

PUBLISHED BY AUTHORITY

Victoria Government Gazette

No. 73—Wednesday, 3 September 1986

PROCLAMATIONS

Litter Act 1964

APPLICATION OF THE PROVISIONS OF SECTION 3B TO THE MUNICIPAL DISTRICT OF THE SHIRE OF BALLAN

PROCLAMATION

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

Whereas by the Litter Act 1964, section 3B, it is provided that the Governor in Council on the application of the council of a municipality may by proclamation published in the Government Gazette declare that the municipal district of the municipality or any part thereof shall be a district to which the said section applies.

And whereas the Council of the Shire of Ballan has made application to have its municipal district declared to be a district to which the said section 3B applies.

Now therefore, I, the Deputy 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 the municipal district of the Shire of Ballan shall be a district to which the provisions of section 3B of the Litter Act 1964 apply.

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

(L.S.)

J. McI. YOUNG

By His Excellency's Command

J. L. SIMMONDS Minister for Local Government God Save the Queen! Young Offenders (Interstate Transfer) Act 1986
DATE OF COMING INTO OPERATION

PROCLAMATION

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

Whereas by an Act of Parliament of the State of Victoria passed in the thirty-fifth year of the reign of Her Majesty Queen Elizabeth II entitled the Young Offenders (Interstate Transfer) Act 1986 (No. 47/1986) it is enacted that the Act comes into operation on a day or days to be proclaimed.

Now therefore I the Deputy Governor of the State of Victoria by and with the advice of the Executive Council, hereby fix Monday, 15 September 1986 as the day on which sections 2, 3, 6, 9, 10 and 11 of the Young Offenders (Interstate Transfer) Act 1986 (No. 47/1986) shall come into operation.

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

(L.S.)

J. McI. YOUNG

By His Excellency's Command

C. J. HOGG Minister for Community Services

GOD SAVE THE QUEEN!

MAGISTRATES (SUMMARY PROCEEDINGS) ACT 1975, SECTION 107

PROCLAMATION

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

Pursuant to section 107 of the Magistrates (Summary Proceedings) Act 1975, I the Deputy Governor of the State of Victoria with the advice of the Executive Council, do by this Proclamation:

1. Revoke on and from 1 October 1986 a Proclamation made on 9 November 1982 under the said Act which declared the Australian Capital Territory as a reciprocating Territory and the Court of Petty Sessions of the Australian Capital Territory as a reciprocating Court for the purposes of the Act; and

- 2. Declare that on and from 1 October 1986-
- (a) The Australian Capital Territory being a State or Territory having laws providing for enforcement in that State or Territory of a fine payable under a conviction or order of a Magistrates' Court or other Court having a summary jurisdiction in Victoria against a body corporate in that State or Territory, to be a reciprocating State or Territory for the purpose of the enforcement in Victoria of a fine payable under a conviction or order of a Court having summary jurisdiction in the other State or Territory against a body corporate in Victoria; and
- (b) The Magistrates Court of the Australian Capital Territory to be a reciprocating Court for the purposes of the enforcement in Victoria of a fine payable under a conviction or area of that Court against a body corporate in Victoria.
 - Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-sixth day of August in the year of our Lord One thousand nine hundred and eighty-six and in the thirty-fifth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.)

J. McI. YOUNG

By His Excellency's Command

J. H. KENNAN Attorney-General

GOD SAVE THE QUEEN!

Litter Act 1964

APPLICATION OF THE PROVISIONS OF SECTION 3B TO THE MUNICIPAL DISTRICT OF THE CITY OF MORDIALLOC

PROCLAMATION

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

Whereas by the Litter Act 1964, section 3B, it is provided that the Governor in Council on the application of the council of a municipality may by proclamation published in the Government Gazette declare that the municipal district of the municipality or any part thereof shall be a district to which the said section applies.

And whereas the Council of the City of Mordialloc has made application to have its municipal district declared to be a district to which the said section 38 applies.

Now therefore, I, the Deputy 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 the municipal district of the City of Mordialloc shall be a district to which the provisions of section 3B of the Litter Act 1964 apply.

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

(L.S.)

J. Mcl. YOUNG

By His Excellency's Command

J. L. SIMMONDS Minister for Local Government GOD SAVE THE QUEEN!

Extractive Industries (Amendment) Act 1984 No. 10164

DATE OF COMING INTO OPERATION OF CERTAIN PROVISIONS

PROCLAMATION

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

Whereas by an Act of Parliament of the State of Victoria passed in the thirty-third year of the reign of Her Majesty Elizabeth the Second, Queen of Australia, entitled the Extractive Industries (Amendment) Act 1984, No. 10164, it is amongst other things enacted that the several provisions of the said Act shall come into operation on the day or the respective days to be fixed by proclamation or successive proclamations of the Governor in Council published in the Government Gazette.

Now therefore, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council, do by this Proclamation fix Wednesday, 3 September 1986 as the day on which sections 4, 8, 11, 12, 15, 22, 23, 24, 27, 30, 32, and 33 of the said Extractive Industries (Amendment) Act 1984, No. 10164, shall come into operation

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of September in the year of our Lord One thousand nine hundred and eighty-six and in the thirty-fifth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

3295

D. WHITE Minister for Industry, Technology and Resources GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

Transport Act 1983 ROAD TRAFFIC AUTHORITY Commercial Passenger and Goods Vehicle Applications

Notice is hereby given that the following applications will be considered by the Road Traffic Authority on 23 September 1986.

Notice of any objections should be forwarded to reach the Manager, Vehicle Licensing Branch or any Regional Office of the Road Traffic Authority not later than 17 September 1986.

It will not be necessary for interested parties to appear on the hearing date specified, unless advised in writing by the Authority.

Notification of the date for consideration of applications which are objected to and which require determination by the Road Transport Licensing Tribunal will be published by further notice in this

M. J. P. Bristow, South Yarra. Application to license four commercial passenger vehicles in respect of (1955–1965) Rolls Royce sedans each with seating capacity of 5 passengers to operate as metropolitan hire cars from 5 Howard Street, South Yarra.

Donric Pty. Ltd., Sunbury. Application to license one commercial passenger vehicle with seating capacity for 41 passengers to operate under charter conditions from within a 20km pick-up radius of the Sunbury Post Office. Note: (i) The vehicle to be licensed would hold a 3 star rating for charter purposes. (ii) The applicant is currently seeking approval to operate the vehicle to be licensed as a public commercial passenger vehicle.

- A. Kirlis, East Doncaster. Application to license one commercial passenger vehicle in respect of a 1984 Ford LTD sedan with seating capacity for 4 passengers to operate as a metropolitan hire car from 6 Pine Hill Drive, East Doncaster.
- D. Kirlis, Doncaster. Application to license one commercial passenger vehicle in respect of a 1984 Ford LTD sedan with seating capacity for 4 passengers to operate as a metropolitan hire car from 20 Fromhold Drive, Doncaster.

- R. & E. Malcolm and M. & K. Harrison, Churchill. Application for variation of the conditions of licence CT 868 which authorizes the carriage of passengers from places within a 4-8km radius of the Post Office at Churchill to include the carriage of passengers from places within a 4-8km radius of the Post Offices at Morwell and Traralgon.
- L. D., D. J. & M. D. Moon, Yanakie. Application for variation of the conditions of licence TS 930 which authorizes a Ministry of Education school contract service between Yanakie and Fish Creek to operate: (i) Under charter conditions from within a 20km pick-up radius of the Wilsons Promontory National Park Information Centre at Tidal River; and (ii) Under charter conditions from within a 20km pick-up radius of the Yanakie Hall.
- N. E. Mowbray, Windsor. Application to license two commercial passenger vehicles each with seating capacity for 2 persons to convey pets accompanied by owners of pets, or pets alone to or from destinations as directed by owners or others throughout the State of Victoria.

Time-table. As and when required.

- Fares: (i) Operations solely within the metropolitan taxi pick-up and meter area shall be rates as prescribed by the Road Traffic Authority. (ii) For pick-up/delivery outside the area defined in (i)above, fares by agreement with hirer. Note: The vehicles to be licensed are panel vans and pets will be carried in the rear of the vehicles in specially constructed cages.
- W. B. Nixon, Preston. Application to license one commercial passenger vehicle, to be purchased, with seating capacity for 15 passengers to operate as a metropolitan special service omnibus. *Note:* The vehicle to be licensed would hold a 3 star rating for charter purposes.
- W. B. Nixon, Preston. Application to license one commercial passenger vehicle with seating capacity for 46 passengers to operate throughout the State of Victoria for the carriage of overseas tourists associated with Thomas Cook Travel Pty. Ltd. from within a 55km pick-up radius of the GPO Melbourne.

Time-table: As and when required. Note: Service to operate under contract to Thomas Cook Travel Pty. Ltd.

K. E. Oscar, Melbourne. Application to license one commercial passenger vehicle with seating capacity for 19 passengers to operate free of charge for the carriage of clients associated with Gemtec Pty. Ltd. from the Hilton, Menzies at Rialto, Old Melbourne, Travelodge—St. Kilda Road and Travelodge—Royal Parade Hotel/Motels to and from the showroom of Gemtec Pty. Ltd. located at Exhibition Street, Melbourne.

Time-table: As and when required.

Portland Coach Company Pty. Ltd., Portland. Application for variation of the conditions of licence TO 119 which authorizes a town service, various tours and charter rights of 20km of the Post Office at Portland to operate for the carriage of passengers on a 5 day tour between Warrnambool and surrounding area under an arrangement with V/Line as follows: Day (i) Warrnambool City and Sights; (ii) South Coast to Port Campbell and return to Warrnambool; (iii) Hamilton and return to Warrnambool; (iv) Tower Hill and Port Fairy and return to Warrnambool; and (v) Flagstaff Hill Maritime Museum.

Time-table: (as and when required).

Monday Train

Depart Melbourne 8.40 a.m.
Arrive Warrnambool 12.00 noon
Coach
Depart Warrnambool 11.45 a.m.
Tour of Warrnambool City and Sights.
Arrive Warrnambool 4.00 p.m.
Tuesday

Depart Warrnambool 9.00 a.m.
Tour of South Coast including Port Campbell National Park.

Arrive Warrnambool 5.00 p.m. Wednesday

Depart Warrnambool 9.00 a.m.
Travel to Hamilton via Mt Rouse then proceed to Mt Eccles National Park.

Arrive Warrnambool 5.00 p.m.
Thursday
Depart Warrnambool 9.00 a.m.

Depart Warrnambool 9.00 a.m. Tour of Tower Hill State Game Reserve, Koroit and Port Fairy.

Arrive Warrnambool 3.30 p.m. Friday

Coach

Depart Warrnambool 9.00 a.m.

Tour of Flagstaff Hill Maritime Museum.

Train

Depart Warrnambool 12.25 p.m. Arrive Melbourne 3.40 p.m.

Fares: Adult \$304.00 Pensioner \$297.00.

Notes: (i) Passengers will travel between Melbourne and Warmambool by rail; (ii) The rights sought have previously been authorized under permit; (iii) Notice of this application replaces a notice which appeared in the Victoria Government Gazette No. 65, dated 30 July 1986.

B. J. Stewart, Meeniyan. Application for variation of the conditions of tow truck licence number 177 which authorizes the licensed vehicle to operate as a class 2 tow truck with a load capacity of not less

than 1.25 tonnes equipped with a crane with a safe working load of not less than 1.00 tonne and shall be limited to the lifting and carrying or towing of motor vehicles with laden mass not exceeding 2.00 tonnes, to delete the class 2 classification and instead operate as a class 4 heavy salvage tow truck with a gross train mass of 25.00 tonnes, minimum, tandem rear axle, power operated crane with a safe working load of not less than 5 tonnes, power operated winch and power and vacuum brake take-off.

G. J. Trewin, Traralgon. Application to license one commercial passenger vehicle in respect of a 1985–86 Ford Fairlane with seating capacity for 5 passengers to operate as a country hire car from 165 Kay Street. Traralgon.

Dated 3 September 1986

F. B. LINDSAY Manager, Regulation

Cemeteries Act 1958 SCALE OF FEES OF THE MURCHISON PUBLIC CEMETERY

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

Recomm	ended Fee \$
Public Graves	•
Interment in grave without exclusive right— Stillborn Child	35.00
Interment in grave without exclusive right— Others	65.00
Number Peg or Label	15.00
Private Graves	
Land 2-44 m × 1-22 m	20.00
Own selection of site (extra)	55.00
Sinking Charges for Private Graves	
Sinking grave 1.83 m deep 1	10.00
Each additional 0-3 m	25.00
Sinking oversize grave	40.00
Cancellation of order to sink (if commenced)	25.00
Reopening grave (no cover) 1	10.00
	20.00
Miscellaneous Charges	
Interment fee	35.00
Interment not in the prescribed hours or on Saturdays, Sundays or Public Holidays	

or without due notice

1	
Late fee (per half-hour or part thereof in excess of first fifteen minutes)	15.00
Certificate of Right of Burial	10.00
Number Plate or Brick	15.00
Annual maintenance (single grave) if required by holder of Right of Burial (optional)	35.00
Permission to erect a headstone or monument—5% of cost with a minimum of \$15.00	
Permission to construct a brick grave or to	
erect any stone kerb, brick tilework or	25.00
concrete	25.00
Grave renovations or additional inscription	15.00
Exhuming the remains of a body (when authorized)	300.00
Interment of ashes in a private grave	35.00
Memorial Wall Niche and Plaque	110.00
Search Fee	5.00
THOMAS KEITH GREGORY, MATTHEW PATTERSON, DOUGLAS TUHAN, REGINALD ORR, Honorary S	Trustee Trustee
Approved by the Governor in Council, 26 1986—E. M. MILLER, Acting Clerk Executive Council	August of the

3297

Cemeteries Act 1958

SCALE OF FEES OF THE WOODEND PUBLIC CEMETERY

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

	\$
Lawn Section	
Land 2·44 m × 1·22 m	200.00
Public Graves	
Interment in grave without exclusive right— Stillborn Child	35.00
Interment in grave without exclusive right—Others	65.00
Number Peg or Label	15.00
Private Graves	
Land 2-44 m \times 1-22 m	120.00
Own selection of site (extra)	55.00
Sinking Charges for Private Graves	
Sinking grave 1.83 m deep	120.00
Each additional 0-3 m	25.00
Sinking oversize grave	40.00

Cancellation of order to sink (if	
commenced)	25.00
Reopening grave (no cover)	110.00
Reopening grave (with cover or kerb)	120.00
Miscellaneous Charges	
Interment fee	65.00
Interment not in the prescribed hours on Saturdays, Sundays or Public Holidays	
or without due notice	45.00
Late fee (per half-hour or part thereof in	
excess of first fifteen minutes)	15.00
Certificate of Right of Burial	10.00
Number Plate or Brick	15.00
Annual maintenance (single grave) if required by holder of Right of Burial (optional)	35.00
Permission to erect a headstone or monument—7% of cost with a minimum of \$25.00	
Permission to construct a brick grave or to erect any stone kerb, brick tilework or	
concrete	25.00
Grave renovations or additional inscription	15.00
Exhuming the remains of a body (when authorized)	300.00
Interment of ashes in a private grave	35.00
Memorial Wall Niche and Plaque	110.00
Memorial Wall Miche and Lingue	- 10.00

ADRIAN O'BRIEN, Trustee RAY BARKER, Trustee ARTHUR BARKER, Trustee

Approved by the Governor in Council, 26 August 1986—E. M. MILLER, Acting Clerk of the Executive Council

Cemeteries Act 1958 RULES AND REGULATIONS OF RED CLIFFS CEMETERY

Pursuant to section 9 of the *Cemeteries Act* 1958 the Trustees of the Red Cliffs Cemetery Trust hereby make the following Regulation:

No person shall perform memorial work at the Cemetery without application to the Trustees. The Trustees are to consider all applications and upon their satisfaction will grant a permit to the applicant to perform the necessary work.

A payment of \$200 to be held as a bond shall be made by all persons prior to commencement of any memorial work which they may be engaged to perform in the Cemetery, which sum will be repaid to them upon their having cleared away all surplus soil and removed out of the Cemetery refuse caused by the performance of such work, and made good to the satisfaction of the Trustees.

Any costs borne by the Trust to repair damage, remove surplus soil or remove refuse left by the person performing memorial work will be deducted from the bond.

K. R. BRYMER, Trustee R. T. BROOKS, Trustee N. BARTSCHIN, Trustee

Cemeteries Act 1958

SCALE OF FEES OF THE TOWONGA PUBLIC CEMETERY

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

	2
Land	50.00
Grave digging single	90.00
Grave digging double	105.00
Reopen grave	90.00
Cemetery fee	10.00
Oversize sinking (extra)	20.00
Erection of monuments	15.00

HARRY RYDER, Trustee JOHN ARTER, Trustee FRANCIS A. TRESIDDER, Trustee

Approved by the Governor in Council, 26 August 1986—E. M. MILLER, 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 *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.

	3
Land, $2.44m \times 1.22m$	120.00
Sinking grave	160.00
Reopening grave	160.00
Sinking grave for child under 10	80.00
Sinking grave on holidays or weekends	60.00
Sinking grave—American casket	40.00
Interment fee	80.00

Interment of ashes	40.00
Permission to erect monument	30.00
Permission to erect slab	20.00
Permission to erect kerb	15.00
Permission to inspect copy of register	5.00

ALLAN FARAGHER, Trustee LEONARD GUNN, Trustee JAMES CORBETT, Trustee

Approved by the Governor in Council, 26 August 1986—E. M. MILLER, Acting Clerk of the Executive Council

Environment Protection Act 1970 PROPOSED REGULATIONS REGARDING NOISE LABELLING

In order to help prevent noise problems it is proposed that new Regulations be made requiring the noise labelling of new air conditioners, mobile air compressors and pavement breakers.

The objective of the proposed Regulations is to provide information about noise emissions from products so that users can make informed decisions when purchasing or using potentially noisy equipment.

A Regulatory Impact Statement has been prepared as required by the Subordinate Legislation Act 1962. The Statement concluded that the potential benefits to the community of adopting the proposed Regulations outweigh the potential costs.

Copies of the Regulatory Impact Statement and the proposed Regulations are available from:

David Watkins, Noise Control Branch, Environment Protection Authority, P.O. Box 315, East Melbourne 3002. Telephone: 651 4417.

Public comments and submissions are invited and should be lodged in writing at the above address by 10 October 1986.

BRIAN ROBINSON

Acting Chairman

Environment Protection Authority

Industrial Relations Commission of Victoria

Industrial Relations Act 1979

ESTABLISHMENT OF A CONCILIATION AND ARBITRATION BOARD FOR PSYCHOLOGISTS

Notice is hereby given that an application has been made by the Victorian Association of Psychologists for the establishment of a Conciliation and Arbitration Board for the trade or persons employed as Psychologists in the State of Victoria.

Notice is also given that this application is listed for mention before the Industrial Relations Commission of Victoria in Full Session at 10.00 a.m. on 19 September 1986 in Hearing Room No. 1, Level 18, Nauru House, 80 Collins Street, Melbourne.

A. S. DOWLING Deputy Registrar Industrial Relations Commission of Victoria

3299 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
	MAGISTRAT	TES' COURT, TRA	RALGON		
Den Haan, Cornalis Arie	100 Henry St, Traralgon	Globe Security Service P/L	10 Kay St, Traralgon	Watchman	1.10.86
		Dated at Traralgon T. A. GRANT, Cle	29 August 1986 rk of the Magistra	ites' Court	
	MAGISTRAT	TES' COURT, HEII	DELBERG		
Ibbotson, Shane Alexander	15 Tarakan St, West Heidelberg	Alex Ibbotson Security Services	15 Tarakan St, West Heidelberg	Watchman	8.10.86
		Dated at Heidelber D. GEAR, Clerk of		Court	
	MAGISTRATES	COURT, BROAL	OMEADOWS		
Smith, Neil Robert	32 Pengana Ave, Glenroy		32 Pengana Ave, Glenroy	Guard Agent	26.9.86
""	" "		22 17	Inquiry Agent	**
		Dated at Broadmea J. ISAACS, Clerk of			
	MAGISTRA	ATES' COURT, GE	ELONG		
Koole, Arthur William Dirk	71 Birdoo Dr, Grovedale	Nightwatch Security	24 Tatlow Dve, Epping	Guard Agent	19.9.86
		Dated at Geelong 2 A. DUNLOP, Clerk		es' Court	
	MAGISTRA	TES' COURT, BA	LLARAT		
McGrath, Mark Andrew	419 Skipton St, Ballarat	Wormald Security	87 Racecourse Rd, North Melbourne	Watchman	17.9.86
		Dated at Ballarat, 2 D. J. CROFT, Cler		tes' Court	

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

3300

	Priv	ATE AGENTS—contin	nued		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date o Hearing
		-			
		RATES' COURT, BO	X HILL		
Toohey, Alan Gordon	41 Queens Ave, Doncaster		41 Queens Ave, Doncaster	Guard Agent	16.9.86
		Dated at Box Hill 2 D. HALPIN, Clerk		s' Court	
	MAGIST	TRATES' COURT, PRAI	HRAN		
Qorraj, Avdyl	8 Carlsson Crt, Altona North	Mayne Nickless Limited		Watchman	29.9.86
	Clerk of the	Dated at Prahran, 27 he Magistrates' Court	7 August 1986		
	MAGISTRAT	ES' COURT, FERNTI	REE GULLY		
Cross, Robert Geoffrey	288 Windermere Dve, Ferntree Gul	ly	288 Windermere Dve, Ferntree Gully	Inquiry Agent	24.9.86
	Clerk of t	Dated at Ferntree Guhe Magistrates' Court,	ully, 27 August 198	6	
		'RATES' COURT, PR			
Inman, Gary	9 Marin Woods Cr Broadford		459 Plenty Rd, Preston	Watchman	22.9.86
		Dated at Preston, 22 B. McHUGH, Clerk	August 1986 of the Magistrates'	Court	
	MAGISTR.	ATES' COURT, HEID			
Edwards, Brian Harry	3/12 Oriel Rd, Ivanhoe	De Konings	21 Aristoc Rd, Glen Waverley	Inquiry Agent	7.10.86
		Dated at Heidelberg, D. J. GEAR, Clerk of	, 25 August 1986 f the Magistrates' C	Court	
		TES' COURT, CHEL	TENHAM		
Wilson, Garry Noel	3/43 Lantana Rd, Gardenvale	Marie Dale	50 Alfred St, Noble Park	Commercial Sub-Agent	17.9.86
" "	" "	G. Wilson	3/43 Lantana Rd, Gardenvale	Process Server Inquiry	**
	" "	Dated at Cheltenham	""" 1 22 Angust 1086	Agent	"
		W. WARD, Clerk of	the Magistrates' Co	ourt	
	MAGISTRA	ATES' COURT, FRAN	NKSTON		
Clarke, Stewart Russell	6 Haslam St, Seaford	New Breed Security	31 Meerlu Ave, Frankston	Watchman	13.10.86
		Dated at Frankston, 2 S. MERBACH, Clerk		'Court	
		ES' COURT, MOONI	EE PONDS		
lennett, Leslie Alan	25 Paddock St, Whittlesea		29 Wonganella Dve, East Keilor	Watchman	23.9.86
		Dated at Moonee Por J. DOLLING, Clerk of			

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

3301

	Priva	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
	MAGISTRATE	S' COURT, BROAD	MEADOWS		
Rettke, Karl Richard	47 Nathan St, Ferntree Gully		4 Midas Crt, Coolaroo	Watchman	15.9.86
		Dated at Broadmead J. ISAACS, Clerk of			
	MAGISTR	ATES' COURT, PR	AHRAN		
Ozalp, Sinan	227 Metville Rd, West Brunswick	Mayne Nickless Ltd.	390 St. Kilda Rd, Melbourne	Watchman	26.9.86
Abbott, Kathryn	1/36 Darling St, South Yarra	K. A. Protection Services Pty. Ltd.	1/36 Darling St, South Yarra	Inquiry Agent	"
" "	"	•,	"	Process Server	,,
"	,,	"	,,	Guard Agent	,,
		Dated at Prahran 26 MARY HAYS, Cler		tes' Court	
	MAGISTRA	TES' COURT, SPRI	NGVALE		
Alexander, William Thompson	9 Aurisch Ave, Glen Waverley	D. S. Alexander	23 Chapel St, Glen Waverley	Provisional Watchman	17.9.86
		Dated at Springvale, B. LAWRENCE, Cle		es' Court	
~	MAGISTR	ATES' COURT, SU	NSHINE		
Kirwan, Helen	14 Shepherd St,	Balitan Pty Ltd	77 Ashley St, Footscray	Guard Agent	23.9.86
Elizabeth Kirwan, Donald	Braybrook "	11	rootscray	Agent	**
Joseph Kirwan, Donald Joseph	**	**	,,	Guard Agent	**
•		Dated at Sunshine, G. G. WILLIAMSO	25 August 1986 DN, Clerk of the N	Aagistrates' Co	ourt
	MAGISTRATE	S' COURT, FERNT	REE GULLY		
Elsdon, Kenneth William	9 Rona St, Ferntree Gully		Boronia Rd, Bayswater	Watchman	24.9.86
		Dated at Ferntree C R. E. HOATH, Cle			

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

CONTRACTS ACCEPTED PUBLIC WORKS

The Governor in Council on 26 August 1986 approved the acceptance by the Minister for Public Works of the following offers without public tenders being invited:

Offer of Access Control Systems (Aust.) Pty Ltd for the installation of Central Monitoring System for ancilliary building services and security services

at the State Transport Authority Offices, 589 Collins Street, Melbourne for the sum of One hundred and three thousand eight hundred and seventy-two dollars (\$103 872.00.)

E. M. MILLER Acting Clerk of the Executive Council

At the Executive Council Chamber, Melbourne, 26 August 1986

CONTRACTS ACCEPTED (Series 1986–87) PUBLIC WORKS

Coburg City—Building—New Building and Yard etc., Coburg H. M. Prison, Metropolitan—\$132 641.00—Cappellin and Co. Pty. Ltd., Brunswick East.

Gisborne Shire—Construction New Staff/ Administration Building, Gisborne Primary School—\$641 900.00—Hooker-Cockram Ltd., Hawthorn.

Melbourne City—Replace heating mains with Satelite Boil, Parkville Turana Training Centre (Welfare)—\$57 242.00—A. E. Atherton & Sons Pty. Ltd., Northcote.

Strathfieldsaye Shire—Construction of toilets, Strathfieldsaye Primary School—\$59 641.00—H. F. Yuncken Pty. Ltd. (Bendigo), Hungerford Hancock.

Sunshine City—Building works, partitioning Sunshine Regional Office (Corrections)—\$167 444.00—Partitioning & Electrical Services, 6 Adina Court.

Swan Hill City—Building works, Swan Hill Primary School—\$2 849 371.00—Lionel H. Brown Pty. Ltd., Wangaratta.

Various—Supply and install drilling machine for the period 1 July 1986 to 30 June 1987, various schools and Government Departments—Rates— G.C.S. Machinery, Dandenong.

Various—Supply and install hacksaws and marking of table for the period 1 July 1986 to 30 June 1987, various schools and Government Departments—Rates—Allen Wolfenden Machinery Pty. Ltd., Airport West.

Various—Supply and install woodturning/metal spinning lathes for the period ending 30 June 1987, various schools and Government Departments—Rates—G.C.S. Machinery, Dandenong.

Various—Supply and install buffing and polishing machines for the period ending 30 June 1987, various schools and Government Departments—Rates—G.C.S. Machinery, Dandenong.

Various—Supply and install grinding machines for the period ending 30 June 1987, various schools and Government Departments—Rates—Allen Wolfenden Machinery Pty. Ltd., Airport West.

Various—Supply and install thicknessing machines for the period ending 30 June 1987, various schools and Government Departments—Rates—Allen Wolfenden Machinery Pty. Ltd., Airport West.

D. J. LITTLE Director-General of Public Works

STATE TENDER BOARD CONTRACTS ACCEPTED AMENDMENTS

Schedule Number	Item Number	New Rate	Effective Date
Electrical Good			
1/05	41	*	
* Refer Victori August 1986: Delete: \$30.59 Add: \$30.55	a Governmeni	t Gazette No	. 70, 20
Steel (Mild)			
1/35	1	D.T. BHP* List 18.8.86 Less 23%	1.9.86
* This new list Steel	is applicable o	only to Mercl	hant Bar
Motor Spirit—S	State Petrol Ce	ntre	
1/53A	1 2	0.4443 0.4399	1.9.86
Motor Spirit, Ke	erosene, Fuel C	Oils and Lubr	icants
1/53B	1	0.4433	1.9.86
	2	0.4532	
	5	0.4477	
	6	0.4576	
	7 8	0.5103 0.5003	
	10	0.4809	
	12	0.4864	
	14	0.4781	
	16	0.4831	
	17	0.4759	
	18	0.4759	
	26	0.4362*	
	27	0.4437*	
	28 29	0.5014* 0.4964*	
* New State Fue	els Tax \$0.053	2 effective 1.9	.86
Photographic an	ad X-Ray Equi	pment	

22.00

16.76 22.35

53.34

26.67 35.56

15.00

33 35

230

5.6.86

Hand Tools			
1/56	22 (6mm)	4.65	15.8.86
-,	(10 mm)	4.65	
	(13 mm)	5.05	
	(15 mm)	5.20	
	(19 mm)	5.45	
	(25 mm)	5.75	
	(31 mm)	7.75	
	(38 mm)	9.30	
	70 `	7.87	25.7.86
	74 (50 mm)	2.55	15.8.86
	(63 mm)	3.54	
	82 `	20.31	8.8.86
	98	8.50	1.8.86
	164	10.21	1.9.86
	271	3.65	25.7.86

Microfiche Readers and Reader/Printers

1/79	1(a)	346.72	20.6.86
-,	(b)	82.40	
	2 (a)	2666.04	
	(b)	218.00	
Toner (Pack)		175.00	

 Provisions—Melbourne and Metropolitan District

 2/01
 21
 3.74*
 1.9.86

 186
 4.60†

*Delete: Campbells Cash and Carry

Add: VHA Trading Company

(The price is per carton of 10 × 500g. packets) Minimum Order: 1 carton.

†Delete: Campbells Cash and Carry Add: S & P Food Service Pty. Ltd.

Terms: 2% Settlement Discount, 30 days Unit of Measurement: per bottle Packaging: 3 × 4 litre bottles per carton Minimum Order: 1 bottle

Groceries—Melbourne and Metropolitan District 2/02 154 0.815* 18.8.86

* Delete: 375g., 'Leggos'. Add: 510g., 'White Crow'.

> J. M. PAWSON Secretary to the Tender Board

I hereby give notice that on 19 August 1986, the Public Trustee filed Elections to Administer the following deceased persons estates in accordance with section 17 of the Public Trustee Act 1958:

Bond, Eveline Ann Doreen, formerly of Flat 16/10 Rupert Street, Ringwood, but late of Olivet Hostel, 9 Rupert Street, Ringwood, widow, died 18 June 1986.

Diacono, Charles, late of Flat 6, 37 Rosstown Road, Carnegie, retired boiler attentant, died 3 July 1986 Dunford, Albert Gordon, late of Gladesville Boulevard, Patterson Lakes, pensioner, died 19 November 1985.

May, Lola, late of 23 Eden Street, Heidelberg West, married woman, died 16 July 1986.

Newman, George Henry, late of Leighton Private Hospital, 1 Templestowe Road, Bulleen, pensioner, died 9 June 1986.

I hereby give notice that on 21 August 1986, the Public Trustee filed Elections to Administer the following deceased persons estates in accordance with section 17 of the *Public Trustee Act* 1958:

Angione, Mauro George, late of Flat 6, 15 Sydney Street (in will called Flat 6, 15 Sydney Road), Murrumbeena, retired, died 11 July 1986.

Donovan, Gwendoline Marion, also known as Gwendoline Marian, formerly of 14 Devonshire Parade, North Essendon, but late of 4 Patterson Street, Keilor, widow, died 27 June 1986.

Evans, Ilma Jean, formerly of Flat 4, 1203 Hoddle Street, East Melbourne, but late of Kew, widow, died 26 April 1986.

I hereby give notice that on 22 August 1986 the Public Trustee filed Elections to Administer the following deceased persons estates in accordance with section 17 of the *Public Trustee Act* 1958:

Alcock, George Thomas Lyle, formerly of 31 Felix Grove, Mooroolbark, but late of Tullamore Aged Persons Hostel, 991 Mt. Dandenong Road, Montrose, pensioner, died 9 July 1986.

MacNaughton, Leslie Robert George, late of "Northaven", Shadforth Street, Kerang, retired orchardist, died 2 July 1986.

Rice, Ivan, late of Gibsons Road, Sale, retired, died 16 June 1986.

Somerville, Letitia Dorothea, also known as Letty Somerville, formerly of Flat 5, 74 Serrell Street, East Malvern, but late of Weerona Homes, 400 Waverley Road, East Malvern, pensioner, died 1 April 1986.

W. J. KILPATRICK Public Trustee

27 August 1986 168 Exhibition Street, Melbourne 3000

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to the Public Trustee, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 16 October 1986 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:

Brockie, James, late of 71A Como Parade East, Parkdale, retired, died (found dead on 12 January 1986).

Carson, Clarence, formerly of 12 Derby Street, Sunshine, but late of "The Towers" Special Accommodation House, 24 Pakington Street, Kew, pensioner, died 18 March 1986.

Correicllo, Bernard, also known as Correicello, Bernard, late of Grace McKellar House, 45-95 Ballarat Road, North Geelong, retired, labourer, died 23 March 1986.

Grisar, Edith Mathilde Auguste Heinriette, formerly of 64 Spray Street, Elwood, but late of St. Leeor Nursing Home, 31 Thanet Street, Malvern, widow, died 26 April 1986.

Jenkin, Elsie May, formerly of 41 Mast Gully Road, Upwey, but late of Surrey Hills Private Nursing Home, 16 Florence Road, Surrey Hills, home duties, died 9 April 1986.

Leetet, Goulburn George, late of 78 Riversdale Road, Hawthorn, retired, died 7 April 1986.

Macey, Frances Florence, late of 25 Neil Street, Glenroy, home duties, died 10 June 1986.

Morrison, Eva Isabel Catherine, formerly of Moorfields, 20 Manningtree Road, Hawthorn, but late of Weeroona Senior Citizens Residence, 400 Waverley Road, East Malvern, home duties, died 7 June 1986.

Osboldstone, John Stephen, late of Lot 1, Carrolls Lane, Bullengarook, retired public servant, died 5 May 1986.

Scudder, Henrietta, late of 32 Abbott Street, Sandringham, widow, died 21 June 1986.

Steed, Dorothy Eleanor, formerly of 48 Strabane Avenue, Box Hill, but late of Elgar Private Nursing Home, 366 Elgar Road, Box Hill, widow, died 14 March 1986.

Wood, John Victor, formerly of 68 White Street, Mordialloc, but late of Unit 1, 27 Embankment Grove, Chelsea, retired guillotine operator, died 17 May 1986. W. J. KILPATRICK

Public Trustee

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 6 November 1986, 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:

Alcock, George Thomas Lyle, formerly of 31 Felix Grove, Mooroolbark, but late of Tullamore Aged Persons Hostel, 991 Mt Dandenong Road, Montrose, pensioner, died 9 July 1986.

Angione, Mauro George, late of Flat 6, 15 Sydney Street (in the will called Flat 6, 15 Sydney Road) Murrumbeena, retired, died 11 July 1986.

Bond, Eveline Ann Doreen, formerly of Flat 16/10 Rupert Street, Ringwood, but late of Olivet Hostel, 9 Rupert Street, Ringwood, widow, died 18 June 1986.

Campbell, John Oliver, formerly of 12 Hawthorn Grove, Hawthorn, but late of 2 Blackwood Court, Nunawading, retired driver, died 17 April 1983.

Diacono, Charles, late of Flat 6, 37 Rosstown Road, Carnegie, retired boiler attendant, died 3 July 1986

Donovan, Gwendoline Marion, also known as Gwendoline Marian, formerly of 14 Devonshire Parade, North Essendon, but late 4 Patterson Street, Keilor, widow, died 27 June 1986.

Dunford, Albert Gordon, late of Gladesville Boulevard, Patterson Lakes, pensioner, died 19 November 1985.

Evans, Ilma Jean, formerly of Flat 4, 1203 Hoddle Street, East Melbourne, but late of Kew, widow, died 26 April 1986.

Klimt, Eleonore, late of Flat 5, 14 The Boulevard, Hawthorn, widow, died 28 January 1986.

Lins, Ilmars, also known as Ilmar Lins, late of 22 Evelyn Crescent, Ardeer, retired, died 6 June 1986.

MacNaughton, Leslie Robert George, late of "Northhaven", Shadforth Street, Kerang, retired orchardist, died 2 July 1986.

May, Lola, late of 23 Eden Street, Heidelberg West, married woman, died 16 July 1986.

Medley, Stanley Roy, late of 22 Westend Road, Warrandyte, pensioner, died 23 June 1986.

Newman, George Henry, late of Leighton Private Hospital, 1 Templestowe Road, Bulleen, pensioner, died 9 June 1986.

Pettigrew, Ernest Stewart, also known as Ernest Stewart Mark Pettigrew, late of 98 Webb Street, Warrandyte, retired carpenter, died 25 June 1986.

Rice, Ivan, late of Gibsons Road, Sale, retired, died 16 June 1986.

Somerville, Letitia Dorothea, also known as Letty Somerville, formerly of Flat 5, 74 Serrell Street, East Malvern, but late of Weerona Homes, 400 Waverley Road, East Malvern, pensioner, died 1 April 1986.

Urquhart, Elsie Florence Helena, late of 27 St. Leonards Avenue, South Kingsville, home duties, died 11 July 1986.

Wood, Clarice Annie, late of 3 Elaine Court, Springvale, widow, died 10 March 1986.

Dated 27 August 1986

W. J. KILPATRICK Public Trustee

Transport Act 1983

DECLARATION OF ROADS BY THE MINISTER FOR TRANSPORT

The Minister for Transport for the State of Victoria declares the roads or parts of roads or any deviations from or widenings of roads as described below:

State Highways

39/86 Declaration of the widening of the Midland Highway in the Shire of Huntly as shown hatched on plans numbered GP 13167A1, GP 13167B1, GP 13168C1, GP 13168B1, GP 13169F1, GP 13169G1, GP 13169H1, GP 13170J1, GP 13170K1, GP 13170L1, GP 13170M1, GP 13171R1, GP 13171R1,

40/86 Declaration of the widening of the Hamilton Highway in the Shire of Dundas as shown hatched on plan numbered GP 16757B.

Main Roads

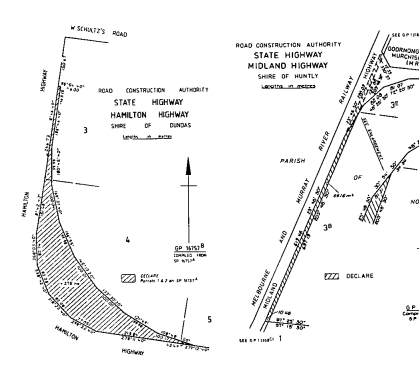
41/86 Declaration of the widening of the Morwell-Maryvale Road in the Shire of Morwell as shown hatched on plans numbered GP 7506B and GP 7507B.

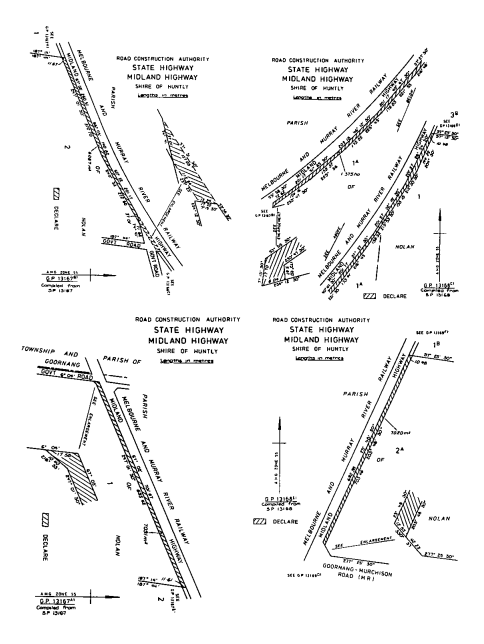
42/86 Declaration of the widening of Tyers Road in the Shire and City of Traralgon as shown hatched on plan numbered GP 16464B.

43/86 Declaration of the widening of the Wallan-Whittlesea Road in the Shire of Kilmore as shown hatched on plan numbered GP 16595B.

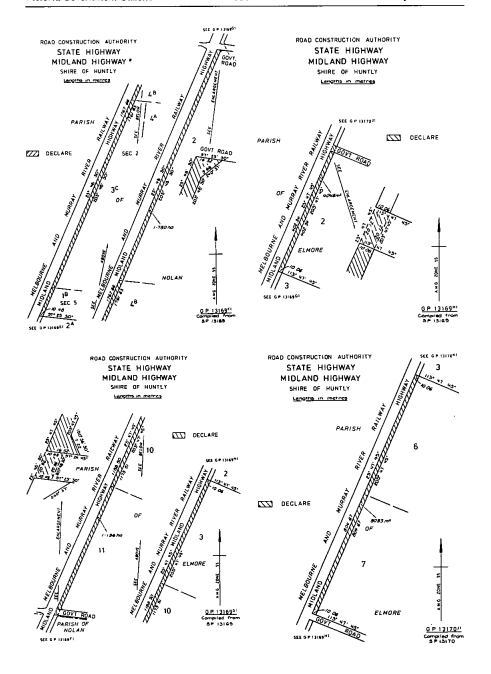
44/86 Declaration of the widening of the Belgrave-Gembrook Road in the Shire of Sherbrooke as shown hatched on plan numbered GP 16055B.

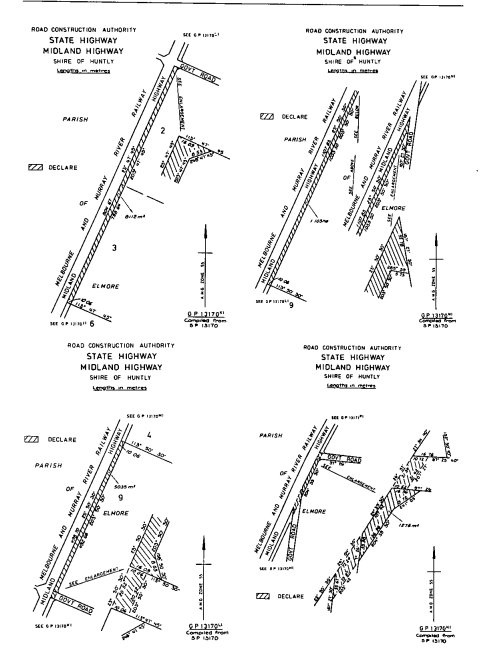
45/86 Declaration of the widening of the Diggers Rest-Coimadai Road in the Shire of Bacchus Marsh as shown hatched on plan numbered GP 16652B.



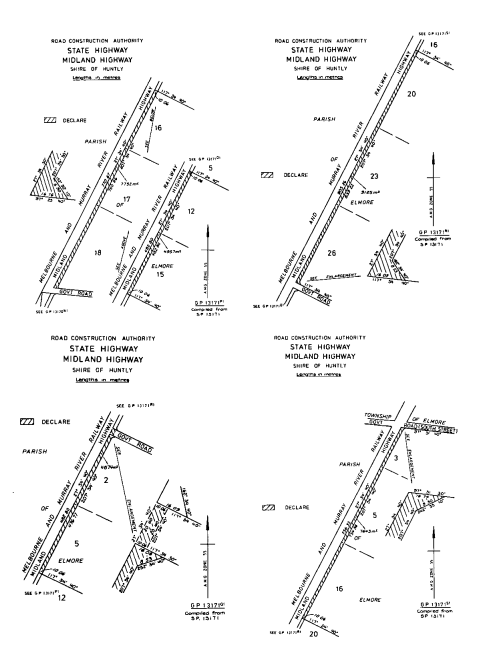


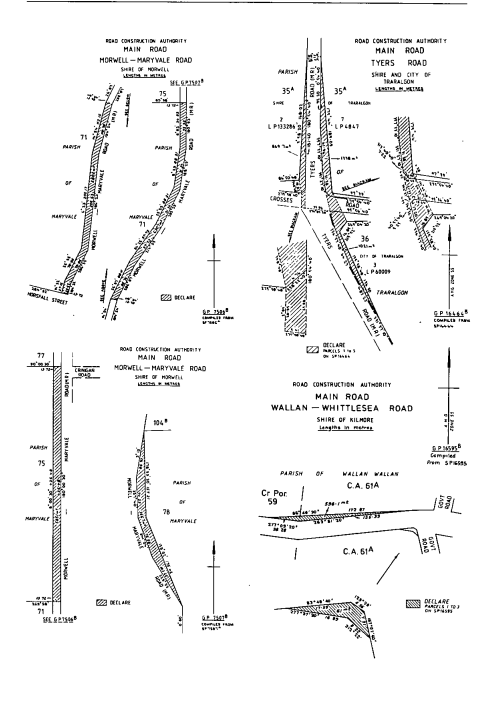
1











MAIN ROAD DIGGERS REST -- COIMADAI ROAD

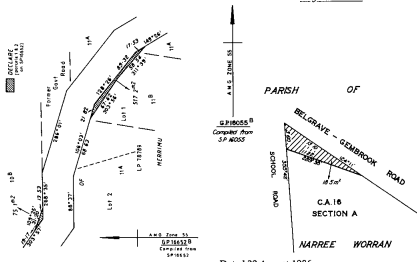
SHIRE OF BACCHUS MARSH

ROAD CONSTRUCTION AUTHORITY

ROAD CONSTRUCTION AUTHORITY

MAIN ROAD * BELGRAVE - GEMBROOK ROAD SHIRE OF SHERBROOKE

Lengths in metres



Dated 22 August 1986

T. W. ROPER Minister for Transport

TAFE TEACHING SERVICE

Election for one (1) member and two (2) deputies of the TAFE Teaching Service Appeals Board.

Nominations for election of one (1) member and two (2) deputies of the TAFE Teaching Service Appeals Board have been received. The nominations were supported by members of the TAFE Teaching Service or persons currently occupying relevant positions within the TAFE Teaching Service and who are eligible to become members of that service as defined in section 66 (4) of the *Post-Secondary Education Act* 1978.

Appeals Board Member

Nominations have been received for:

Jennifer Gwen Oostindie—Flagstaff College of TAFE

Alexander Ramon McKenna—Melbourne College of Printing and Graphic Arts

Alan Metcalfe—Melbourne College of Decoration

Appeals Board Deputy Member

Nominations have been received for:

Brian Lawrence Dunn—Box Hill College of TAFE Margot Cleary—Broadmeadows College of TAFE Robert Bruce Fenton—Dandenong College of

An election will be held for the position of one elected member and two elected deputies on the TAFE Teaching Service Appeals Board.

Persons eligible to vote must be officers of the TAFE Teaching Service.

The Poll for the election will close at 4.00 p.m. on Friday, 3 October 1986.

The Returning Officer is Ms Mariana Brkich who will receive ballot papers at the Office of the TAFE Board, P.O. Box 6079, Melbourne, 3004.

SEE GP I5828 C

Transport Act 1983

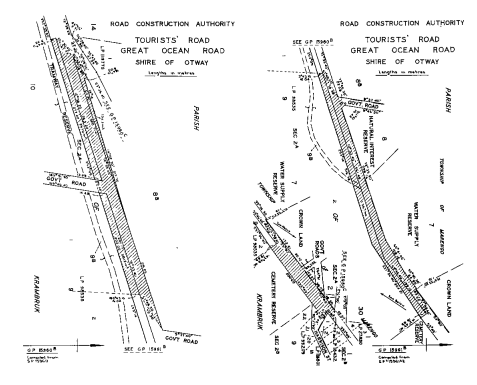
VARIATION OF DECLARATIONS OF ROADS BY THE MINISTER FOR TRANSPORT

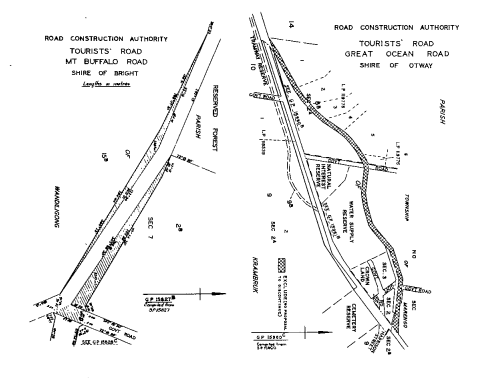
The Minister for Transport for the State of Victoria varies the declarations of roads as described below:-

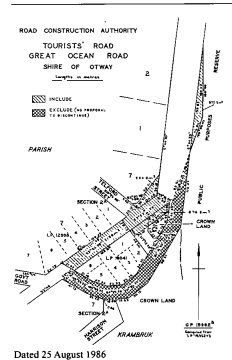
Tourists Roads

44/85 By including in the declaration of the Great Ocean Road in the Shire of Otway the land shown hatched on plans numbered G.P. 15960B, G.P. 15961B and G.P. 15962B and excluding from the said declaration the land shown cross-hatched on plans numbered G.P. 15960c and G.P. 15962B.

ROAD CONSTRUCTION **AUTHORITY** TOURISTS' ROAD 45/85 By including in the declaration of the Mount Buffalo Road in the Shire of Bright the land shown hatched on plans numbered G.P. 158278, G.P. 15828c and G.P. 15828D and excluding from the said declaration the land shown cross-hatched on plan numbered G.P. 15828c. MT BUFFALO ROAD SHIRE OF BRIGHT Langthe in matres δ SEC POREPUNKAH ROAD CONSTRUCTION AUTHORITY TOURISTS' ROAD MT. BUFFALO ROAD SHIRE OF BRIGHT Langths in metros







TOM ROPER Minister for Transport

Transport Act 1983 TRANSPORT (ROAD CONSTRUCTION AUTHORITY ELECTION OF MEMBERS) REGULATIONS 1983

Whereas on 9 July 1986, written notice of the election of one member of the Road Construction Authority was given by the Honourable Thomas William Roper, Minister for Transport and whereas, there being more than one candidate, a poll was taken, I hereby declare, pursuant to Regulation 30, that

Phillips, Bruce Leonard

is duly elected as a member of the Road Construction Authority.

Primary votes of each candidate were: Bryant, Graeme Geoffrey 646 Niran, Rosa 590 Phillips, Bruce Leonard 1138 Informal votes 26.

As no candidate had reached the quota (1188), Niran, Rosa was declared a defeated candidate and

her next available preferences (where shown) were distributed, which resulted in the following:

Phillips, Bruce Leonard 1464

. Bryant, Graeme Geoffrey 894.

Dated 29 August 1986.

KEVIN CAMPBELL FINDLAY Returning Officer

Films Act 1971

EXEMPTION PURSUANT TO SECTION 11 (2) Whereas:

- 1. Section I1 (2) of the Films Act 1971 provides that the Governor in Council may in any particular case by direction in writing under his hand exempt any film from the operation of Part II of the Act to the extent specified in the direction.
- 2. It is expedient that the films set out in the Schedule hereto be exempted from Part II of the said Act as would require—

the films to be registered, examined and classified:

the advertising relating to films to display classification or classification symbols;

applications for the registration of films to be accompanied by the prescribed fee—

subject to the following conditions:

- (i) That the films be exhibited only at the Spoleto Festival Melbourne, commencing on 16 September 1986, an event approved by the Attorney-General of the Commonwealth for the purposes of Part III of the Customs (Cinematograph Films) Regulations of the Commonwealth of Australia;
- (ii) That the films are screened not more than three times in the course of the approved event;
- (iii) In respect of imported films, that the films be exported or delivered to the holder of a permission in respect of the films, within the period of six weeks after the conclusion of the approved event; and
- (iv) That no person under the age of 18 years is admitted to screenings of the films.

Now therefore, I the Deputy Governor of the State of Victoria by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the Films Act 1971, do hereby exempt the films set out in the Schedule hereto from the provisions of Part II of the Films Act 1971, subject to the conditions set out in item 2 above:

Schedule
Clouds of Glory
Song of Summer
Poets London
The Debussy Film

Dante's Inferno Bayswater Soviet Composer Bartok

Always on a Sunday Don't Shoot the Composer

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

(L.S.)

J. McI. YOUNG

By His Excellency's Command

J. H. KENNAN Attorney-General

Building Control Act 1981 BUILDING CONTROL ACCREDITATION AUTHORITY

Pursuant to Part V of the Building Control Act 1981 a Certificate of Accreditation (Number V86/10) has been issued to Yarrawonga Housing Industries for the accreditation of the structural requirements for a factory manufactured modular housing system the Building Control Accreditation Authority has determined that the method of design and construction complies with the requirements of Regulations 3.1 (5), 41.1 and 43.1 of the Victoria Building Regulations subject to those conditions of use and identification details contained in the said certificate.

E. KAROL, Registrar

Building Control Act 1981 BUILDING CONTROL ACCREDITATION AUTHORITY

Pursuant to Part V of the *Building Control Act* 1981 a Certificate of Accreditation (Number V86/07) has been issued to Jennings Industries Ltd., of 690 Springvale Road, Mulgrave, Victoria 3170, for the accreditation of the "Broadway 2" standard house design above a datum level being the top of—

- (i) a slab-on-ground or footing slab system;
- (ii) concrete strip or pad footings;
- (iii) stumps; or
- (iv) a pier and beam footing system-

the Building Control Accreditation Authority has determined that the design, materials and method of construction excluding the roof drainage for the "Broadway 2" Series 86 No. 444 standard house design including a mirror reversal of the plan complies with the requirements of the Victoria

Building Regulations subject to those conditions of use and identification details contained in the said certificate.

E. KAROL, Registrar

Building Control Act 1981 BUILDING CONTROL ACCREDITATION AUTHORITY

Pursuant to Part V of the Building Control Act 1981 a Certificate of Accreditation (Number V86/09) has been issued to Arrow Australia Pty. Ltd., of 3 Keith Campbell Court, Scoresby 3179, for the accreditation of the installation method for the 1800 and 2400 Arrow Woodstoves with regard to distance between the appliance and a combustible rear or side wall and the extent of the hearth the **Building Control Accreditation Authority has** determined that the design for installation with respect to distance between the appliance and combustible walls and the extent of the hearth complies with the requirement of Regulation 25.4 of the Victoria Building Regulations subject to those conditions of use and identification details contained in the said certificate.

E. KAROL, Registrar

Building Control Act 1981 BUILDING CONTROL ACCREDITATION AUTHORITY

Pursuant of Part V of the Building Control Act 1981 a Certificate of Accreditation (Number V86/08) has been issued to Coonara Heaters for the accreditation of the installation method for the Coonara Models 1000 and 1200 Series II Woodstoves with regard to distance between the appliance and a combustible rear and side wall and the extent and construction of hearth the Building Control Accreditation Authority has determined that the design for installation with respect to distance between the appliance and combustible walls and the extent and construction of the hearth complies with the requirements of Regulation 25-4 of the Victoria Building Regulations subject to those conditions of use and identification details contained in the said certificate.

E. KAROL, Registrar

Building Control Act 1981 BUILDING CONTROL ACCREDITATION AUTHORITY

Pursuant to Part V of the *Building Control Act* 1981 a Certificate of Accreditation (Number V86/05a) has been issued to Robin Hood Industries, of 6-8 Northern Road, Heidelberg, Victoria 3081, for the accreditation of the installation method for the Red Embers Series 800 heater with regard to—

 (i) distance between the appliance and a combustible wall;

- (ii) the extent and construction of the hearth; and
- (iii) distance between the flue and a combustible wall complies with the requirements of Regulation 25-4 of the Victoria Building Regulations subject to those conditions of use and identification details contained in the said certificate.

E. KAROL, Registrar

Building Control Act 1981 BUILDING CONTROL ACCREDITATION AUTHORITY

Pursuant to Part V of the *Building Control Act* 1981 a Certificate of Accreditation (Number V86/04a) has been issued to Robin Hood Industries, of 6–8 Northern Road, West Heidelberg, Victoria, 3081, for the accreditation of the installation method for the Ashwood 600 Red Embers wood heater with regard to—

- (i) distance between the appliance and combustible rear or side wall;
- (ii) the extent and construction of the hearth; and
- (iii) the construction material of the flue—
 the Building Control Accreditation Authority has
 determined that the design for installation with
 respect to distance between the applicance and
 combustible walls, the extent and construction of
 the hearth and the construction material of the flue
 complies with the requirements of Regulation 25-4
 of the Victoria Building Regulations subject to those
 conditions of use and identification details contained
 in the said certificate.

E. KAROL, Registrar

NOTICE TO MARINERS No. 30 of 1986

AUSTRALIA—VICTORIA

The following information which has been received from the Deputy Harbor Master, Geelong is published for general information.

Port of Geelong GEELONG—VICTORIA

Firing Piles Withdrawn—Spoil Ground Limits
1. Firing Piles

Position: Lat. 38* 08.6' S., Long. 144* 23.8' E. (approx.).

Remarks: Pile No. 1 in the above position, and Pile No. 2 bearing 038°T distant 1000 metres, marking the danger limits of the former rifle range on shore, have been withdrawn.

2. Spoil Ground

Position: No. 14 Hopetoun Chan. Bn. Lat. 38° 07.5′ S., Long. 144° 23.2′ E. (approx.).

Remarks: 1. The Spoil Ground shown in this location has the following boundary:

From the above position on a bearing 218° 12′ T 712 metres to the northern extremity; thence 218° 12′ T 1251 metres thence 128° 12′ T 950 metres thence 038° 12′ T 1251 metres thence 308° 12′ T back to the point of commencement.

2. When the Spoil Ground is in use, the dump area may be marked by small yellow marker buoys which may exhibit flashing yellow lights if dredging is in progress at night.

K. H. DANN Deputy Port Officer

Ports and Harbors Division 168 Exhibition Street Melbourne 3000, 25 August 1986

NOTICE TO MARINERS No. 29 of 1986

AUSTRALIA—VICTORIA

Corner Inlet

No. 3 Entrance Light-Buoy

Former Notice: No. 27T of 1986 (item 2) refers and is cancelled.

The light on No. 3 light-buoy Lat. 38° 51.0′ S., Long. 146° 34.0′ E. (approx.) has been reestablished.

Charts Affected: Aus 181, Aus 801.

K. H. DANN Deputy Port Officer Port of Corner Inlet and Port Albert

Ports and Harbors Division 168 Exhibition Street Melbourne 3000, 25 August 1986

NOTICE TO MARINERS No. 31 T of 1986

AUSTRALIA—VICTORIA Bass Strait

Barwon Heads-Offshore Works

Offshore work associated with the "Geelong Ocean Outfall Project" has commenced and will continue for a period of approximately 12 months within a radius of 1600 metres from Lat. 38" 18' 01" S., Long. 144" 25' 17" E. (approx.).

A temporary jetty approximately 260 metres long will be established and marked by a quick flashing yellow light on the jetty head at night-time. Abridged Description: Q.Y.

A crane barge and associated work boats will moor and operate within the area displaying the required shapes and lights in accordance with the Regulations for Preventing Collisions at Sea. Further Notice will issue.

Chart Temporarily Affected: Aus 788.

K. H. DANN Deputy Port Officer

3318

Ports and Harbors Division 168 Exhibition Street Melbourne 3000, 26 August 1986

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 (1) of the *Police Offences Act* 1958.

Each publication shall be subject to the following restrictions:

- (a) It shall not be offered for sale, sold or delivered to any person under the age of 18 years;
- (b) It shall not be made available for inspection or perusal by 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.

Title	₹	Distributor
Best of Erotic Guide No. 1 1987		Gordon & Gotch Ltd.
Erotic X-Filr Presents No Rated Couples	. 4—X-	Gordon & Gotch Ltd.
Family Affair Magazine)—N 1986 Vol. 5, N	ovember	Gordon & Gotch Ltd.
Firsthand—Ne 1986—Vol. 6,		Gordon & Gotch Ltd.
Firsthand—C 1986—Vol. 6,		Gordon & Gotch Ltd.
Intimate I November 198 No. 6	Letters— 36 Vol. 6,	Gordon & Gotch Ltd.
Jock—October Vol. 2, No. 10	r 1986—	Gordon & Gotch Ltd.
Manscape .2 I 4—Fall '86	ssue No.	Gordon & Gotch Ltd.
Velvet Present The Best of Naughty Neigh	Velvet's	Gordon & Gotch Ltd.

R. V. DOOLEY Acting Secretary State Classification of Publications Board

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 (1) of the *Police Offences Act* 1958.

Each publication shall be subject to the following restrictions:

- (a) It shall not be offered for sale, sold or delivered to any person under the age of 18 years:
- (b) It shall not be made available for inspection or perusal by any person under the age of 18 years.

Title	Distributor
American Survival Guide—July 1986 Vol. 8, No. 7	Gordon & Gotch Ltd.
Cavalier—October 1986	Gordon & Gotch Ltd.
Club International— Vol. 15, No. 10	Gordon & Gotch Ltd.
Forum—October 1986—Vol. 16, No. 1	Gordon & Gotch Ltd.
Gallery—October 1986—Vol. 14, No. 10	Gordon & Gotch Ltd.
Girls of Penthouse, The No. 20 September/ October 1986	Gordon & Gotch Ltd.
Gung-Ho—August 1986—Vol. 6, No. 54	Gordon & Gotch Ltd.
Knave-Vol. 18, No. 9	Gordon & Gotch Ltd.
Penthouse—October 1986	Gordon & Gotch Ltd.
Penthouse Pets 1986	Gordon & Gotch Ltd.
Razzle-Vol. 4, No. 17	Gordon & Gotch Ltd.
State Classificat	R. V. DOOLEY Acting Secretary ion of Publications Board

Department of Industry, Technology and Resources

INTENTION TO RENEW A MINING LEASE
No. 642-1; G. Broadbear and E. Pitt; 63-94 ha,
Parish of Banu Bonyit
MINING LEASE RENEWED

No. 496-1; Western Mining Corporation Limited; 3-928 ha, Parish of Sandhurst

APPLICATIONS FOR DEVELOPMENT LEASES WITHDRAWN

No. 220; Pyrenees Mining Company Pty Ltd; 160 ha, Parishes of Glenalbyn and Kingower

No. 273; Bendigo Mining NL; 260 ha, Parishes of Inglewood and Glenalbyn

APPLICATION FOR MINING LEASE DECLARED ABANDONED

No. 1344; Bendigo Mining NL; approx. 78 ha, Parishes of Salisbury West and Inglewood

INTENTION TO GRANT A PROSPECTING AREA LICENCE

No. 20; C. E. Bishop; approx. 4 ha, Parish of Wareek

INTENTION TO RENEW A PROSPECTING AREA LICENCE

No. 6-1; F. J. Mordey; 2-4948 ha, Parish of Redbank

TAILINGS REMOVAL LICENCE GRANTED

No. 5127; W. L. Johnson, to remove tailings from an area known as the "Langdon Mine" Spring Gully, situated in the Parish of Mandurang

APPLICATIONS FOR TAILINGS REMOVAL LICENCES REFUSED

No. 5155; W. H. Jay, to remove tailings from the "Jubilee Mine" situated in the Parish of Clarkesdale

No. 5156; W. H. Jay, to remove tailings from the "Staffordshire Reef" situated in the Parish of Lynchfield

APPLICATIONS FOR TAILINGS TREATMENT LICENCES REFUSED

No. 340; M. J. Roet; approx. 4 ha, Parish of Maldon

No. 341; M. J. Roet, approx. 21 ha, Parish of Maldon

No. 344; M. J. Roet, approx. 3 ha, Parish of Maldon

No. 345; M. J. Roet, approx. 4 ha, Parish of Maldon

No. 356; Planet Resources Group NL; approx. 30 ha, Parishes of Carisbrook and Craigie

No. 373; Planet Resources Group NL; approx. 15 ha, Parish of Bet Bet

No. 374; Planet Resources Group NL; approx. 15 ha, Parish of Bet Bet

No. 375; Planet Resources Group NL; approx. 30 ha, Parish of Craigie

No. 377; Planet Resources Group NL; approx. 20 ha, Parish of Carisbrook

No. 385; Planet Resources Group NL; approx. 20 ha, Parish of Bet Bet

No. 387; Planet Resources Group NL; approx. 15 ha, Parish of Bet Bet

APPLICATION FOR TAILINGS TREATMENT LICENCE DECLARED ABANDONED

No. 175; H. F. C. Neville for Golden Slates Mine; approx. 36 ha, Parish of Amherst

INTENTION TO GRANT EXPLORATION LICENCES

No. 1617; Pyrenees Mining Company Pty Ltd; 72 km², County of Kara Kara

No. 1622; Cottenwood Valley Pty Ltd and Cerium Pty Ltd; 11-25 km², County of Delatite

No. 1625; Clyde Douglas-Brown; 6 km², County of Talbot

No. 1639; Eastern Gold Exploration Pty Ltd; 48-25 km², County of Benambra

No. 1643; Continental Resources NL; 44 km², County of Gladstone

No. 1666; A. G. Rossiter and D. H. Hume; 20 km², Parish of Whanregarwin

INTENTION TO EXTEND EXPLORATION LICENCES

No. 1150-3; CRA Exploration Pty Ltd; 205 km², County of Talbot.

No. 1417-1; General Gold Resources NL; 61-25 km², County of Kara Kara.

APPLICATIONS FOR EXPLORATION LICENCES WITHDRAWN

No. 1676; Tihele Pty Ltd; 49-75 km², County of Dunolly

No. 1677; Tihele Pty Ltd; 49 km², Counties of Wangaratta and Albury.

No. 1724; Tihele Pty Ltd; 99-75 km², Parish of Moliagul.

No. 1678; Tihele Pty Ltd; 44 km², County of Albury.

APPLICATION FOR EXTRACTIVE
INDUSTRY LICENCE DECLARED
ABANDONED

No. 1307; P. F. Wren 4 ha, Parish of Dookie.

DAVID WHITE Acting Minister for Industry, Technology and Resources

ADOPTION ACT 1984

Pursuant to section 5 of the Adoption Act 1984, the Manager of Adoption Section, Delegate of the Director-General of Community Services, has revoked the approval of the following persons as Counsellors:

Price, Kerri Louise Community Services Victoria 55 Swanston Street Melbourne 3000

Nominating Agency: Community Services Victoria.

Elliot, David John, Department of Community Welfare Services, P.O. Box 2616, Mt. Tom Price, W.A. 6751.

Dated 14 August 1986

GERARD McPHEE Acting Manager Adoption Section

Pursuant to section 5 of the Adoption Act 1984, the Manager of Adoption Section, Delegate of the Director-General of Community Services, has approved the following person as Counsellor:

ADOPTION ACT 1984

Snijders, G,
"Fiomm" Alkmaar,
Netherlands

Nominating Agency: International Social Service, 280 Church Street, Richmond, Victoria 3121. Dated 25 August 1986

GERARD McPHEE Acting Manager Adoption Section

3320

ADOPTION ACT 1984

Pursuant to section 5 (2) (c) of the Adoption Act 1984, the Manager of Adoption Section, Delegate of the Director-General of Community Services, has approved the following person as Counsellor:

Price, Kerri Louise

Nominating Agency: Community Services Victoria.

Dated 14 August 1986

GERARD McPHEE Acting Manager Adoption Section

Town and Country Planning Act 1961 GEELONG REGIONAL PLANNING SCHEME

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

Amendment No. 173

Notice is hereby given that the Geelong Regional Commission in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an amending scheme for land located on the west side of Murray Street between Noble Street and Foster Court, Anglesea. The proposed zoning change is from Special Uses-6-Caravan Park to Residential A.

A copy of the amending scheme has been deposited at this office—Geelong Regional Commission, State Government Offices, corner of Little Malop and Fenwick Streets, Geelong, at the offices of the Shire of Barrabool, 441 Moorabool Street, Geelong (insofar as the municipalities are affected) and at the offices of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the amending scheme are required to set forth in writing any submissions they wish to make with respect to the amending scheme addressed to the Secretary, Mr G. R.

Cowling, Geelong Regional Commission, P.O. Box 770, Geelong, by Friday, 3 October 1986, and state whether you wish to be heard in respect of your submission.

G. R. COWLING Secretary, Geelong Regional Commission

Town and Country Planning Act 1961
MALDON PLANNING SCHEME

Amendment No. 7

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Deputy Governor in Council on 26 August 1986, amended the abovementioned scheme in respect of the municipal district of the Shire of Maldon and for which the Shire of Maldon is the responsible authority.

The amendment comes into operation on the date this notice is published in the Government Gazette.

The amendment provides for the rezoning of land described as Crown Allotment 5B, section 8B, Township of Maldon from Public Open Space (Proposed) to Residential A.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, the Shire of Maldon, High Street, Maldon.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF SHEPPARTON PLANNING SCHEME 1955

Amendment No. 103-1986

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Deputy Governor in Council on 26 August 1986 amended the abovementioned scheme in respect of the municipal district of the City of Shepparton and for which the Council of the City of Shepparton is the responsible authority.

The amendment comes into operation on the date this notice is published in the Government Gazette.

The amendment includes Road Traffic Authority in the Schedule of Public Purposes on the Planning Scheme Maps as number 31.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and at the office of the responsible authority, The City of Shepparton, Civic Centre, Shepparton.

DAVID YENCKEN Secretary for Planning and Environment Town and Country Planning Act 1961

CITY OF MARYBOROUGH PLANNING SCHEME 1983

Amendment No. 1

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Deputy Governor in Council on 26 August 1986, amended the abovementioned scheme in respect of the municipal district of the City of Maryborough and for which the City of Maryborough is the responsible authority.

The amendment comes into operation on the date this notice is published in the Government Gazette.

The amendment provides for the rezoning of a parcel of about 180 m² of land in Nolan Street, Maryborough between High and Clarendon Streets from Proposed Public Open Space to City Commercial zone.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne and at the office of the responsible authority, the City of Maryborough, Municipal Offices, Neill Street, Maryborough.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961

SHIRE OF FLINDERS PLANNING SCHEME Revocation No. 45

Notice of Revocation

Notice of Order under Section 32 (5)

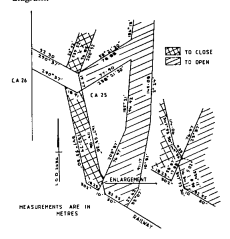
In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 2 September 1986 made an Order revoking in part the abovementioned scheme in respect of part of Crown Allotment 7, Parish of Fingal, Old Cape Schanck Road, Rosebud, and made an Order pursuant to section 32 (5). The Order provides that the land shall be treated as if it were in the Tideway-Boneo Flats zone except that a permit may be granted for extractive industry.

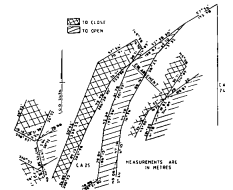
A copy of the Orders relating to the revocation may be inspected during office hours at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne and at the office of the responsible authority, the Council of the Shire of Flinders, Boneo Road, Rosebud.

DAVID YENCKEN Secretary for Planning and Environment

SHIRE OF BACCHUS MARSH Road Deviation Order

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



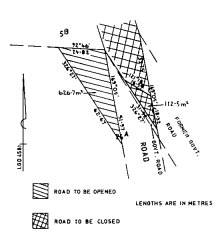


The Common Seal of the President, Councillors and Ratepayers of the Shire of Bacchus Marsh was hereunto affixed 3 April 1986.

M. M. LOVE, Trustee A. ARNOLD, Trustee I. D. MORRIS, Trustee 3322

SHIRE OF OXLEY Declaration of Public Highway

That in pursuance of the powers conferred by sections 522 and 526 of the Local Government Act, the Council of the Shire of Oxley hereby orders that as from the date of publication hereof in the Government Gazette, the land shown hatched on the plan hereunder being land taken purchased or acquired by it and being part of Crown Allotment 24A, Parish of Myrtleford, shall be a Public Highway in lieu of land in the said Parish shown cross hatched on the said plan.

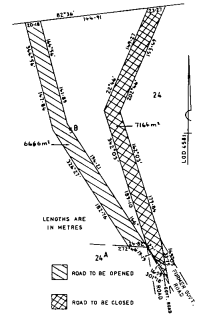


The Common Seal of the President, Councillors and Ratepayers of the Shire of Oxley was hereunto affixed on 23 January 1986 in the presence of:

M. EGAN, President ALISON G. WALPOLE, Councillor E. F. VAN LEEUWEN, Shire Secretary

SHIRE OF OXLEY Declaration of Public Highway

That in pursuance of the powers conferred by sections 522 and 526 of the Local Government Act, the Council of the Shire of Oxley hereby orders that as from the date of publication hereof in the Government Gazette, the land shown hatched on the plan hereunder being land taken purchased or acquired by it and being part of Crown Allotment 5B, Parish of Myrtleford, shall be a Public Highway in lieu of land in the said Parish shown cross hatched on the said plan.



The Common Seal of the President, Councillors and Ratepayers of the Shire of Oxley was hereunto affixed on 23 January 1986 in the presence of:

M. EGAN, President ALISON G. WALPOLE, Councillor E. F. VAN LEEUWEN, Shire Secretary

LOTTERIES GAMING AND BETTING (AMUSEMENT MACHINES) REGULATIONS 1986

Pursuant to the provisions of the Subordinate Legislation Act, the Department of Sport and Recreation invites written comments from members of the public on the proposed Lotteries Gaming and Betting (Amusement Machines) Regulations.

The objectives of the regulations are to prescribe the forms and fees applicable in respect of the registration of commercially operated amusement machines with the Raffles and Bingo Permits Board which will be required after proclamation of the Lotteries Gaming and Betting (Amusement Machines) Act 1986.

A regulatory impact statement has been prepared which indicates that the regulations are necessary to provide the machinery for administration of the Act and that the proposed fees will cover the cost of administration without imposing any unreasonable burden on the operators of amusement machines.

Copies of the regulatory impact statement are available from the Racing and Gaming Division, Department of Sport and Recreation, 7th Floor, 140 Queen Street, Melbourne (telephone 67 8922). Written comments should be submitted within three weeks from today.

P. J. POWER, Director

Co-operation Act 1981

PUBLIC IMAGES CO-OPERATIVE LIMITED

Notice is hereby given in pursuance of section 192 (8) of the *Co-operation Act* 1981 and section 459 (2) of the Companies (Victoria) Code, that, at the expiration of three months from the date hereof, the name of the aforementioned society will, unless cause is shown to the contrary be struck off the register, and the society will be dissolved.

Dated at Melbourne 21 August 1986

D. F. HENRY

Acting Deputy Registrar of Co-operative Societies

Co-operation Act 1981 CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Williamstown C.Y.M.S. Club Co-operative Limited which was incorporated as a Community Advancement Society under the above-named Act on 8 March 1978, has registered a change of its name and is now incorporated under the name of Fearon Reserve Williamstown C.Y.M.S. Co-operative Ltd. under the said Act.

Dated at Melbourne 28 August 1986

D. F. HENRY

Acting Deputy Registrar of Co-operative Societies

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given that in pursuance of subsection 10 (4) of the Associations Incorporation Act 1981 a certificate of incorporation was granted to Central Gippsland Emergency Youth Accommodation Co-operative on 11 August 1986.

GORDON LEWIS Registrar of Incorporated Associations

Police Regulation Act, Section 122 SALE OF UNCLAIMED MOTOR CYCLE

An owner is required for a red 1979 model Honda Solo motor cycle, former Registration No. MK 727, engine No. L25OSE5026322.

The vehicle came into possession of Police on 13 February 1986 and if not claimed, will be sold by public auction at the Flemington Police Station, 34 William Street, Flemington, on Wednesday, 15 October 1986 at 2.00 p.m.

S. I. MILLER Chief Commissioner of Police

Police Regulation Act, Section 122 SALE OF UNCLAIMED MOTOR CYCLE

An owner is required for a white 80 c.c. Yamaha motor cycle.

The vehicle came into possession of Police on 8 May 1985 and if not claimed, will be sold by public auction at the Dandenong Police Station, 50 Langhorne Street, Dandenong, on Friday, 17 October 1986 at 3.00 p.m.

S. I. MILLER Chief Commissioner of Police

DEPARTMENT OF AGRICULTURE AND RURAL AFFAIRS, VICTORIA

Claims have been lodged against the Farm Produce Merchants & Commission Agents Guarantee Fund by apiarist creditors of Rodney Trevor Mason who traded as Honey Bee Produce Company at 25A Holloway Drive, Bayswater. All producers who have any claim against Honey Bee Produce Company arising from any failure of that wholesaler to pay or account for moneys payable to them for honey or beeswax supplied are invited to claim against the Fund. Particulars and proof of such claims should be forwarded to the Chief General Manager, Department of Agriculture and Rural Affairs, Box 500, East Melbourne 3002, on or before 30 September 1986. Please note that claims will only be accepted for honey or beeswax consigned in the nine months prior to the claim being made.

> J. J. WRIGHT Chief Gereral Manager

DEPARTMENT OF AGRICULTURE AND RURAL AFFAIRS, VICTORIA

A claim has been lodged against the Farm Produce Merchants & Commission Agents Guarantee Fund by a grower creditor of John Mathew Bennett trading as P. & C. Scoufos, wholesale fruit and vegetable merchant of 84 Nolan Street, Maryborough. All producers who have any claim against P. & C. Scoufos arising from any failure of that wholesaler to pay or account for moneys payable to them are invited to claim against the Fund. Particulars and proof of such claims should be forwarded to the Chief General Manager, Department of Agriculture and Rural Affairs, Box 500, East Melbourne 3002, on or before 30 September 1986.

J. J. WRIGHT Chief General Manager

APPOINTMENTS AND RESIGNATIONS

CORRIGENDUM

On page 3248 of Government Gazette No. 72, published on Wednesday, 27 August 1986 under the heading of Appointments, the first line should read His Excellency the Deputy Governor.

APPOINTMENTS

His Excellency the Deputy Governor of the State of Victoria by and with the advice of the Executive Council thereof by Order made on 26 August 1986 has been pleased to make the undermentioned appointments, viz.:

Department of Health

Members of the Committee of Management of Hospitals

Graeme Calderwood SCHOFIELD

Alfred Hospital and

Roger James Pepperell

Royal Women's Hospital

to be members of the Committee of Management of the abovementioned hospitals pursuant to the provisions of section 63F (2) of the Hospitals and Charities Act 1958 for the period 1 October 1986 to 30 September 1989.

Gordon John WILLIAMS,

Olive Dawn Courts,

Ronald James WITMITZ and

Roslyn Martha Bayliss

Kaniva District Hospital

1 October 1986 to 30 September 1989

Derek Edward Robert Bunyan,

Denise Lesley HASSETT,

Robert William TANNER and

Diana Joan WARD

Frankston Hospital

1 October 1986 to 30 September 1989

Robert Fraser CAMPBELL,

Thomas McLennan FAWCETT.

John Christopher McLennan and

James Freeman RATTRAY

The Clune's District Hospital

1 October 1986 to 30 September 1989

Francis Wilbur LE PAGE,

Ronald William HUGHES,

David Maxwell VINE and

John Robert Smith

Mordialloc-Cheltenham Community Hospital October 1986 to 30 September 1989

(88 P.F. 1) 38 8 9 W

Stanley Alphonsus HEALY, John Patrick NIHILL,

Neil John Vallance and

Ronald John WAREHAM

Ouyen and District Hospital

1 October 1986 to 30 September 1989

Barbara Mason,

Dorothy Avis Vanston,

Alan Burge WILSON and

Richard Vernon Speed

Inglewood Hospital

1 October 1986 to 30 September 1989

John Stephen Dwyer,

Teresa Eileen COLEMAN,

George William Davis KERMODE and

Andrew Percival Gallagher

Maffra District Hospital

1 October 1986 to 30 September 1989

Frederick Keith CHRISTIE,

Peter Thomas Commons,

Elizabeth Mary CROTHERS and

Peter Michael Amor

Numurkah and District War Memorial Hospital

1 October 1986 to 30 September 1989

John Gladstone Bolwell,

Philip Daniel CLANCY,

Patricia Rose Devereaux and

Stephen Roy KING

The Kilmore Hospital

1 October to 30 September 1989

Wallace Lyle Cochran,

Margaret Humpherys DUGGAN,

Patrica Irene Fisken,

William Lister SLOSS,

Ballarat Base Hospital

1 October 1986 to 30 September 1989

Charles Rowland CornalL,

Ann MacDonald,

Raymond John Young and

Roderick William SLOAN

Alexandra District Hospital

1 October 1986 to 30 September 1989

Verna Maud Dickson,

John Francis HUGHES and

Thomas James Ryan

Manangatang and District Hospital

1 October 1986 to 30 September 1989

Kathleen Anne BAKER,

Patrick Duncan,

Murray Robert Dunlop and Gerard John Murphy

Rupanyup and District Hospital

1 October 1986 to 30 September 1989

Margaret Joyce GAYLARD,

Elizabeth Mary Kininmonth,

Douglas James Mason and

Julie Maree Parsons

Colac District Hospital

1 October 1986 to 30 September 1989

to be members of the Committee of Management of the abovementioned hospitals pursuant to the provisions of section 63H (2) of the *Hospitals and Charities Act* 1958 for the period of office expiring on the dates indicated.

Member of the Committee of Management of the Cancer Institute

Roger James PEPPERELL

to be a member of the Committee of Management of the Cancer Institute pursuant to the provisions of section 35 (1) (a) of the Cancer Act for the period 1 October 1986 to 30 September 1989.

Trustees of Public Cemeteries

Kenneth John Bassett

to be a Trustee—Arthur's Creek Cemetery Trust, Additional Trustee.

Rupert Mathews

to be a Trustee—Bunyip Cemetery Trust, Additional Trustee.

Harry Ryder

to be a Trustee—Tawonga Cemetery Trust, Additional Trustee.

John Kelly

to be a Trustee—Gisborne Cemetery Trust, Additional Trustee.

All appointments pursuant to section 3 (1) of the Cemeteries Act 1958.

Law Department Authorized Officers

Mark Damian Lewis

Clerk of Courts, Class "CC-1" Stephen James Kirkpatrick

Clerk of Courts, Class "CC-1A" and

Patrick Terence O'CONNELL,

Clerk of Courts, Class "CC-2"

to be Authorized Officers pursuant to section 460 of the Crimes Act 1958

Member of the Victoria Law Foundation

Frank PATON a nominee of the Law Institute of Victoria

to be a member of the Victoria Law Foundation pursuant to section 4 of the Victoria Law Foundation Act 1978, for a period of five years vice G. D. Lewis, resigned.

Ministry for Police and Emergency Services

Member of the Metropolitan Fire Brigades Appeal

Tribunal

Kenneth Roy COPELAND,

to be a member of the Metropolitan Fire Brigades Appeal Tribunal pursuant to the provisions of the Metropolitan Fire Brigades Act 1958, for the period ending 16 April 1988.

E. M. MILLER

Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 26 August 1986

State Electricity Commission Act 1958 STATE ELECTRICITY COMMISSION OF VICTORIA

Electrical Approvals Board

In accordance with the requirements of the Electrical Approvals Board Regulations 1984, the State Electricity Commission of Victoria hereby gives notice that the following appointment has been made pursuant to the provisions contained in section 51 of the State Electricity Commission Act 1958, and the said Regulations, viz.:

Henry Dennis Havis,

as representing the interests of the manufacturers of electrical goods in Victoria, vice Lesley John Milton to be a member of the said Board from 22 August 1986 until 30 June 1988.

Dated 25 August 1986

L. R. FOSTER Secretary

Liquor Control Act 1968 APPOINTMENT OF LICENSING INSPECTORS

In accordance with the authority conferred upon me by section 6 of the *Police Regulation Act* 1958, I, Eric Archibald Mudge, Deputy Commissioner of Police, do hereby appoint under sub-section (1) of section 22 of the *Liquor Control Act* 1968, the following Officers of Police as Licensing Inspectors for the Divisions of the Police Districts as shown:

Division Number	Police District	Rank and Name
1	Altona	Inspector Alan Kingsley Frowd, 13219 (vice Inspector B. A. Oldfield, 14156)
2	Altona	Inspector Alan Michael Kennedy, 16195 (from 24.8.86 to 20.9.86)
4	Altona	Inspector Graeme Charles McDonald, 15680 (from 24.8.86 to 20.9.86)

2	Cheltenham	Inspector James Patrick McCaffrey, 15004 (from 17.8.86 to 13.9.86)
2	Dandenong	Inspector Robert Noel Hogan, 11963 (from 21.9.86 to 18.10.86)
2	East Gippsland	Inspector Lindsay Carlisle Florence, 14979 (vice Inspector B. E. Edward, 13391)
3 .	Gippsland	Inspector Maurice Leonard Lindsay, 13280 (from 1.8.86 to 15.8.86)
2	Ivanhoe	Inspector Leslie Howard Kirby, 15916 (from 10.8.86 to 31:8.86)
4	Ivanhoe	Inspector Leslie Harold Kirby, 15916 (from 1.9.86 to 27.9.86)
2	Mallee	Chief Inspector Edward Brian Coates, 13796 (from 17.8.86 to 27.9.86)
1	Western- port	Inspector David Albert Triplow, 14477 (from 14.9.86 to 11.10.86)

Dated 29 August 1986

E. A. MUDGE

Deputy Commissioner Administration

Mental Health Act 1959 Section 26

Notice is hereby given that the following appointment has been made pursuant to section 26 of the Mental Health Act 1959.

John Desmond HICKEY, Manager,

E.C. Dax House Geelong vice G. P. Ellson promoted from 6 July 1986.

J. A. CARSON

Acting Director, Office of Psychiatric Services

REVOCATION OF APPOINTMENTS

His Excellency the Deputy Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on 26 August 1986, revoked the appointments of the persons named hereunder to the offices mentioned, viz.:

Law Department

Honourary Probation Officers

Wilmore Joseph Bajada,
Jean Prentice Eddie,
Penny Mountain,
Wilhelmus Vandreumal,
Thomas Watkin,
Robert Duffield,

Lee Anne EDWARDS, Arthur THURLOW, and

Margaret Nancy WALLACE

as Honorary Probation Officers pursuant to section 507 (2) of the Crimes Act 1958 for all adult courts.

E. M. MILLER

Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 26 August 1986

RESIGNATIONS

His Excellency the Deputy Governor of the State of Victoria by and with the advice of the Executive Council thereof has, by Orders made on 26 August 1986, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:

Law Department

Honourary Probation Officers

Leslie Phillip GRUNDY,

Betty Lorraine WILLIAMS,

Rev. G. Wall,

Stan Harrison,

Adrian McDonald,

Robert O'NEILL,

Alison Barnard,

James Alexander Cook,

Sandra FISCHER,

Betty LISTER and

Michael Anton MURRE

as Honourary Probation Officers pursuant to section 507 (2) of the Crimes Act 1958 for all adult Courts.

Magistrates

Graeme Trefford WHEELHOUSE and

Geoffrey MILLER

as Magistrates pursuant to section 7 of the Magistrates' Courts Act 1971.

Health Commission

Members of the Committee of Management of Hospitals

Julie Rose CORDWELL,

as a member of the Committee of Management, Central Gippsland Hospital as from 14 June 1986

John Neil Kay and

Kenneth Allen BURNS.

as members of the Committee of Management, Cobram District Hospital as from 24 March 1986

Edward Anthony ANDRE,

as a member of the Committee of Management, Portland and District Hospital as from 28 July 1986.

Alan Blair URWIN, as a member of the Committee of Management, Casterton Memorial Hospital as from 9 July 1986.

2-612-62 1 45

Trustee of Cemetery Trust

Thomas Morrow.

as a trustee, Gisborne Cemetery Trust as from 19 August 1986

E. M. MILLER

3327

Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 26 August 1986

ORDERS IN COUNCIL

STATE EMPLOYEES RETIREMENT **BENEFITS ACT 1979, No. 9363**

At the Executive Council Chamber, Melbourne, the nineteenth day of August 1986

PRESENT:

His Excellency the Governor of Victoria Mr Cathie Mrs Kirner

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 State Superannuation Act 1958 and who holds any office under the Crown or is of a class of persons who are members or who are in the service or employment of any body created by or under any Act of Parliament to which person or officer 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 persons employed by the Victorian Dried Fruits Board, a body incorporated by the Dried Fruits Act 1958, being persons 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 hereby declares that the provisions of the State Employees Retirement Benefits Act 1979 shall apply to the aforesaid class of persons, as and from 20 August 1986.

And the Honourable Robert Allen Jolly, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

> E. M. MILLER Acting Clerk of the Executive Council

HOSPITALS SUPERANNUATION ACT 1965 No. 7354

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August 1986

His Excellency the Governor of Victoria

Mr Kennan Mr Roper

Mr McCutcheon Mrs Hogg

DECLARATION OF THE AMOUNT BY WHICH THE MINIMUM WAGE HAS INCREASED BETWEEN 30 JUNE 1981 AND 30 **JUNE 1986**

In pursuance of the provisions of sub-section (2) of section 35A of the Hospitals Superannuation Act 1965, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby declares that in his opinion having regard to awards of the Australian Conciliation and Arbitration Commission, the amount by which the minimum wage has increased between 30 June 1981 and 30 June 1986 is \$57.77.

And the Honourable Robert Allen Jolly, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

> E. M. MILLER Acting Clerk of the Executive Council

MOTOR CAR ACT 1958

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August 1986

His Excellency the Governor of Victoria

Mr Kennan Mr Roper

Mr McCutcheon Mrs Hogg

MOTOR CAR TRIALS OF SPEED WITHIN THE SHIRE OF PAKENHAM

Whereas it is enacted by sub-sections (1) and (2) of section 83A of the Motor Car Act 1958 that, if a motor car is used on a highway for purposes of racing or of trial of speed, and if a race or trial of speed is organized or managed, the driver or the person in charge thereof and the person organizing or managing the race or trail of speed, shall be liable to a penalty of not more than Five hundred dollars for the first offence and One thousand dollars for the second offence, provided that the said subsections (1) and (2) shall not apply to a motor car used as aforesaid or to a race or trial of speed 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:

And whereas the Ford Four Car' Club Incorporated has requested that such an Order be made to enable an event known as the "Nerve Deafness Charity Rally Sprint" to be conducted by the said club on 28 September 1986.

Now therefore, His Excellency the Deputy 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 and all other powers him thereunto enabling, doth order that the provisions of subsections (1) and (2) of section 83A of the *Motor Car Act* 1958 and of the Regulations made under Part VI of the *Transport Act* 1983 shall not apply with respect to the event known as the "Nerve Deafness Charity Rally Sprint" to be held on a section of Deep Creek Road within the Shire of Pakenham between the hours of 9.00 in the forenoon and 5.00 in the afternoon on Sunday, 28 September 1986.

And the Honourable Thomas William Roper, Her Majesty's Minister for Transport for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

STATE EMPLOYEES RETIREMENT BENEFITS ACT 1979, No. 9363

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan Mr McCutcheon

Mr Roper Mrs Hogg

Whereas the State Employees Retirement Benefits Act 1979 provides that an employee means inter alia any person who is not an officer within the definition of the State Superannuation Act 1958 and who holds any office under the Crown or is of a class of persons who are members or who are in the service or employment of any body created by or under any Act of Parliament to which person or officer 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 persons employed by the Outer Eastern College of Technical and Further Education who are not eligible for membership of the State Superannuation Fund and who are not at the joining date specified hereunder members of the State Employees Retirement Benefits Fund, being persons employed pursuant to Awards of the Industrial Relations Commission of Victoria or Awards of the Australian Conciliation and Arbitration Commission:

Now therefore His Excellency the Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, hereby declares that the provisions of the State Employees Retirement Benefits Act 1979 shall apply to the aforesaid class of persons employed pursuant to Awards hereinbefore mentioned from the date hereof.

And the Honourable Robert Allen Jolly, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

FOREIGN JUDGMENTS ACT 1962

At the Executive Council Chamber, Melbourne, the twenty-sixth day of August 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan Mr Roper Mr McCutcheon Mrs Hogg

VARIATION OF ORDER

Whereas:

- 1. By Order dated 27 April 1986 and published in the Government Gazette on 5 May 1976, the Governor in Council pursuant to section 4 of the Foreign Judgments Act 1962 extended Part II of the said Act to certian countries including Antigua;
- 2. By that Order the Court of Appeal and High Court of Justice were specified as Superior Courts of Antigua for the purposes of the said Part II;
- 3. The Governor in Council is empowered by section 4 (5) of the said Act to vary or revoke any order previously made under that section;
- 4. Antigua is now known by the name Antigua and Barbuda;

Now therefore I, the Deputy Governor of the State of Victoria, by and with the advice of the Executive Council thereof, do hereby vary the said Order of 27 April 1986 by amending the entry for Antigua as follows:

Column I	Column 2
Antigua and Barbuda	Court of Appeal, High Court of Justice (both being Superior Courts of the West Indies Associated States Supreme Court)

And the Honourable James Harley Kennan, Attorney-General of Victoria, shall give the necessary directions.

E. M. MILLER Acting Clerk of the Executive Council

DAIRY INDUSTRY ACT 1984

At the Executive Council Chamber, Melbourne, the second day of September 1986

PRESENT:

His Excellency the Governor of Victoria

Mr McCutcheon

Mr Trezise

In pursuance of the powers conferred by the Dairy Industry Act 1984 and all other powers enabling him in that behalf His Excellency the Governor of Victoria by and with the advice of the Executive Council thereof doth hereby approve of the following amending Determination of milk prices made by the Victorian Dairy Industry Authority.

Determination of Milk Prices to apply in the Border Milk District

This Determination is made by the Victorian Dairy Industry Authority under the powers conferred by Section 44 of the Dairy Industry Act 1984 after consultation with the Prices Commissioner and shall come into operation on 21 September 1986.

The Determination of milk prices made by the Victorian Dairy Industry Authority and published in the Government Gazette dated 22 August 1986, is amended by substituting the following Schedule for Sechedule 2.

DETERMINATION

Schedule 2 BORDER MILK DISTRICT

			Wholesale Semi-Wholesale		
Product and Package (1)		Delivered	Delivered	Retail (4)	
		(2)	(3)		
	ts Per		Litre	Litre	Pack
1.	Plain Milk	- "			
	Carton	2 litre	55.81	64.73	151
		1 Litre	57.24	66.88	78
		600 ml	59.66	71.00	50
		300 ml	74.51	90.67	32
	Plastic Bottle	4 litre	54.69	63.42	295
		2 litre	55.81	64.73	151
2.	Skim Milk—Carton				
		1 litre	52.02	62.09	74
		600 mi	56.30	68.07	49
3.	Low Fat Protein Enriched Milk				
	Carton	1 litre	57.24	66.88	78
	Carton	2 litre	55.81	64.73	151
	Plastic Bottle	2 litre	55.81	64.73	151
	Holding 15 litres in a cardboard cask		53.08	62.00	_
2 A	. Low Fat Flavoured Milk				
J/ 1.	Plastic Bottle	2 litre	63.52	78.61	204
	Plastic Bottle	500 ml	85.56	107.78	80
	Plastic Bottle	300 ml	93.87	121.43	54
	Plastic Bottle	250 ml	106.56	140.20	52
4.	Flavoured Milk				
	Carton	600 ml	69.70	88.33	80
	Carton	300 ml	85.89	114.40	52
5.	White Milk (4.8% Butterfat)	300 III	05.07	**	-
J.		1 litre	58.53	68.60	80
	Carton	1 iitre	38.33	00.00	

I. D. SAULWICK Chairman of the Victorian Dairy Industry Authority

And the Honourable Evan Walker, Her Majesty's Minister for Agriculture and Rural Affairs for the State of Victoria, shall give the necessary directions herein accordingly. E. M. MILLER

Acting Clerk of the Executive Council a recording over the profession

No. 73-23962/86-3

POST-SECONDARY EDUCATION ACT 1978

At the Executive Council Chamber, Melbourne, the second day of September 1986

3330

PRESENT:

His Excellency the Governor of Victoria
Mr McCutcheon | Mr Trezise

CONSTITUTION OF THE COUNCIL OF GIPPSLAND INSTITUTE OF ADVANCED EDUCATION

Whereas section 23 (2) of the Post-Secondary Education Act 1978 (in this Order called "the Act") provides that where the governing body of a post-secondary education institution makes application to the Victorian Post-Secondary Education Commission (in this Order called "the Commission") for the incorporation under the Act of a council to manage and control the institution, the Governor in Council may on the recommendation of the Commission—

- (a) constitute a council by such name as is specified in the Order as a body corporate to manage and control the institution;
- (b) make such provision for or with respect to the membership of the council as he thinks fit:
- (c) confer on the council such powers as he thinks necessary or expedient for the purpose of managing and controlling the institution;
- (d) make such other provision for or with respect to the constitution powers duties and functions of the council as is in his opinion necessary or expedient.

And whereas the governing body (being a council incorporated by Order in Council made under section 29A (1) of the Education Act 1958) of the Gippsland Institute of Advanced Education has applied in writing to the Commission for the incorporation under the Act of a council to manage and control the institution.

And whereas the Commission has recommended to the Governor in Council that a council be incorporated to manage and control the said institution on the terms hereinafter contained.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order provide as follows:

Part 1 Constitution of Council

101 A Council is constituted to be known as the Council of the Gippsland Institute of Advanced Education.

Part 2 Definitions

201 In this Order:

"Academic Board" means the body constituted by the Council pursuant to Part 8.

'academic staff' means all full-time and parttime members of staff of the Institute, not paid on a per hour or per session basis whose salary accords with the academic salary schedules determined by the Post-Secondary Education Remuneration Tribunal or other tribunal having jurisdiction and such other persons as the Council may from time to time designate as academic staff.

"Council" means the Council of the Gippsland Institute of Advanced Education constituted by this Order.

"Deputy President" means the person elected by the Council to the office of Deputy President pursuant to Part 5.

"Director" means the person appointed to the office of chief executive officer of the Council.

"educational program" means an organised educational activity of any duration the major objective of which is to increase the knowledge understanding or skill of the participant and includes without limiting the generality of the foregoing any courses of study as defined in section. 28 (1) of the Act.

"general staff" means all full-time and parttime members of staff of the Institute not paid on a per hour or per session basis who are not academic staff and such other persons as the Council may from time to time designate as general staff.

"gifts" means donations, scholarships, devises and bequests.

"Institute" means the Gippsland Institute of Advanced Education.

"post-secondary education" means education of persons who are beyond the age of compulsory schooling attendance and who are not undergoing a full-time course of secondary education.

"prescribed" means prescribed by this Order or the Regulations of the Institute.

"President" means the person elected by Council to the office of President pursuant to Part 5.

"Regulations" means Regulations of the Institute made by the Council under this Order.

"Staff" means the academic staff and general staff of the Institute.

"students" means the persons or classes of persons prescribed as constituting the students of the Institute.

Part 3 Membership of Council

- 301 Council consists of twenty-eight members.
- 302 The membership of the Council is as follows:
- (a) The Director as a member ex officio; and
- (b) One person appointed by the Minister administering the Act; and

- (c) Eight persons associated with or having a special interest in post-secondary education and its relationship with industry, commerce, government, professional bodies, local groups, trade unions, graduates of the Institute or any other identifiable groups relevant to the activities of the Institute, appointed by co-option by the Council; and
- (d) Eight persons associated with or having an interest in post-secondary education and its relationship with science, technology, commerce, government, industry, trade unions, the arts, professional bodies, teaching or the community appointed by the Governor in Council; and
- (e) Three members of the academic staff elected by the academic staff in a manner prescribed; and
- (f) Three members of the general staff elected by the general staff in a manner prescribed;
- (g) Three students elected by the students in a manner prescribed: and
- (h) One member of the Academic Board elected by the members of that Board in a manner determined by the Board.
- 303 No member of academic staff or general staff or a student is eligible to be a member pursuant to clause 302 (b) or 302 (c) or 302 (d).
- 304 Members appointed by the Governor in Council may be removed by the Governor in Council
- 305 A member appointed by the Minister administering the Act may be removed by that Minister
- 306 Subject to clause 307 members of the Council (other than the Director) hold office—
 - (a) for their first appointment to the Council a term of four years and thereafter for a term of three years in the case of members appointed pursuant to clauses 302 (b) and 302 (c) and 302 (d)
 - (b) for a term of two years in the case of members elected pursuant to clause 302 (e) or 302 (f) or 302 (h) and
 - (c) for a term of one year in the case of members elected pursuant to clause 302 (g).
- 307 The terms of office of members may be varied as follows:
 - (a) In relation to members appointed pursuant to clause 302 (c) or 302 (d) the appointor may prescribe at the time of appointment that one or more of the members under each category holds office for a term of either one or two years
 - (b) In relation to members elected pursuant to clause 302 (e) or 302 (f) or 302 (h) the Council may require that one or more members in

- each category hold office for a term of one year
- (c) In this Part the reduced term of office of members elected or appointed in accordance with clause 307 (a) or 307 (b) is called a limited term of office and
- (d) No member may serve two successive limited terms of office.

308 A member of Council is eligible to be reappointed or re-elected (as the case may be) but no members may be elected or appointed for more than three successive terms.

309 If a member of the Council (other than the Director)—

- (a) gives written notice of resignation to the President of the Council or in the case of the President to the Director; or
- (b) becomes of unsound mind or becomes a person whose person or estate is liable to be dealt with in any way under the law relating to mental health; or
- (c) becomes bankrupt; or
- (d) is convicted of any indictable offence; or
- (e) without leave of absence previously granted by the Council is absent from three consecutive scheduled meetings of the Council or
- (f) ceases to hold the qualification required for such member becoming or being a member of the Council; or
- (g) is properly removed from office in accordance with this Order; or
- (h) being a member appointed under clauses 302
 (b) or 302 (c) or 302 (d) becomes a member of academic staff, general staff or a student of the Institute; or
- (i) dies-

the office of such member becomes vacant and the vacancy is a casual vacancy.

310 If at any election for membership of the Council a vacancy is not filled or where an election for membership of the Council that should have been held is not held the vacancy which should have been filled is a casual vacancy.

- 311 Any casual vacancy in the office of an elected or appointed member of the Council must be filled by the election or appointment as the case may be of an eligible person but if any casual vacancy occurs in the three months before the expiration of a term of office the vacancy need not be filled for the remainder of such term.
- 312 A member of the Council elected or appointed to fill a casual vacancy holds office during the residue of the term of the member replaced.
- 313 For the purpose of clause 308 a part term served by a member elected or appointed to fill a casual vacancy is not to be considered a term of office

- 314 Elections of members must be conducted in accordance with the Regulations which may provide for voting by post or by personal ballot and for preferential voting.
- 315 Any member who reaches the age of 72 years during a period of office is not eligible for reappointment or re-election for another term.

Part 4 Transitional Provisions

- 401 The governing body of the Institute in existence immediately prior to the making of this Order continues in existence and is to manage and control the Institute until the first meeting of the Council.
- 402 All resolutions passed by the governing body of the Institute in existence immediately prior to the making of this Order and in effect immediately prior of this Order continue in effect according to their tenor unless revoked or varied by the Council.

Part 5 Proceedings of Council

- 501 (1) At its first meeting the Council is to be constituted and to proceed in accordance with this clause.
- (2) The members of the first meeting must be made up of members appointed by the Governor in Council and by the Minister administering the Act and if appointed the Chief Executive Officer of the Council.
- (3) The chairperson of the first meeting will be elected by the members.
- (4) The first meeting must-
- (a) if necessary appoint an Acting Director;
- (b) arrange for election of members pursuant to clauses 302 (e) and 302 (f) and 302 (g).
- 502 (1) At its second meeting the Council is to be constituted and to proceed in accordance with this clause.
- (2) The members at the second meeting must be made up of members eligible to attend the first meeting plus elected members.
- (3) The chairperson of the second meeting will be elected by the members.
- (4) The second meeting must appoint the first members of the Council to be appointed pursuant to clause 302 (c).
- 503 For the first and second meetings of Council a quorum is 75% of the number of members eligible to attend such meetings.
- 504 Subject to clauses 501 and 502 and 503 the following provisions apply to Council:
 - (a) The members of the Council must annually elect one member from members appointed pursuant to clauses 302 (b) or 302 (c) or 302 (d) to be the President;
 - (b) The members of the Council must annually elect one of their members appointed pursuant to clauses 302 (b) or 302 (c) or 302 (d) to be the Deputy President;

- (c) In the absence of the President or during any vacancy in the office of President or during the inability of the President to act the Deputy President has all the powers and duties of the President:
- (d) In the absence from the Council meeting of both the President and the Deputy President the Council must elect one of its members appointed pursuant to clauses 302 (b) or 302 (c) or 302 (d) to act as chairperson of the meeting;
- (e) The term of office for the President and Deputy President is one year;
- (f) No member is eligible to serve in the same office for more than three consecutive terms;
- (g) The Council must meet at least six times in each year:
- (h) Except as otherwise provided in this Order all questions arising at a meeting of the Council must be decided by a majority of the votes of the members present and voting. The member presiding at the meeting has a deliberative vote and in the event of an equality of votes on any question the member presiding has a second or casting vote;
- (i) No member of the Council may vote by proxy;
- (j) No motion to make revoke or amend any Regulation may be put at any meeting of Council unless the notice of intentions to so move and the contents of the proposal are circulated in writing to members of the Council at least seven clear days prior to the meeting but amendments arising out of the debate may be allowed at the discretion of the Council:
- (k) A decision of the Council or a committee of the Council is not invalid by reason only of a defect or irregularity in the appointment or election of a member or in the event of a vacancy on the Council;
- (1) To the extent permitted by law members of the Council are not personally liable for any loss or damage arising out of the bona fide execution of the duties powers authorities and discretions conferred or imposed upon them under this Order, and are entitled to be indemnified out of the assets of the Institute for any personal liability so incurred other than loss or damage resulting from their wilful act default neglect or fraud;
- (m) Any person who has a pecuniary interest, whether directly or indirectly, in any business of the Council or of any committee of the Council of which such person is a member must declare the nature of any personal interest on every occasion when the business is being considered at a meeting at which such person is present;

- (n) No person is entitled to vote at any meeting of the Council or any committee thereof on any subject in which that person holds a direct pecuniary interest but nothing in this clause disqualifies a staff member who is a member of Council or of a committee of Council from voting on matters affecting the general terms and conditions of the staff of the Institute:
- (o) Subject to this Order the Council may determine its own proceedings;
- (p) Meetings of Council must be open to the public except where otherwise provided by the Council;
- (q) Seventeen members of Council constitutes a quorum at any meeting other than a meeting held solely to fill a vacancy for a member appointed by Council where not less than 60% of the total members of Council at that time elected or appointed constitutes a quorum.

Part 6 Powers of Council

- 601 Subject to the Act the Council has the entire management and control of the affairs concerns and property of the Institute and without limiting the generality of the foregoing has the power to—
 - (a) determine the educational programmes to be offered by the Institute and conduct each educational programme in such manner and in such place of places as it sees fit;
 - (b) validate the academic standard and content of the educational programmes conducted by the Institute;
 - (c) accredit at the request of other institutions or authorities educational programmes conducted or proposed to be conducted by such institutions or authorities and to charge fees in connection therewith;
 - (d) hold examinations and conduct assessments in the subjects comprising the educational programmes conducted by the Institute;
 - (e) confer any prescribed degree which the Council has been empowered to award by Order of the Governor in Council and any prescribed diploma certificate or other award on any student who attains the required standard in the relevant educational programme;
 - (f) confer any degree which the Council has been empowered to award by Order of the Governor in Council and any diploma certificate or other award on any person honoris causa or without examination and determine the rights and privileges of any such person in connection therewith;
 - (g) determine the number of students to be enrolled in each educational programme conducted by the Institute and select students for and exclude students from enrolment or

- re-enrolment in each such programme according to criteria procedures and conditions which the Council determines:
- (h) grant recognition in lieu of or for the purpose of any assessment or educational programme conducted by the Institute of any educational programme or other relevant attainment in any other educational institution or other appropriate experience;
- (i) enrol and re-enrol students and charge any fees as a condition of enrolment or reenrolment in any educational programme conducted by the Institute;
- (j) establish and maintain and administer from Institute money a fund from which loans may be made to students on such terms and conditions as it determines and pay into that fund out of Institute money such amounts as it thinks fit:
- (k) award scholarships prizes exhibitions and grants in aid on such terms and conditions as it determines;
- (I) discipline or suspend or terminate the enrolment of any student under such provisions as are prescribed;
- (m) determine the terms and conditions of employment of staff including rates of remuneration provided such terms and conditions are consistent with any that may be fixed by a tribunal or other authority having jurisdiction over the same;
- (n) employ terminate employment discipline suspend or dismiss any member of the staff of the Institute under such provisions as are prescribed but in the case of dismissal of a member of the academic staff and such general staff as are prescribed only on a resolution of the Council passed by a majority consisting of not less than two-thirds of the members of Council;
- (o) define the duties of each member of staff;
- (p) appoint persons as Associates of the Institute whether by that title or any other title and determine the duties benefits rights and privileges of such persons in connection with such appointments;
- (q) in recognition of a person's service whilst in the employment of the Council or the Institute establish and support or aid in the establishment and support of associations institutions funds trusts and co-operatives calculated to benefit staff or former staff and their dependants and without limiting the generality of the foregoing assist in the procurement of homes for their use and occupation and provide pensions superannuation schemes allowances and insurance cover;

- (r) engage in carry on and support research investigation and inquiry into any field of human knowledge learning or experience and publish and disseminate the results of such research investigation and inquiry;
- 602 If, in the opinion of the Council, the furtherance of the objects of the Institute requires the Council so to do, the Council may—
 - (a) be a member of a limited company; or
 - (b) form, or participate in the formation of, a limited company—

the objects of which include one or more of the following objects of the Institute pursuant to clause 801:

- (c) To provide post-secondary education;
- (d) To provide programmes of study relevant to students' present and intended occupations both in the short and the long term;
- (e) To provide programmes which cater for the need for and personal development of students;
- (f) To provide a range of programmes of study appropriate to meet post-secondary education needs of the Gippsland region in particular, and of such other areas of the State as the Council decides are appropriate;
- (g) To foster excellence in the teaching and associated activities of the Institute;
- (h) To make available to government industry commerce public utilities and the community in general the post-secondary education expertise equipment and facilities of the Institute;
- (i) In providing post-secondary education to develop relationships and co-operative activities with the community and in particular with industry commerce professions and schools;
- (j) To co-operate with other post-secondary education institutions particularly those in the Gippsland region.
- 603 The Council must not, pursuant to clause o02 form, participate in the formation of or be a member of, a limited company unless the memorandum or articles of association of the limited company provides that—
 - (a) the company must not alter its memorandum or articles of association unless the Council has by resolution authorized the alteration; and
 - (b) the company must cause a report by a registered company auditor on the accounts of the company to be made every twelve months and to be submitted to the Council within three months after the end of each twelve month period to which the report relates; and

- (c) the statement of accounts must be prepared in a manner and in a form approved by the Treasurer of Victoria and present fairly the financial transactions of the company during the year.
- 604 Where pursuant to clause 602 the Council forms, participates in the formation of or is a member of a limited company and has a controlling interest in that company the Council must—
 - (a) include in its annual report a copy of the accounts of the company in respect of the financial year ending during the period to which the Institute's annual report relates; and
 - (b) within 14 days of the lodging of any report, statement or return in respect of the limited company with the National Companies and Securities Commission under the Companies (Victoria) Code, submit a copy of the report, statement or return to the Treasurer of Victoria.
- 605 For the purposes of clause 604-
- (a) the Council has a controlling interest in a company where the Council is within the meaning of the Companies (Victoria) Code a substantial shareholder in that company;
- (b) in determining whether the Council is a substantial shareholder in a company, the provisions of the Companies (Victoria) Code will apply as if a reference in section 136 (9) of the Companies (Victoria) Code to the prescribed percentage were a reference to 50 per centum;
- (c) "Limited company" has the same meaning as in the Companies (Victoria) Code.

606 If, in the opinion of the Council the furtherance of the objects of the Institute requires the Council so to do, the Council may, subject to such terms and conditions as the Minister administering the Act determines after consultation with the Treasurer of Victoria—

- (a) be member of a company or association or partnership or trust or co-operative; or
- (b) form, or participate in the formation of, a company or association or partnership or trust or co-operative; or
- (c) enter into a joint venture with another person or persons or company or association or partnership or trust or co-operative—

the objects or purposes of which include one or more of the objects of the Institute pursuant to clause 801.

607 For the purposes of clause 606 reference to a company association partnership trust co-operative or joint venture includes a reference to a company association partnership trust co-operative or joint venture formed or entered into whether in or outside Victoria but does not include a reference to a limited company within the meaning of the Companies

(Victoria) Code or any other company association partnership trust co-operative or joint venture formed or entered into or that could have been formed or entered into by the Council before the making of this Order.

- 608 If pursuant to clause 606 the Council is involved with a company or association or partnership or trust or co-operative or joint venture the Council must—
 - (a) include in its annual report a copy of the accounts of the company or association or partnership or trust or co-operative or joint venture in respect of the financial year ending during the period to which the Institute's annual report relates; and
 - (b) within 14 days of the lodging of any report statement or return with the National Companies and Securities Commission by the company or association or partnership or trust or co-operative or joint venture submit a copy to the Treasurer of Victoria.
- 609 For the purpose of carrying out the objects of the Institute and the management and control of the Institute the Council may—
 - (a) enter into any arrangements with any corporation association company government or authority that may directly or indirectly benefit the Institute and obtain from any such corporation association company government or authority any rights privileges and concessions which the Council may think it desirable to obtain and carry out exercise and comply with any such arrangements rights privileges and concessions:
 - (b) provide to the community in general other educational institutions and to graduates students and staff of the Institute such services and use of such premises, resources or equipment as may from time to time be approved by the Council and determine the conditions for such use;
 - (c) do all such things as appear to the Council necessary or expedient for aiding the advancement of learning and fostering the improvement of knowledge and where necessary employ staff to work outside Australia for that purpose on such terms and conditions as the Council considers appropriate;
 - (d) provide or assist in the provision of residential accommodation for students and visitors to the Institute on such terms and conditions and for payment of such fees and charges as it may determine and manage and control any such accommodation;
 - (e) do all such things as advance the interest of the staff and students including the provision and supply in such manner as may be

- appropriate of such services as it deems necessary with or without fee including but without limiting the generality of this paragraph providing—
- (i) canteen bookshop and printing services;
- (ii) sporting recreation child care counselling health and transport services;
- (iii) clubs societies and staff and students amenities.
- 610 For the purpose of clause 609 (e) the Council may create and administer any corporation cooperative trust or partnership in connection therewith permitted by clause 602 or 606.
 - 611 The Council may-
 - (a) acquire by purchase grant bequest or devise or take on lease exchange or hire or otherwise acquire any real or personal property and any rights or privileges and agree to carry out any conditions of such acquisition grant bequest devise lease exchange or hire and create and administer either solely or jointly as trustee or custodian any trust funds or funds in connection therewith;
 - (b) enter into contracts or otherwise arrange to construct alter or maintain any buildings facilities or works which may be necessary or convenient for the purposes of the Institute and enter into agreements for the supply of any goods or services or the carrying out of any work for the Institute;
 - (c) sell mortgage lease or dispose of any real or personal property on such terms and conditions as it deems fit but in the case of sale or disposal of real property only with the consent of the Minister administering the Act on the recommendation of the Commission;
 - (d) engage and remunerate professional advisers and consultants of any type including without limiting the generality thereof educational consultants architects engineers and quantity surveyors:
 - (e) establish and maintain museum art and other collections;
 - (f) apply for purchase or otherwise acquire any patents patent rights copyrights trademarks formulas licences concessions and the like conferring any exclusive or non-exclusive or limited right to use of any secret or other information as to any invention which may seem capable of being used directly or indirectly to benefit the Institute and to use exercise develop or grant licences in respect of or otherwise turn to account the property rights or information so acquired;
 - (g) register design service marks logos symbols and titles;

- (h) borrow moneys—
 - (i) at interest for the purpose of carrying out or performing any of its powers authorities duties and functions or for the repayment or partial repayment of any sum previously borrowed; and

(ii) on overdraft of current account at any bank—

within such limit and upon such conditions as to security and otherwise as the Governor in Council upon the recommendation of the Treasurer of Victoria may from time to time approve;

- (i) invest and deal with the money or property of the Council not immediately required; but the power of investment contained in this clause is limited to investments which a trustee is permitted to make under any law of the State of Victoria except in the case of moneys not provided by the State or Commonwealth Governments which may also be invested in shares, stocks, debentures, notes, bonds or other securities or obligations of a company the shares of which are listed for quotation on the official list of any member exchange of the Australian Associated Stock Exchanges including rights to subscribe for or take up such shares, stocks, debentures, notes, bonds, securities or obligations;
- (j) lend and advance money or give credit at such interest rate, if any, as Council may determine to any person or company in the ordinary course of the business of the Council:
- (k) guarantee and give guarantees or indemnities for the payment of money or the performance of contracts or obligations by any person or company in the ordinary course of the business of the Council;
- (1) secure or undertake in any way the repayment of moneys lent or advanced to or the liabilities incurred by any person or company in the ordinary course of the business of the Council;
- (m) otherwise assist any person or company in the ordinary course of the business of the Council.
- (n) expend funds for the objects of the Institute and the management and control of the Institute and open operate and close such bank accounts as may be necessary for such purposes;
- (o) write off debts owed to the Institute or remit fees otherwise payable by any person to the Institute:
- (p) subsidise promote co-operate or affiliate with subscribe donate to or become a member of control manage superintend lend or give monetary assistance to or otherwise aid

- associations institutions organisations and other bodies;
- (q) regulate the access to the Institute grounds of persons and animals and the access parking and use of vehicles (whether powered or otherwise);
- (r) impose a penalty upon a member of staff or a student of the Institute for breach of any Regulation:
- (s) indemnify every employee of the Institute out of the assets of the Institute against all losses or liabilities which they may sustain or incur in or about the bona fide execution of their duties or otherwise in relation thereto other than loss or damage arising from their wilful act default neglect or fraud:
- (t) constitute and appoint such committees as it determines and delegate subject to such conditions as it thinks fit such of its powers authorities duties and functions (other than this power of delegation except as otherwise provided in this Order and the power to make Regulations) to any such committee or to any member of staff but every delegation under this clause is revocable by the Council and no such delegation prevents the exercise or discharge by the Council of any of its powers authorities duties or functions;
- (u) do all such other things as are necessary or incidental to the proper management and control of the Institute.

Part 7-Regulations

- 701 (1) The Council may make Regulations prescribing or providing for any matter or thing provided by this Order or necessary or expedient for the management and control of the Institute.
- (2) Without limiting the generality of sub-clause (1) the Regulations may make provision for and with respect to—
 - (a) discipline within the good order and control of the Institute, including its premises, services, resources and equipment, the property of or managed by the Council;
 - (b) the number remuneration manner of appointment and dismissal and terms and conditions of employment of staff;
 - (c) the pre-requisite educational standard for enrolment of students in any prescribed educational programme;
 - (d) the examinations for fellowships, scholarships, prizes, exhibitions, degrees, diplomas and certificates and other awards and the granting thereof;
 - (e) the recognition, in lieu of or for the purpose of any examination or educational program, of any educational program completed or examination passed in any educational institution;

- (f) the fees (if any) to be charged for-
 - (i) accommodation and use of facilities;

- (ii) any examination degree diploma certificate or other award;
- (iii) admittance to any classes or lectures;
- (g) the manner and time of convening meetings of the Council;
- (h) the affiliation of the Institute with any educational institutions;
- (i) the manner of conducting elections for the office of elected members of Council:
- (j) accommodation for students and other persons:
- (k) the making of loans from the Student Loan Fund the number of such loans to be made in each year, the terms and conditions of such loans, including the interest payable thereon and the manner of repayment;
- (1) the powers and duties of the Director;
- (m) the terms of appointment, tenure of office, powers and duties of committees established by the Council;
- (n) generally prescribing or providing for any matter or thing authorised or directed to be prescribed or provided for by this Order or necessary or expedient to be prescribed or provided for the good management of the Institute.
- (3) All Regulations and amendments or revocations made by the Council pursuant to this Order must be passed by an affirmative vote of at least two-thirds of the members of the Council present and in writing duly sealed with the common seal of the Institute affixed thereto on a date determined by Council.
- (4) All Regulations and amendments or revocations thereof must be promulgated by display on the notice board designated by the Council as the Official Notice Board and do not become operative until they have been so displayed for a period of five days and must continue to be so displayed for a further period of not less than sixteen days after becoming operative.

Part 8-Duties of Council

- 801 The Council must carry out the objects of the Institute namely—
 - (a) to provide post-secondary education;
 - (b) to provide programs of study relevant to students' present and intended occupations both in the short and the long term;
 - (c) to provide programs which cater for the need for and personal development of students;
 - (d) to provide a range of programs of study appropriate to meet post-secondary education needs of the Gippsland region in particular, and of such other areas of the State as the Council decides are appropriate;

- (e) to foster excellence in the teaching and associated activities of the Institute;
- (f) to make available to government industry commerce public utilities and the community in general the post-secondary education expertise equipment and facilities of the Institute;
- (g) in providing post-secondary education to develop relationships and co-operative activities with the community and in particular with industry commerce professions and schools;
- (h) to co-operate with other post-secondary education institutions particularly those in the Gippsland region.
- 802 The Council must appoint on such terms and conditions and for such period as it may determine a person to be the Director of the Institute to exercise such powers and duties as it may from time to time confer or impose including unless otherwise provided by this Order the Regulations or resolution of the Council the power to delegate any of the Director's powers and duties except the power of delegation to any person or committees of persons.
- 803 If for any reason the office of Director becomes vacant or the Director is unable to perform the duties of office the Council must appoint a person to be Acting Director and the person so appointed while holding such office will fulfil all the functions of the Director.
- 804 (1) The Council must constitute and appoint an Academic Board to provide advice to the Council on academic matters;
 - (2) The Academic Board must-
 - (a) consist of a majority of members who are elected members and include academic staff, general staff and students; and
 - (b) include as ex-officio members the Director and the President of Council, and such other members not exceeding one-third of the total membership of the Board as the Council shall determine; and
 - (c) have its Chairperson annually elected from amongst the members of the Board.
- 805 (1) The Council must constitute and appoint a Membership and Legislation Committee to inter alia make recommendations to the Council on members to be appointed to the Council and carry out other functions determined by the Council.
- (2) The Membership and Legislation Committee must include the following members of Council:
 - (a) President of Council;
 - (b) Director;
 - (c) One member of academic staff;
 - (d) One member of general staff;
 - (e) One student member;
 - (f) Three members other than staff or students.

- (3) The Chairperson of the Membership and Legislation Committee must be the President of Council.
- 806 (1) The Council must invite tenders in respect of agreements for supply of any goods or services or the performance of any contractual works for the Institute where the cost of such goods services or contractual works is estimated by the Council to exceed \$50 000 by publishing an advertisement inviting tenders in a newspaper circulating generally throughout the State of Victoria.
- (2) The Council need not invite tenders if-
- (a) an agreement relates to the engagement of architects consultants or professional advisers whose charges are normally made at the rates fixed and published by statutory bodies or professional associations; or
- (b) goods and services are supplied by statutory bodies or are available from one source of supply only.
- (3) In the case of building work the Council may as a prerequisite to tenders invite tenderers to register by publishing an advertisement in a newspaper circulating generally throughout the State of Victoria.
 - 807 The Council must-
 - (a) maintain in a manner determined by Council a roll of names of persons upon whom it has conferred awards;
 - (b) apply all fees grants and all other moneys received by or on behalf of the Institute under the provisions of this Order or otherwise solely for the objects of the Institute;
 - (c) specify purposes for which any moneys made available by the Council to any organization of students or of students and other persons for the provision of facilities amenities or services that are not of an academic nature may be spent and set conditions under which such moneys may be made available;
 - (d) establish and keep or cause to be kept full and complete books and accounts of all moneys received and paid by the Institute and arrange for an audit of income and expenditure of the Institute in accordance with the provisions of section 27 of the Act;
 - (e) as soon as practicable after 31 March in each year report the proceedings of the Institute and the audited accounts for the year ended on 31 December then last past to the Minister administering the Act and the Victorian Post-Secondary Education Commission;
 - (f) keep or cause to be kept a proper record of the proceedings of the Council;
 - (g) conduct a periodic review of the academic and other standards of courses of study offered to ensure that the courses of study continue to be appropriate to the degree,

- diploma, certificate or other award to which they lead, and to recommend their continued accreditation or otherwise to appropriate State and Commonwealth authorities;
- (h) establish proper procedures to ensure that the academic and other standards of any proposed course of study are appropriate to the degree, diploma, or other award to which the course of study leads, and to accredit approved courses of study or recommend accreditation to the appropriate State or Commonwealth authorities;
- (i) provide evidence by a document in the form prescribed of the conferring of any degree or diploma or other award;
- (j) do all such things as may be required to be done in order to render the Institute eligible to receive grants under any law of the Commonwealth of Australia or of any State or Territory thereof or from any other source providing grants to educational institutions whether for the purposes of education or research or otherwise;
- (k) provide for the safe custody of the common seal which must be used by authority of an in a manner determined by the Council and every instrument to which the common seal is affixed must be signed by a member of the Council and countersigned by the Secretary (if any) to the Council or by some other person appointed by the Council for that purpose.

And the Honourable Ian Robert Cathie, Her Majesty's Minister for Education for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

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

Tenders forwarded either by mail, telegram or telex, which arrive after the closing time, will be accepted provided that the official Telecom or Australia Post time and date stamping indicates dispatch prior to the closing time. (TIME AND DATE STAMPING MUST BE REQUESTED AT SOME POST OFFICES.)

(TELEX No. AA152039)

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

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

Wednesday, 10 September 1986

Building, Electrical and Mechanical Services Etc.

BEECHWORTH—Supply, delivery and erect shower and toilet relocatable units, training prison—Office of Corrections.

CAMBERWELL—Re-advertised and Amended: Internal renovations and roof overhaul, Primary School.

DANDENONG—Intruder detection system, College of T.A.F.E.

SHEPPARTON—Re-advertised: Internal and external repairs and painting, Primary School. (W.O. Shepparton, Benalla and Wangaratta.)

Miscellaneous

BALLARAT—Supply of electropneumatic equipment, T1235, College of T.A.F.E.

MELBOURNE—Supply, delivery and installation of furniture, 318 Little Collins Street, Department of Property and Services.

VARIOUS—Supply of 260 mm swing screw cutting lathes, Schools and other Government Departments.

Wednesday, 17 September 1986

Building, Electrical and Mechanical Services Etc.

ST. ALBANS—Construction of relocatables, Victorian Post-secondary Education Commission— Western Institute.

SUNBURY—Connection of alternative water supply from town main, Caloola Training Centre.

Wednesday, 24 September 1986

Building, Electrical and Mechanical Services Etc.

PRAHRAN—Re-advertised and Amended: Office fit-out, Community Corrections Centre—Office of Corrections.

RONALD W. WALSH Minister For Public Works

Public Works Department Melbourne, 1 September 1986

DEPARTMENT OF PROPERTY AND SERVICES VICTORIA

Tenders are invited for the services indicated hereunder and will be received at the Property Division, Department of Property and Services, 3rd Floor, 35 Spring Street, Melbourne 3000 until TWO p.m. on the dates shown.

Specifications and Tender documents are available from Property Division Office at the above address (Phone 651 3581) or, where indicated, at other locations.

Late tenders will not be considered.

Wednesday, 10 September 1986

CRANBOURNE—Maintenance cleaning, period 1 October 1986 to 30 September 1989. Ministry for Planning and Environment, 1st Floor, 33 High Street. (Documents available at 1st Floor, 33 High Street, Cranbourne.)

SHEPPARTON—Maintenance cleaning, period 1 October 1986 to 30 September 1988. Department of Industry, Commerce and Technology, 23 Nixon Street. (Documents available from the Caretaker, State Public Offices, Welsford Street, Shepparton.)

WARRNAMBOOL—Maintenance cleaning, period 1 October 1986 to 30 September 1987. Department of Labour, 166C Koroit Street. (Documents available from Public Works Department, Warrnambool.)

YARRAM—Maintenance cleaning, period 1 October 1986 to 30 September 1989. Police Station, Court House and Agriculture Office, Rodgers Street. (Documents available at Yarram Police Station.)

Dr. E. W. RUSSELL

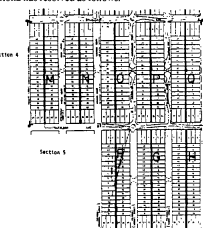
Director-General of Property and Services

PRIVATE ADVERTISEMENTS

CITY OF ALTONA

Rights-of-way Closures

Take notice that in compliance with the provisions of section 528 (2) of the Local Government Act 1958, the Council of the City of Altona has resolved as follows:



That the roads comprising rights-of-way in Blocks M, N, O, P and Q, section 4, and Blocks F, G and H, of section 5 on Lodged Plan 1205 as shown hatched on the plan below; be discontinued and that the land be disposed of through sale by private treaty.

JOHN F. SHAW

4161 Chief Executive Officer and Town Clerk

Town and Country Planning Act 1961 CITY OF ARARAT PLANNING SCHEME

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

Amendment No. 38

Notice is hereby given that the Council of the City of Ararat in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Scheme to re-zone land on the south-west corner of Barkly Street and Blackie Avenue, being Part of Crown Allotment 8B, section J, Township of Ararat, to be re-zoned from Residential "B" (Reserved Living) to Residential "A".

A copy of the Scheme has been deposited at the office of the Council of the City of Ararat, Vincent Street, Ararat, and at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submission they may wish to make with respect to the Scheme addressed to the Town Clerk, City of Ararat, P.O. Box 246, Ararat, by 6 October 1986, and state whether you wish to be heard in respect of your submission.

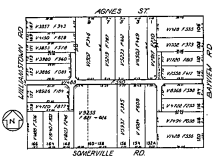
25 August 1986

4132 I. W. MARTIN, Town Clerk

CITY OF FOOTSCRAY Road Discontinuance

Whereas the Council of the City of Footscray has, pursuant to section 528 (2) of the Local Government Act 1958, formed the opinion that the road, rear of 110–112 Bayview Road, Yarraville, is not reasonably required as a road for public use and has, not less than one month before formally directing by resolution that the said road be discontinued, published a public notice in a newspaper generally circulating in the municipal district, and given written notice to the last registered owner of the land in the road and the owners and occupiers of lands abutting or immediately adjacent to the road of the proposed discontinuance, and has considered all (if any) written objections to the proposal.

Now therefore the Council of the City of Footscray by resolution on 10 June 1986, has directed that the said road which is shown by hatching on the plan hereunder be discontinued and the land being the road so discontinued shall vest in the municipality until it is sold by private treaty.



AREA OF RIGHT-OF-LAW SHOWN HATCHED B TO BE CLOSED AND SOLD TO ABUTTANG CHARLE AF ACCORDANCE WITH SECTION SER(E) OF THE LOCAL GOVERNMENT ACT.

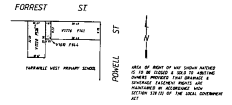
Notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the purposes of drainage, sewerage and the supply of water.

B. J. WARD Chief Executive Officer and Town Clerk

CITY OF FOOTSCRAY

Road Discontinuance

Whereas the Council of the City of Footscray has, pursuant to section 528 (2) of the Local Government Act 1958, formed the opinion that the road adjacent to 1 Forrest Street, Yarraville, is not reasonably required as a road for public use and has, not less than one month before formally directing by resolution that the said road be discontinued, published a public notice in a newspaper generally circulating in the municipal district, and given written notice to the last registered owner of the land in the road and the owners and occupiers of lands abutting or immediately adjacent to the road of the proposed discontinuance, and has considered all (if any) written objections to the proposal.

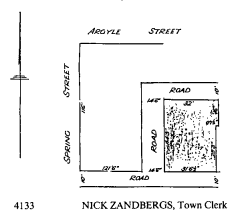


Now therefore the Council of the City of Footscray by resolution on 21 July 1986, has directed that the said road which is shown by hatching on the plan hereunder be discontinued and the land being the road so discontinued shall vest in the municipality until it is sold by private treaty.

> B. J. WARD Chief Executive Officer and Town Clerk

CITY OF FITZROY Naming of Road

Notice is hereby given that in pursuance of the powers confirmed by section 535 (4) of the Local Government Act 1958 (as amended) the Council of the City of Fitzroy has formally resolved to allocate the name of Harrison Place to east-west running road off Spring Street commencing 35.36 m south of Argile Street, being part of Crown Portion 83 Parish of Jika Jika, County of Bourke.



Form 2.1

Town and Country Planning Act 1961
CITY OF KNOX PLANNING SCHEME 1965
Notice that a Planning Scheme has been Prepared
and is Available for Inspection

Amendment No. 287, 1986

Notice is hereby given that the Council of the City of Knox in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for the purpose of rezoning land on the north side of Wellington Road, Lysterfield, east of the Twin Views Estate, being part of Lot 1 and Lot 2 on LP 94307, from Rural "A" to Residential Medium and Residential Development.

The rezoning will enable the subdivision and development of the area for residential purposes which is consistent with the use of the surrounding area to the north, east and west.

A copy of the Scheme has been deposited at the Office of the City of Knox, Civic Centre, 511 Burwood Highway, Knoxfield, and at the Office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne and will be available 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 any submissions they may wish to make with respect to the Scheme, addressed to the Town Clerk, City of Knox, Civic Centre, 511 Burwood Highway, Knoxfield, by 3 October 1986 and to state whether they wish to be heard in respect of their submissions.

Dated 28 August 1986

T. J. NEVILLE Chief Executive

4148

Form 2.1 Town and Country Planning Act 1961 CITY OF KNOX PLANNING SCHEME 1965

Notice that a Planning Scheme has been Prepared and is Available for Inspection Amendment No. 290, 1986

Notice is hereby given that the Council of the City of Knox in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for the purpose of rezoning land on the east side of Dorset Road, Boronia, 180 metres south of Boronia Road, being Lot 3 on LP 16661, from Special Uses "A" (Local Authority) to Residential "B".

The rezoning to Residential is considered to be appropriate and required to enable building extensions to be carried out to the existing Clubrooms.

A copy of the Scheme has been deposited at the Office of the City of Knox, Civic Centre, 511 Burwood Highway, Knoxfield, and at the Office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and will be available 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 any submissions they may wish to make with respect to the Scheme, addressed to the Town Clerk, City of Knox, Civic Centre, 511 Burwood Highway, Knoxfield, by 3 October 1986 and to state whether they wish to be heard in respect of their submissions.

Dated 28 August 1986

T. J. NEVILLE Chief Executive

4149

Form 2.1

Town and Country Planning Act 1961 CITY OF MILDURA PLANNING SCHEME

Notice that an Amendment has been Prepared and is Available for Inspection

Amendment No. 74-1986

Notice is hereby given that the City of Mildura, in pursuance of its powers under the *Town and Country Planning Act* 1961, has prepared an amendment for the rezoning of land described as Lots 25 to 40 on L.P. 2144 Section 43, Block D, Lots 5 to 20 on L.P. 2144, Section 44, Block D, Orange Avenue from Commercial "C" zone to Commercial "B" zone; and Lot 77 on L.P. 14986W Sixth Street from Residential "A" zone to Commercial "D" zone.

A copy of the amendment has been deposited at the office of the City of Mildura, Civic Buildings, Deakin Avenue, Mildura and at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the amendment are required to set forth in writing any submission they may wish to make with respect to the amendment addressed to the Town Clerk, City of Mildura, P.O. Box 105, Mildura by 3 October 1986, and state whether you wish to be heard in respect of your submission.

R. E. HOCKING

4193

City Engineer and Town Planner

Form 2.1

Town and Country Planning Act 1961 CITY OF MILDURA PLANNING SCHEME

Notice that an Amendment has been Prepared and is Available for Inspection

Amendment No. 75-1986

Notice is hereby given that the City of Mildura, in pursuance of its powers under the *Town and Country Planning Act* 1961, has prepared an amendment for:

To include in the Ordinance a provision allowing the subdivision of land in the Agricultural "B" zone having lesser frontages and areas for certain uses after satisfying particular criteria relative to the serviceability of land and the orderly and proper development and preservation of the amenity and character of the locality in the zone.

A copy of the amendment has been deposited at the office of the City of Mildura, Civic Buildings, Deakin Avenue, Mildura, and at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the amendment are required to set forth in writing any submission they may wish to make with respect to the amendment addressed to the Town Clerk, City of Mildura, P.O. Box 105, Mildura by 3 October 1986, and state whether you wish to be heard in repect of your submission.

4194

R. E. HOCKING City Engineer and Town Planner

CITY OF NUNAWADING

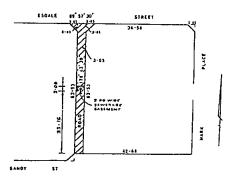
Erratum Notice

Road Discontinuance

In Victoria Government Gazette, No. 131, Wednesday, 28 November 1984 on page 4180 sub paragraphs (a) and (b) are to be amended to read—

- (a) that the unused Right of Way between Esdale and Sandy Streets, Nunawading which commences at a point 42-67 metres west of Mark Place, Nunawading and shown by hatching and cross hatching on the plan hereunder not being required for public use be discontinued:
- (b) that notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right title power authority or interest in or in relation to the land shown by cross 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 or over such land for the purposes of sewerage.

PART OF CROWN PORTION 77 PARISH OF MUNAWADING COUNTY OF BOURKE



L. FELL 4087 Chief Executive

CITY OF PRAHRAN Change of Street Name

Pursuant to section 535 (4) of the Local Government Act 1958, the Council of the City of Prahran, at its meeting on Monday, 25 August 1986 resolved that the name of Selbourne Road, Toorak be changed to Selborne Road, Toorak.

4162

D. G. JESSON, Town Clerk

CITY OF ST. KILDA By-Law No. 213

Meetings Procedure (Amendment) By-Law

A By-Law of the City of St. Kilda made under section 197 of the Local Government Act 1958 and numbered 213 for the purpose of amending By-Law No. 205 (as amended by By-Law No. 209) of the City of St. Kilda. Pursuant to the powers conferred by the Local Government Act 1958 and any and every power thereunto enabling the Mayor Councillors and Citizens of the City of St. Kilda order as follows:

Title

1. This By-Law may be cited as the Meetings Procedure (Amendment) By-Law.

Amendment to By-Law No. 205

- 2. By-Law No. 205 of the City of St. Kilda (as amended by By-Law No. 209 of the City of St. Kilda) shall be amended as follows:
- .1 By adding an additional clause thereto as follows:
 - "49. Question Time
 - .1 There shall be a question time immediately following the presentation of reports and recommendation of Council Committees at every ordinary meeting of the Council to enable members of the public to ask questions on notice.
 - .2 Question time shall be limited to 15 minutes in duration and answers to individual questions limited at the discretion of the Mayor or Chairman.
 - .3 Members of the gallery shall submit their questions not less than 10 minutes prior to the meeting, such questions to be in writing in the form of Schedule 1 to this By-Law and shall bear the questioner's name and address.
 - .4 A question shall only be read to the meeting if the Mayor after having read the question has determined that the question is appropriate.
 - .5 Questions determined by the Mayor to be inappropriate are to be available to Councillors on request.
 - .6 Where a question raises a matter which has been dealt with by a Committee of the Council (the relevant Committee) the Mayor

- may nominate the Chairman of the appropriate Committee to answer the question.
- .7 The Chairman may call on one other Councillor to clarify any issue or add further to the answer if necessary.
- .8 In the absence of the appropriate Chairman of such Committee the Mayor may nominate another Councillor to answer or elect to answer himself.
- .9 No debate or discussion of questions or answers shall be permitted.
- .10 A Councillor nominated by the Mayor to answer a question under sub-clauses .6 and .8 hereof (the nominated Councillor) may seek leave of the Mayor for a stay in the answer to the question until the next ordinary meeting to research the answer.
- .11 A nominated Councillor may move referral of a question to the relevant Committee if some action is considered desirable.
- .12 A nominated Councillor may seek additional information to assist in the answering of a question from the City Manager or other senior officer at the meeting."
- 2. In clause 3 relating to Order of Business, after the words:
- "(vi) Presentation of reports and recommendations by Council committees" add the following:

"(via) Question time".

Overation

3. This By-Law shall come into operation on the date of its publication in the *Victoria Government Gazette*.

Resolution for passing this By-Law agreed to by the Council of the City of St. Kilda on 21 July 1986 and confirmed on 18 August 1986.

The common seal of the Mayor, Councillors and Citizens of the City of St. Kilda was hereunto affixed in the presence of—

K. N. M. McGREGOR, Mayor L. H. LEVY, Councillor BRIAN JONES, Town Clerk

4195

Town and Country Planning Act 1961
CITY OF SHEPPARTON—CITY OF
SHEPPARTON PLANNING SCHEME 1953

Form 2.1

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

Amendment No.106, 1986

Notice is hereby given that the Council of the City of Shepparton, in pursuance of its powers under

the Town and Country Planning Act 1961, has prepared a Scheme for the purpose of:

Amending the Town Planning Scheme to allow rezoning to Commercial "C", the area presently zoned Residential "C", at the north-east corner of Paterson Road and McCubbin Drive (more particularly known as Lot 175, L.P. 203945X).

A copy of the Scheme has been deposited at the office of the Council, Municipal Offices, Welsford Street, Shepparton, and at the office of the Ministry for Planning and Environment (Plan Inspection Section), Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person, free of charge. Any persons affected by the Scheme are required to set forth, in writing, any submission they may wish to make, with respect to the Scheme, addressed to the Town Clerk, City of Shepparton, P.O. Box 989, Shepparton, 3630, by Friday, 3 October 1986, and state whether you wish to be heard in respect of the submission.

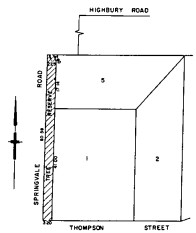
Dated 27 August 1986

4163

I. L. GILBERT City Manager/Town Clerk

CITY OF WAVERLEY Vesting of a Tree Reserve

Notice is hereby given that the Council of the City of Waverley at its meeting held on 19 August 1986 resolved pursuant to section 569BA (1) of the Local Government Act 1958 that the whole of the land comprised in the tree reserve shown on Lodged Plan 143004 and as hatched on the plan hereunder shall vest in the Council of the City of Waverley.



COLIN J. BOCK Town Clerk

Form 2.1 Town and Country Planning Act 1961 TOWN OF BAIRNSDALE PLANNING SCHEME

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

Amendment No. 59

Notice is hereby given that the Town of Bairnsdale Council in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme to correct an anomaly in the Planning Scheme Ordinance by including the following notations in the Table of Reserved land:

Existing Main Road, Existing Minor Road, Road to be closed, and Waterway.

A copy of the scheme has been deposited at the Town Offices, 8 Pearson Street, Bairnsdale; the Regional Planning Office, Ministry for Planning and Environment, 71 Hotham Street, Traralgon; and at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme to the Town Clerk, Town of Bairnsdale, P.O. Box 485, Bairnsdale, Vic. 3875, by 4 October 1986 and state whether they wish to be heard in respect of their submission.

Dated 26 August 1986

G. G. McWHINNEY Town Clerk

4166

Form 2.1

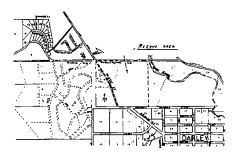
Town and Country Planning Act 1961 SHIRE OF BACCHUS MARSH PLANNING SCHEME

Notice that a Planning Scheme Amendment has been Prepared and is Available for Inspection Amendment No. 40

Notice is hereby given that the Shire of Bacchus Marsh in pursuance of its powers under the *Town* and *Country Planning Act* 1961 has prepared a Scheme to the Planning Scheme maps for land being part of Crown Allotment A, Township of Bacchus Marsh, Parish of Korkuperrimul and bound by Robertson Road, a north-south boundary from the east end of Robertson Road to Clarke Street, Clarke Street and Albert Street as shown on the following plan:

A copy of the Scheme has been deposited at the Shire Office of Bacchus Marsh 197 Main Street, Bacchus Marsh and at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and will be open for inspection during office hours, by any person, free of charge.

4089



Any persons affected by the Scheme are required to set forth in writing any submission they may wish to make with respect to the Scheme addressed to the Shire Secretary, Shire of Bacchus Marsh, P.O. 216 Bacchus Marsh by 8 October 1986, and state whether you wish to be heard in respect of your submission.

Dated 2 September 1986

4196

D. L. MURPHY, Shire Engineer

SHIRE OF BARRABOOL

Change of Road Name—Township of Bellbrae

Pursuant to section 535, sub-section 4 of the Local Government Act 1958, on 20 August 1986 the Council of the Shire of Barrabool, having undertaken the necessary procedures and considered all the objections, resolved to change the name of the section of roadway east of School Road from Seifferts Road to Wood Road, Bellbrae.

4134

M. W. HAIR, Shire Secretary

SHIRE OF BULN BULN

Change of Road Names

Notice is hereby given that pursuant to section 535 (4) of the Local Government Act 1958, the Council of the Shire of Buln Buln did, at a meeting held on 28 July 1986, order that the names of the roads in the Parishes of Drouin West, Jindivick, Longwarry, Nayook, Neerim and Fumina be changed as set out hereunder:

Old Name; New Name; Location

- (a) Lardners Track; Morton Road; diagonally across the north-eastern corner of C/A 33, and along the southern boundary of C/A 28 Parish of Drouin West to Buln Buln Road.
- (b) Labertouche Road/North Labertouche Road; Labertouche North Road; from the south-western corner of C/A 60 generally northerly and northwesterly to the north-west corner of C/A 107A Parish of Jindivick.
- (c) Simpson Road; Simpson Road North; abutting the eastern boundaries of C/A's 9A, 11, 12 and 14 Parish of Longwarry.

- (d) Simpson Road; Simpson Road South; abutting the eastern boundaries of C/A's 28B and 28c and through C/A 26 Parish of Longwarry to Torwood-Topiram Road.
- (e) Allen Road; Allen Road East; abutting the southern boundaries of C/A's 16 and 17 Parish of Longwarry.
- (f) Laing Road; Cleaver Road; abutting eastern and southern sides of C/A 54 Parish of Nayook.
- (g) Glen Road (also referred to as Paynter Road); Paynter Road; abutting southern boundary of C/A 9 Parish of Neerim, westerly from Nayook-Powelltown Road.
- (h) Fumina Road; Vesper Road; from the southeastern corner of C/A 77 generally north-westerly and westerly to the southern boundary of C/A 66 Parish of Fumina.
- (i) Stocks Road; Connor Road; abutting the western boundary of C/A 49 Parish of Jindivick.
- (j) Stocks Road; Beard Road; from the southwestern corner of C/A 72 generally easterly and north-easterly to the western boundary of C/A 48 Parish of Jindivick.
- (k) Stocks Road; Stocks Road (confirmation only), from Old Sale Road, through C/A 56B Parish of Drouin West and C/A 50 Parish of Jindivick, thence abutting the eastern boundary of C/A 71 Parish of Jindivick.

K. A. PRETTY Shire Secretary

4135

3345

SHIRE OF BULN BULN

Assignment of Road Names

Notice is hereby given that pursuant to section 535 (4) of the Local Government Act 1958, the Council of the Shire of Buln Buln did, at a meeting held on 28 July 1986, order that names be assigned to certain roads in the Parish of Neerim and the Township of Drouin, as set out hereunder:

Name; Location

- (a) Quaife Court; west of C/A 25 section 1 Township of Drouin.
- (b) Townsend Street; street set out on L/P's 113539 and 124201, being part C/A 61D Parish of Neerim.
- (c) McDougal Road; west of C/A 156A Parish of Neerim (the effect being that the whole length of road from the south-western corner of C/A 75 to the south-western corner of C/A 156A Parish of Neerim is named "McDougal Road").

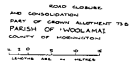
K. A. PRETTY Shire Secretary

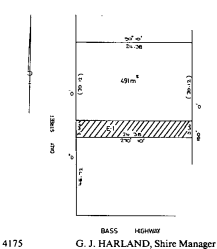
4136

SHIRE OF BASS

Discontinuance of Laneway, Daly Street, Dalyston Notice is hereby given that the Council of the Shire of Bass, having complied with the provisions of section 528 of the Local Government Act, passed the following motion at its meeting on 5 May 1986:

That pursuant to section 528 of the Local Government Act, council being of the opinion that the laneway shown hatched on the plan annexed hereto is not reasonably required for public purposes and having complied with the provisions of section 528, resolves that it be discontinued and sold by private treaty.





SHIRE OF HASTINGS Change of Road Name

Notice is hereby given that pursuant to the provisions of section 535 (4) of the Local Government Act 1958, the Council of the Shire of Hastings at its meeting held on 19 August 1986, resolved to change the name of the following road

New Name: Marine Parade

4164

W. R. FEATHERSTON, Shire Secretary

Town and Country Planning Act 1961 SHIRE OF HASTINGS—SHIRE OF HASTINGS PLANNING SCHEME

Amendment No. 32

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

Notice is hereby given that the Shire of Hastings in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a scheme for the whole of the Shire, incorporating map amendments as shown on the location map at the Shire of Hastings Municipal Offices.

A copy of the Scheme has been deposited at the Shire of Hastings, Marine Parade, Hastings, at the Regional Office, Ministry for Planning and Environment, 33-39 High Street, Cranbourne, and at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne and will be open for inspection during office hours by any person free of charge.

Any persons affected by the Scheme are required to set forth in writing any submission they may wish to make with respect to the Scheme addressed to the Shire Secretary, Shire of Hastings, P.O. Box. 55, Hastings, 3915, by 3 October 1986, and state whether you wish to be heard in respect of your submission.

Dated 27 August 1986 W. R. FEATHERSTON, 4165 Shire Secretary

SHIRE OF KILMORE

Notice of Intention to Acquire Land Compulsorily

Whereas the President, Councillors and Ratepayers of the Shire of Kilmore (hereinafter called the Council, deem it expedient to exercise its powers of taking land compulsorily for the work or undertaking mentioned hereunder, notice pursuant to section 513 of the Local Government Act 1958 is hereby given as follows:

- 1. The Council intends to take compulsorily all that piece of land contained in the whole of Certificate of Title Volume 2969 Folio 593713 and more particularly described as all that piece of land known as lot 9 on Plan of Subdivision 3204, being part of Crown Allotment One, Section C, Parish of Bylands, County of Dalhousie and known as the Wandong Public Hall, Wandong Avenue, Wandong for the purpose of managing and maintaining the said property as a public hall for general use by the community.
- 2. A copy of the general description of the said work or undertaking and a plan of such land and a statement of the parties having an interest therein are deposited at the Civic Centre, Sydney Street, Kilmore and are available for inspection by all interested parties during normal office hours for a period of 40 clear days from the date of publication of this notice in the Government Gazette.

Old Name: The Parade

- 3. The Council hereby requires all persons affected by the said proposal to set forth in writing addressed to the Shire Secretary, Shire of Kilmore, Civic Centre, Kilmore, Victoria 3764, within 40 clear days of the publication of this notice in the Government Gazette, all objections which they may have to the taking of the land.
- 4. At the Ordinary Meeting of the Council next after the expiration of the said 40 clear days, the Council will consider any objections and any person so objecting as aforesaid may appear before the Council in support of such objection.

3 September 1986

By Order of the Council

4137

T. K. HAYES, Shire Secretary

SHIRE OF KORUMBURRA

Road Renaming

At its meeting held on 20 August 1986 the Council of the Shire of Korumburra ordered that the roadway extending westerly from Riflebutts Road to Shellcotts Road in the township of Korumburra be renamed from Rudds Road to Riflebutts Road.

4138

DAVID ROCHE, Shire Secretary

SHIRE OF KORUMBURRA

Road Renaming

At its meeting held on 20 August 1986 the Council of the Shire of Korumburra ordered that O'Mearas Road, Poowong North (from Timms Road to Drouin-Poowong Road) be renamed O'Mearas Road North and O'Mearas Road, Poowong North (from Alchins Road to Houlihans Lane) be renamed O'Mearas Road South.

4139 DAVID ROCHE, Shire Secretary

Form 2.1

Town and Country Planning Act 1961 LAKE TYERS TO CAPE HOWE COASTAL PLANNING SCHEME

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

Amendment No. 20

Notice is hereby given that the Council of the Shire of Orbost in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a scheme to amend the Lake Tyers to Cape Howe Coastal Planning Scheme Ordinance by inserting the following sub-clause after sub-clause 2 (b) of clause 21 of the Ordinance:

"2 (c) Notwithstanding the provisions of subclause (1) and (2) of this clause, the responsible authority may consent to the subdivision of Crown allotments 1c and 1e, section A, Parish of Newmerella into not more than nine (9) allotments and each of the allotments comprising the subdivision shall have a minimum area of three (3) hectares and be of a dimension to the satisfaction of the responsible authority." A copy of the scheme has been deposited at the Orbost Shire Offices, Ruskin Street, Orbost and at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme, addressed to J. R. Court, Shire of Orbost, Ruskin, Street, Orbost by 29 September 1986, and state whether they wish to be heard in respect of their submission.

4058

J. R. COURT Shire Secretary

SHIRE OF LILLYDALE

Change of Street Name

Notice is hereby given pursuant to the provisions of section 535 of the Local Government Act 1958 that the Council of the Shire of Lillydale did resolve at a meeting held on Monday, 18 August 1986, to rename the following street in Mount Evelyn as follows:

Old Name: Quinn Crescent, north of Mons Road.

New Name: Sharland Close.

Location: Mount Evelyn.

4150

G. L. FREEMAN Shire Secretary

SHIRE OF NUMURKAH

Notice is hereby given that at a meeting of the Council held on 19 August 1986, the Council in pursuance of the powers conferred by the *Local Government Act* 1958, resolved to assign the following road name.

Old Name-Unnamed

New Name-Holmes Court

Location—South side of Katamatite Road on Plan of Subdivision 202010.

4197 L. G. MITCHELL, Shire Secretary

SHIRE OF WYCHEPROOF

Naming of Streets, Roads and Lanes

Notice is hereby given that pursuant to the provisions of the Local Government Act 1958, as amended, Council at its meeting held on 14 August 1986, resolved to assign the following names:

Nullawil

Name

Location

Church Lane

The lane between the Uniting Church and the Nullawil School.

Berriwillock

Dodson Street

The unnamed street between Morris and Victoria Streets.

Blight Lane	The unnamed lane between Morris and McClelland Streets.	Town and Country Planning Act 1961 SHIRE OF YEA—SHIRE OF YEA PLANNING SCHEME
Mills Lane	The unnamed lane between Poole Street and Alexander Avenue.	Notice that an Amendment has been Prepared and is Available for Inspection
Johnston Lane	The unnamed lane in the area bounded by Poole Street, Mills Lane, Alexander Avenue and Victoria Street.	Amendment No. 10 Notice is hereby given that the Shire of Yea, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an amendment to its Planning Scheme in respect to land located in
Tynan Lane	The unnamed lane between Victoria Street and McClelland Avenue.	High Street, The Crescent and Anne Street, Yea, and being Crown Allotment 1—West Part of Crown Allotment 14 (inclusive), section 9 and Crown
Harley Street	The unnamed street abutting Crown Allotment 17, section 1, township of Berriwillock.	Allotment 1 B to 1 E (inclusive), section 10, township of Yea. A copy of the amendment has been deposited at
Lander Lane	The unnamed lane in section 1, township of Berriwillock.	the Civic Centre, Yea, and at the office of the Ministry of Planning and Environment, The
Hernon Road	The unnamed road north of Lot 2, Lodged Plan 72083.	Olderfleet Buildings, 477 Collins Street, Melbourne and will be open for inspection during office hours, by any person, free of charge.
	Sea Lake	Any persons affected by the amendment are requested to set forth in writing any submission
Dunmunkle Lane	From Birchip-Sea Lake Main Road to L. Clohesy's property.	they wish to make with respect to the amendment, addressed to the Secretary, Shire of Yea, Civic
Woodhatch Lane	The lane on the eastern side of the Golf Course from Greenswamp Road to Lake	Centre, Yea, 3717, by 3 October 1986, and state whether they wish to be heard in respect of their submission.
	Road.	4201 JIM ELVEY, Shire Secretary

The lane from Tyrrell Street to

The lane between Gallagher and Gregson Streets.

The lane from the unnamed

lane to McLennan Street, east

The lane which extends from

Edgecumbe Street and is

between Best and Howard

The lane which extends from

McLennan to Edgecumbe

Street and is between Howard Street and George Street.

The lane from Horace Street to Railway Avenue (between

Haeusler's and the Post Office)

The lane from Horace Street

The lane from Greenswamp

Street

to

from the pumping station.

Greer Street.

McLennan

Streets.

SHIRE OF WYCHEPROOF

Discontinuance of Road

Notice is hereby given that pursuant to section 528 (2) of the Local Government Act 1958, as amended, the Council of the Shire of Wycheproof after complying with the relevant provisions of the said Act, resolved at its meeting held on 16 July 1986, that the road on the western edge of Crown Allotment 86, joining Crown Allotment 85, Parish of Boigbeat, County of Karkarooc, be discontinued and sold by private treaty.

Dated 29 August 1986

G. R. DRYDEN, Shire Secretary 4198

SHIRE OF WYCHEPROOF

Notification of Change in Road Name

Notice is hereby given that pursuant to the provisions of the Local Government Act 1958, as amended, Council at its meeting held on 14 August 1986, resolved to make the following road name change.

Old Name-Boigbeat North Road New Name-Suttons Road

Dated 29 August 1986 4199 G. R. DRYDEN, Shire Secretary

Dated 29 August 1986

Bowd Lane

Mann Lane

Wookey Lane

McKenzie Lane

Stacey Lane

Dillon Lane

Lockhart Lane

Bennetto Lane

G. R. DRYDEN, Shire Secretary 4200

to Dillon Lane.

Road to Park Street.

Water and Sewerage Authorities (Restructuring)

PROCLAMATION OF A SEWERAGE DISTRICT

Notice is hereby given that the Avon Water Board has made application to the Minister for Water Resources for the proclamation of a Sewerage District at Stratford and for the appointment of the Avon Water Board for the construction, maintenance and continuance of sewerage works within that district under the provisions of the Water and Sewerage Authorities (Restructuring) Act.

A general plan and description of the proposed works have been submitted with the application and copies of same may be seen at the Municipal Offices, Tyers Street, Stratford.

Dated at Stratford 1 August 1986

G. W. BRAYSHAW, Secretary Notes: (1) The Act requires that this notice be published weekly for three weeks in a newspaper circulating locally and in the Government Gazette and provides that within one month of the third notice in the Government Gazette any persons having an interest therein who are likely to be injuriously affected by the proposed sewerage works may forward to the Minister for Water Resources a petition seeking refusal or amendment to the application. In this case, the

> (2) Attention is drawn to the extended closing date for objections, now being 4 October 1986.

period for objections will expire on 4

Water and Sewerage Authorities (Restructuring) Act

October 1986.

PROCLAMATION OF A SEWERAGE DISTRICT

Notice is hereby given that the President and Councillors of the Shire of Kilmore have made application to the Minister of Water Supply for the proclamation of a Sewerage District at Wallan and for the appointment of the Shire of Kilmore for the construction, maintenance and continuance of sewerage works within that District under the provisions of the Water and Sewerage Authorities (Restructuring) Act.

A general plan and description of the proposed works have been submitted with the application and copies of same may be seen at the Civic Centre, Sydney Street, Kilmore, between normal office hours and at the Sandy-Cee Gift Shop, 3/79 High Street, Wallan, between 9.00 a.m.-5.30 p.m. (Monday to Friday).

Dated at Kilmore 27 August 1986

T.K. HAYES, Shire Secretary

Note: The Act requires that this notice be published weekly for three weeks in a newspaper circulating locally and the Government Gazette, and provides that within one month of the third notice in the Government Gazette any persons having an interest therein who is likely to be injuriously affected by the proposed sewerage works may forward to the Minister of Water Supply a petition seeking refusal or amendment to the application. In this case the period for objections will expire on Friday, 10 October at 4.00 p.m.

GEELONG AND DISTRICT WATER BOARD

Pursuant to section 60 of the Geelong Waterworks and Sewerage Act 1958 (No. 6263) the Board has prepared plans to indicate the particulars of sewers and underground works, the construction of which the Board 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.

Waurnvale Drive, Waurn Park Court, Belmont, City of South Barwon.

Fairfax Street, Stevens Street, Portarlington, Shire of Bellarine

Notice is hereby given that the plans indicated are open for public inspection at the Board's Offices, 61-67 Ryrie Street, Geelong between the hours of 8.10 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 Атеа.

> R. A. JORDAN Secretary

4151

Notice is hereby given that the partnership heretofore subsisting between George Wilfred Hempenstall and John Frederick Rath carrying on business as Automobile Body Repairers and Panel Beaters at 162 Thistlethwaite Street, South Melbourne under the style or firm of H. & R. Motor Service has been dissolved by mutual consent as from 31 July 1986 so far as concerns the said George Wilfred Hempenstall who retires from the said firm. Dated 26 August 1986

GEORGE WILFRED HEMPENSTALL JOHN FREDERICK RATH 4152

Notice is hereby given that the partnership heretofore subsisting between Kieran John Oppy, Russell John Withers and Lynne Maree Withers carrying on business as Panel Beaters and Spray Painters at Lot 5, Factory 6, Maroondah Highway, Lilydale under the style or firm of Withers Car Repairs has been dissolved as from 1 July 1986 so far as concerns the said Kieran John Oppy who retires from the said firm.

A. & G. BODYWORKS

Dissolution of Partnership

Take notice that Gregory Collins retired from the partnership with Anthony Dawson conducted under the name A. & G. Bodyworks at 16 Virginia Street, Mornington as from 30 July 1986 Gregory Collins will not be responsible for debts of the business incurred after that date.

McCULLOUGH DANIELS HUNT KOLLIAS, 1 Railway Grove, Mornington

Notice is hereby given that the partnership heretofore subsisting between us the undersigned carrying on business as logging contractors at Corryong under the style or firm of B & S Logging has been dissolved as from 30 June 1986. 22 August 1986

4141

ROBERT MAXWELL BROWN LESLIE ORLANDO SHARPE

PARTNERSHIP ACT 1958

Notice is hereby given that the partnership heretofore subsisting between the undersigned Michael Robert Raney and Karen Louise Raney both of 10 Pearson Street, Bairnsdale and Mark Stephen Heaysman and Janet Heaysman both of 369 Main Street, Bairnsdale carrying on business as Gymnasium Operators under the name of Profile Health & Fitness has been dissolved from 31 May 1986 and the said Mark Stephen Heaysman and Janet Heaysman shall be continuing as the operators of the said business from that date.

Dated 18 August 1986

M. R. RANEY K. L. RANEY M. S. HEAYSMAN J. HEAYSMAN

4080

Form 20 (Rule 9.02) NOTICE OF APPOINTMENT OF PROVISIONAL LIQUIDATOR

In the matter of L.H.D. Industries Pty. Ltd.

On 26 August 1986 the Supreme Court of Victoria appointed Andrew Stewart Home of the firm of Deloitte, Haskins & Sells of 461 Bourke Street, Melbourne to be the liquidator of L.H.D. Industries Pty. Ltd. provisionally.

Applicant's solicitors, Messrs. CLANCY & TRIADO, 8 Prospect Hill Road, Camberwell 4203

COMPANIES CODE (Victoria), Section 411 (1) TRADE SHAPES PTY, LTD.

(In Liquidation)

Notice of Final Meeting of Members

Take notice that a Meeting of Members in the above matter will be held at the offices of David E. Boyd, Chartered Accountant, 3rd Floor, 114 William Street, Melbourne on 10 October 1986 at

The meeting is convened for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of resolving the manner in which the books of account and other records of the company and of the liquidator thereof shall be disposed of.

Dated 1 September 1986

4210

IAN D. KING, Liquidator

Companies Form 125 Companies (Victoria) Code Regulation 84

Notice of Meeting of Creditors

D. J. WADE PTY LTD (In Liquidation)

Notice is given that a meeting of the creditors of the company will be held at the offices of Neville Bird, Clark and Co., 11th Floor, 499 St. Kilda Road, Melbourne, 3004, on 10 September 1986 at 10.30 a.m.

Agenda

To receive the liquidators account of his acts and dealings and the conduct of the winding up during the year ended 1 August 1986.

> GRAHAM J. CLARK Joint Liquidator

4167

Form 92

The Companies Act 1961 Companies Regulations

Berry Bank Pty. Ltd.

F.H.A.C.Z. Investments Pty. Ltd.

F.H.A.D.Z. Investments Pty. Ltd. F.H.C.O.Z. Investments Pty. Ltd.

F.H.D.E.Z. Investments Pty. Ltd.

F.H.D.I.Z. Investments Pty. Ltd.

F.H.E.N.Z. Investments Pty. Ltd.

F.H.F.I.Z. Investments Pty. Ltd.

F.H.I.N.Z. Investments Pty. Ltd.

F.H.M.A.Z. Investments Pty. Ltd.

F.H.N.P.Z. Investments Pty. Ltd.

F.H.P.A.Z. Investments Pty. Ltd.

F.H.P.R.Z. Investments Pty. Ltd.

F.H.P.U.Z. Investments Pty. Ltd.

F.H.O.U.Z. Investments Pty. Ltd. F.H.S.A.Z. Investments Pty. Ltd.

F.H.S.E.Z. Investments Ptv. Ltd.

F.H.S.T.Z. Investments Pty. Ltd.

F.H.T.P.Z. Investments Pty. Ltd.

F.H.T.S.Z. Investments Ptv. Ltd. F.H.T.U.Z. Investments Pty. Ltd.

Hutley Enterprises Pty. Ltd.

M.X.B.Z. Investments Pty. Ltd. N.O.R.Z. Investments Pty. Ltd. Simmonds Investments Pty. Ltd. (In Liquidation)

Notice Convening Final Meetings of Members and Creditors Pursuant to Section 272 (1)

Notice is hereby given that the Final Meetings of Members and Creditors of the abovenamed companies will be held at the offices of Messrs Peat, Marwick, Mitchell & Co., 16th Floor, 500 Bourke Street, Melbourne, on 7 October 1986 commencing at 11.30 a.m. and with each meeting following the completion of the preceding meeting. The meetings are being held for the purpose of—

- (1) Laying before the meetings accounts showing how the windings up have been conducted and the property of the companies disposed of and giving any explanation thereof and,
- (2) Considering, and if thought fit, passing a resolution to destroy the books and records of the companies pursuant to section 284 (3) (c) of the Companies Act 1961, as amended.

D.A. CRAWFORD Liquidator

4179

In the Supreme Court of Victoria—1986 Co. No. 404—In the matter of the Companies (Victoria) Code—Notice of Reduction and Cancellation of Capital of Opal Developments Pty. Ltd.

On 1 August 1986 the Honourable the Chief Justice did Order Declare and Direct:

- 1. That the reduction of capital of the abovenamed company resolved upon by special resolution on 19 June 1986, namely that:
- "It was Unanimously resolved that subject to-
 - (a) the scheme of arrangement, a copy of which constitutes Schedule 1 to the Order made by the Honourable Mr Justice Fullagar 29 May 1986, being approved by the Supreme Court of Victoria or approved subject to such alterations or conditions as the Court thinks just and taking effect; and
 - (b) confirmation by the Court—

the share capital of the company be and the same is hereby reduced by cancelling all of the issued shares and the capital paid up thereon but not any of the authorized capital and that this resolution is passed as a special resolution notwithstanding that less than 21 days notice had been given of the meeting."

And the same hereby is confirmed.

- 2. That the amount of the share capital of the said company as altered by this Order is \$5 000 000.00 divided into 5 000 000 shares of \$1.00 each, none of which have been issued.
- 3. That an office copy of this Order be lodged with the Commissioner for Corporate Affairs within 14 days from the date hereof.

4. That notice of this Order be advertised once in the Government Gazette and once in The Age newspaper within 14 days after an office copy of this Order has been lodged with the Commissioner for Corporate Affairs.

Messrs. BRIAN F. JACOMB & Co., of 459 Collins Street, Melbourne, solicitors for the abovenamed company, telephone 62 3006. 4176

In the Supreme Court of Victoria—1986 Co. No. 404—In the matter of the Companies (Victoria) Code—Notice of Approval of a Scheme of Arrangement Between:

Chadare Pty. Ltd.

Opare Pty. Ltd.

Chesters Doncaster Pty. Ltd.

D.A.R.E. Pty. Ltd.

Jinare Pty. Ltd.

Torela Pty. Ltd.

Opal Nominees Pty. Ltd.

Opal Developments Pty. Ltd.

Opal Properties Pty. Ltd.

Tescol-Three Pty. Ltd.

Tescol-Four Pty. Ltd.

Grater Management and Investments Pty. Ltd. and their Members respectively ("The Scheme Companies").

On 1 August 1986, the Honourable the Chief Justice did Order Declare and Direct:

- 1. That the meetings held pursuant to the said Order of the Honourable Mr Justice Fullagar made 29 May 1986 herein and the resolutions passed thereat are not invalid by reason of any irregularity in the holding or convening of those meetings or the voting thereat.
- 2. That the said Scheme of Arrangement proposed between each of the said Companies and their members be and the same is hereby approved.
- 3. That upon the said Effective Date:
- (a) all of the property and undertaking of each of the said Transferor Companies (other than the Excepted Assets as defined in the Scheme) shall be transferred to and vested in Opal Developments Pty. Ltd., without any further act or deed (so far as the law permits) but subject to all incumbrances which may affect the same;
- (b) all of the liabilities obligations and duties of each of the Transferor Companies shall be transferred to and become the liabilities obligations and duties of Opal Developments Pty. Ltd., without any further act or deed (so far as the law permits):
- (c) the Excepted Assets shall be transferred to and vested in Opal Properties Pty. Ltd. (in its capacity as trustee of the Opal Property Trust) without any further act or deed (so far

- as the law permits) so as to extinguish discharge and release the Excepted Assets;
- (d) all legal proceedings pending by or against any of the Transferor Companies in any court or tribunal of any jurisdiction whatsoever shall, pursuant to section 317 of the Companies (Victoria) Code, and without further act or deed other than the appropriate amendment of the record of the relevant court or tribunal, be continued by or against Opal Developments Pty. Ltd., in all respects as if the rights and duties the subject of such legal proceedings had at all times been the rights and duties of Opal Developments Pty. Ltd., instead of the rights and duties of the relevant Transferor Company, and as if such legal preceedings had at all times been conducted by or against Opal Developments Pty. Ltd., instead or by or against such Transferor Company.
- 4. That each of the Transferor Companies shall be dissolved without winding-up upon the date on which the last of its assets becomes vested in Opal Developments Pty. Ltd., or Opal Properties Pty. Ltd., as the case may be.
- 5. That notice of this Order be advertised once in the Government Gazette and once in The Age newspaper within 14 days after an office copy of this Order has been lodged with the Commissioner for Corporate Affairs.
- 6. That any of the said Companies may be at liberty to apply herein as it may be advised.
- 7. That an office copy of this Order be lodged with the Commissioner for Corporate Affairs within 14 days from the date hereof.

Messrs. BRIAN F. JACOMB & CO. of 459 Collins Street, Melbourne, telephone 62 3006, solicitors for each of the Scheme Companies 4177

Creditors, next of kin and others having claims in respect of the estate of Kenneth Edgar Wiltshire, late of Maidstone Private Hospital, 41 Thompson Street, Maidstone, deceased, who died on 26 May 1986 are required by the executor, Thomas Henry Leggatt of 35 Nurlendi Road, Vermont, solicitor to send particulars of their claims to the said Thomas Henry Leggatt care of the undermentioned solicitors by 3 November 1986 after which date he will distribute the assets having regard only to the claims of which he then has notice.

H. L. YUNCKEN & YUNCKEN, solicitors, 271 William Street, Melbourne 4085

BERNICE DOROTHY BARTON, late of Wilson Street, Mystic Park, in the State of Victoria, shop assistant, deceased (who died on 7 May 1986)

Creditors, next of kin and all other persons having claims against the estate of the deceased are required by the Executor of the Will, Daryl John Barton, to send particulars to him care of the undersigned on or before 29 October 1986, after which date he will distribute the assets having regard only to the claims of which he then has notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 4142

Creditors, next of kin and others having claims in respect of the estate of James Goldie, late of 4 Younger Street, South Caulfield in the State of Victoria retired, deceased, who died on 26 May 1986 are to send the particulars of their claims to The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 4 November 1986 after which date it will distribute the assets having regard only to the claims of which it then has notice.

COLE & CO., solicitors, 3 Station Street, Oakleigh. 4143

Creditors, next of kin and others having claims in respect of the estate of James Carruthers Kirk late of 144 Reserve Road, Beaumaris in the State of Victoria, company director, deceased, who died on 21 February 1986 are required to send particulars of their claims to the Executor care of the undermentioned solicitors by 3 November 1986 after which date he will distribute the assets having regard only to the claims of which notice has been received.

LYTTLETON & GILLARD, solicitors, 51 Marcus Road, Dingley 4144

Creditors, next of kin and others having claims against the estate of Ernest Aloysius Pentony, late of 4/28 Shepparson Street, Carnegie, retired, deceased (who died on 2 June 1986) are required by William Francis Pentony, the executor of the will of the said deceased, to send to him care of the undersigned solicitors, particulars thereof by 15 November 1986, after which date he will distribute the assets of the deceased having regard only to the claims of which he shall then have notice.

GAVAN DUFFY AND KING, solicitors, 95 Oueen Street, Melbourne 4145

Creditors, next of kin and others having claims in respect of the estate of Donald Thomas Sykes, late of 13 Finlayson Crescent, Traralgon, formerly watchman, lately retired, deceased, who died on 27 May 1986 and probate of whose will was granted by the Supreme Court on 22 August 1986 to Rodney Peter Sykes of 45 Maroondah Highway, Lilydale, restaurateur, are to send particulars of their claims to the said executor, care of the below-mentioned solicitors by 3 November 1986, after which date he will distribute the assets of the deceased having regard only to the claims of which he then has notice.

LITTLETON HACKFORD & MALKIN, solicitors, Law Chambers, 115-119 Hotham Street, Traralgon 4146

Unclaimed Moneys Act 1962

Register of Unclaimed Moneys held by the-			
Name of Owner on Books and Last Known Address	Due to	Description of Unclaimed Money	Date when Amount first became Payable
	\$		
RALPH McKAY LIMITED			
Blackman, Grant R and Meryl A and Pollock, Pamela M, (address			
unknown)	177.12	Dividend	5.3.84
Crouch, George E and Joan I, Lovett Bay, Church Point, NSW	14.40	,,	,,
Galvin, Ivy P (address unknown)	58.02	**	**
Gibson, Catherine H, Flat 3, 20 Valentine Gve, Armadale	14.40	**	,,
Gibson, Ian D, RMB 8006 South Wangaratta Love, Richard, 34 Cecil St, Gordon, NSW	24.72 24.72	**	,,
Macpherson, Alexander M (estate of), 40 Galibal St, Waramanga,	44,14	"	"
ACT	248.82	,,	"
Macpherson, Carrie A, 40 Galibal St, Waramanga, ACT	49.68	"	**
Mitchell, Starno, 6 Gulls Way, Frankston	145.14	"	28.9.84
Newman, Gerald P, 2A Ferguson St, East Brighton	24.48	**	,,
Payne, Elvena K. A, c/o H. Hagg, 7 Pine Way, East Doncaster	26.04	**	5.3.84
Richards, Phyllis J (estate of), 20 Howard St, Glen Iris	49.68	11	,,
Rumbold Green Investments Pty Ltd, 54 Powell St, South Yarra 4154	37.26	,,	"
HECRON LIMITED			
Edwards, George H., 11 Blackshaws Rd, Spotswood 4157	13.13	Dividend	20.3.85
OLIVER HUME PTY, LTD.			
Aldred B C and B I 2 Have a Cot Sunham.	10.00	D: :1 1	
Aldred, R. S. and B. J., 2 Haynes Crt, Sunbury Anderson, P. M. S., 18 Rose St, Altona	20.00	Dividend	17.11.84
Kelly, P. B. and M. M., 462 Brunswick Rd, West Brunswick	20.00	,,	15.1.84 27.5.84
Nguyen, H. L., 207 Coppin St, Richmond	50.00	,,	19.8.84
Panebianco, B., 493 Murray Rd, Preston	20.00		19.2.84
Zammit, T. and L., 11 Wellington St, St. Albans	10.00		29.4.84
4159			
LAURENCE J. DOYLE			
Manning, B W, 39 Brisbane St, Ascot Vale	319 22	Dividend	
4158	310.33	Dividend	
OLIVER HUME PTY, LTD.			
Aldred, R. S. and B. J., 2 Haynes Crt, Sunbury	10.00	Dividend	17.11.84
Anderson, P. M. S., 18 Rose St, Altona	20.00	,,	15.1.84
Kelly, P. B. and M. M., 462 Brunswick Rd, West Brunswick	20.00	,,	27.5.84
Nguyen, H. L., 207 Coppin St, Richmond	50.00	,,	19.8.84
Panebianco, B., 493 Murray Rd, Preston	20.00	13	19.2.84
Zammit, T. and L., 11 Wellington St, St. Albans	10.00	11	29.4.84
4159			
JAMES J. HALL & ASSOCIATES PT	y. LTD.		
Maunder, M., 117 Albert St, Prahran	39.57	Stamp Duty	

OLIVE SYNNOTT, late of 164 High Street, Woodend, spinster, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on July 1986) 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 30 October 1986, after which date it will convey or distribute the assets, having regard only to the claims of which the company then has notice.

M. D. BEST, solicitor, 45 Mollison Street, Kyneton 4147

JOHN EDWARD BUCHAN late of King Valley Road, King Valley, in the State of Victoria, pensioner, deceased, who died on 11 May 1986

Creditors, next of kin and others having claims in respect of the estate of the deceased are required by the executor of the deceased's will John Terence Buchan of 17 Kenmare Street, Watsonia, maintenance engineer, to send particulars thereof to the said executor care of the undermentioned solicitor before 14 November 1986, after which date the said executor may distribute the assets of the deceased having regard only to the claims of which the executor then has notice.

M. T. JOHNSON LL.B., barrister and solicitor, 368 High Street, Preston. 4153

CLARA MARGARET DAW, also known as Claire Hartley Daw, also known as Claire Margaret Daw, late of Sackville Nursing Home, 48 Sackville Street, Kew, 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 19 May 1986 are required by National Trustees Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne the executor of the deceased's will to send particulars of their claim to the said company by 15 November 1986 after which date it will convey or distribute the assets having regard only to the claims of which it then has notice.

A. B. NATOLI, LL.B., of 24 Cotham Road, Kew

FRANCIS GORDON CAHOON, late of Curyo, in the State of Victoria, farmer, deceased

Creditors, next of kin and other persons having claims against the Estate of the said deceased who died on 1 July 1986 are required to send particulars of same to the Executors Gladys May Cahoon and Edward Glen Lehmann in care of the undersigned on or before 21 October 1986 after which date they will distribute the assets having regard only to the claims of which they then have notice.

DWYER, BENNETT & MAHON, barristers and solicitors, 194-208 Beveridge Street, Swan Hill 4169

Creditors, next of kin and others having claims in respect of the estate of Marjorie Adelaide Andrews late of Andrina Private Nursing Home, 360 New Street, Brighton, retired deceased who died on 20 June 1986 and Probate of whose Will has been granted to Lois Napthine of 8 Duffryn Place, Toorak, Married Woman are required to send particulars of their claims to the said Executrix care of the undermentioned Solicitors by 3 November 1986 after which date she will distribute the assets having regard only to the claims of which she then has notice.

PEARCE & WEBSTER, solicitors, 51 Queen Street, Melbourne 4168

GWENDOLINE FLORENCE McINDOE, late of 6 Fanny Street, Moonee Ponds, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 14 June 1986 are to send particulars of their claims to the Executors, Walter James Edwin Smith and Brenda Smith care of the undermentioned Solicitors by 31 October 1986 after which date the said Executor will distribute the assets having regard only to the claims of which they then have notice.

O'BRIEN & GALANTE, solicitors, 27 Norwood Crescent, Moonee Ponds 4171

GEORGE YOUNG, late of "Alcheringa", Stewart Street, Swan Hill in the State of Victoria, retired farmer, deceased

Creditors, next of kin and all other persons having claims against the estate of the deceased (who died on 25 January 1986) are required by the Executors of the Will, David James Young and Kenneth James Holt, to send particulars to them care of the undersigned on or before 29 October 1986 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, Swan Hill 4174

Creditors, next of kin and other persons having claims in respect of the estate of William John Collings Banks, formerly of Doboobetic via St. Arnaud, but late of Templestowe Private Hospital, 50 Foote Street, Templestowe, both in the State of Victoria, retired farmer, deceased, who died on 13 December 1985 are required by National Trustees Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne to send particulars of their claim to it care of the undersigned by 3 November 1986, after which date it will convey or distribute the assets of the estate having regard only to the claims of which it then has notice.

GILLOTTS, solicitor, 500 Collins Street, Melbourne 4180

RUBENA GRACE SHIELDS, late of 66 Anzac Avenue, Seymour, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 29 June 1986 are required by the trustees Murray Ernest Shields of 66 Anzac Avenue, Seymour and Irvine Richard Shields of 64 Anzac Avenue, Seymour to send particulars to them in care of the undersigned by 7 November 1986 after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

WILFRID J. OSBORNE & OSBORNE, solicitors, Seymour. 4173

DAVID EVERSON GARDNER, late of 24 Hawthorn Road, North Caulfield, in the State of Victoria, real estate agent, deceased.

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 23 March 1986 are required by John Belton Gardner of 46 Marine Parade, St. Kilda, the personal representative to send particulars of their claims to him care of the undersigned by 4 November 1986 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

HADEN SMITH & FITCHETT, solicitors, 4th Floor, 423 Bourke Street, Melbourne 4183

JOHN KELVIN GARDNER, late of 6 Hardy Avenue, Cannons Creek, in the State of Victoria, medical practitioner, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 21 May 1986 are required by John Belton Gardner of 46 Marine Parade St. Kilda, the personal representative to send particulars of their claims to him care of the undersigned by 4 November 1986 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

HADEN SMITH & FITCHETT, solicitors, 4th Floor, 423 Bourke Street, Melbourne 4184

ALBERT EDWARD JORDAN, late of 9 Highland Avenue, North Clayton, in the State of Victoria, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased (who died on 22 July 1986) are required by the Administratrix Emma Eileen Denham of 532 Bluff Road, Hampton in the State of Victoria, married woman, to send particulars to her care of the undermentioned solicitors by 4 November 1986 after which date the administratrix may convey or distribute the assets having regard only to the claims of which she then has notice.

M. V. FERN & ASSOCIATES, solicitors, 528 Bluff Road, Hampton 4185 JOAN RUTH LOVEGROVE, late of Unit 4, 53 Yarra Street, Heidelberg, 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 19 July 1986 are required by the Executor John William Lovegrove of Lot 111, Boyds Road, Hurstbridge in the State of Victoria building contractor to send particulars to the undermentioned firm by 5 November 1986 after which date the said Executor may convey or distribute the assets having regard to the claims of which notice has by then been given.

SETON WILLIAMS & SMYTH, solicitors, 900 Main Road, Eltham 4187

Creditors, next of kin and other persons having claims in respect of the Estate of Audrey Riggall Kirkham formerly of 89 Overport Road, Frankston, but late of 50 Lyall Street, Cranbourne in the State of Victoria, widow deceased (who died in 3 August 1985) are required by the executors Elizabeth Audrey Ager, of Lake Bunga Beach Road, Lakes Entrance in the said State home duties and Donald John Kirkham of 170 King Road, Harkaway in the said State milk bar proprietor to send particulars of their claim to them care of the undersigned by 3 November 1986 after which date they will convey or distribute the assets of the estate having regard only to the claims of which they then have notice.

GILLOTTS, solicitor, 500 Collins Street, Melbourne 4186

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

On 2 October 1986 at 12 noon at Colac Police Station (unless process be stayed or satisfied).

All the estate and interest (if any) of P. Lyons of 20 Hesse Street, Colac shown on Certificate of Titles as Paul Peter Lyons, joint proprietor with Geraldine Mary Lyons of an Estate in Fee Simple in the land described in Certificate of Titles:

Firstly: Volume 3405 Folio 000 upon which is erected a dwelling and known as 20 Hesse Street, Colac. Registered Mortgages H150587 and H857408 and Caveats M284370V and M186838F affects the said estate and interest.

Secondly: Volume 3757 Folio 274 which is vacant land and known as 102 Hart Street, Colac. Registered Mortgage L280127R affects the said estate and interest.

Thirdly: Volume 6710 Folio 884 upon which is erected galvanized iron storage sheds and known as south west corner of Dennis Street and Queen Street, Colac. Registered Mortgages J663983 and J997028 and Caveat M284371S affects the said estate and interest.

Terms-Cash only

4190

A. STANLEY, Sheriff's Officer

Creditors, next of kin and others having claims in respect of the estate of Alexander Raymond Jacobs late of Unit 1, 8 Mullum Road, Ringwood, retired builder, who died on 24 July 1986 are to send particulars of their claims to the Executors, Graeme James Jacobs of 10 Mopoke Hill Road, Warrandyte and Kenneth Edward Hunt of 9 Linda Drive, Ringwood by 19 November 1986 after which date they will distribute the assets having regard only to the claims of which they then have notice.

JAMES HOPPER, solicitor, 409 Whitehorse Road, Balwyn. 4172

ROBERT NEIL MILLER (deceased), late of Victoria Hotel, Hinton, N.S.W., died on 9 May 1986

Any persons claiming to be dependent upon the deceased are requested to send particulars of their claims to Life Claims Department, Australian Eagle Insurance Co. Ltd. G.P.O. Box 1883R, Melbourne 3001, within two months from the date of this notice, after which date the deceased's entitlement will be distributed in accordance with the provisions of the Eagle Self-Employed Superannuation Fund Trust Deed, having regard only to the claims which have been notified.

RONALD JOHN CARR, late of 33 Adelaide Street, Armadale, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 4 June 1986 are required by the personal representative, Guida Margaret Carr of 33 Adelaide Street, Armadale to send particulars to her by 3 November 1986, after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

WEIGALL & CROWTHER, of 385 Bourke Street, Melbourne, solicitors for the estate 4181

Creditors, next of kin and others having claims in respect of the estate of Paul Court, late of Flat 4, 50 Magnolia Road, Gardenvale, pensioner, deceased, who died on 9 June 1986 are to send particulars of their claim to the Administrators, Michelle Sophie Aronson and David Braham Court care of the undermentioned solicitors by 12 November 1986, after which date the administrators will distribute the estate having regard only to the claims of which they then have notice.

DAVID SONENBERG & ASSOCIATES, solicitors, of 293 Bay Street, Brighton 4182

Creditors, next of kin and others having claims in respect to the estate of Leila Burgess Priest late of 24 Amiens Street, Hampton, widow deceased who died on 7 November 1985 are required to send particulars of their claims to National Trustees, Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne, the

Executor appointed by the deceased's Will by 10 November 1986 after which date it will distribute the assets having regard only to the claims of which it then has notice.

G. R. HERBERT & CO., solicitors, 612-614 Balcombe Road, Black Rock 4188

DOROTHY MARGARET SWANTON, late of Unit 17, Frankston Baptist Centre, 3 Robinsons Road, Baxter, in the State of Victoria, retired teacher, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 2 July 1986 are required by the executor The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne to give particulars to the executor by 5 November 1986 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

M. V. FERN & ASSOCIATES, solicitors, Hampton 4189

NOREEN MABEL JORDAN, late of Unit 4, Pyap Close, 4 Drummond Street, Swan Hill 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 August 1986 are required to send particulars of same to the executors, Bernard Matthew Kiley and Antony Francis Jordan in care of the undersigned, on or before 30 October 1986, after which date they will distribute the assets having regard only to the claims of which they then have notice

DWYER, BENNETT, & MAHON, barristers and solicitors, 194–208 Beveridge Street, Swan Hill

Creditors, next of kin and others having claims against the estate of Thomas Edward Mooney, late of 1 Ralph Street, South Blackburn in the State of Victoria, gentleman, deceased, who died on 26 May 1986 are to send particulars of their claims to Patricia Mary Carroll, the executrix of the estate of the said deceased care of the undersigned solicitor before 17 November 1986, after which date she will distribute the assets of the estate having regard only to the claims for which she then has notice.

JOHN F. CARROLL, solicitor of 95 Queen Street, Melbourne 4205

Creditors, next of kin and others having claims in respect of the estate of Flory Sharp, late of Unit 8, 82 Campbell Road, East Hawthorn, widow, deceased, who died on 9 April 1986 and probate of whose will was granted by the Supreme Court on 19 August 1986 to Irene Wishart of 71 Wattle Drive, Doveton, married woman, are to send particulars of their claims, to the executrix care of the below

mentioned solicitors by 3 November 1986, after which date she will distribute the assets of the deceased having regard only to the claims of which she then has notice.

THEO FLEMING & ROBYN CALDER, solicitors of 237 Lonsdale Street, Dandenong 4206

WILHELMUS TAK, late of 2 Niagra Road, Mitcham in the State of Victoria, fitter, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 14 April 1986, are required by Angelo Basilio Natoli of 24 Cotham Road, Kew, solicitor, the executor of the deceased's will to send particulars of their claims to him care of the undermentioned solicitor by 15 November 1986, after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.4207

Creditors, next of kin and others having claims in respect of the estate of Richard Gordon Towers late of 19 Queen Street, Mornington, in the State of Victoria, gentleman deceased, who died on 16 June 1986 are to send particulars of their claims to the executor Frank Richard Towers care of the undermentioned solicitors by 3 November 1986 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

LE GRAND, RANDLES, ADAMS & CO., 636 Sydney Road, Brunswick 3056 the solicitors acting herein 4208

JAMES WILLIAM PRIMROSE WILSON, late of "Murdeduke", Winchelsea, grazier, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 23 July 1983 are required by the trustee Bruce James Stanley Wilson to send particulars to him care of Messrs Birdsey, Dedman & Bartlett of 166A Ryrie Street, Geelong, solicitors by 9 November 1986 after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Creditors, next of kin and others having claims in respect of the Estate of Constantinos Katsivelis late of 9 Glengarry Avenue, Burwood in the State of Victoria who died on 9 June 1986 are required by the Executrix Sophia Katsivelis of the above mentioned address, home duties, to send particulars to her care of the undermentioned solicitor by 19 November 1986 after which date the said Executrix will distribute the assets of the deceased having regard only to the claims of which she then shall have notice.

HERBERT HERZOG, LL.B., solicitor, of 364 Lonsdale Street, Melbourne 3000 4211

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

On 9 October 1986 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied).

All the estate and interest (if any) of John Richard Ford, of 14 Grevillia Court, Glen Waverley, joint proprietor with A. I. Yoong Ford of an estate in fee simple in the land described in the Certificate of Title Volume 8561 Folio 162 upon which is erected a dwelling and known as 14 Grevillia Court, Glen Waverley.

Registered Mortgage L308066H affects the said estate and interest.

Terms-Cash only

4213

A. STANLEY, Sheriff's Officer

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

On 9 October 1986 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied).

All the estate and interest (if any) of Glenn David Grigg of Morwell River Prison, Morwell, joint proprietor with Edna Marie Grigg of an estate in fee simple in the land described in the Certificate of Title Volume 6067 Folio 213 upon which is erected a dwelling and known as 1199 Hoddle Street, East Melbourne

Registered Mortgage J352383 affects the said estate and interest.

Terms—Cash only

4214

A. STANLEY, Sheriff's Officer

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

On 9 October 1986 at 2.00 p.m. at Linton Police Station (unless process be stayed or satisfied).

All the estate and interest (if any) of Nicolette Jane Grimmond and Anthony Bernard Grimmond of Lot 38 Linton Road, Snake Valley, joint proprietors of an estate in fee simple in the land described in Crown Grant Volume 5682 Folio 325 upon which is erected a dwelling and known as Lot 38. Section 15. Linton Road, Snake Valley.

Registered Mortgages H645804, H797330 and Caveats J17842, M77516W affects the said estate and interest.

Terms—Cash only

4215

A. STANLEY, Sheriff's Officer

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

On 23 October 1986 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied).

All the estate and interest (if any) of Mykola Denysenko of Lot 7 Dandenong-Hastings Road, Pearcedale, joint proprietor with Slavica Denysenko of an estate in fee simple in the land described in the Certificate of Title Volume 3430 Folio 881 upon which is erected a dwelling and known as 72 Flemington Road, Royal Park.

Terms—Cash only

4212

A. STANLEY, Sheriff's Officer

LATE NOTICES

Schedule No. 5/06 MICROFICHE PROCESSING

Contract from 1 December 1986 to 31 August 1988

1986/968-Micromation Pty. Ltd., 152 Little Lonsdale Street, Melbourne 3000. Telephone No. 662 1900

Item No.	Description of Articles	Rate \$ Each	Name of Contractor
1	Cost per Master	1.55)	
2	Cost per Duplicate	0.10	
3	Cost for Plain or Stripped Diazo Film	}	Micromation Pty. Ltd.
	Duplicates	0.10	-
4	Cost for Colours	0.10)	

Approved—R. A. JOLLY, Treasurer—20.8.86

Turnaround Times: Micromation guarantee a maximum 24 hour turnaround time for fiche production. Departments with jobs which are more time critical should make special arrangements with the contractor.

Overlays: Charge \$150.00.

Colours: Colour strips available—yellow, pink, red, orange, blue, green, white and plain.

Tests etc: There is no charge for tests, set ups or conversion for programs.

Courier: A courier service is available at cost.

Police Regulation Act 1958 VICTORIA POLICE FORCE

Determination No. 460 of the Police Service Board

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

- 1. The Determination No. 179 of the Police Service Board of 14 December 1971, and published in the Government Gazette of 25 January 1972, as amended, is hereby further amended as follows:
 - 1.1 By deleting paragraph 56 under the heading "Kilometre Rates for use of Private Vehicles" and substituting therefor the following new paragraph:
 - "56. Members approved and required to use their own motor cars, motor cycles or bicycles on police duty, shall be paid for such use in accordance with the following scale:

	Per Kilometre Cents
Motor Cars—	
35 P.M.U. and over	37-2
Under 35 P.M.U.	30-5
Motor Cycles	
250cc and over	17-5
Under 250cc	13-1
Bicycles	4-4

Note: P.M.U. means power mass units as stated in the certificate of registration for the vehicle."

This Determination shall come into operation on and from 19 August 1986.Dated 19 August 1986

F. WALSH
A Judge of the County Court of Victoria Chairman and Member of the Police Service Board
P. CARRIGAN
Member of the Police Service Board
F. LESLIE
Member of the Police Service Board

NOTICE OF MAKING AND AVAILABILITY OF STATUTORY RULES

Public Service Act 1974

227/1986 Public Service (Amendment) Regulations (No. 5) 1986

29 August 1986

40c

In pursuance of the provisions of the Subordinate Legislation Act 1962 and the Regulations made thereunder notice is given of the making and availability of the following Statutory Rules:

Note: The date specified after each Statutory Rule is the date it was first obtainable from the Victorian Government Bookshop, 41 St Andrew's Place, East Melbourne.

No. Fisheries Act 1968 Price 225/1986 Fishing (Scallop) (Amendment No. 3) Regulations 1986 29 August 1986 40c

Teaching Service Act 1981

226/1986 Teaching Service (Appeals Boards, Chairman and Members—Terms and Conditions) (Amendment No. 20) Regulations 1986

29 August 1986

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

Notice is given of the making of the following Statutory Rules:

No. Public Service Act 1974 200/1986 Public Service Amendment

Regulations (No. 6) 1986 Firearms Act 1958

219/1986 Firearms (Exemption No. 3) Regulations 1986

Firearms Act 1958

228/1986 Firearms (Exemption No. 4) Regulations 1986

- Publications Availability -

Publications may be purchased from the Victorian Government Bookshop 41 St Andrews Place East Melbourne (PO Box 203 North Melbourne 3051) Telephone Inquiries (03) 320 0299

Mail Orders and Postage

A postage and packaging fee must be added to the cost of the requested publication using the table of rates opposite. Remittances should be made payable to the 'Victorian Government Printing Office'.

Bankcard

Purchases may be made using Bankcard facilities in the Bookshop and by mail order.

Bankcard mail orders require the Bankcard number, expiry date, name, address and signature of customer to be supplied. (Minimum purchase of \$5.00 applies).

Total Price of	Postage
Publications	Packaging Fee
\$ 0.00 to \$ 2.00 \$ 2.05 to \$ 5.00 \$ 5.05 to \$ 25.00 \$ 75.05 to \$ 75.00 \$ 75.05 to \$125.00 \$ 125.05 to \$200.00 \$ 200.05 and over	\$ 1.10 \$ 2.50 \$ 3.00 \$ 3.50 \$ 4.00

CONTENTS

3360

	Page		
Appointments	3324		
Cemeteries—Scale of Fees			
Contracts			
Contracts Accepted—Amendments			
Estates of Deceased Persons	3303		
Government Notices			
Late Notices	3358		
Notice to Mariners	3317		
Notice of Making of Statutory Rules	3359		
Orders in Council—			
Acts-State Employees Retirement	3327		
Benefits; Hospitals	et		
Superannuation; Motor Car; State	seq		
Employees Retirement Benefits;			
Foreign Judgements; Dairy Industry; Post-Secondary			
Education			
Police Sale	3323		
Private Advertisements	3339		
Proclamations			
Resignations	3326		
Tenders	3338		