTARY)

GORGEOUS SKIRTS PTY, LIMITED (IN VOLUNTARY LIQUIDATION)

GORTEX PTY, LIMITED (IN VOLUNTARY, LIQUIDATION)

GRAPHIC ARTS ENGRAVING PTY: LIMITED (IN VOLUNTARY LIQUIDATION)

GREENSBOROUGH TRADING PTY, LIMITED (IN VOLUNTARY LIQUIDATION)

JAFCON PTY: LIMITED (IN VOLUNTARY LIQUIDATION)

LICHRA PTY, LIMITED (IN VOLUNTARY LIQUIDATION)

LINDS TEXTILES PTY, LIMITED (IN VOLUNTARY, LIQUIDATION)

LIQUIDATION)

LLERRA PTY, LIMITED (IN VOLUNTARY LIQUIDATION)

SOPORT PTY, LIMITED (IN VOLUNTARY LIQUIDATION)

Notice of Final Meetings of Members

Notice is hereby given in pursuance of Section 272' of the Companies Act 1961 that a General Meeting of each of the Companies will be held at the office of R. A. Duncan & Co., Suite 6, 189 Darling Street, Balmain, N.S.W. on .17 November 1980 at 10 a.m. for the purpose of having laid before such meetings the liquidator's account showing how the windings up have been conducted and the property of the Companies been disposed of and of hearing any explanations that may be given by the Liquidator.

Dated 13 October 1980

R. A. DUNCAN, Liquidator R. A. Duncan, Suite 6, 189 Darling Street, Balmain, N.S.W., 2041

Companies Act 1961—In the matter of A. J. NAGEL PTV. LIMITED—Notice Re Meeting of Creditors, Pursuant to Section 260

Notice is hereby given that a Meeting of Creditors of the Notice is nereby given that a Meeting of Creditors of the abovenamed Company will be held at The Institute of Chartered Accountants of Australia, 140 Queen Street, Melbourne, in the Boardroom at 2.30 p.m. on Friday, 31 October 1980, 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. ing a Re voluntarily.

Dated 14 October 1980

A, E: NAGEL, Director

Companies Act 1961, Section 254 (2)
WARENDA PASTORAL CO.

"NOTICE OF RESOLUTION

To the Commissioner for Corporate Affairs --At a general meeting of the members of Warenda Pastoral Co. Pty. Ltd. duly convened and held at 188 Smith Street, Naracoorte, S.A. on 10 October 1980, the special resolution set out below was duly passed.

"That pursuant to Section 254 of the Victorian Companies Act 1961 the Company be wound up voluntarily", and ""That Rodney Neil Shields, Office Manager of 188 Smith Street, Naracoorte in the State of South Australia be appointed Liquidator." ر اوران Dated 10 October 1980 J. E. GRANT, Director 10494

Companies Act 1961 ABESS INVESTMENTS PROPRIETARY LIMITED (IN · Liquidation) -

Notice is hereby given that a general meeting of members of the above-named Company, pursuant to Section 272 of, the Companies Act 1961, will be held at the offices of N. W. Gluck & Co., 201 Balaclava Road, Caulfield on 21 November 1980 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 disposed of and of hearing any explanations that may be given by the Liquidator.

Dated 9 October 1980

great in

10472

S. KOMESAROOK, Liquidator
G. PENFOLD, Liquidator

Companies Act 1961—In the matter of T. & J. Grayson Nominers Pty. Ltd. (in Liquidation), trading, as "Raunchy Jean Co.", 209 Swanston Street, Melbourne Notice is hereby given that at an extraordinary Meeting of the Members of the abovenamed Company held on 15 October 1980 it was resolved that the Company be wound up voluntarily and at a Meeting of Creditors held on the same day pursuant to Section 260, it was resolved that for such purpose Mr E. T. Bent of 144 Jolimont Road, East Melbourne be appointed Liquidator.

Notice is also given that after twenty one days from this

Notice is also given that after twenty one days from this date I shall proceed to distribute the assets. All creditors having any claims against the Company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim. Dated 15 October 1980

, E. T. BENT, Liquidator

Bent & Cougle, public accountants, 144 Jolimont Road, East Melbourne

328 SOUTH ROAD PTY. LTD. (IN VOLUNTARY LIQUIDATION) NOTICE OF FINAL MEETING

Notice of Final Meeting

Notice is hereby given in pursuance of Section 272 of
the Companies Act 1961 that a Final Meeting of Members
of 328 South Road Pty. Ltd. (in Voluntary Liquidation)
will be held at 563 Highett Road, Highett, on 21 November
1980 at 2.00 p.m. for the purpose of having an account
laid before them showing how the winding up of the
Company has been conducted and the property of the
Company disposed of, and of hearing any explanation that
may be given by the Liquidator.

13 October 1980

10496

J. D. CULLEN, Liquidator

In the matter of W. H. & S. Massey (WHOLESALE) PTY. LIMITED; and in the matter of the Companies Act 1961

The creditors of the abovenamed company are required The creditors of the abovenamed company are required on or before 12 November 1980, to prove their debts or claims and to establish any title they may have to priority by delivering or sending through the post to the Liquidator at the undermentioned address an affidavit verifying their debts or claims. In default they will be excluded from the benefit of any distribution made before such debts or claims are proved or such priority is established and from objecting to any such distribution.

Form of proof may be obtained from the undersigned. Dated 22 October 1980

W. J. HAMILTON, official liquidator, care of Hamiltons, chartered accountants, 18th Floor, 1 York Street, Sydney, N.S.W. 2000. Telephone (02) 241 3831 10510

Companies Act 1961, Section 272 (1) TONY VAN AIRCONDITIONING PTY. LTD. (IN LIQUIDATION)

· NOTICE OF FINAL MEETING OF MEMBERS AND CREDITORS: Notice is hereby given that the Final Meeting of Members and Creditors of the abovenamed Company shall be held on Wednesday, 19 November 1980, at the offices of the Liquidator at 66 High Street, Glen Iris at 11.00 a.m.

Agenda . .

1. Presentation by the Liquidator of an account showing how the winding up has been conducted and the property of the Company has been disposed of, and to give any explanation of the account.

2. The meeting to consider the 'following' resolution: "That immediately after the dissolution of the Company, the Liquidator may destroy the books and papers of the Company pursuant to section 284 of the Act." Dated 16 October 1980 (

M. J. O'KEEFFE, Liquidator O'Keeffe & Deckker, accountants, 66 High Street, Glen 10511 Iris, 3146 1. 1999

Companies Act 1961—In the matter of Automobile GLASSES (Australia) Proprietary Limited (in Liquidation)—Notice of Final Meeting

tion)—Notice of Final Meeting

Notice is hereby given that pursuant to Section 272 of
the Companies Act, the final meeting of the members of the
above named company will be held at 39th Floor, 50
Bridge Street, Sydney on 24 November 1980 at 10.00 a.m. for
the purpose of having an account laid before it showing the
manner in which the winding up has been conducted and
the property of the company disposed of and hearing any
explanation that may be given by the liquidator. Dated 22 October 1980

J. E. TOMLINSON, Liquidator Price Waterhouse & Co. Telephone: (02) 238 1533 10512

In the matter of the Companies Act 1961, and in the matter of A. D. & L. E. HUNT PTY. LTD.

Notice is hereby given that a general meeting of A. D. & L. E. Hunt Pty. Ltd. (in Liquidation) will be held at 57 Napier Street, St. Arnaud on Friday, 28 November 1980, commencing at 11.30 a.m. for the purpose of receiving and considering the liquidator's account of the winding up of the Company and any explanation these? ing up of the Company and any explanation thereof.

S. R. MORELAND, liquidator, 57 Napier Street, St. Arnaud

J. K. Spark & Co., solicitors, 57 Napier Street, St. Arnaud the term of the second

Companies Act 1961—In the matter of DANDENONG CARPETS (KEYSBOROUGH) PTY. LTD.—Notice of 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 office of Orr, Martin & Waters, Top Floor, 460 Bourke Street, Melbourne, on Wednesday, 5 November 1980, at 11.00 a.m. the company having convened an extraordinary general meeting of its members for the same day for the purpose of considering a Special Resolution that the company be wound up voluntarily.

Dated 17 October 1980

Orr, Martin & Waters, chartered accountants, 460 Bourke Street, Melbourne, 3000. Telephone 602 1644 10540

The Companies Act 1961

EIRRIP PTY. LIMITED (IN LIQUIDATION).

Notice is hereby given that at an Extraordinary General Meeting of the Members of the abovenamed Company held on 17 October 1980 it was resolved that the Company be wound up voluntarily and that Peter William Hebard of 2 Station Street, Moorabbin, be appointed Liquidator.

P. W. HEBARD, Liquidator

Hebard & Gunning, chartered accountants, 2 Station Street, Moorabbin, 3189 10542

Companies Act 1961 GOLDEN FLEECE PETROLEUM LIMITED REDUCTION OF CAPITAL

In the Supreme Court of Victoria—1980 No. Co. 11582—In the matter of the Companies Act 1961; and in the matter of GOLDEN FLEECE PETROLEUM LIMITED

Notice is hereby given that the Supreme Court of Victoria by an Order made 9 October 1980 confirmed the reduction of capital of the above Company in accordance with the following special resolution passed on 7 October 1980:

"That the capital of the Company be reduced from \$62 650 000 divided into 125 300 000 shares of 50 cents each (of which 125 289 278 Ordinary Shares have been issued and are fully paid up and the balance is unissued to \$47.727 987. divided into 95.455 974 Shares of 50 cents each of, which, 95 445 252 Ordinary Shares have been issued and are credited as fully paid up and the balance is unissued and that such reduction be effected by cancelling 29 844 026 Ordinary Shares held by H. C. Sleigh Limited of the aforesaid 125 289 278 Ordinary Shares and returning, and repaying to H. C. Sleigh Limited capital to Limited of the aforesaid 125 289 278 Ordinary Shares and returning and repaying to H. C. Sleigh Limited capital to the extent, of 50 cents per share being the amount paid up thereon in respect of the said 29 844 026 shares so cancelled, such return of capital to be satisfied by the Company transferring (by way of distribution of assets consequent upon such reduction) in specie to its aforesaid shareholder the said H. C. Sleigh Limited the following assets of the Company, i.e.—

Company; Shareholding; Register

Australian Lubricating Oil Refinery Limited: 6875, Ordinary shares of \$2.00 each, fully paid; Victoria. 687 500

The Botany Bay Tanker Company (Australia) Limited; 1645 000 Ordinary "B" Class shares of \$1.00 each, fully paid; Victoria.

Flinders Shipping Company Limited; 750 002 Ordinary "A" Class shares of \$1.00 each; fully paid; Victoria; 400 000; Ordinary, "A" Class shares of \$1.00 each, paid to \$0.12 each; Victoria.

Portion Control Foods Pty. Limited; 82 500 Ordinary shares of \$1.00 each, fully paid; Victoria.

Dominion Far East Line Pty. Limited: 50 000 Ordinary "A" Class shares of \$1 00 each, fully paid; Victoria.

Banool Developments Pty. Limited; 30 000 shares of \$1.00 each, fully paid; Victoria.

Dominion Navigation Company Limited; 999 268 shares of ...£1.00 each, fully paid; Bahamas.

Doric Agencies Pty. Limited; 3 shares of \$2.00 each, fully ... paid; Victoria.

H. C. Sleigh Aviation Limited; 40 000 shares of \$1.00 ...each; fully paid; Victoria.

Forrester Stephen Pty. Ltd.; 4170 shares of \$2.00 each, fully paid; Victoria.

F. W. Griffiths (Investments) Limited; 100 Ordinary shares of £1 each, fully paid; England.

H. C. Sleigh Investments Limited; 3 584 345 shares of 50 cents each, fully, paid; Victoria;

H. C. Sleigh Resources Limited; 6 200 000 Ordinary shares of 50 cents each, fully paid; Victoria.

H. C. Sleigh Services Pty. Limited; 5 shares of \$2.00 each, fully paid; Victoria.

H. C. Sleigh Finance Limited; 1 500 000 shares of \$2.00 each, fully paid; Victoria

Kowloon Navigation Company Limited; 3337 shares of \$HK1000 each, fully paid; Hong Kong.

Trans World Corporation Limited; 6000 shares of Y500 each, fully paid; Japan.

The Court further ordered that an office copy of the Order be lodged with the Commissioner for Corporate Affairs within 21 days after 9 October 1980.

And the Court declared that upon the lodging of an office copy of the abovementioned Order the share capital of the above Company as altered by the said special resolution and confirmed by the said Order relating to the reduction of capital will be \$47727987 divided into 95 455 974, shares of, 50 cents each of which 95 445 252 ordinary shares have been issued and are fully paid and the remainder of which have not been issued.

And notice is hereby given that an office copy of the abovementioned Order was lodged with the Commissioner for Corporate Affairs on 14 October 1980, and was registered by the Commissioner for Corporate Affairs on 14 October 1980.

Dated 14 October 1980

MOULE, HAMILTON & DERHAM, of 28th Floor, 140 William Street, Melbourne, solicitors for the said Golden Fleece Petroleum Limited

It was resolved at an Extraordinary General Meeting of Members of Rover Motels (Victoria) Pty. Ltd. held on 17 October 1980 that the company be placed in Voluntary Liquidation and that John H. Donegan of 390 Lonsdale Street, Melbourne be appointed Liquidator.

10545 JOHN H. DONEGAN, Liquidator. .

The Companies Act 1961 CASTLE CASE CO. PTY. LTD. (IN VOLUNTARY LIQUIDATION)

NOTICE CONVENING. FINAL MEETING, PURSUANT TO- SECTION 272

Notice is hereby given that a general Meeting of members and creditors of the abovenamed company will be held at the office of the liquidator, 7th Level, 459 Collins Street, Melbourne on Monday, 24 November 1980, at 11.30 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 having an explanation that may be given, by the liquidator. Dated 22 October 1980

W. M. HARRISON, Liquidator chartered accountants, 7th Level; 459 sherlock & Co.,

The Companies Act 1961 FLOSLACTIS PTY. LTD. (IN VOLUNTARY LIQUIDATION) NOTICE CONVENING FINAL MEETING, PURSUANT TO SECTION

Notice is hereby given that a general Meeting of members, and creditors of, the abovenamed company will be held at the office of the liquidator, 7th Level, 459 Collins Street, Melbourne on Monday, 24 November 1980, at 11.30-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 having an explanation that may be given by the liquidator.

Dated 22 October 1980

Collins Street, Melbourne

W. M. HARRISON, Liquidator Sherlock & Co., chartered accountants, 7th Level, 459 Collins Street, Melbourne 10547

10546

The Companies Act 1961

M.G.R. PTY, LTD. (IN VOLUNTARY, LIQUIDATION): NOTICE CONVENING FINAL MEETING, PURSUANT TO SECTION

Notice is hereby given that a general Meeting of members and creditors of the abovenamed company will be held at the office of the liquidator, 7th Level, 459 Collins Street, Melbourne on Monday, 24 November: 1980, at 11.30 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 having an explanation that may be given by the liquidator:

Dated 22 October 1980

W. M. HARRISON!, Liquidator Sherlock: & Co., chartered accountants, 7th Level, 459 Collins Street, Melbourne

Form 92 Companies Act 1961, Section 272 COMPANIES REGULATIONS,
Regulation 28 (2) (b)

NOTICE OF FINAL MEETING IN VOLUNTARY WINDING UP-TOWNSEND NOMINEES PTY: LTD.

Take notice that the affairs of the abovenamed company are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961 a general meeting of the company will be held at the Offices of J. S. Walker, Chartered Accountant, 4th Floor, 500 Collins Street, Melbourne on 22 November 1980 at 10.00 o'clock in the forenon 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 giving any explanation thereof. planation thereof.

Dated 16 October 1980

J. S. WALKER, Liquidator 10549.

. The Companies Act 1961

MORSKIL ENGINEERING PTY. LTD. (IN LIQUIDATION) NOTICE CONVENING FINAL MEETING OF THE COMPANY PURSUANT TO SECTION 272 (1)

Notice is hereby given that the Final Meeting of Members of the abovenamed Company will be held at the offices of Touche Ross & Co., 12th Floor, 440 Collins Street, Melbourne on 20 November 1980 at 10.30 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 giving any explanations thereof thereof.

Dated 17 October 1980

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.G. O. HARRISON AND R. M. H. COLE, Joint and Several

Touche Ross & Co., chartered accountants, 440 Collins Street, Melbourne, 3000 10550

Companies Act 1961, section 272 KONSTRUCT PTY. LTD., (IN LIQUIDATION) · NOTICE OF FINAL MEETING

A meeting of the company and the creditors 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 giving any explanation thereof will be held at the offices of John C. Barnes & Co., 470 Bourke Street, Melbourne at 11.00 a.m. on Thursday 27 November 1980.

. . . . J. C. BARNES, Liquidator John C. Barnes & Co., accountants, 470 Bourke Street, Melbourne, 3000, telephone 67 8679 10551

... The Companies: Act: 1961

DYMET HARRIS PTY. LTD. (IN LIQUIDATION). NOTICE CONVENING FINAL MEETING OF THE COMPANY, PURSUANT TO SECTION 272 (1)

Notice, is hereby given that the Final Meeting of Members of the abovenamed Company will be held at the offices of Touche Ross & Co., 12th Floor, 440 Collins Street, Melbourne on Friday, 21 November 1980 at 10:30 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 giving any explanation thereof? Dated 17 October 1980

G. O. HARRISON, Liquidator

Touche Ross & Co., chartered accountants, 440 Collins Street; Melbourne, 3000 10552

Companies Act 1961

BROWNHILL INVESTMENTS 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 abovenamed Company will be held on 27

November 1980 at 11.30 a.m. at the office of Hughes, Fincher & Rodda, 44 Market 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.

Dated 17 October 1980

10553

N. HARRIS, Liquidator

Companies Act 1961, Section 254- (2) (b)-P. & Q. McLAREN MOTORS PTY. LTD. (IN LIQUIDATION)

Notice is hereby given that at an extraordinary general meeting of the abovenamed company on 16 October 1980 it was resolved the company be wound up as a members voluntary winding up and that I be appointed as liquidator.

Notice of Final Meeting, Section 272.

A meeting of the company and the creditors 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 giving, any explanation thereof will be held at the offices of John C. Barnes & Co., 470 Bourke Street, Melbourne at 11 a.m. on 28 November 1980:

17 October 1980

J. C. BARNES, Liquidator

John C. Barnes & Co., 470 Bourke Street, Melbourne, 3000, telephone 67 8679 10554

Companies Act 1961

THE SIDNEY MYER MUSIC BOWL TRUST (IN VOLUNTARY LIQUIDATION)

IN PURSUANCE OF SECTION 272 OF THE COMPANIES ACT 1961 Notice of Final Meeting

Notice is hereby given that pursuant to section 272 of the Companies Act 1961 a Final General Meeting of the Members of the above Company will be held at 29th Floor, 367 Collins Street, Melbourne, Victoria, on Monday, 24 November 1980, at 10.00 a.m. for the purpose of presenting the Liquidator's account of the winding-up and showing how the property of the Company has been disposed of.

Dated at Melbourne, 17 October 1980

H. G. ALEXANDER, Liquidator

Note.—A member entitled to attend and vote is entitled to appoint not more, than two proxies. Where more than one, proxy is appointed each proxy must be appointed to represent a specified proportion of the members voting rights. A proxy need not be a member. 10555

The Companies Act 1961

CRONULLA PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION)

Notice is hereby given that pursuant to section 272 of the Companies Act 1961, a General Meeting of Members of the Company will be held on 12th Floor, 461 Bourke Street, Melbourne, on Thursday, 20 Novembe 1980, at 2.30 o'clock in the afternoon for the purpose of having laid before them 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 16 October 1980

J. K. BOYCE, Liquidator

Deloitte Haskins & Sells, 461 Bourke Street, Melbourne Victoria, 3000

Companies Act 1961

AGRARIAN INVESTMENTS PTY. LTD. (IN LIQUIDATION)

Notice is hereby given in pursuance of section 272 of the Companies Act 1961, that a General Meeting of the members of the abovenamed company will be held at the offices of Arthur Young & Company, 500 Bourke Street; Melbourne, on 24 November 1980 at 10.00 a.m. for the purpose of having the liquidator's accounts 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; and also of determining the manner in which the books, accounts and documents of the company and of the liquidator thereof shall be disposed of.

Dated 16 October 1980

P. D. GEORGE, Liquidator

500 Bourke Street, Melbourne, Vic. 3000

Companies Act 1961

JAYROSSCO' PROPRIETARY LIMITED (IN LIQUIDATION)

NOTICE OF FINAL MEETING OF SHAREHOLDERS

Notice of Final Meeting of Shareholders, Notice is hereby given that, pursuant to section 272 of the Companies Act 1961, a general meeting of the members of Jayrossco Proprietary Limited (in Liquidation) will be held at 14-22 Carrick Drive, Tullamarine on Friday, 28 November 1980 at 2 o'clock in the afternoon, 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.

G. C. WALES, Liquidator

The Companies Act 1961—In the matter of Cleram Proprietary Limited (in Liquidation)—Notice of Meeting of Members, Pursuant to section 272

Notice is hereby given that pursuant to section 272 of the Companies Act 1961 the Final Meeting of Members of the abovenamed company will be held at 4 Lenne Court, Camberwell on 25 November 1980 at 10.30 o'clock in the forenoon for the purpose of laying before the meeting the liquidator's final account and report and giving any explanation thereof.

Dated 21 October 1980

A. R. CLELAND, Liquidator

Bentley, Wheeler, Cartledge & Co., chartered accountants, 1 Palmerston Crescent, South Melbourne, Vic. 3205 10559

Form 92

The Companies Act 1961

P. J. SELETTO & COMPANY PTY, LTD,

NOTICE OF MEETING OF CREDITORS, PURSUANT TO SECTION 260 Notice is hereby given that a Meeting of Creditors of the abovenamed Company will be held at the offices of Touche Ross & Co., Chartered Accountants, 12th Floor, 440 Collins Street, Melbourne on Wednesday, 5 November 1980 at 3.00 p.m., the Company having convened an Extraordinary General Meeting of its Members to be held on the same day for the purpose of considering and if thought fit passing a Special Resolution that the Company be wound up voluntarily.

Agenda

Agenda

1. Appointment of Chairman.
2. Report and Presentation of Statement of Affairs.
3. Discussion.
4. Nomination of Liquidator.
5. Remuneration of Liquidator.
6. Committee of Inspection.
7. Other Business.

Dated 16 October 1980

. P. J. SELETTO, Director

NOTE—A person is not entitled to vote as a creditor at the Meeting unless he has lodged with the Chairman of the Meeting a proof of debt which he claims to be due to him from the Company.

Touche Ross & Co., chartered accountants, 440 Collins Street, Melbourne, 3000 -- 10560

In the matter of A.G.T. (Vic.) PTY. LTD.—Notice of Winding Up Order

Winding Up Order Made-9 October 1980.

Name and Address of Liquidator—Anthony George Hodgson of 459 Collins Street, Melbourne.

WEIGALL AND CROWTHER, solicitors for the petitioner

10561

In the Supreme Court of Victoria—1980 No. Co. 11578—In the matter of the Companies Act 1961; and in the matter of Clark's Refrigerated Transport Pty. Ltd.—Notice of Appointment of Provisional Liquidator

Order for appointment of an Official Liquidator as Provisional Liquidator made 2 October 1980.

Name and address of Provisional Liquidator—Anthony George Hodgson, care of Messrs Ferrier, Hodgson, Green & Co., chartered accountants, 459 Collins Street, Melbourne 3000.

MESSRS MADGWICKS, solicitors for the petitioner 11

In the Supreme Court of Victoria—1980 No. Co. 11578—In the matter of the Companies Act 1961; and in the matter of CLARK'S REFRIGERATED TRANSPORT (AUST.)
PTY. LTD.—Notice of Appointment of Provisional Liquidator. Liquidator

Order for appointment of an Official Liquidator as Provisional Liquidator made 2 October 1980.

Name and address of Provisional Liquidator—Anthony George Hodgson, care of Messrs Ferrier, Hodgson, Green & Co., chartered accountants, 459 Collins Street, Melbourne 3000.

MESSRS, MADGWICKS, solicitors for the petitioner

In the Supreme Court of Victoria—1980 No. Co. 11578—In the matter of the Companies Act 1961; and in the matter of Clark's Refrigerated Transport (Aust.) PTY. LTD.—Advertisement

Pty. Ltd.—Advertisement

Notice is hereby given that a Petition for the winding up of the abovenamed company by the Supreme Court was on 2 October 1980 presented by Clark's Refrigerated Transport (Aust.) Pty. Ltd. and that the said Petition is directed to be heard before the Court sitting at the Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 6 November 1980 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 the hearing by himself or his counsel for that purpose and a copy of the Petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same. The Petitioner's address is 337 Bayswater Road, Bays-

The Petitioner's address is 337 Bayswater Road, Bayswater, Victoria.

The Petitioner's Solicitors are Messrs Madgwicks of 440 Collins Street, Melbourne, Victoria.

MESSRS MADGWICKS, solicitors for the petitioner

Note—Any person who intends to appear on the hearing of the said Petition must serve on or send by post to the abovenamed Solicitors notice in writing of his intention so to do. The notice must state the name and address of the person, or if a firm, the name and address of the firm, must be signed by the person, or firm, or his or their Solicitor (if any); and must be served, or if posted, must be sent by post in sufficient time to reach the abovenamed not later than four o'clock in the afternoon of 5 November 1980.

In the Supreme Court of Victoria—1980 No. Co., 11578—In the matter of the Companies Act 1961; and in the matter of Clark's Refrigerated Transport Pty. Ltd.—Advertisement

Notice is hereby given that a Petition for the winding up of the abovenamed company by the Supreme Court was on 2 October 1980 presented by Clark's Refrigerated Transport Pty. Ltd. and that the said Petition is directed to be heard before the Court sitting at the Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 6 November 1980 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 the hearing by himself or his counsel for that purpose and a copy of the Petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's address is 337 Bayswater Road, Bays-

The Petitioner's Solicitors are Messrs Madgwicks of 440 Collins Street, Melbourne, Victoria.

MESSRS MADGWICKS, solicitors for the petitioner

Note-Any person who intends to appear on the hear-NOTE—Any person who intends to appear on the flearing of the said Petition must serve on or send by post to the abovenamed Solicitors notice in writing of his intention so to do. The notice must state the name and address of the person, or if a firm, the name and address of the firm, must be signed by the person, or firm, or his or their Solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach the abovenamed not later than four o'clock in the after-10565 noon of 5 November 1980.

SCUBAIR DISCOUNTS PTY. LTD. (IN LIQUIDATION) NOTICE OF MEETING OF CREDITORS OR CONTRIBUTORIES

Notice is hereby given that a meeting of the contributories of Scubair Discounts Pty. Ltd. will be held at 443 Plenty Road, Preston on 25 November 1980 at 2 o'clock in the afternoon to lay before the meeting an account of how the winding up has been conducted and of how the property of the Company has been disposed of.

Dated 17 October 1980

10585

P. D. GILBERT, Liquidator

In the Supreme Court of Victoria—No. Co. 11519—In the matter of the Companies Act 1961; and in the matter of Joe Verhagen Motors Pty. Ltd.—Notice of Winding Up Order made 2 October 1980

Notice is hereby given that on 2 October 1980 an Order of the Supreme Court for the winding-up of Joe Verhagen Motors Pty. Ltd. was made and that Douglas Ewart Tonkin of Marquand & Co., 51 Queen Street, Melbourne, Victoria was appointed Liquidator.

Dated 3 October 1980

10590 BLAKE & RIGGALL, Solicitors for the Petitioner

In the Supreme Court of Victoria—1980 Co. No. 11526—In the matter of the Companies Act 1961; and in the matter of Hosie Constructions Pty. Ltd.—Notice of Winding Up Order

In the matter of Hosie Constructions Pty. Ltd. Winding-up Order made 9 October 1980.

Name and Address of Liquidator—Ernest Harding Neimann, of 44 Market Street, Melbourne.

Dated 16 October 1980

McKEAN & PARK, of 450 Little Collins Street Melbourne, solicitors for the petitioner 10591 10591

In the Supreme Court of Victoria—1980 Co. 11559.—In the matter of the Companies Act 1961; and in the matter of Winsun Pty. Ltd.—Notice of Winding Up Order

Winding-up Order made 16 October 1980.

Name and Address of Liquidator—Maxwell George Gee, care of Max Gee & Co., corner Grant and Pilmer Streets, Bacchus Marsh.

C. R. MORRISON, Acting Crown Solicitor for the Commonwealth and Solicitor for the Petitioner 10592

Companies Act 1961, Section 272 (2)—In the matter of RANCAUST HOLDINGS PTY. LIMITED (in Liquidation)—
Notice of Final Meeting

Notice is hereby given that pursuant to section 272 of the Companies Act, the final meeting of the members of the abovenamed Company will be held at 14th Floor, 447 Collins Street, Melbourne at 10 a.m. on 24 November 1980 for the purpose of having an account laid before it showing the manner in which the winding up has been No. 90-28010/80-5

conducted and the property of the Company disposed of and hearing any explanation that may be given by the liquidators.

Dated 20 October 1980

J. D. RODGER AND R. E. CHANCELLOR, joint and several liquidators, 447 Collins Street, Melbourne, 3000

Companies Act 1961, Section 272 (2)—In the matter of EXTENS HOLDINGS PTY. LIMITED (in Liquidation)—Notice of Final Meeting

Notice is hereby given that pursuant to section 272 of the Companies Act, the final meeting of the members of the abovenamed Company will be held at 14th Floor, 447 Collins Street, Melbourne at 10.15 a.m. on 24 November 1980 for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and the property of the Company disposed of and hearing any explanation that may be given by the liquidators.

Dated 20 October 1980

J. D. RODGER AND R. E. CHANCELLOR, joint and several liquidators, 447 Collins Street, Melbourne, 3000

Companies Act 1961, Section 272 (2)

CAPTAIN DISTRIBUTING CO. PTY. LTD. (IN LIQUIDATION) NOTICE OF FINAL MEETING

Notice is hereby given that pursuant to section 272 of the Companies Act 1961, a general meeting of members of Captain Distributing Co. Pty. Ltd. will be held at Messrs. Duesbury Johnston & Marks, 19th Floor, 114 William Street, Melbourne, 3000, on 28 November 1980 at 9.30 a.m.

The purpose of the meeting is to lay accounts before it, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated 22 October 1980

W. A. LEEMING, Liquidator

Duesbury Johnston & Marks, 114 William Street, Melbourne, Vic. 3000

The Companies Act 1961—In the matter of MILNER'S AUTO-MOTIVE INDUSTRIES PTY. LIMITED (in Liquidation)—Mem-bers' Winding Up

Notice is hereby given that at the extraordinary general meeting of Milner's Automotive Industries Pty. Limited duly convened and held at 175 Argyle Street, Traralgon in the State of Victoria on 14 October 1980, the following Resolution was proposed and passed as a Special Perception. Resolution.

"That the Company be wound up voluntarily."

Dated 15 October 1980

K. J. RUSSELL, Liquidator

Coopers & Lybrand, chartered accountants, 461 Bourke Street, Melbourne, Vic. 3000 10596

In the Supreme Court of Victoria—In the matter of the Companies Act 1961; and in the matter of Bosley's Salons Pty. Ltd.

SALONS PTY. LTD.

Notice is hereby given that a petition for the winding-up of the abovenamed Company by the Supreme Court was on 15 October 1980 presented by Eric John Unger, Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 13 November 1980 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 the purpose; and a copy of the said 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 official address is 350 Collins Street,

The Petitioner's official address is 350 Collins Street, Melbourne.

The Petitioner's Solicitor is C. R. Morrison, Acting Crown Solicitor for the Commonwealth of 99 Queen

C. R. MORRISON

 $\frac{1}{2}\left(\frac{2\pi}{2}\right) = \frac{2\pi}{2}\left(1 + \frac{2\pi}{2}\right)$ Note—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed C. R. Morrison notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his, or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 o'clock in the afternoon of 12 November 1980.

In the Supreme Court of Victoria—In the matter of the Companies Act 1961; and in the matter of GAROZZO BUILDERS PROPRIETARY LIMITED

BUILDERS PROPRIETARY LIMITED

Notice is hereby given that a petition for the winding-up of the abovenamed Company by the Supreme Court was on 15 October 1980 presented by Eric John Unger, Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 13 November 1980 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 the purpose; and a copy of the said 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 official address is 350 Collins Street.

The Petitioner's official address is 350 Collins Street, Melbourne.

The Petitioner's Solicitor is C. R. Morrison, Acting Crown Solicitor for the Commonwealth of 99 Queen Street, Melbourne.

. . C. R. MORRISON .

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In the Supreme Court of Victoria—In the matter of the Companies Act 1961; and in the matter of NUNDAH PRODUCTS PTY. LTD.

PRODUCTS PTY. LTD.

Notice is hereby given that a petition for the winding-up of the abovenamed Company by the Supreme Court was on 15 October 1980 presented by Eric John Unger, Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 13 November 1980 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 the purpose; and a copy of the said 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 official address is 350 Collins Street

The Petitioner's official address is 350 Collins Street, Melbourne.

The Petitioner's Solicitor is C. R. Morrison, Acting rown Solicitor for the Commonwealth of 99 Queen treet; Melbourne.

C. R. MORRISON Street, Melbourne.

C. R. MORRISON

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intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his, or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 o'clock in the afternoon of 12 November 1980.

In the Supreme Court of Victoria—In the matter of the Companies Act 1961; and in the matter of Tucci Salon Pty. Limited

Notice is hereby given that a petition for the winding-up of the abovenamed Company by the Supreme Court was on 15 October 1980 presented by Eric John Unger, Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 13 November 1980 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 the purpose; and a copy of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

The Petitioner's official address is 350 Collins Street,

The Petitioner's official address is 350 Collins Street. Melbourne.

The Petitioner's Solicitor is C. R. Morrison, Acting Crown Solicitor for the Commonwealth of 99 Queen Street, Melbourne.

C. R. MORRISON

Note—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed C. R. Morrison notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his, or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 o'clock in the afternoon of 12 November 1980.

In the Supreme Court of Victoria—In the matter of the Companies Act 1961; and in the matter of Instock Cartons Proprietary Proprietary Limited

Cartons Proprietary Proprietary Limited

Notice is hereby given that a petition for the winding-up of the abovenamed Company by the Supreme Court was on 15 October 1980 presented by Eric John Unger, Deputy Commissioner of Taxation of the Commonwealth of Australia and that the said petition is directed to be heard before the Court sitting at the Fifteenth Court, Law Courts, Lonsdale Street, Melbourne at the hour of 10.30 o'clock in the forenoon on 13 November 1980 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 the purpose; and a copy of the said 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 official address is 350 Collins Street

The Petitioner's official address is 350 Collins Street, Melbourne.

The Petitioner's Solicitor is C. R. Morrison, Acting rown Solicitor for the Commonwealth of 99 Queen Crown Street, Melbourne.

C. R. MORRISON

Note—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed C. R. Morrison notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his, or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than 4.00 o'clock in the afternoon of 12 November 1980.

Creditors, next of kin and others having claims in respect of the Estate of Emma May Berry late of 3 Waverley Avenue, Kew Widow deceased (who died on 5 August 1979) are required to send particulars of their claims to the Administratrix Doris Lydia Doig of 105 Sackville Street, Kew Married Woman care of the undermentioned Solicitors by 23 December 1980 after which date she may convey or distribute the assets having regard only to the claims of which she then has notice.

AITKEN WALKER & STRACHAN, solicitors, 114 William Street, Melbourne, 3000 10473

REGINALD OSBERT PHILLIPS, late of Victoria Street, Pyramid Hill, Chemist, Deceased

Creditors next of kin and others having claims in respect of the estate of the deceased who died on 4 August 1980 are required by the executor Reginald Hugh Schleiger of 33-35 Williamson Street, Bendigo, to send particulars to him care of the undermentioned Solicitors by 20 December 1980, after which date he may convey or distribute the assets having regard only to the claims of which he then has notice.

R. H. SCHLEIGER & ASSOCIATES, solicitors, 33-35 Williamson Street, Bendigo 10474

SAMUEL FREDRICK PALMERSTON BROWN, formerly of Douglas Street, Hastings, in the State of Victoria, but late of the Coogee Private Hospital, 7 Coogee Street, Boronia, in the said State, gentleman, Deceased

Boronia, in the said State, gentueman, Decastle Creditors next of kin and other persons having claims against the Estate of the said deceased who died on 25 August 1980 are required to send particulars of same to the Executor Samuel Francis Brown in care of the undersigned on or before 24 December 1980 after which date he will distribute the assets having regard only to the claims of which he then has notice.

DWYER & BENNETT, barristers and solicitors, 201 Campbell Street, Swan Hill 10475

WILLIAM ROBERT RYE, late of Armstrong Street, Boort, in the State of Victoria, formerly drapers assistant, but late salesman, Deceased

Creditors, next of kin and other persons having claims against the Estate of the said deceased who died on 3 June 1980 are required to send particulars of same to the Executrix Ada Agnes Rye and the Executor John Barry Rve in care of the undersigned on or before 31 December 1980 after which they will distribute the assets having regard only to the claims of which they then have notice.

HERCULES & WORLAND, barristers and solicitors, 130 Godfrey Street, Boort. 10476

Creditors, next of kin and others having claims in respect of the Estate of William Graham Burrell late of 12 Myrniong Street Burwood Gentleman deceased who died on 15 July 1980, are required to send particulars of their claims to the Executor James Kneale Proudfoot of 6 Cheshunt Street, Point Lonsdale Gentleman by 19 December 1980, after which date the Executor will distribute the assets having regard only to the claims of which he then has notice.

PROUDFOOT, HORTON & COOKE, solicitors, 406 Lonsdale Street, Melbourne 10477

JOHN KENNEDY, late of 9 Rose Avenue, Surrey Hills, in the State of Victoria, musician, Deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 9 February 1980 are required by Frances Lehmann Kennedy of 4/18 Wooddale Grove, Mitcham, Home Duties the Executrix of the Will to send particulars of their claim to her care of Messrs. Seddon & Witt, Solicitors, 406 Collins Street, Melbourne by 24 December 1980 after which date she will distribute the assets having regard only to the claims of which she then has notice.

SEDDON & WITT, solicitors, 406 Collins Street, Melbourne 10478

Creditors next of kin and others having claims in respect of the Will of Peter Kalaida (also known as Petro Kalaida) late of 75 Rennie Street, East Coburg Electrician who died on 31 August 1980 are requested to send particulars of their claims to the Executrix Ludmila Kalaida care of the undermentioned Solicitor by 31 December 1980 after which date she will distribute the assets having regard only as to the claims of which she then has notice.

JOHN STEWART of 290 Racecourse Road, Newmarket 10479

LESLIE JOHN TAYLOR, late of 8 McKenzie Street, Wycheproof, in the State of Victoria, retired mercer

Creditors, next of kin and other persons having claims against the Estate of the said deceased who died on 3 August 1980 are required to send particulars of same to the Executors Rodney David Taylor and Gregory John Taylor in care of the undersigned on or before 31 December 1980 after which date they will distribute the assets having regard only to the claims of which they then have notice.

HERCULES & WORLAND, barristers and solicitors, 130 Godfrey Street, Boort 10486

CHRISTINA FLORENCE SLATTER, formerly of Boort, but late of Montgomery Crescent, White Hills in the State of Victoria, widow, DECEASED

Creditors, next of kin and other persons having claims against the Estate of the said deceased who died on 27 February 1980 are required to send particulars of same to the Executors Lance Livingston Slatter and Aubrey Joseph Slatter Care of the undersigned on or before 31 December 1980 after which they will distribute the assets having regard only to the claims of which they then have notice.

HERCULES & WORLAND, barristers and solicitors, 130 Godfrey Street, Boort

ELIZABETH ELLEN WILKINSON, formerly of Boort, but late of 11 Grattan Street, Bendigo, spinster, Deceased

Creditors, next of kin and other persons having claims against the Estate of the said deceased who died on 23 November 1979 are required to send particulars of same to the Executor John Keven Sinnott in care of the undersigned on or before 31 December 1980 after which date he will distribute the assets having regard only to claims of which he then has notice.

HERCULES & WORLAND, barristers and solicitors, 130 Godfrey Street, Boort 10488

Creditors, next of kin and others having claim in respect of the estate of Frank Luca (also known as Francesco Luca) late of 4 Bromyard Street Yarraville, Forklift Driver, deceased (who died on 1 April 1980) are requested to send particulars of their claims to the Executrix of the estate Teresa Luca, care of the undermentioned Solicitor, by 22 December 1980 after which date she will convey and distribute the estate having regard only to the claims of which she has then notice.

E. T. BRENNERS, solicitor, of 114 Princess Street, Kew 10500

STANLEY ERIC ANDREWS, late of 159 Princes Highway, Drouin, estate agent, Deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased who died on 21 July 1979, are required by the Trustees Ruth Maree Andrews and John Andrews to send particulars of their claims to them care of the undersigned Solicitors by 30 December 1980 after which date the Trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

GRAY, FRIEND & LONG, solicitors, Warragul 10499

JOSEPH RICHARD JONES, formerly of Glenloth, but late of Wycheproof, in the State of Victoria, formerly farmer, but late retired, Deceased

Creditors, next of kin and other persons having claims against the Estate of the said deceased who died on 18. December 1979 are required to send particulars of same to the Executors Keith Graham Jones and Alan Stanley Jones care of the undersigned on or before 31 December 1980 after which date they will distribute the assets having regard only to the claims of which they then have notice.

HERCULES & WORLAND, barristers and solicitors, 130 Godfrey Street, Boort 10513 Creditors next of kin and others having claims in respect of the Estate of Stanley Keith Walton late of Flat 6, 394 Wellington Street Collingwood Labourer deceased who died on 11 June 1980 are to send particulars of their claims to the Executor Gordon Robert Walton care of the undersigned solicitors by 23 December 1980 after which date the Executor will distribute the assets having regard only to the claims of which he then has had notice.

JOSEPH LYNCH & WINDOW, solicitors, 299 Bridge Road, Richmond

WILLIAM ALBERT ATHORNE, late of Bamawn Extension, in the State of Victoria, retired farm labourer, DECEASED (who died on 12 November 1979)

Creditors next of kin and all other persons having claims against the Estate of the deceased are required by the Executors of the Will, Alan Thomas Athorne and Lauries Kathleen Oswin, to send particulars to them care of the undersigned on or before 21 December 1980 after which date they will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, 10515 Swan Hill

LACHLAN EDWIN DAVIS, late of "Blue Mists", Georges Road, The Patch, in the State of Victoria, nurseryman, DECEASED

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 28 July 1980 are required to send particulars of their claims to the executor the National Trustees, Executors and Agency Company of Australasia Limited at the company's registered office 95 Queen Street, Melbourne by 29 December 1980 after which date the executor will distribute and or convey the assets having regard only to the claims of which it then has notice.

ALECK SACKS & SON, solicitors, of 341-3 Drummond Street, Carlton 10516

ALFRED WALTER SMITH (also known as Walter Smith), late of 6 Owen Street, Mitcham, retired, DECEASED

Creditors, next of kin and others having claims against the estate of the said deceased who died on 23 July 1980 are to send particulars of their claims to Graeme Francis Smith C/- 536 Whitehorse Road Mitcham by 23 January 1981 after which date he will distribute the assets having regard only to the claims of which he then has notice.

MULCAHY MENDELSON & ROUND, solicitors, 536 Whitehorse Road, Mitcham 10517

MARY HILDA CURTAIN, late of 424 St. Kilda Street, Elwood, 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 31 March 1975) 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 22 November 1980 after which date it will convey or distribute the assets, having regard only to the claims of which the Company then has notice.

10518

MARGARET VALERIE LOWE, late of Swan Hill, in the State of Victoria, married woman, Deceased

Creditors, next of kin and other persons having claims against the Estate of the said deceased who died on 2 July 1979 are required to send particulars of same to the Executor John Maurice Lowe in care of the undersigned on or before 24 December 1980 after which date he will distribute the assets having regard only to the claims of which he then has notice.

DWYER & BENNETT, barristers and solicitors, 201 Campbell Street, Swan Hill 10519

CORA ALBERTA LETTEN, late of 7 Ligar Street, Sunbury, widow, DECEASED

Creditors, next of kin and others having claims in respect of the Estate of the abovenamed deceased who died on 2 March 1980 are required by the Trustee Roy

George Geier of 24 Sidwell Avenue, East St. Kilda Company Director to send particulars to him care of Messrs Penttila & Co., Solicitors of 867 Sydney Road, Moreland by 31 December 1980 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 15 October 1980

PENTTILA & CO., 867 Sydney Road, Moreland, solicitors for the trustee

ESSIE MARGARET YATES, late of 5 Montgomery Street, Wendouree, in the State of Victoria, widow, DECEASED

Creditors, next of kin and all other persons having claims against the Estate of the said deceased are required by Peter Henry Newstead of Milnes Bridge via Kerang aforesaid Farmer the Executor of the Estate of the said deceased to send particulars of such claims to him in care of the under mentioned Solicitors on or before 20 November 1980 after which date he will distribute the assets having regard only to the claims to which he then has notice.

BASILE & CO., barristers and solicitors, 46 Wellington Street, Kerang, Vic. 3579

FLORENCE ALICE OXENBURY, formerly of 14 Geelong Road, Portarlington, but late of 3 Percy Baxter Lodge, Grace McKellar House, Ballarat Road, North Geelong, widow, DECEASED

Creditors, next of kin and others having claims in respect of the estate of the said deceased who died 29 July 1980 are required by the Applicant for Grant of Probate of the Will Archibald La Galle of 42 Hitchcock Avenue Barwon Heads Retired to send particulars to him care of the undersigned Solicitors by 24 December 1980 after which date the said Applicant may convey or distribute the assets having regard only to the claims of which he then has notice.

WIGHTON & McDONALD, solicitors, 89 Myers Street, Geelong

ELSIE MAY HARRIS, late of Birchip, in the State of Victoria, widow, Deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 4 July 1980 are required by Mary Kathleen Smith of Birchip Married Woman the Executrix to send particulars of their claims to her care of the undermentioned solicitors by 23 December 1980 after which date the Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

OAKLEY THOMPSON & CO., solicitors, 24 Cumming Avenue, Birchip 3483 10535

Creditors, next of kin and others having claims in respect of the Estate of Jessie Smith formerly of "Stonyhurst", Beeac in the State of Victoria but late of 55 Marne Street, South Yarra in the said State Widow deceased who died on 5 August 1980 are required by the Executors The Trustees Executors and Agency Company Limited to send particulars to the said Company at 401 Collins Street, Melbourne in the said State by 22 December 1980 after which date it will distribute the assets having regard only to the claims of which it then has notice.

PRICE & CHAMBERLIN, solicitors, 180 William Street, 10536

Creditors, next of kin and other persons having claims against the estate of William John O'Rourke formerly of North Richmond and North Balwyn but late of Nazareth House Cornell Street East Camberwell in the State of Victoria Retired Brewery Employee deceased who died on 28 August 1980 are required to send particulars of their claims to the Executor National Trustees Executors and Agency Company of Australasia Limited of 95 Queen Street Melbourne by 30 December 1980 after which date the Executor will distribute the assets having regard only for the claims of which it then has had notice.

JAMES P. OGGE & CO., AND E. K. O'DONNELL, solicitors, 165 Greville Street, Prahran 10537

GORDON THOMAS DUCK, late of 8 Clarke Avenue, Caulfield, retired architect, DECEASED

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 29 July 1980 are required by The Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street Melbourne and Eunice Marie Duck of 8 Clarke Avenue Caulfield Widow the applicants for a grant of administration to send particulars of their claims to the said applition to send particulars of their claims to the said applicants in the care of the said Company by 24 December 1980 after which date they will convey or distribute the assets having regard only to the claims of which they then have police. have notice.

H. S. W. LAWSON HUGHES & CO., solicitors, Market Street, Melbourne

Creditors, next of kin and others having claims in respect Creditors, next of kin and others having claims in respect of the estate of Albert Kelly Pahl (also known as Albert Kelly Paul) late of 18 Kent Street Windsor in the State of Victoria Retired Deceased who died on 27 August 1980 are required by the executors Joyce Florence Marsh of 2 Verdi Court Bundoora in the said State Married Woman and Douglas Ian Alexander of 147 Collins Street Melbourne in the said State Solicitor to send particulars of their claims to them care of the undermentioned Solicitors and the state of the undermentioned Solicitors are 12 December 1980 after which date they will distribute by 24 December 1980 after which date they will distribute the assets having regard only to the claims of which they then have notice.

DARVALL & HAMBLETON, solicitors, of 147 Collins Street, Melbourne, 3000

Creditors, next of kin and other persons having claims Creditors, next of kin and other persons having claims against the estate of Vilis Sejavka late of 3 French Street, Mount Waverley, in the State of Victoria, Draftsman deceased, who died on 4 August 1980, are required to send particulars of their claims to National Trustees Executors and Agency Company of Australasia Limited, of 95 Queen Street, Melbourne, by 30 December 1980, after which date it will distribute the assets, having regard only to the claims of which it then has had notice.

NATIONAL TRUSTEES EXECUTORS AND AGENCY COMPANY OF AUSTRALASIA LIMITED, 95 Queen Street, Melbourne, 3000

JAMES EDGAR ROY LEVEY, late of 2/129 Riversdale Road, Hawthorn, in the State of Victoria, retired, DECEASED

Creditors, next of kin and others having claims in respect Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 25 April 1977) are required by the Executor John Bryce Levey of 3/46 Elpham Grove, Hawthorn in the said State to send particulars to him care of the undermentioned solicitors by 17 December 1980 after which date the Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

SLATER & GORDON, solicitors, 60 Market Street

Creditors, next of kin and all others having claims in respect of the estate of Maria Divola late of 17 Laura Street, Caulfield, Widow deceased who died on 26 December 1979 are required by Robert Lagreca (retired) and Patricia Lagreca (married woman) both of 2 Nyora Road, Glen Iris (executors of the Will and Codicil of the deceased) to send particulars of their claims in writing to the Executors care of the undermentioned Solicitors on or before 1 January 1981 after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 15 October 1980

A. G. ALLAWAY & SON, 386 Flinders Lane, Melbourne, solicitors for the executors

Creditors, next of kin and others having claims in respect of the Estate of Alfred Starmer late of 21 Merlyn Street Merlynston Retired Shopkeeper deceased who died on 30 June 1980 are to send the particulars of their claims to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 22 December 1980 after which date it will distribute the assets having regard only to the claims of which it then has notice.

F. M. VAN CUYLENBURG, solicitor, 109 Boundary Road, Merlynston 10570

ALFRED ERNEST TRETHOWAN, late of 113 Coronation Avenue, Golden Beach, Caloundra, Queensland, retired,

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 25 July 1979 are required by the Trustee Angelo Macciocca of 274 Springvale Road, Nunawading Victoria Departmental Manager to send particulars of their claims to him care of the undermentioned Solicitors by 31 December 1980 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice

CLEVERDON, REID & FINLAY, solicitors, 118 Queen Street, Melbourne 10571

CHARLES HENRY HYDE, late of Eastern Districts Private Nursing Home, 124 Maroondah Highway, Private Nursing Home, Croydon, retired, Deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 1 September 1980 are required by the Trustee Donald Leader Finlay of 118 Queen Street, Melbourne Solicitor to send particulars of their claims to him care of the undermentioned Solicitors by 31 December 1980 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he has notice.

ČLEVERDON, REID & FINLAY, solicitors, 118 Queen 10572 Street, Melbourne

ARTHUR NORMAN MIDDLETON, late of Unit 5, 19 Jackson Street, Croydon, retired rigger, Deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 16 September 1980 are required by the Trustees Patricia Mary Stevens of 6 Towle Court. Echuca Married Woman and Alice Victoria Sealey of Flat 44, Tarcoola Village, The Boulevard, Shepparton Retired to send particulars of their claims to them care of the undermentioned Solicitors by 31 December 1980 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they have notice.

which they have notice.

CLEVERDON, REID & FINLAY, solicitors, 118 Queen
10573 Street, Melbourne

THOMAS HENRY FISHER, late of 60 Palmer Collingwood, retired, DECEASED, intestate

Creditors, next of kin and others having claims in respect of the estate of the said deceased who died on 10 June 1980 are required by Marjorie Isma O'Brien of 35 Royal Parade, Reservoir to send particulars of claims to Messrs Lynch and MacDonald, Flood and Permezel, Solicitors of 191 Queen Street, Melbourne by 24 December 1980 after which date the administratrix will convey or distribute the assets having regard only to the claims of which the said administratrix then has notice.

LYNCH & MACDONALD, FLOOD & PERMEZEL, solicitors, 191 Queen Street, Melbourne 10574

Creditors, next of kin and others having claims in respect Creditors, next of kin and others having claims in respect of the estate of Douglas Bruce Allsopp late of 322 Nepean Highway Parkdale Gentleman deceased who died on 15 August 1980 are to send particulars of their claims to The Equity Trustees Executors and Agency Company Limited 472 Bourke Street Melbourne by 23 December 1980 after which date it will distribute the assets having regard only to the claims of which it then has notice.

MARTIN & MARTIN, solicitors, 37 Queen

GEOFFREY GEORGE EDGERTON, late of Unit 3, 19 Wallace Avenue, Toorak, retired, DECEASED

Creditors, next of kin and others having claims in respect Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 10 June 1980 are required by the executors Sylvia Margaret Edgerton of Unit 3, 19 Wallace Avenue Toorak Home Duties and John Geoffrey Burke of 44 Luxmore Street Cheltenham Chartered Accountant to send particulars to them care of the undermentioned solicitors by 24 December 1980 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice then have notice.

HADEN SMITH & FITCHETT, solicitors, 423 Bourke Street, Melbourne

Creditors, next of kin and others having claims in respect of the Will and Estate of Henry Alexander Smale late of 17 Norwood Street Flemington Retired Gardener who died on 15 May 1980 are requested to send particulars of their claims to the Administratrix Ellen Margaret Gardner care of the undermentioned Solicitor by 31 December, 1980 after which date she will distribute the assets having regard only to the claims of which she then has notice.

JOHN STEWART, of 290 Racecourse Road, Newmarket 1058

10604

VERA ALMA PERRY, late of 8 Meakin Street, Watsonia in the State of Victoria, widow, Deceased

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 20 April 1980 are required by Sheila Joan Bicknell of 8 Meakin Street Watsonia in the said State Widow the Executrix to whom Probate of the said Deceased was granted by the Supreme Court of Victoria to send particulars to her by 31 December 1980 after which date the said Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

PATRICK J. CANNON, TESTRO & COBURN, solicitors of 117 Durham Road, Sunshine, 3020 10587

CECIL HAMILTON PARK, late of 29 Glengala Road, Sunshine, in the State of Victoria, service superintendent, DECEASED

Creditors, next of kin and others having claims in respect of the Estate of the Deceased who died on 20 June 1980 are required by Margaret Ruth Park of 29 Glengala Road Sunshine in the said State Widow the Executrix to whom Probate of the said Deceased was granted by the Supreme Court of Victoria to send particulars to her by 31 December 1980 after which date the said Executrix may convey or distribute the assets having regard only to the claims of which she then has notice.

PATRICK J. CANNON, TESTRO & COBURN, solicitors of 117 Durham Road, Sunshine, 3020 10588

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

On Wednesday, 3 December 1980 at 12.30 p.m. at the Police Station, Geelong (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Cheryl Kay Morphett, married woman of 154 Verner Street, East Geelong as proprietor of an estate in fee simple in the land described in Certificate of Title Volume 5432 Folio 269 upon which is erected a dwelling house known as No. 154 Verner Street East Geelong.

Registered Mortgage No. F.832693 affects the said estate and interest.

Terms—Cash only

10602

J. GREEN, Sheriff's Officer

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

On Thursday, 27 November 1980 at 2.30 p.m. at the Bailiff's Office, 2nd Floor, 300 Burwood Road, Hawthorn (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Angela Apidopoulos, married woman of 26 Kenna Drive, Lalor as proprietor of an estate in fee simple in the land described in Certificate of Title Volume 8705 Folio 833 upon which is erected a brick veneer house known as No. 26 Kenna Drive Lalor

Registered Mortgage No. F.960394 affects the said estate and interest.

Terms-Cash only

10603

K. R. MARTIN, Sheriff's Officer

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

On Thursday, 27 November 1980 at 2.30 p.m. at the Bailiff's Office, 2nd Floor, 300 Burwood Road, Hawthorn (unless process be stayed or satisfied).

All the Estate and Interest (if any) of F. Spitalieri (shown on Certificate of Title as Francois Spitalieri),

bricklayer, of 7 Ronald Grove, East Keilor as joint proprietor with Lydie Spitalieri, married woman of an estate in fee simple in the land described in Certificate of Title Volume 8417 Folio 884 upon which is erected a house known as No. 7 Ronald Grove East Keilor.

Registered Mortgage Nos. H.85085, H.858088 and Caveat No. H.858087 affect the said estate and interest.

Terms—Cash only

K. R. MARTIN, Sheriff's Officer

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

On Thursday, 27 November 1980 at 2.30 p.m. at the Bailiff's Office, 2nd Floor, 300 Burwood Road, Hawthorn (unless process be stayed or satisfied).

All the Estate and Interest (if any) of Demetrios Tsoukas, insurance agent of 66 Bruce Street, Coburg West joint proprietor with Athina Tsoukas, married woman, of one equal undivided half part or share in the land described in Certificate of Title Volume 1859 Folio 692 upon which is erected a house known as No. 66 Bruce Street, Coburg West.

Terms-Cash only

10605

K. R. MARTIN, Sheriff's Officer

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

On Thursday, 27 November 1980 at 2.30 p.m. at the Bailiff's Office, 2nd Floor, 300 Burwood Road, Hawthorn (unless process be stayed or satisfied).

All the Estate and Interest (if any) of L. Toseski (shown on Certificate of Title as Luba Toseski), married woman, of 48 Town Hall Avenue, Preston as joint proprietor with Todor Toseski, machinist of an estate in fee simple in the land described in Certificate of Title Volume 4112 Folio 344 upon which is erected a brick veneer dwelling known as No. 48 Town Hall Avenue, Preston.

Registered Mortgage No. F.634343 affects the said estate and interest.

Terms-Cash only

10606

K. R. MARTIN, Sheriff's Officer

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

On Thursday, 27 November 1980 at 2.30 p.m. at the Bailiff's Office, 2nd Floor, 300 Burwood Road, Hawthorn (unless process be stayed or satisfied).

All the Estate and Interest (if any) of John Moisidis, labourer, and Stavroula Moisidis, married woman (shown on Certificate of Title as Sofia Moisidis), both of 33 Marion Street, North Altona as joint proprietors of an estate in fee simple in the land described in Certificate of Title Volume 8464 Folio 932 upon which is erected a brick veneer dwelling known as No. 33 Marion Street North Altona.

Registered Mortgage No. H.675018 and Caveat No. J.108361 affect the said estate and interest.

Terms-Cash only

10607

K. R. MARTIN, Sheriff's Officer

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

On Thursday, 27 November 1980 at 2.30 p.m. at the Bailiff's Office, 2nd Floor, 300 Burwood Road, Hawthorn (unless process be stayed or satisfied).

All the Estate and Interest (if any) of lionis Kyriazis (also known as John Kyriazis), labourer (shown on Certificate of Title as Ionnis Kyriazis) of 38 Murdock Street, Brunswick as proprietor of an estate in fee simple in the land described in Certificate of Title Volume 3497 Folio 245 upon which is erected a weatherboard house known as No. 38 Murdock Street Brunswick.

Registered Mortgage No. G.977527 affects the said estate and interest,

Terms—Cash only

10608

K. R. MARTIN, Sheriff's Officer

INSOLVENCY NOTICE

1ST SCHEDULE

Form 34

LANCE MICHAEL BOLTON

(Trading as Open Span)

Take notice that Lance Michael Bolton of 13 Mount View Take notice that Lance Michael Bolton of 13 Mount View Road, Boronia, Victoria has on 14 October 1980 signed an Authority under sub-section 1 of section 188 of the Bankruptcy Act 1966–1973, authorising Mr Edward Peter Taylor of 583 Hampton Street, Hampton, 3188, to call a meeting of creditors and that in pursuance to section 194 of the Bankruptcy Act 1966–1973 a meeting of the abovenamed debtors will be held at the Institute of Chartered Accountants, 140 Queen Street, Melbourne, on Thursday, 6 November 1980 at 10.00 a.m.

Dated 20 October 1980

10589

E. P. TAYLOR, Controlling Trustee

NOTICE OF MAKING OF STATUTORY RULES

In pursuance of the provisions of the Subordinate Legis-lation Act 1962 and the Regulations made thereunder,

notice is Rules:—	given of the making of the following Statu	itory
No.	County Court Act 1958	Price
401/1980.	County Court (Costs) Rules 1980	40
	Archaeological and Aboriginal Relics Preservation Act 1972	
402/1980.	Archaeological and Aboriginal Relics Pre- servation (Amendment) Regulations 1980	30
	Small Claims Tribunals Act 1973	
404/1980.	Small Claims Tribunals (Amendment) Regulations 1980	100
Re	egistration of Births Deaths and Marriages Act 1959	
405/1980.	Births Deaths and Marriages (Fees) Regulations 1980	20
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406/1980.	Soldier Settlement and Land Settlement (Crown Grant Fees) Regulations 1980	10
	Town and Country Planning Act 1961	
407/1980.	Town and Country Planning Regulations 1962, Amending Regulations No. 27	40
	Town and Country Planning Act 1961	
408/1980.	Town Planning Permits and Appeals Regulations 1973, Amending Regulations No. 1	50

Building Societies Act 1976 409/1980. Building Societies (General Reserve Fund) Regulations 1980

Public Service Act 1974

PSD113/1980. Public Service Amendment Determinations (No. 113) 1980

PSD115/1980. Public Service Amendment Determinations (No. 115) 1980

PSD116/1980. Public Service Amendment Determina-tions (No. 116) 1980

No.	Public Service Act 1974		Price
PSD117/1980.	Public Service Amendment tions (No. 117) 1980	Determina-	10c
PSD118/1980.	Public Service Amendment tions (No. 118) 1980	Determina-	10c
PSD119/1980.	Public Service Amendment tions (No. 119) 1980	Determina-	10c
PSD120/1980.	Public Service Amendment tions (No. 120) 1980	Determina-	10c
PSD121/1980.	Public Service Amendment tions (No. 121) 1980	Determina-	10c

Copies of these Statutory Rules when printed may be purchased at the Sale of Publications Branch of the Government Printing Office, located at 7A Parliament Place, Melbourne, 3002. If ordered by mail, remittance should be addressed to "The Government Printer, Box 203, P.O., North Melbourne, 3051", and should include 50c delivery and handling fee. and handling fee.

The annual subscription rates for Statutory Rules for the year commencing I January 1980, payable in advance, are as follows:—

*Statutory Rules (other than Public Service Determinations), Pamphlet copies only \$36.00 Public Service Determinations \$25.00

The Bound Volume of Statutory Rules is not included in the subscription rate.

F. D. ATKINSON Government Printer

PUBLICATION OF OFFICIAL MATTER

Attention is invited to the following procedure in relation the publication of official matter in the Government

Publication will be facilitated by the submission of carbon copies for the use of the Gazette Officer.

1. Matter submitted to the Executive Council

Matter submitted to the Executive Council which requires gazettal will normally be published in the issue of the following week.

Where urgent gazettal is required, special arrangements should be made with the Gazette Officer, Room 15, first floor, Old Treasury Building.

2. Other matter

- (a) All other matter duly certified by a responsible officer for publication should be lodged with the Gazette Officer not later than half-past Nine a.m. on Tuesday.
- (b) Lengthy or involved notices should be forwarded several days before publication.
- (c) Proofs, which will be supplied only when specifically requested or at the direction of the Gazette Officer, should be returned promptly to avoid delay in publication.
- (d) No additions or amendments to matters for publication will be accepted by telephone.

THE "VICTORIA GOVERNMENT GAZETTE"

PUBLICATION—A VICTORIA GOVERNMENT GAZETTE is published every WEDNESDAY EVENING unless advertised otherwise.

SUBSCRIPTIONS—The Subscription, including postage, is \$62 per annum, or \$31 per half year, payable in advance. Subscriptions are required for whole months, but must cover at least a half-year.

PRIVATE ADVERTISEMENTS—Advertisements will be received by the Government Printer not later than the day received by the Government Printer not later than the day preceding publication—at ordinary rates at or before one p.m. and at double rates between one p.m. and HALF PAST THREE p.m. The charge for ADVERTISEMENTS is 78 cents per line single column and \$1.56 per line double column. The charge for a full page is \$118. The title forms one or more lines as a heading. On an average ten words make a line of single column. Every signature must likewise he counted as a line. The final words of a paragraph though only portion of a line, must be counted as one line. Signatures (in particular) and proper names must be written very clearly in the text: ONE SIDE ONLY of each sheet of paper should be written upon.

All documents NOT CLEARLY PREPARED will be returned unpublished. Where brands occur, not provided for by the ordinary letters of the alphabet, a written explanatory description also must be furnished.

PAYMENTS—Unless the advertiser has a Credit Account, all payments are required in advance. Remittances should be made by cheque, postal order or money order, payable to "Government Printer".

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