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No. G15 Wednesday 15 April 1992

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GENERAL

Gazette Services

The Victoria Government Gazette (VGG) is published by THE LAW PRINTER (PPSV) for the State of Victoria and is produced in three editions.

VGG General is published each Wednesday and provides information regarding Acts of Parliament and their effective date of operation; Government notices; requests for tenders; as well as contracts and contracts accepted. Private notices are also published.

VGG Special is published any day when required for urgent or special Government notices. VGG special is made available automatically to subscribers of VGG General.

VGG Periodical is published on Monday when required and includes specialised information eg. Medical, Dental, Pharmacist's Registers, etc.

Government Advertising

Publishing Details

The following Guidelines should be forwarded to ensure publication of Government material in the Victoria Government Gazette.

- Duplicate copies should be submitted for use by the Gazette Officer.
- Material submitted to the Executive Council for gazettal will normally be published in the following
- Where urgent gazettal is required, contact: Gerd Gaspars Gazette Officer Department of the Premier and Cabinet Ground Floor 1 Treasury Place Melbourne 3000 Telephone inquiries (03) 651 5153
- Government advertising other than material for the consideration of the Executive Council should be forwarded to the Gazette Office no later than 9.30 a.m. on Tuesday.
- Lengthy or complicated notices should be forwarded several days before publication.
- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publication will be accepted by telephone.

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These rates apply to advertisements printed on or after 14 February 1990.

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- There are approximately 20 words to each column centimetre depth.
- Signatures (in particular) and proper names must also be in block letters.
- All material should be double spaced.
- Advertisements can be faxed, and a cover sheet should be used, marked to the attention of the Gazette Coordinator.
- Documents not clearly prepared and in the exact format for gazettal will be returned to the sender unpublished.
- Late copy received at THE LAW PRINTER after 11.00 a.m. Monday will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).

Copy Deadline

11.00 a.m. Monday

Subscriptions

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General, Special and Periodical-\$212.00 each year

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PROCLAMATIONS

Sentencing Act 1991 PROCLAMATION

I, Sir John McIntosh Young, Administrator of Victoria, acting with the advice of the Executive Council and pursuant to the power in section 2 of the Sentencing Act 1991, fix Wednesday, 22 April 1992 as the day on which the Sentencing Act 1991 shall come into operation.

Given under my hand and the seal of Victoria on 14 April 1992

(L.S.) J. McI. YOUNG By His Excellency's Command JIM KENNAN

20430 Deputy Premier and Attorney-General

Children and Young Persons Act 1989 PROCLAMATION OF COMMENCEMENT

I, Sir John McIntosh Young, Administrator of Victoria, acting with advice of the Executive Council and under section 2 of the *Children and Young Persons Act* 1989, fix 16 April 1992 as the day on which section 48 (1) (except paragraphs (a) and (c) and except subparagraphs (ii), (iii) and (iv) of paragraph (b)), sections 49, 50, 51, 112, 113, 114 and 115 of the Act come into operation.

Given under my hand and the seal of Victoria on 14 April 1992

(L.S.) J. McI. YOUNG
By His Excellency's Command
KAY SETCHES
Minister for Community Services and
Minister Responsible for Child Care
JIM KENNAN
Deputy Premier and

20430/20080

Attorney-General

Corrections (Remissions) Act 1991

PROCLAMATION OF COMMENCEMENT

I, Sir John McIntosh Young, Administrator of Victoria, acting on the advice of the Executive Council and under section 2 of the Corrections (Remissions) Act 1991 fix 22 April 1992 as the day on which all of that Act except section 6 (k) comes into operation.

Given under my hand and the seal of Victoria on 14 April 1992

(L.S.) J. McI. YOUNG
By His Excellency's Command
MAL SANDON
Minister for Corrections

GOVERNMENT NOTICES

Regulations ROSEBUD PARK AND RECREATION RESERVE

I, Barry Thomas Pullen, Her Majesty's Minister for Conservation and Environment in and for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978, do hereby make the following Regulations for and with respect to the reserved Crown land in the Parish of Wannaeue permanently reserved for Public Park and Recreation purposes by Orders in Council of 13 December 1927 and 22 September 1981 (vide Government Gazette of 21 December 1927 and 30 September 1981)—(Rs 3569) and known as the "Rosebud Park and Recreation Reserve" (hereinafter referred to as the "Reserve").

PART 1—GENERAL Title

1. These Regulations may be cited as the Rosebud Park and Recreation Reserve Regulations.

Application

These Regulations shall apply to the whole of the Reserve.

Definitions

3. In these Regulations, unless inconsistent with the context or subject matter:

"Act" means the Crown Land (Reserves) Act

"Appointed Officer" means any person appointed, in writing, by the Committee as an authorised officer for the purposes of these Regulations and (except for the purpose of receipt of any fees or the grant, variation or revocation of any permit) any member of the Police Force and any Authorised Officer appointed under section 83 of the Conservation, Forests and Lands Act 1987.

"Committee" means the Committee of Management appointed to manage the Reserve under section 14 of the Act.

"Firearm" includes any rifle, gun, pistol, air pistol, or like thing using cartridges, catapult, bow and arrow or crossbow, and any other implement designed to discharge missiles capable of injuring or destroying animal life.

"Litter" includes any bottle, carton, package, paper, glass, food, offal, animal carcass, vegetable matter or other refuse or rubbish.

"Minister" means the Minister administering the Crown Land (Reserves) Act 1978.

"Permit" includes any authority, approval, consent, permission, receipt, ticket or the like given, granted or issued by the Committee pursuant to these Regulations.

"Vehicle" includes any motor car, motor cycle, bus, truck, bicycle, cart, horse-drawn vehicle, caravan, trailer or water craft, hovercraft or any other motorised vehicle.

REGULATIONS Entry or Use of Facilities

4. The Committee may from time to time determine or vary the conditions of entry to the Reserve or the use of conveniences, facilities and amenities of any description in any part of the Reserve.

Fees

- 5. The Committee may-
- (a) fix and collect such fees or other charges as it may from time to time determine for the entry or use of the Reserve;
- (b) determine conditions and times under which any member of the public may play golf;
- (c) adequate notice of the fees and times set out in 4 (b) shall be given on the golf courses and their environs and in printed form available to members of the public.

Permits

- 6. (1) The Committee may determine the conditions of any permit granted under these Regulations.
- (2) The Committee or an appointed officer may at their discretion grant permits for—
 - (a) the use by any person, club or association of any area enclosed or set aside for a particular purpose or activity under these Regulations;
 - (b) the admission and entry to the Reserve or any part thereof;
 - (c) any other purpose for which a permit is required under these Regulations.

- (3) The holder of any permit shall observe and comply with all conditions of that permit.
- (4) Any permit granted under these Regulations may be revoked or withdrawn at the discretion of the Committee or an appointed officer.
- (5) Any person purporting to hold any permit shall produce the same on demand by an appointed officer and unless such permit is produced, that person shall not be entitled to claim the benefit of any such permit.
- (6) No permits shall be transferable without the written consent of the Committee.

Powers of an Appointed Officer

- 7. (1) (a) An appointed officer may direct a person who in his or her opinion offends against any of the Regulations to leave the Reserve or any place therein.
- (b) Every person who fails to comply with any such direction shall be guilty of an offence under these Regulations.
- (2) (a) If, in the opinion of an appointed officer, a person has contravened or failed to comply with any provisions of these Regulations then the officer may demand the name and address of such person.
- (b) A person who refuses when asked by such officer to furnish their name and address or who furnishes an incorrect name and address shall be deemed to have committed an offence under these Regulations.
- (3) A person must not assault, abuse, hinder or interfere with an appointed officer or an employee of the Committee in the execution of their duty in the Reserve.

Behaviour

- 8. A person must not, in the Reserve—
- (a) offend against decency as regards dress, language or conduct;
- (b) commit or create or knowingly permit or allow to continue any act which creates a nuisance, or any annoyance to any person in the Reserve, or do or suffer to be done any act which in the opinion of an appointed officer, is or is likely to cause annoyance or disturbance or danger to persons using the Reserve;
- (c) the consumption of alcoholic liquor on or in the Reserve is strictly prohibited except in the Public Picnic area where

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such liquor is provided by, and consumed by persons participating in a picnic or in any area which may be licensed from time to time in accordance with the provisions of the *Liquor Control Act* 1978. In any case, any person found in a state of intoxication or otherwise offending against this Regulation shall be liable to be forthwith removed from the Reserve and, in addition such person shall be liable to prosecution as hereinafter provided.

Protection of Flora and Fauna

- A person must not, in the Reserve, except in accordance with a written permit—
 - (a) remove, cut, damage, displace, deface or interfere with any rock, timber, tree, shrub, plant, wildflower or other vegetation;
 - (b) dig up disturb or remove from or bring into the Reserve any gravel, stone, shell-grit, sand, soil or loam;
 - (c) deposit, sow or bury any seeds, bulbs, cuttings, prunings, garden waste or any other plant material, or any carcases, manure or other animal material;
 - (d) shoot, trap, maim, injure, kill, destroy or interfere with any bird or animal;
 - (e) have in their possession or carry or use any firearm, poison, trap or snare, with the exception of equipment to be used for recreational water activities.

Protection of Structures

10. A person must not, in the Reserve, except in accordance with a written permit, remove, alter, damage, displace, deface or interfere with any sign, noticeboard, seat, table, gate post, fence, bridge, building, structure or any other thing of a like nature.

Seizure

- 11. (1) Any axe, saw, shovel, knife, implement, firearm, trap, snare, poison or other substance found being used in contravention of the Regulations may be seized by an appointed officer and retained by such officer until the completion of proceedings in a court of law.
- (2) If equipment is seized pursuant to subregulation 13 (1) and proceedings are not instigated within 28 days, the said equipment shall be returned to the owner.

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(3) If equipment is to be returned to the owner pursuant to sub-regulation 13 (2), the Committee shall notify the owner in writing, and the Committee shall be responsible for returning the said equipment.

Enclosures

12. A person must not, without the consent in writing of the Committee, enter any area in the Reserve which is enclosed and designated by sign or notice for the plantation of young trees, shrubs or grass plots or for the rehabilitation or preservation of native flora or any other purpose.

Fires

13. A person must not without a permit light a fire within the Reserve except in a portable barbecue or in a fireplace provided by the Committee for the purpose and any person who lights a fire in the Reserve shall take all reasonable and proper precautions to ensure that the fire does not escape from control; nor shall any person do make or permit any act or omission which may result or be likely to result in damage by fire to any structure, tree, vegetation, bird, animal, insect appurtenances or equipment on the Reserve.

Refuse and Litter

- 14. Within the Reserve a person must not-
- (1) deposit any litter or cause to be deposited any litter, except in a receptacle provided for the purpose:
- (2) bring, discharge, direct into, deposit or allow to remain any domestic or household waste, car body, building material or other waste;
- (3) wilfully break any glass, bottle or other container. Any person who breaks any glass in the Reserve must gather up the pieces and remove them or place them in a receptacle provided for litter.

Dogs

- 15. (1) A person must not cause, suffer or permit any dog belonging to them or in their charge to be brought into or to enter or remain in any portion of a Reserve except at specific times and in specified locations as indicated by sign or notice.
- (2) A dog brought into the Reserve during the permitted times shall at all times be under effective control.

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(3) Nothing in these Regulations shall prohibit a blind person from bringing in or using a guide dog in the Reserve.

Horses

16. A person must not ride, drive or lead any horse upon the Reserve or allow any horse to swim in the Reserve except within specified areas as indicated by sign or notice and under any conditions that the Committee may from time to time determine.

All Animals

- 17. (1) Except as provided under Regulations 14 and 15, a person must not cause or suffer or knowingly permit any animal belonging to them or in their charge to be brought into or remain in the Reserve without a permit.
- (2) The owner of the dog shall be liable to pay for any damage done by such animal to any property in the Reserve.

Roadways

18. A person must not, unless authorised by the Committee, drive, ride, push, pull, place or leave any vehicle in or on the Reserve except in or upon such roadways or areas as are set aside for the purpose, and a person must not allow any vehicle to remain stationary in any position where it may cause undue or unreasonable obstruction to the lawful passage of others.

Vehicles

- 19. Within the Reserve a person must not-
 - (a) drive a vehicle in a manner dangerous to the public;
 - (b) drive any vehicle so as to cause noise which is unreasonable in the circumstances;
 - (c) race any type of engine-powered vehicle.

Parking

- 20. A person must not park any vehicle within the Reserve except—
 - (a) in an area set apart for the purpose and clearly defined by signs;
 - (b) as and where directed by an appointed officer; and
 - (c) upon payment of such fees as may be determined.

Stationary and Abandoned Vehicles

21. (1) An appointed officer may remove or cause to be removed or order the removal of any parked, stranded, or broken down vehicle, from any roadway or area within the Reserve.

- (2) A person who seeks to recover possession of a vehicle removed under sub-regulation (1) must pay to the Committee an amount equal to the cost to the Committee of removing and storing the vehicle.
- (3) The Committee may retain possession of a vehicle until the amount payable under sub-regulation (3) has been paid.

Business and Advertising

- 22. A person must not in any part of the Reserve except under a permit in writing—
 - (a) sell or offer for sale any article whatsoever;
 - (b) give out, distribute, erect, leave, set up or display any handbill, placard, notice, pamphlet, book, paper, advertising matter or any like thing;
 - (c) erect or place therein any building, booth, shed or other structure;
 - (d) solicit or collect money or orders for goods or services;
 - (e) take part in or advertise any entertainment for gain;
 - (f) use any amplifier, public address system, loud hailer or similar device;
 - (g) offer for hire any article, device or thing:
 - (h) take photographs for gain or commercial purpose;
 - (i) use any vehicle for hire or carry passengers for fee or reward;
 - (j) conduct any school or provide any form of instruction for gain;
 - (k) advertise for sale or trade or hire any article, device, service or thing;
 - (l) operate any portable or stationary generator, air compressor or chainsaw.

 Directions by Notice or Sign
- 23. (1) A person must not wilfully disobey the directions displayed in a notice or sign in the Reserve.
- (2) A person must not erect or remove or deface any notice or sign referred to in subregulation (1) except with the authority of the Committee.

Use of Facilities

24. A person must not-

 (a) use any kitchen, laundry, change-room, shower, or other convenience or any part thereof in the Reserve except for its proper purpose and upon payment

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- of such fees (if any) and as may be fixed in any permit; and
- (b) enter or use or permit any child under their care or control to enter or use any place, room, convenience, or structure set apart for the use of the opposite sex provided that this Regulation shall not apply to a child under the age of six years when accompanied by an adult of the opposite sex;
- (c) if above the age of fourteen years, use any swings or play equipment provided for children, or (save whilst in charge of a child under that age) enter any children's playground.

Games

25. A person must not-

- (a) throw any stone or substance or missile within the Reserve;
- (b) engage in any game, activity, or sport likely to cause interference, disturbance, inconvenience or danger to others using the Reserve.

Compliance

- 26. Any person who contravenes or fails to comply with these Regulations is guilty of an offence and shall be liable to the penalties fixed by section 13 of the Crown Land (Reserves) Act 1978.
- 27. The Regulations made on 24 February 1930 and 25 June 1980 (see *Victorian Government Gazettes* of 15 March 1930 and 25 June 1980) are hereby revoked—(Rs 3569).

Dated 13 April 1992

BARRY PULLEN Minister for Conservation and Environment

20090

Regulations CAMPASPE RIVER RESERVE AT ROCHESTER Title

1. These regulations may be cited as the Township of Rochester, Campaspe River Reserve Regulations 1991.

Objective

2. The objective of these regulations is to provide for the care, protection and management of parts of the Campaspe River Reserve in the Township of Rochester.

Authorising Provisions

3. These regulations are made under section 13 of the Crown Land (Reserves) Act 1978.

Commencement

4. These regulations come into operation on the date they are published in the Victoria Government Gazette.

Definitions

5. In these regulations:

"Act" means the Crown Land (Reserves) Act 1978.

"Appointed Officer" means any person appointed in writing by the Committee as an authorised officer for the purposes of these regulations and (except for the purpose of receipt of any fees or the grant, variation or revocation of any permit) also includes any members of the Police Force and any person appointed or deemed to be appointed an authorised officer under section 83 of the Conservation, Forests and Lands Act 1987.

'Camp" means:

- (a) to erect, occupy or use any tent or any temporary, make-shift or similar form of accommodation; or
- to park, occupy or use any caravan or other movable form accommodation.

"Committee" means the committee of management appointed to manage the reserve under section 14 of the Act.

"Permit" includes any authority, approval, consent, permission, receipt, ticket or the like given, granted or issued by the Committee or an appointed officer under these regulations.

"Vehicle" includes any motor car, motor cycle, bus, truck, bicycle, cart, horse-drawn vehicle, caravan, trailer or water craft.

"Litter" includes any bottle, carton, package, paper, glass, food, offal, animal carcass, vegetable matter or other refuse or rubbish.

"Reserve" means those portions of the permanent frontage reserve to the Campapse River and Recreation Reserve as are shown coloured green on plan marked R/25.10.91 attached to Department of Conservation and Environment correspondence No. 06/7947.

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PART 1-POWERS FUNCTIONS AND **DUTIES OF THE COMMITTEE**

- 6. (1) Except as provided in these regulations the reserve is open to the public free of charge.
- (2) The Committee may determine, in either general or specific terms, the times and days on which the whole or any part of the reserve will not be available for use by the public.
- (3) The Committee may enclose or set aside for a particular activity the whole or any part of the reserve and may include in that determination, conditions or restrictions relating to the use by the public of that area.
- (4) The Committee may determine the conditions of entry or use of any conveniences, facilities or amenities of any description in any part of the reserve.
- (5) The particulars of any determination made under this Part must be displayed where they are reasonably likely to be seen by persons likely to be affected by them.

PART 2-PERMITS

- 7. (1) The Committee or an appointed officer may grant permits for any purpose for which a permit is required under these regulations.
- (2) Any permit may be granted for such period and subject to such terms, conditions and fees, consistent with these regulations as the Committee may from time to time determine either generally or in the particular case.
 - (3) No permit shall be transferable.
- (4) Any permit may be revoked or withdrawn at the discretion of the Committee.
- (5) Any person purporting to hold any permit shall produce the same on demand by any appointed officer and unless such permit is thereupon produced that person shall not be entitled to claim the benefit of any such permit.

PART 3-OFFENCES

- 8. Within the reserve a person must not--
- (a) behave in a noisy or disorderly manner or create or take part in any disturbance or commit any act of indecency or offend against decency as regards dress, language or conduct;
- commit or create or knowingly permit or allow to continue any public or private nuisance, or any annoyance to the public or any persons lawfully in the reserve:
- (c) roll or throw any stone or other substance or missile within the reserve

- which is likely to damage property or endanger or annoy other persons lawfully using the reserve;
- (d) engage in any game activity or sport likely to cause interference, disturbance, inconvenience or danger to others using the reserve;
- (e) camp;
- (f) leave any litter except in a receptacle provided for that purpose;
- (g) bring into and deposit or allow to remain any domestic or household waste, car body, building material or other waste:
- (h) intentionally break any glass bottle or other container or accidentally break same and not immediately gather up the pieces and remove them or place them in a receptacle provided for litter;
- (i) use any kitchen, laundry, change-room, shower, toilet, or other convenience or any part thereof in the reserve except for its proper purposes and upon payment of such fees (if any) as may be prescribed in any permit; and
- (j) enter or use or permit any child under their care or control to enter or use any place, room, convenience, or structure set apart for the use of the opposite sex, provided that this regulation shall not apply to a child under the age of six years when accompanied by an adult of the opposite sex;
- (k) except for a dog that is used by a blind person as a guide dog bring into or permit to remain a dog—
 - (i) which is not controlled by means of a leash or other form of restraint and is effectively restrained from causing annoyance to any person and from damaging or interfering in any way with any property in the reserve; or
 - (ii) in any portion of the reserve prohibited to the entry of dogs and indicated by notice;
- by driving any vehicle deliberately damage any vegetation or unduly interfere with any sand, stone, gravel, rock, clay or earth;
- (m) drive any vehicle in a manner dangerous to the public;

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- (n) drive any vehicle so as to cause noise which is unreasonable in the circumstances;
- (o) obstruct, hinder or interfere with any appointed officer or any employee of the Committee in the execution of their duties;
- (p) remain when lawfully directed to leave by an appointed officer; or
- (q) refuse to give their name and address, or give a false name and address when lawfully requested to do so by an appointed officer.
- 9. Within the reserve a person must not without first obtaining a permit—
 - (a) shoot, trap, maim, injure, kill or destroy any bird or animal;
 - (b) have in their possession or carry or use any firearm, poison, trap or snare;
 - (c) remove, cut, damage, displace, deface, or interfere with any rock, timber, tree, shrub, plant, wildflower or other vegetation or any sign, noticeboard, seat, table, gate, post, fence, bridge, building, structure or any other thing of a like nature;
 - (d) dig up or remove from or bring into the reserve any gravel, stone, shell-grit, sand, soil or loam;
 - (e) drive, ride, push, pull, place or leave any vehicle in or on the reserve except in or upon such roadways or areas as are set aside for the purpose and no person shall allow any vehicle to remain stationary in any position where it may cause undue or unreasonable obstruction to the lawful passage of others;
 - (f) sell or offer for sale any article whatsoever:
 - (g) give out, distribute, erect, leave, set up or display any handbill, placard, notice, pamphlet, book, paper, advertising matter or any like thing;
 - (h) occupy, use or enter any building, booth, shed, stand or enclosure unless the same is set aside for public use;
 - (i) erect or place therein any building, booth, shed or other structure;
 - (j) solicit or collect money or orders for goods or services;

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- (k) take part in or advertise any entertainment for gain;
- (I) preach, declaim, harangue or deliver any address of any kind or use any amplifier, public address system, loud hailer or similar device;
- (m) offer for hire any article, device or thing;
- (n) take photographs for gain or commercial purposes;
- (o) ply any vehicle for hire or carry any passengers for fee or reward;
- (p) conduct any school or provide any form of instruction for gain;
- (q) advertise for sale or trade or hire any article, device, service or thing;
- (r) disturb, interfere with or destroy any animal or bird or its lair or nest;
- (s) operate any portable or stationary generator, air-compressor or chainsaw;
- (t) except as provided in these regulations bring into or permit to remain any animal other than a horse;
- (u) enter any area in the reserve which is enclosed for the plantation of young trees shrubs or grass plots or for the rehabilitation or preservation of native flora or any other purpose;
- (v) light a fire in the reserve except in a portable barbecue or in a fireplace provided by the Committee. Any person who lights a fire in the reserve shall take all reasonable and proper precautions to ensure that the fire does not escape from control or damage anything growing or being on the reserve.

PART 4-GENERAL

- 10. An appointed officer may direct any person who in his or her opinion offends against these regulations to leave the reserve or any place therein.
- 11. If, in the opinion of an appointed officer, any person has contravened or failed to comply with any provision of these regulations then the officer may demand the name and address of the person.
- 12. An appointed officer may remove or cause to be removed any parked, stranded or broken-down vehicle from any roadway or area

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within the reserve provided that the removal of any vehicle:

- (a) shall be at the sole risk of the owner of the vehicle who shall be deemed to have accepted such risk as a condition of entry to the reserve; and
- (b) may be effected in such manner as the appointed officer deems fit.
- 13. Any vehicle left unattended within the reserve for a continuous period exceeding forty-eight hours may be removed by the Committee at the risk and expense of the owner.
- 14. Any person who contravenes or fails to comply with any provisions of these regulations is guilty of an offence and liable for the penalties prescribed in section 13 of the *Crown Land (Reserves) Act* 1978.

Dated 13 April 1992

BARRY PULLEN Minister for

20090 Conservation and Environment

Regulations STUB TANK BUSHLAND RESERVE Reserve for the Conservation of an Area of

I, Barry Thomas Pullen, Her Majesty's Minister for Conservation and Environment in and for the State of Victoria, under the powers conferred on me by section 13 of the *Crown Land (Reserves) Act* 1978 do make the following regulations for or with respect to Crown Allotment 20, Parish of Boulka temporarily reserved for the conservation of an area of natural interest by Order in Council of 21 January 1992 (hereinafter referred to as "the Reserve").

Natural Interest

- 1. The Reserve shall be open to the public at all times free of charge.
 - 2. In the Reserve no person shall--
 - (a) enter or remain who may offend against decency as regards dress, language or conduct or who may behave in a disorderly, unseemly or offensive manner, or create or take part in any disturbance;
 - (b) carry, use or discharge any firearm, air rifle or any other weapon;
 - (c) carry or use any trap, snare, net or other device for the capture of animals;
 - (d) disturb, interfere with or destroy any bird or other animal or its lair or nest;

- (e) interfere with, mark, deface or damage any buildings, gates, fences, barriers, seats, signs or other improvements;
- (f) deposit any litter except in receptacles provided for the purpose;
- (g) erect buildings, nor sell or offer to sell or hire any article or commodity;
- (h) permit any dog unless such dog is at all times controlled by a chain, cord or leash.
- In the Reserve no person shall, unless authorised in writing by the Regional Manager, Department of Conservation and Environment, Mildura—
 - (a) interfere with, mark, deface or damage, pick or injure any tree, shrub, flower, plant or any other vegetation;
 - (b) light or cause to be lit any fire except in any properly constructed fireplace provided for that purpose;
 - (c) camp;
 - (d) drive any vehicle other than on a formed road or car park open to the public;
 - (e) put or allow to remain any sheep, horses, cattle, pigs or other animals;
 - (f) organise or take part in any public entertainment game or sport;
- (g) disturb or remove any soil, sand, humus, gravel, or rock—(Rs 14355).

Dated 13 April 1992

BARRY PULLEN

Minister for Conservation and Environment Every person who contravenes or fails to comply with these Regulations shall be liable to the penalties prescribed in section 13 of the Crown Land (Reserves) Act 1978. 20090

Regulations

SUTHERLAND'S BUSHLAND RESERVE Reserve for the Conservation of an Area of Natural Interest

I, Barry Thomas Pullen, Her Majesty's Minister for Conservation and Environment in and for the State of Victoria, under the powers conferred on me by section 13 of the *Crown Land (Reserves) Act* 1978 do make the following regulations for or with respect to Crown Allotment 16A, Section 4, Parish of Wycheproof temporarily reserved for the conservation of an area of natural interest by Order in Council of 29 January 1992 (hereinafter referred to as "the Reserve").

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- 1. The Reserve shall be open to the public at all times free of charge.
 - 2. In the Reserve no person shall-
 - (a) enter or remain who may offend against decency as regards dress, language or conduct or who may behave in a disorderly, unseemly or offensive manner, or create or take part in any disturbance;
 - (b) carry, use or discharge any firearm, air rifle or any other weapon;
 - (c) carry or use any trap, snare, net or other device for the capture of animals;
 - (d) disturb, interfere with or destroy any bird or other animal or its lair or nest;
 - (e) interfere with, mark, deface or damage any buildings, gates, fences, barriers, seats, signs or other improvements;
 - (f) deposit any litter except in receptacles provided for the purpose;
 - (g) erect buildings, nor sell or offer to sell or hire any article or commodity;
 - (h) permit any dog unless such dog is at all times controlled by a chain, cord or leach
- 3. In the Reserve no person shall, unless authorised in writing by the Regional Manager, Department of Conservation and Environment, Mildura—
 - (a) interfere with, mark, deface or damage, pick or injure any tree, shrub, flower, plant or any other vegetation;
 - (b) light or cause to be lit any fire except in any properly constructed fireplace provided for that purpose;
 - (c) camp;
 - (d) drive any vehicle other than on a formed road or car park open to the public;
 - (e) put or allow to remain any sheep, horses, cattle, pigs or other animals;
 - (f) organise or take part in any public entertainment game or sport;
 - (g) disturb or remove any soil, sand, humus, gravel, or rock—(Rs 6338).

Dated 13 April 1992

BARRY PULLEN

Minister for Conservation and Environment Every person who contravenes or fails to comply with these Regulations shall be liable to the penalties prescribed in section 13 of the Crown Land (Reserves) Act 1978. 20090 REGULATIONS TO AMEND FURTHER THE REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF CARLTON, FITZROY AND FLAGSTAFF GARDENS; ALEXANDRA, FAWKNER, FLEMINGTON AND KENSINGTON,

FLINDERS, PRINCES AND YARRA PARKS;
POWLETT RESERVE; AND ARGYLE,
CURTAIN, DARLING, LINCOLN,
MACARTHUR, MURCHISON AND
UNIVERSITY SQUARES IN THE CITY OF
MELBOURNE

The Minister for Conservation and Environment and the Council of the City of Melbourne as trustees, with the approval of the Administrator in Council, make the following Regulations for or with respect to the lands in the City of Melbourne known as Flinders Park, Princes Park and Yarra Park and to amend further the City of Melbourne Parks and Gardens (General) Regulations 1959, No. 180.

- These Regulations—
- (a) are made under section 13 of the Crown Land (Reserves) Act 1978 and numbered 199;
- (b) may be cited as the City of Melbourne Parks and Gardens (General) (Amendment No. 11) Regulations 1992; and
- (c) further amend the City of Melbourne Parks and Gardens (General) Regulations 1959, No. 180. as approved by the Governor in Council 22 September 1959 (see Government Gazette No. 85 of 23 September 1959, at pages 2902-5) and amended by Regulations Nos 186, 187, 188, 189, 190, 191, 193, 196, 197 and 198 (see Government Gazettes No. 74 of 11 August 1971, at pages 2718-19, No. 81 of 8 October 1975, at page 3515, No. 104 of 19 December 1979, at pages 4017-18, No. 73 of 21 July 1982, at pages 2421-2, No. 41 of 27 April 1983, at page 980, No. 72 of 20 July 1983, at pages 2269-70, No. 114 of 17 October 1984, at page 3795, No. G31 of 9 August 1989, at pages 2079-80. No. G24 of 26 June 1991, at pages 1667-8 and No. G7 of 19 February 1992, at pages 396-7 respectively).
- 2. In Regulation 34 (1) of the City of Melbourne Parks and Gardens (General)

G 15 15 April 1992 907 Regulations 1959, No. 180, in Part B of the Table—

- (a) in paragraph (a), for "\$3.00" substitute "\$4.00"; and
- (b) in paragraph (b), for "\$6.00" substitute "\$8.00".
- Given under my hand at Melbourne on 26 March 1992—(C64311).

BARRY PULLEN

Minister for Conservation and Environment Resolution for the making of these Regulations passed by the Council of the City of Melbourne on 13 April 1992.

The Common Seal of the Council of the City of Melbourne was affixed hereto in accordance with its Common Seal Local Law 1990.

R. J. MELDRUM Lord Mayor

(L.S.) S. GOLDSWORTHY
Acting Town Clerk

Approved by the Administrator in Council on 7 April 1992, the Administrator in Council being satisfied that there are special reasons justifying these Regulations in so far as they impose charges.

D. O'SHEA

30037 Acting Clerk of the Executive Council

EXEMPTION

Application No. 6 of 1992

On 8 April 1992 the Equal Opportunity Board considered an application pursuant to section 40 (1) of the Equal Opportunity Act 1984 ("the Act") by the Central Highlands Women's Collective in its operation of the Women's Resource, Information and Support Centre, 22 East Street, Ballarat to enable the restriction of employment within the Centre to women.

Upon reading the material in support of this application, the Board is satisfied that it is appropriate to grant an exemption from sections 21 and 59 of the Act.

In granting the exemption the Board noted that the Women's Resource, Information and Support Centre—

provides for the needs of women and children suffering domestic violence; offers referral to other established services both local and metropolitan; offers a community education program concerning domestic violence.

The Board hereby grants an exemption to the Central Highlands Women's Collective in its operation of the Women's Resource, Information and Support Centre from the operation of sections 21 and 59 of the Equal Opportunity Act 1984 to enable the restriction of employment within the Centre to women, this exemption to remain in force until 8 April 1995.

MARGARET RIZKALLA
President
DANIEL RECHTMAN
Member
SARA CHARLESWORTH
Member

20430

Victoria Government Gazette forms of violence against women and children.

The Board hereby grants an exemption to the Sheila West Feminist Wimmin's Refuge Collective Incorporated ("The Collective") from the operation of sections 21 and 59 of the Equal Opportunity Act 1984, this exemption to remain in force until 8 April 1995.

MARGARET RIZKALLA
President
DANIEL RECHTMAN
Member
SARA CHARLESWORTH
Member

20430

EXEMPTION Application No. 7 of 1992

On 8 April 1992 the Equal Opportunity Board considered an application pursuant to section 40 (1) of the Equal Opportunity Act 1984 ("the Act") by the Sheila West Feminist Wimmin's Refuge Collective Incorporated ("The Collective").

Upon reading the material tendered in support of this application, the Board is satisfied that it is appropriate to grant an exemption from sections 21 and 59 of the Act in their application to both membership and employment with the Collective where the actions taken by the Collective may be said to be in pursuance of the following purposes:

To provide supported accommodation for women and their dependent children fleeing from intolerable situations of domestic violence—be it physical, mental, emotional, sexual or other abuse.

To assist residents obtain legal, medical and social security benefits and permanent accommodation, and to move towards independent living.

To gather information about women's oppression in situations of domestic violence and the financial, social, and emotional difficulties women and children encounter when moving to independent living.

To conduct community education programs aimed at identifying the causes of violence against women and children and ways of eliminating all

EXEMPTION Application No. 8 of 1992

On 8 April 1992 the Equal Opportunity Board considered an application pursuant to section 40 (1) of the Equal Opportunity Act 1984 ("the Act") by Westernport Regional Housing Council to enable it to advertise for and employ a female Project Worker.

Upon reading the material tendered in support of this application, the Board is satisfied that it is appropriate to grant an exemption from sections 21 and 59 of the Act.

In granting the exemption the Board noted-

The project is to examine sexual harassment of women and the ways in which this affects women's access to housing. The project is under the auspices of the Regional Housing Council and managed by the Westemport Women's Housing Network. Funding is through a Social Justice grant from the Department of Housing and Construction.

The object of the project is to provide recommendations concerning legal and other remedies in the area of sexual harassment. For this purpose a female Project Worker would enable the women being interviewed to feel as comfortable as possible discussing a subject which may make them feel very vulnerable.

The Board hereby grants an exemption to the Westernport Regional Housing Council from the operation of sections 21 and 59 of the *Equal*

Victoria Government Gazette

Opportunity Act 1984, this exemption to remain in force until 8 April 1995.

MARGARET RIZKALLÀ
President
DANIEL RECHTMAN
Member
SARA CHARLESWORTH

20430

Member

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL.16794c

On Saturday, 9 May 1992 at 2.00 p.m. on site. **Location of Land:** Point Road, Crib Point.

Crown Description: Crown Allotment 16c, Section 4, Parish of Bittern, Township of Crib Point.

Terms of Sale: 10% deposit, balance 45 days.

Area of Property: 1079 m².

Officer Co-ordinating Sale: Patrick Fitzsimmons, Property Consultant, Asset Management Division, Ministry of Finance, 35 Spring Street, Melbourne 3000.

Selling Agent: Roy Satchwell & Co. Pty. Ltd., 95 High Street, Hastings 3915.

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JOHN HARROWFIELD Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL.16794B

On Saturday, 9 May 1992 at 2.00 p.m. on site. Location of Land: Point Road, Crib Point.

Crown Description: Crown Allotment 168, Section 4, Parish of Bittern, Township of Crib Point.

Terms of Sale: 10% deposit, balance 45 days.

Area of Property: 1078 m².

Officer Co-ordinating Sale: Patrick Fitzsimmons, Property Consultant, Asset Management Division, Ministry of Finance, 35 Spring Street, Melbourne 3000.

Selling Agent: Roy Satchwell & Co. Pty. Ltd., 95 High Street, Hastings 3915.

JOHN HARROWFIELD Minister for Finance G 15 15 April 1992

Ministry of Finance SALE OF CROWN LAND BY PUBLIC

> AUCTION Reference No. GL.16794A

On Saturday, 9 May 1992 at 2.00 p.m. on site. Location of Land: Milne Street, Crib Point.

Crown Description: Crown Allotment 16A, Section 4, Parish of Bittern, Township of Crib

Terms of Sale: 10% deposit, balance 45 days.

Area of Property: 998 m².

Officer Co-ordinating Sale: Patrick Fitzsimmons, Property Consultant, Asset Management Division, Ministry of Finance, 35 Spring Street, Melbourne 3000.

Selling Agent: Roy Satchwell & Co. Pty. Ltd., 95 High Street, Hastings 3915.

JOHN HARROWFIELD

20360

Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL.15316

On Saturday, 9 May 1992 at 1.45 p.m. on site. Location of Land: 10 Point Road, Crib

Crown Description: Crown Allotment 17A, Section 4, Parish of Bittern, Township of Crib Point.

Terms of Sale: 10% deposit, balance 45 days.

Area of Property: 669 m².

Officer Co-ordinating Sale: Patrick Fitzsimmons, Property Consultant, Asset Management Division, Ministry of Finance, 35 Spring Street, Melbourne 3000.

Selling Agent: Roy Satchwell & Co. Pty. Ltd., 95 High Street, Hastings 3915.

20360

JOHN HARROWFIELD Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL.15317

On Saturday, 9 May 1992 at 1.30 p.m. on site. Location of Land: 18 Milne Street, Crib Point.

Crown Description: Crown Allotment 17B, Section 4, Parish of Bittern, Township of Crib Point.

Terms of Sale: 10% deposit, balance 45 days.

Area of Property: 666 m².

Officer Co-ordinating Sale: Patrick Fitzsimmons, Property Consultant, Asset Management Division, Ministry of Finance, 35 Spring Street, Melbourne 3000.

Selling Agent: Roy Satchwell & Co. Pty. Ltd., 95 High Street, Hastings 3915.

JOHN HARROWFIELD Minister for Finance

20360

Ministry of Finance SALE OF CROWN PROPERTY BY PUBLIC **AUCTION**

Reference No. GL.16122

On Wednesday, 6 May 1992 at 3.00 p.m.

Address: 191 Salmon Street, Melbourne.

Crown Description: Crown Allotment 4C. Section 58, City of Port Melbourne, Parish of Melbourne South.

Area: 2-358 ha.

Terms of Sale: Deposit 10%, balance 45 days.

Officer Co-ordinating Sale: Brian Dee, Property Consultant, Asset Management Division, Ministry of Finance, 4/35 Spring Street, Melbourne 3000.

Selling Agent: Geo M. Hume Pty Ltd. 409 St. Kilda Road, Melbourne 3004.

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JOHN HARROWFIELD Minister for Finance

Ministry of Finance SALE OF CROWN LAND BY PUBLIC AUCTION

Reference No. GL.15315

On Saturday, 9 May 1992 at 1.00 p.m. on site. Location of Land: 8 Martin Street, Crib Point.

Crown Description: Crown Allotment 16B, Section 2, Parish of Bittern, Township of Crib

Terms of Sale: 10% deposit, balance 45 days.

Area of Property: 1145 m².

Officer Co-ordinating Sale: Fitzsimmons, Property Consultant, Asset Management Division, Ministry of Finance, 35 Spring Street, Melbourne 3000.

Selling Agent: Roy Satchwell & Co. Pty. Ltd., 95 High Street, Hastings 3915.

JOHN HARROWFIELD Minister for Finance Victoria Government Gazette

Ministry of Finance SALE OF CROWN LAND BY PUBLIC **AUCTION**

Reference No. GL.13836

On 2 May 1992 at 11.00 a.m.

Address of Property: 562 Bell Street, Pascoe Vale.

Crown Description: Crown Allotment 142B, No Section, Parish of Jika Jika.

Area: 460 m².

Terms of Sale: 10% deposit, balance 45 days.

Officer Co-ordinating Sale: Mr Paul Ramage, Property Consultant, Asset Management Division, Ministry of Finance, 4/35 Spring Street, Melbourne 3000.

Selling Agent: Stockdale & Leggo (Coburg) Pty. Ltd., 332 Sydney Road, Coburg 3058.

20360

JOHN HARROWFIELD Minister for Finance

Planning and Environment Act 1987 BERWICK PLANNING SCHEME Notice of Approval of Amendment Amendment L41 Part 2

The Minister for Planning and Housing has approved Amendment L41 Part 2 to the Berwick Planning Scheme.

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

The amendment—

rezones two parcels of land comprising CA 22D and CA 22J, Parish of Berwick, being 26-36 and 19-29 Shrives Road, Narre Warren situated in the Hallam Valley Flood Plain from Stream and Floodway to a Proposed Public Purposes 20 (Other Public Uses) Reservation; and rezones the southern half of Centre Road (to the north of the above properties) from Stream and Floodway to Restricted Light Industrial (western portion) and Berwick Residential-Normal Density (eastern portion).

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the City of Berwick, Civic Centre, Princes Highway, Fountain Gate and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

GEOFF CODE Manager Planning Co-ordination.Branch

20600

The Minister for Planning and Housing has approved Amendment L66 to the Pakenham Planning Scheme.

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

The amendment rezones land north of the reservation for the Princes Freeway between Henry Road and McGregor Road, Pakenham from a Highway 1 Zone to a Highway 2 Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Shire of Pakenham, Municipal Offices, Henry Way, Pakenham and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager

20600 Planning Co-ordination Branch

Planning and Environment Act 1987 KILMORE PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L54

The Minister for Planning and Housing has prepared Amendment L54 to the Kilmore Planning Scheme.

The amendment proposes to rezone the Public Use Zone 6-Ministry of Education, on the south side of Foote Street, between Sutherland and Hamilton Streets, Kilmore to Residential.

The amendment can be inspected at the offices of the Department of Planning and Housing, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne and the Shire of Kilmore, Civic Centre, Sydney Street, Kilmore,

Submissions about the amendment must be sent to the Minister for Planning Environment, Attention: Planning Coordination Branch, P.O. Box 2240T, Melbourne 3001 by 18 May 1992.

> **GEOFF CODE** Manager

Planning Co-ordination Branch

G 15 15 April 1992

911

Planning and Environment Act 1987 MELTON PLANNING SCHEME Notice of Approval of Amendment Amendment L15

The Minister for Planning and Housing has approved Amendment L15 to the Local Section

of the Melton Planning Scheme.

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

The amendment includes land of 1.2 hectares, being the former Diggers Rest Primary School site, Calder Highway, Diggers Rest, in a Reserved Living Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne, and at the offices of the Shire of Melton, 232 High Street, Melton.

GEOFF CODE

20600

Manager Planning Co-ordination Branch

Planning and Environment Act 1987 TALBOT AND CLUNES PLANNING **SCHEME**

Notice of Approval of Amendment Amendment L11

The Minister for Planning and Housing has approved Amendment L11 to the Talbot and Clunes Planning Scheme.

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

The amendment rezones land forming Crown Allotment 7, Section 19, Parish of Amherst from Public Open Space (Existing)-F-State Forest to Rural (Sensitive Lands) and includes a site specific ordinance change to permit the Responsible Authority to grant approval for a two lot subdivision of the land being rezoned.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Shire of Talbot and Clunes, Shire Offices, Talbot, at the Department of Planning and Housing, 477 Collins Street, Melbourne and at the Department of Planning and Housing, Regional Office, State Government Offices, Ballarat.

> **GEOFF CODE** Manager Planning Co-ordination Branch

20600

Planning and Environment Act 1987 RICHMOND PLANNING SCHEME Notice of Approval of Amendment Amendment L21

The Minister for Planning and Housing has approved Amendment L21 to the Richmond Planning Scheme.

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

The amendment affects land at Nos. 631-637 Church Street and Nos. 6-16 Howard Street, Richmond. It proposes to include the site, which is currently reserved for Existing Public Purposes 13 (SEC), in a Richmond Mixed Use Zone No. 4.

The new zone will require development of the land in accordance with an overall development plan with at least 30% of the site area being allocated for residential use. A range of commercial and industrial uses are also permitted. All development must be in accordance with urban design guidelines agreed upon with the City of Richmond. Provisions relating to height limits also apply.

The amendment will redevelopment of the site in a manner which is compatible with the use and development of adjacent land.

A copy of the amendment can be inspected free of charge during office hours at the City of Richmond, Town Hall, Bridge Road, Richmond and the Department of Planning and Housing, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager

20600

Planning Co-ordination Branch

Planning and Environment Act 1987 GEELONG REGIONAL PLANNING SCHEME

Notice of Approval of Amendment Amendment No. R82 Part 1

The Minister for Planning, and Housing has approved Amendment No. R82 Part 1 to the Geelong Regional Planning Scheme.

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

The amendment comprises five map changes: 1. Rezoning of Crown Allotment Part 52, Section 2, Parish of Connewarre, known as Victoria Government Gazette

Milpara Lutheran Retirement Village, Barwarre Road, Grovedale from Public Open Space (Proposed)-B-Public Park to Reserved Residential. The land is surplus to the open space requirements along the Waurn Ponds Creek Reserve.

- 2. Rezoning land at 30 Fenwick Street, Portarlington which contains a disused Police Station from Public Purposes (Existing)-19-Police Department to Residential "A".
- 3. Rezoning land at 186 Newcombe Street, Portarlington from Public Purposes (Existing)-26—Australian Government Other to Residential "A". The amendment corrects an anomaly in the scheme which inadvertently zoned private land as Public Purposes.
- 4. Rezoning land known as C/A 67, Parish of Durdidwarrah, off Butchers Road, north-east of Steiglitz from Extractive Industrial to Rural Natural Features. The amendment corrects an anomaly in the scheme which inadvertently zoned the subject land incorrectly.
- 5. (a) Rezoning land located some 450 metres west of Anakie Road and approximately 230 metres north of the Geelong-Ballarat railway reservation, Lovely Banks, from Public Open Space (Proposed)—A—Foreshore and Streamside Reserve to Reserved Residential.
- (b) Reserving land located some 50 metres west of Anakie Road and 100m-140m south of Bosbury Street, Lovely Banks, currently zoned Reserved Residential to Public Open Space (Proposed)—A—Foreshore and Streamside Reserve.

The amendment 'exchanges' the two parcels of land to ensure the most appropriate development of each site.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne; Geelong Regional Commission, 5th Floor, State Offices, corner Fenwick and Little Malop Streets, Geelong; City of Geelong, City of Geelong West, Bellarine Rural City, Shire of Barrabool, Shire of Corio, City of Newtown, Borough of Queenscliffe, City of South Barwon, Shire of Bannockburn.

> **GEOFF CODE** Manager

20600

Planning Co-ordination Branch

913

Planning and Environment Act 1987 CROYDON PLANNING SCHEME Notice of Approval of Amendment Amendment L35

The Minister for Planning and Housing has approved Amendment L35 to the Local Section of the Croydon Planning Scheme.

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

The amendment rezones land in Belmont Road, Croydon South, being the Croydon South Primary School site, from Public Purposes Reservation to Croydon Residential Development Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne, and at the offices of the City of Croydon, Civic Square, Croydon.

> GEOFF CODE Manager Planning Co-ordination Branch

20600

Planning and Environment Act 1987 HASTINGS PLANNING SCHEME

Notice of Approval of Amendment Amendment L46

The Minister for Planning and Housing has approved Amendment L46 to the Hastings Planning Scheme.

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

The amendment rezones several pieces of land in the shire generally to reflect the current use of the land. The amendment also places a piece of surplus SEC land in a zone consistent with surrounding land uses for the purpose of disposal. In addition, the amendment corrects some minor errors and anomalies found in the scheme.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Shire of Hastings, Marine Parade, Hastings and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager

Planning Co-ordination Branch

Planning and Environment Act 1987 KERANG SHIRE PLANNING SCHEME Notice of Approval of Amendment Amendment L4

The Minister for Planning and Housing has approved Amendment L4 to the Kerang Shire Planning Scheme.

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

The amendment rezones land in the northwest of Koondrook to Rural Residential Zone and Streamside Zone. The subject land is located generally north of Cassidy Lane and west of Meharry Street, Koondrook. The land is transferred from Chapter 1 to Chapter 2 of the Local Section of the Planning Scheme.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Shire of Kerang, Wellington Street, Kerang, and the Department of Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne, and 261 Hargreaves Street, Bendigo.

GEOFF CODE Manager Planning Co-ordination Branch 20600

Planning and Environment Act 1987 ALEXANDRA PLANNING SCHEME Notice of Approval of Amendment Amendment L23

The Minister for Planning and Housing has approved Amendment L23 to the Alexandra Planning Scheme.

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

The amendment rezones approximately 8 hectares of land in Rubicon Road, Rubicon from Public Purposes Reserve to Village Zone. The amendment also rezones 0.8 hectares of land adjoining from Rural D Zone to Public Purpose SEC Reserve.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Shire of Alexandra, Perkins Street. Alexandra and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager Planning Co-ordination Branch

20600

Planning and Environment Act 1987 KEILÖR PLANNING SCHEME Notice of Approval of Amendment Amendment L38

The Minister for Planning and Housing has approved Amendment L38 to the Local Section of the Keilor Planning Scheme.

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

The amendment rezones land at corner of Taylors Road and Arthur Street, St. Albans from Residential C to Neighbourhood Business and introduces controls to prevent expansion of existing use.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne, and at the offices of the City of Keilor, Old Calder Highway, Keilor.

> **GEOFF CODE** Manager

20600

20600

Planning Co-ordination Branch

Planning and Environment Act 1987 KNOX PLANNING SCHEME Notice of Approval of Amendment Amendment L27

The Minister for Planning and Housing has approved Amendment L27 to the Knox Planning

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

The amendment rezones land on the western foothills of the Dandenong Ranges between The Basin and Ferntree Gully from Knox Residential Zone, Knox Forest Residential Zone and Knox Residential Medium Zone to Knox Forest Foothills Zone and Knox Residential Residential Medium Foothills Zone. The new zones are designed to protect the environmental features of the area.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the City of Knox, Civic Centre, 511 Burwood Highway, Knoxfield and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager Planning Co-ordination Branch

Victoria Government Gazette

Planning and Environment Act 1987 BAIRNSDALE (CITY) PLANNING SCHEME Notice of Approval of Amendment Amendment L27

The Minister for Planning and Housing has approved Amendment L27 to the Bairnsdale (City) Planning Scheme.

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

The amendment rezones 0.15 hectare from 'Residential A' to 'Special Use A' and allows an aged and frail aboriginal elders hostel and nursing home without requiring a permit at 54 Rupert Street (Part Lot 10, Section 19, Lodged Plan 1026) Bairnsdale.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the City of Bairnsdale, 273 Main Street, Bairnsdale and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager Planning Co-ordination Branch

Planning and Environment Act 1987 SHEPPARTON SHIRE PLANNING SCHEME Notice of Approval of Amendment Amendment L47

The Minister for Planning and Housing has approved Amendment L47 to the Shepparton Shire Planning Scheme.

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

The amendment rezones approximately 20 hectares of land at Gordon Drive, Kialla from Future Residential to Residential and includes 2 smaller areas in a Proposed Public Open Space 3

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the Shire of Shepparton, 21 Nixon Street, Shepparton, and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

> **GEOFF CODE** Manager Planning Co-ordination Branch

20600

G 15 15 April 1992 915

Planning and Environment Act 1987 BERWICK PLANNING SCHEME Notice of Approval of Amendment Amendment L36

The Minister for Planning and Housing has approved Amendment L36 to the Berwick Planning Scheme.

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

The amendment modifies the purpose of the Special Extractive—Berwick Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the City of Berwick, Civic Centre, Princes Highway, Fountain Gate and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

GEOFF CODE Manager

20600

Planning Co-ordination Branch

Planning and Environment Act 1987
DIAMOND VALLEY PLANNING SCHEME
Notice of Approval of Amendment
Amendment L28

The Minister for Planning and Housing has approved Amendment L28 to the Local Section of the Diamond Valley Planning Scheme.

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

The amendment replaces the existing Diamond Valley Planning Scheme maps with new computer based maps.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne, and at the offices of the Shire of Diamond Valley, Civic Drive, Greensborough.

GEOFF CODE Manager

20600

Planning Co-ordination Branch

Planning and Environment Act 1987 WINCHELSEA PLANNING SCHEME Notice of Approval of Amendment Amendment L6

The Minister for Planning and Housing has approved Amendment L6 to the Local Section of the Winchelsea Planning Scheme.

The amendment comes into operation on the date this notice is published in the *Government Grantle*

The amendment rezones land in Dean Marsh Road, Lorne, from Existing Public Purposes-4-Reservation (C, F & L) to Residential A Zone.

A copy of the amendment can be inspected, free of charge, during office hours, at the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne, and at the offices of the Shire of Winchelsea, Hesse Street, Winchelsea.

GEOFF CODE Manager 20600 Planning Co-ordination Branch

Planning and Environment Act 1987
SHEPPARTON CITY PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment L34

On 2 March 1992, the City of Shepparton resolved to abandon the above amendment.

The amendment proposed a revision of the current planning provisions in respect to the parking and loading/unloading of vehicles and a change to the Central Area Parking Precinct Area 2.

The amendment lapses on the date this notice is published in the *Government Gazette*.

GEOFF CODE Manager 20600 Planning Co-ordination Branch

Planning and Environment Act 1987 ALEXANDRA PLANNING SCHEME Notice of Lapsing of Amendment Amendment L7

The Minister for Planning and Housing has refused Amendment L7 to the Alexandra Planning Scheme.

The amendment would have rezoned areas at Glendale Land and Taggerty East into a Rural Retreat Zone. The Rural Retreat Zone would have provided for subdivision into 2 to 8 hectare lots.

The amendment lapses on the date this notice is published in the *Government Gazette*.

GEOFF CODE Manager anning Co-ordination Branch

20600

Planning Co-ordination Branch

Annual Reporting Act 1983 NOTICE OF EXEMPTIONS

Pursuant to section 15 (1) (b) of the Annual Reporting Act 1983 I, John Dyson Harrowfield, Minister for Finance, hereby give notice that for the 1990–91 financial year the public bodies named in Column 1 of the Schedule below have been exempted from the respective provisions of the Annual Reporting (Business Undertakings) Regulations 1988 or the Annual Reporting (Contributed Income Sector) Regulations 1988 listed in Column 2 of the Schedule.

SCHEDULE

Column 1

Department of Planning and Housing in respect of Housing and Construction Victoria Public Transport Corporation

Rural Water Commission

State Electricity Commission of Victoria

Victorian Debt Retirement Authority

Dated 31 March 1992

20360

Column 2

Regulation 22 (2) of Annual Reporting (Contributed Income Sector) Regulations 1988 Regulation 10 (1) (f) of Annual Reporting (Contributed Income Sector) Regulations 1988 Regulations 10 (d), 22 (1) (c), 22 (2), 23 (1) (b) of Annual Reporting (Contributed Income Sector) Regulations 1988 Regulation 11 (1) (e) of the Annual Reporting (Business Undertakings) Regulations 1988 Regulation 11 of the Annual Reporting (Business Undertakings) Regulations 1988

JOHN HARROWFIELD Minister for Finance

Annual Reporting Act 1983 NOTICE OF DIRECTION TO SUBMIT AN ANNUAL REPORT

Pursuant to section 15 (1) (a) of the Annual Reporting Act 1983 I, John Dyson Harrowfield, Minister for Finance, hereby give notice that for the 1990–91 financial year, the public bodies named in the Schedule below were granted permission to submit an annual report under the Act to the relevant Minister within a period greater than three months beyond the end of the financial year.

Schedule

Three Months and Eleven Days
Roads Corporation
Three Months and Twenty-one Days
State Training Board
Tobacco Leaf Marketing Board
Three Months and Twenty-five Days

Public Transport Corporation Four Months

Albury-Wodonga (Vic) Corporation Ambulance Service Victoria— Metropolitan Region

Metropolitan Region
Western Region
North Western Region
North Eastern Region

South Eastern Region South Western Region Ambulance Officers' Training Centre Country Fire Authority Historic Buildings Council Law Reform Commission Victoria Office of the Public Advocate Rural Water Commission of Victoria Council of the Museum of Victoria Council of the Trustees of the National Gallery of Victoria Council of the State Library of Victoria State Film Centre of Victoria Council State Trustees Corporation Swan Hill Pioneer Settlement Authority Victorian Prison Industries Commission

Four Months and Twenty-one Days Capital Works Authority Geelong Regional Commission

Five Months

Public Hospitals-

Beeac and District Hospital Camperdown District Hospital Casterton Memorial Hospital Coleraine and District Hospital Geelong Hospital

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Heywood and District Memorial Hospital Koroit and District Memorial Hospital Lismore and District Hospital Lorne Community Hospital Lyndoch Hospital Macarthur and District Memorial Hospital Portland and District Hospital Skipton and District Memorial Hospital Timboon and District Hospital Warrnambool and District Base Hospital Winchelsea and District Hospital Ripon Peace Memorial Hospital Anne Caudle Centre Kerang and District Hospital Maryborough and District Hospital Wycheproof and District Hospital **Boort District Hospital Dunolly District Hospital** Elmore District Hospital Heathcote District Hospital Inglewood District Hospital Rochester and District War Memorial

Hospital St. Arnaud District Hospital **Bright District Hospital** Corryong District Hospital

Kilmore and District Hospital Mansfield District Hospital

Myrtleford District Memorial Hospital

Wodonga District Hospital Korumburra District Hospital Omeo District Hospital Orbost and District Hospital South Gippsland Hospital

Shelley Memorial Hospital Yarram District Hospital

Bacchus Marsh and District War Memorial Hospital

North/West Hospital Royal Children's Hospital Queen Elizabeth Centre Werribee and District Hospital Williamstown Hospital

Austin Hospital

Bundoora Extended Care Centre O'Connell Family Centre

Box Hill Hospital

Eastern Suburbs Geriatric Centre

Maroondah Hospital

Community Preston and Northcote Hospital

Mount Eliza Centre The Alfred Group

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Monash Medical Centre Mordialloc-Cheltenham Communnity Hospital

Westernport Memorial Hospital

Sandringham and District Memorial

Hospital

Bethlehem Hospital

Hampton Rehabilitation Hospital

1

Emergency Services Superannuation Board Metropolitan Fire Brigades Superannuation Board

State Superannuation Board (in respect Parliamentary Contributory Superannuation Fund)

Public Hospitals-

Queen Elizabeth Geriatric Centre

Ballarat Base Hospital

The Bendigo and Northern District Base

Hospital

Cohuna District Hospital

Manangatang and District Hospital Mildura Base Hospital

Ouyen and District Hospital

Robinvale and District Hospital

Ovens District Hospital

Ovens and Murray Hospital for the Aged

Seymour District Memorial Hospital

Tallangatta Hospital

Central Gippsland Hospital

East Gippsland Centre for Rehabilitation

and Extended Care Incorporated

Latrobe Valley Hospital

West Gippsland Hospital

Woorayl District Memorial Hospital

Mount Royal Hospital

Fairfield Hospital

William Angliss Knox The

Sherbrooke Community Hospital Wonthaggi and District Hospital

Nine Months

Hospitals Superannuation Board in respect of the Hospitals Superannuation Fund

State Casual Employees Superannuation Board in respect of the State Casual **Employees Superannuation Fund**

Dated 31 March 1992

JOHN HARROWFIELD Minister for Finance

and -

Department of Manufacturing and Industry Development

APPLICATION FOR MINING LICENCE GRANTED

No. 4202; Goldquest NL; 43.9 ha, Parish of Inglewood.

APPLICATION FOR MINING LICENCE REFUSED

- No. 4125; Bendigo Mining NL; 250 ha, Parishes of Wellsford and Axedale.
- No. 4126; Bendigo Mining NL; 250 ha, Parishes of Wellsford and Axedale.
- No. 4127; Bendigo Mining NL; 220 ha, Parishes of Wellsford and Axedale.
- No. 4128; Bendigo Mining NL; 200 ha, Parishes of Wellsford and Axedale.
- No. 4520; K. W. Lakey; 2 ha, Shire of Daylesford and Glenlyon.

APPLICATION FOR MINING LICENCE WITHDRAWN

- No. 4427; Compass Resources NL; 17-55 ha, Parish of St Arnaud.
- No. 4523; B. and S. Simpson; 0.269 ha, Parish of Butgulla.

APPLICATION FOR EXPLORATION LICENCE GRANTED

- No. 3108; Perseverance Corporation Ltd.; 131 grats; Seymour.
- No. 3159; Kinglake Resources P/L; 8 grats; Bet Bet.
- No. 3184; Plutonic Operations Ltd.; 46 grats; Mansfield.
- No. 3187; Plutonic Operations Ltd.; 144 grats; Mansfield.

EXPLORATION LICENCE RENEWED No. 3218; A. M. Norton; 175 ha, Parish of Moorngag.

GRANT/RENEWAL AND AMALGAMATION OF EXPLORATION LICENCE

- Nos 3117, 3041 and 3042; New Holland Mining NL; 34 grats; McIvor.
- Upon amalgamation into EL 3117, ELs 3041 and 3042 were cancelled.

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EXPLORATION LICENCE WITHDRAWN No. 3166; Ausminde NL; 3 grats; Talbot and Clunes.

EXPLORATION LICENCE SURRENDERED No. 2676; J. M. Brady; 99 grats; Tallangatta.

The above surrendered area will become available again for Exploration Licence on 17 June 1992.

PROSPECTING AREA LICENCE EXPIRED No. 810; A. F. Campbell and R. Youl; 80-90 ha, Parish of Borhoneyghurk.

TAILINGS REMOVAL LICENCE SURRENDERED

No. 5466; Compass Resources NL; St Arnaud.

TAILINGS REMOVAL LICENCE EXPIRED

- No. 5252; Gaffney's Creek Gold Mine NL; Parish of Lauraville.
- No. 5365; Australian Gold Development NL; Parish of Costerfield.

MINER'S RIGHT CLAIM SURRENDERED

- No. 1926; R. M. Robertson; 2-7 ha, Parish of Bung Bong.
- No. 1927; R. A. Hercus; 1.0 ha, Parish of Bung Bong.
- No. 2204; D. L. Cairns; 3.7 ha, Parish of Dunolly.
- No. 2736; D. L. Cairns; 0.75 ha, Parish of Bet

MINER'S RIGHT CLAIM EXPIRED

- No. 1768; C. L. Sugars; 1-0 ha, Parish of Everton.
- No. 1691; C. H. Sugars; 1-0 ha, Parish of Everton.
- No. 1692; C. J. Sugars; 1-0 ha, Parish of Everton.

APPLICATION FOR EXTRACTIVE INDUSTRIES LICENCE GRANTED

No. 1379; B. W. James; 128 ha, Parish of Weston.

EXTRACTIVE INDUSTRIES LICENCE RENEWED

No. 679-1; B. J. and A. H. Tieman; 9.7 ha, Parish of Drumdlemara.

Victoria Government Gazette

EXTRACTIVE INDUSTRIES LICENCE CONDITION VARIED

No. 1409; Lyndcadle P/L; 4.75 ha, Parish of Eumemmerring.

DAVID WHITE

Minister for Manufacturing and
20400 Industry Development

STATE TENDER BOARD CONTRACTS ACCEPTED

Amendments

Schedule	Item		_	Effective
Number	Number	Nev	Rate	Date
			\$	
Motor Vehi	cles (Passer	ger)		
1/58	1B		57.00*	15.4.92
	2B	11 1	73.00*	
	3 B	130	56.00#	
	4B	140	21.00#	
	5B	104	98.00*	
	6A	11 1	14.00*	
	7B	130	56.00#	
	8B	140	21.00#	
* Options a	vailable			
	ditioning	10	34.00	
Power S	Steering	3	35.00	
# Options a	vailable—			
	ditioning	10	34.00	
	9 B	12 1	31.00	
	10B	134	53.00	
	11D		16.00	
	12D		92.00	
	15B	15 3	13 00@)
	16B	15 6	70.00@)
	17B		02.00@	
	18B		61.00@)
	19B		84.00~	
	20C		13.00~	
	20D		48.00~	
	20E	26 0:	52.00~	
@ Options				
	ditioning	1 13	22.00	
Tow pag	k-manual k-auto		23.00	
			19.00	
Metallic			33.00	
	slip diff		94.00	
Heavy o	luty suspens		57.00	
	k braking	70	07.00	
- Options a		_		
Tow pag			19.00	
Limited	slip diff	29	94.00	

N. L. JORDAN
20790 Secretary to the Tender Board

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SURVEYORS (LICENSING AND REGISTRATION) REGULATIONS 1992

The Minister for Finance proposes the above regulations under the *Surveyors Act* 1978 to amend the Surveyors (Licensing and Registration) Regulations 1982.

The objective of the regulations is to provide for registration of surveyors by specifying the appropriate qualifications and training required.

A Regulatory Impact Statement has been prepared setting out the details of the proposed policy. This concludes that the proposed regulations are the most appropriate method of achieving the registration and endorsement to perform cadastral surveys.

The Regulatory Impact Statement may be obtained from the Surveyors Board of Victoria, 2nd Floor, 2 Treasury Place, Melbourne 3002 by writing or telephoning the Secretary on 651 2855.

Written submissions are invited from interested parties regarding the proposed Regulations. These should be sent to the Chairman, Surveyors Board of Victoria at the above address not later than 6 May 1992.

J. R. PARKER 20678 Chairman

SURPLUS GOVERNMENT PROPERTIES

The following properties have been declared surplus and may be offered for sale by public auction or tender by the Ministry of Finance:

MOF Ref.	Address			
13542	4 Gregory Street, Ouyen			
16745	Talmage Street, Sunshine			
70303	75 Nicholson Street, Baimsdale			
65471	Stawell-Landsborough Road, Landsborough			
65472	Western Highway and Miller Street, Pimpinio			
65473	Corner Mary Street and Coates Lane, Stawell			

Any sales will be advertised in the property section of local newspapers.

Rezoning will be undertaken where necessary.

For further information phone Ministry of Finance (03) 651 4025. 20360

920 G 15 15 April 1992 Transport Act 1983

ROADS CORPORATION

Commercial Passenger Vehicle and Tow Truck
Applications

Notice is hereby given that the following applications will be considered by the Roads Corporation on 19 May 1992.

Notice of any objection to the granting of an application should be forwarded to reach the Section Leader, Vehicle Licensing or any District Office of the Roads Corporation not later than 13 May 1992.

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

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 Gazette.

A. Amidjovski, Epping. Application to license one class 1 tow truck to be purchased to operate from a depot situated at 4A Buch Avenue, Epping for the purpose of lifting and carrying or towing damaged or disabled motor cars within a 20 km radius of the applicant's depot including the ability to attend the scene of a motor car accident in the "Controlled Area".

Berwick Motor Body Repairers Pty. Ltd., Officer. Application to licence one class 2 tow truck to be purchased to operate throughout the State of Victoria from a depot situated at Princes Highway, Officer for the purpose of lifting and carrying or towing damaged or disabled motor cars including the ability to attend the scene of a motor car accident outside the "Controlled Area".

- A. J. Comelli, Hastings. Application to license one commercial passenger vehicle to be purchased in respect of a 1990–1991 Ford LTD sedan with seating capacity for 4 passengers to operate as a metropolitan hire car from 2 Watts Road, Hastings.
- I. Drakopoulos, Mt. Waverley. Application to license one commercial passenger vehicle to be purchased in respect of a 1990–1991 Ford LTD or Ford Fairlane sedan with seating capacity for 4 passengers to operate as a metropolitan hire car from 6 Darbyshire Road, Mt. Waverley.
- J. C. & G. F. Hunt, Maffra. Application to license one commercial passenger vehicle in respect of a 1969 Bedford bus with seating capacity for 41 passengers to operate in

Victoria Government Gazette

substitution for but not in addition to existing TS licences in the name of the applicant.

C. A. Jobson, Coburg. Application to license one commercial passenger vehicle to be purchased in respect of a 1988–1992 Toyota Commuter bus with seating capacity for 10 passengers to operate a service for the carriage of overseas students between Melbourne Airport, Tullamarine, their place of accommodation and educational institutions situated throughout the State of Victoria.

Fares: By agreement with the hirer.

Timetable: As and when required.

Note: Passengers will be picked up/set down throughout the State of Victoria.

- P. Kasimatis, Mt Waverley. Application to license one commercial passenger vehicle to be purchased in respect of a 1991–1992 Ford LTD or Ford Fairlane sedan with seating capacity for 4 passengers to operate as a metropolitan hire car from 17 Tuhan Road, Mt Waverley.
- J. Rzan, Maidstone. Application to license one commercial passenger vehicle in respect of a 1978 Mercedes Benz sedan with seating capacity for 5 passengers to operate as a special purpose vehicle from 28 Mitchell Street, Maidstone for the carriage of passengers for wedding parties.

State Electricity Commission of Victoria, North Fitzroy. Application to license three commercial passenger vehicles in respect of two 1982 Nissan buses each with seating capacity for 8 passengers and a 1989 Holden Station Wagon with seating capacity for 4 passengers to operate a courtesy service for the carriage of State Electricity Commission of Victoria (SECV) personnel and other training course participants between the Electrical Operations Training Centre, Alister Street, North Fitzroy and various SECV work sites situated throughout the State of Victoria.

Fares: Included in training course fee. Timetable: As and when required.

Note: The only passengers to be carried shall be attendees/instructors attending high voltage electrical training courses.

Twelfth Martex Pty. Ltd., North Geelong. Application for variation of conditions of tow truck licence numbers 339 and 342 which authorise the licensed vehicles to be managed, controlled and operated from a depot situated at 41 Spring Street, Geelong West to change the depot address to 153 Fyans Street, South Geelong.

Note: The licences are currently under consideration for transfer to Fyans Street Panels Towing Pty. Ltd. of 153 Fyans Street, South Geelong.

Wodonga Charter Specialists Pty. Ltd., Wodonga. Application to license one commercial passenger vehicle to be purchased in respect of a 1973 Denning coach with scating capacity for 45 passengers to operate a service for the carriage of clients of the Clyde Cameron College, Wodonga as follows:

- (i) Between the Melbourne Central Business District, Melbourne Airport, Tullamarine and the College; and
- (ii) On day tours within a 150 km radius of the Wodonga Post Office.

Note: (i) when conducting tours passengers will be picked-up/set down within a 150 km radius of the Wodonga Post Office; and

(ii) services to operate under contract to Clyde Cameron College, Wodonga.

Fares: By agreement with the hirer. Timetable: As and when required.

Dated 15 April 1992

RAY DONNELLEY

20703 Section Leader-Vehicle Licensing

Transport Act 1983 ROAD TRANSPORT LICENSING TRIBUNAL

Commercial Passenger Vehicle and Tow Truck Applications

Notice is hereby given that applications by the following parties previously gazetted and objected to will be considered by the Road Transport Licensing Tribunal in the City of Castlemaine Council Chambers, Lyttleton Street, Castlemaine commencing at 10.00 a.m.

Applicant	Previous Gazette No.	Date
On Monday, 11 May 19	992	
Jim Thompson Pty Ltd	G.35	11.9.91
G. Berry	G.37	25.9.91
Dated 15 April 1992		
20703		A. BARDEN Registrar

G 15 15 April 1992 Transport Act 1983

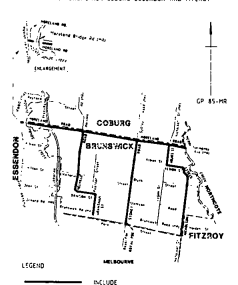
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ROAD DECLARATIONS AND DEDICATIONS

The Roads Corporation, pursuant to the Transport Act 1983, upon publication of this notice declares the, or varies the declaration of, roads as described below and on the plans attached and further declares that such roads are fit to be used as a public highway and are now absolutely dedicated to the public for use as public highways within the meaning of any law now or hereafter in force.

R397/91 Grantham Street, Dawson Street and Melville Road; Royal Parade and Sydney Road; Nicholson Street, Albion Street and Holmes Street; and Moreland Road; in the Cities of Brunswick, Coburg, Essendon and Fitzroy, shown by heavy line on plan numbered GP 85-MR.

ROADS CORPORATION
MAIN ROADS
CITIES OF BRUNSWICK COBURG ESSENDON AND FITZROY



Dated 20 March 1992

G. SHARKEY

Manager, Road Reservations

N/C. Roads Corporation

Road Safety (Traffic) Regulations 1988
APPROVAL FOR OFFICERS OF THE CITY
OF ST. KILDA TO DRIVE VEHICLES ON
FOOTPATHS, BICYCLE PATHS AND
RESERVATIONS ON THE ST. KILDA
FORESHORE

Regulation 1604 (2) (h) of the Road Safety (Traffic) Regulations enables the Roads Corporation by notice in the Government Gazette to specify people or vehicles to whom the prohibition against driving a vehicle on a footway, bicycle path or reservation is not to apply.

In accordance with that regulation, I, Geoffrey Kloot, delegate of the Roads Corporation, specify City of St. Kilda people and vehicles which meet the following criteria:

- 1. The person driving or riding the vehicle-
- (a) gives way to all pedestrians and cyclists; and
- (b) takes adequate precautions to avoid collision with or danger or obstruction to any person or thing on or adjacent to the footway, bicycle path or reservation; and
- (c) is a Local Laws and Parking Control Officer of the City of St. Kilda; and
- (d) is engaged in duties associated with enforcing the Dog Act 1970, the Marine Act 1988, the Litter Act 1987 and any Local Law of the municipality.
- 2. The vehicle does not exceed a speed of 10 km/h while being driven or ridden on a footway, bicycle path or reservation.
- 3. The vehicle is only being driven or ridden on a footway, bicycle path or reservation between the hours of 6.00 a.m. and 7.30 p.m. Dated 2 April 1992

GEOFFREY KLOOT Regional Manager Central Metropolitan Region Roads Corporation

20703

VIC ROADS

Notice is hereby given that VIC ROADS has applied for a lease under section 134 of the Land Act 1958 for a term of 21 years in respect of an area of Crown land being Allotment 1, Section 40, Township of Warracknabeal for a patrol depot and purposes associated therewith.

GLEN SAVAGE Operations Manager Western Region (Horsham)

Victoria Government Gazette

Notice is hereby given that VIC ROADS has applied for a lease pursuant to section 134 of the Land Act 1958 for a term of 6 years in respect of part of Crown Allotment 5A, Section 60, Parish of Melbourne for purpose of Testing Facility.

Co-operation Act 1981 NOTICE OF MERGER OF SOCIETIES

Notice is hereby given that, pursuant to the provisions of the *Co-operation Act* 1981, IOOF Credit Co-operative Limited and Piccol Credit Co-operative Limited were merged into one society under the name of Piccol Credit Co-operative Limited on 1 April 1992.

Dated at Melbourne 1 April 1992

JANE REYNOLDS
Acting Deputy Registrar of
Co-operative Societies

20430

Co-operation Act 1981

IOOF CREDIT CO-OPERATIVE LIMITED

Notice is hereby given that I have this day registered the dissolution of the abovenamed society and cancelled its registration under the abovenamed Act.

Dated at Melbourne 1 April 1992

JANE REYNOLDS Acting Deputy Registrar of Co-operative Societies

20430

Co-operation Act 1981 CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Lalor High School Co-operative Society Limited which was incorporated as a Community Advancement Society under the abovenamed Act on 29 April 1986, has registered a change of its name and is now incorporated under the name of Lalor Secondary College Co-operative Society Limited under the said Act.

Dated at Melbourne 3 April 1992

JANE REYNOLDS Acting Deputy Registrar of Co-operative Societies

20430

Lotteries Gaming and Betting Act 1966 APPROVAL OF PREMISES FOR THE PLAYING OF THE GAME OF TWO-UP NOT MORE THAN 7 DAYS BEFORE ANZAC

I, Neil B. Trezise, under section 11a (3) (c) of the Lotteries Gaming and Betting Act 1966, approve the following premises for the playing of the Game of Two-Up on the dates specified-Premises Date

Boronia RSL Sub-Branch 19 April 1992 Lilydale RSL Sub-Branch 24 April 1992 Oakleigh RSL Sub-Branch 24 April 1992 Warrnambool RSL Sub-Branch 20 April 1992 (WW2 Units Association)

Warrnambool RSL Sub-Branch 21 April 1992 (WW2 Units Association)

Warrnambool RSL Sub-Branch 22 April 1992 (Vietnam Veterans Association)

Warrnambool RSL Sub-Branch 23 April 1992 (Legacy Association)

Warrnambool RSL Sub-Branch 24 April 1992 (Members Reunion)

Part of the Flemington Racecourse occupied by the

Flemington-Kensington

RSL Sub-Branch Dated 10 April 1992

NEIL B. TREZISE

23 April 1992

Minister for Sport and Recreation 20740

Lotteries Gaming and Betting Act 1966 APPROVAL OF PREMISES AND AREAS FOR THE PLAYING OF THE GAME OF TWO-UP ON ANZAC DAY

- I, Neil B. Trezise, under section 11a (1) (b) of the Lotteries Gaming and Betting Act 1966, approve the following premises and areas for the playing of Two-Up on 25 April 1992-
- 1. Hill Stand, Flemington Racecourse, Flemington, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.
- 2. Avoca Racecourse, Avoca, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.
- 3. Hamilton Racecourse, Hamilton, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.

- 4. Kyabram Racecourse Reserve, Kyabram, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.
- 5. Royal Hotel, Punt Road, Richmond, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.
- 6. Union Hotel, Heathcote, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.
- 7. Mallacoota Golf and Country Club, Mallacoota, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.
- 8. Area bounded by Queen, Bourke, Elizabeth and Flinders Streets, on condition that any proceeds are paid to a Welfare Fund associated with The Returned and Service League.
- 9. Area bounded by Anzac Avenue. Birdwood Avenue, Domain Road and St. Kilda Road, excluding The Shrine of Remembrance and the forecourt, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.

NEIL B. TREZISE

20740 Minister for Sport and Recreation

Lotteries Gaming and Betting Act 1966 APPROVAL OF PREMISES AND AREAS FOR THE PLAYING OF THE GAME OF TWO-UP ON ANZAC DAY

- I, Neil B. Trezise, under section 11a (1) (b) of the Lotteries Gaming and Betting Act 1966, approve the following premises and areas for the playing of Two-Up on 25 April 1992-
- 1. Terminus Hotel, Wodonga, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.
- 2. Palace Hotel, Flemington, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.
- 3. Moe Hotel, Moe, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.

 Moe Racecourse, Moe, on condition that any proceeds from the game are paid to a Welfare Fund associated with The Returned and Service League.

NEIL B. TREZISE

20740 Minister for Sport and Recreation

MELBOURNE WATER General Notice

Melbourne Water having made provision for carrying off the sewage of each and every property which or any part of which is situate in the Sewerage Area hereinafter described doth hereby declare that on and after 13 May 1992 each and every property so situated shall be deemed to be a sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1958.

The Sewerage Areas hereinbefore referred to are:

Sewerage Area No. 7125 (360/292/0005S)

City of Keilor—This area comprises all lots in Collins Close and Trott Place, lots 272 to 269, 286 to 293, a Reserve and lots 294 to 296 Hassett Crescent, lots 317 to 320, 331 and 332 to 334 Border Drive, lots 321 to 324, 330 and 329 to 326 Yallop Court and a Reserve abutting Collins Close and Yallop Court and contains 66 lots.

Sewerage Area No. 7126 (360/292/0005S)

City of Werribee—This area comprises lots 648, 647 and 631 to 628 Evrah Drive, lots 632 to 640 Hastings Avenue and contains 15 lots.

Sewerage Area No. 7127 (360/292/0005S)

City of Werribee—This area comprises all lots in Betula Rise, lots 1095 to 1091, 1066 to 1057, 1046, 1045, 1067, 1068, a Reserve and lots 1069 to 1077 Grevillea Crescent, lots 1056 to 1053 Acer Terrace, lots 1096 to 1104 Birchwood Boulevard and contains 54 lots.

Sewerage Area No. 7128 (360/292/0005S)

City of Werribee—This area comprises all lots in Paisley Court, lots 61, 60, 44 to 40 and 39 to 34 Alexandria Way, lots 27 to 33 and 17 to 26 John Street, lots 1 to 16 Wattle Avenue, lots 1 and 68 to 62 Edwards Road and contains 69 lots.

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Sewerage Area No. 7130 (360/292/0005S)

City of Keilor—This area comprises all lots in Shale Court, Bluestone Walk and Sandstone Court, lots 300 to 295, 301, 302 and 316 Quartz Street, lots 294, 293 to 288, 258 to 256, 232 and 231 Stone Road and contains 84 lots.

Sewerage Area No. 7131 (360/292/0005S)

City of Werribee—This area comprises all lots in Derby Court, lots 446 to 443 and 437 to 433 Cambridge Crescent, lots 432 to 430 McGraths Road and contains 17 lots.

Further particulars may be ascertained on enquiry at Melbourne Water, Maribyrnong Regional Complex.

J. WRIGHT Regional Manager Maribymong Region

Maribyrnong Regional Complex, St Albans Road, Sunshine 20490

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land
Director of Housing declares that by this
notice it acquires the following interest in the
land described as—

All that piece of land being part of Crown Allotment 5, Section One at West Geelong, Parish of Moorpanyal, County of Grant and being the land remaining in Certificate of Title Volume 2358 Folio 409.

Interest Acquired: An unencumbered estate in fee simple in possession.

Published with the authority of Director of Housing.

Dated 3 April 1992

PHILLIP PROUDFOOT Manager Administration

20390 Department of Planning and Housing

TRUSTEE ACT 1958, SECTION 3AE

I hereby declare the class of Mortgage-Backed Securities known as Fanmac Premier Trust No. 22 Bonds to be Approved Mortgage-Backed Securities for the purpose of Part 1c of the *Trustee Act* 1958.

Given under my hand and seal this 8 April 1992

H. M. WALTER Acting Commissioner for Corporate Affairs

Victoria Government Gazette

OCCUPATIONAL SUPERANNUATION Notice of Proposed Award Variations Garden Employees Award Case No. 92/0901

Notice is hereby given that the Australian Workers' Union has made application to vary the above named Award by inserting Occupational Superannuation provisions.

Any person or company bound by the above named Award or any recognised association may file in the Registry of the Industrial Relations Commission of Victoria, Nauru House, 80 Collins Street, Melbourne, Victoria 3000 by Wednesday, 6 May 1992, a notice of objection to or an application for exemption from any Award which might be made in respect of Occupational Superannuation.

The Garden Employees Conciliation and Arbitration Board will meet at 9.30 a.m. on Friday, 8 May 1992 to vary the abovementioned Award and to hear submissions from those persons/organisations seeking exemption.

JOHN TSOUTSOULIS, Deputy Registrar, Industrial Relations Commission of Victoria Level 20, Nauru House, 80 Collins Street, Melbourne, Victoria 3000. 21292

OCCUPATIONAL SUPERANNUATION Notice of Proposed Award Variations

Excavation or Roadwork	Part 1	Case No. 92/1613
Fibrous Plasterers	Part 1	Case No. 92/1634
Plasterers	Part 1	Case No. 92/1615
Sewer Builders		Case No. 92/1612
Tar and Bitumen		Case No. 92/1614

Notice is hereby given that various trade unions have made applications to vary the above named Awards by inserting Occupational Superannuation provisions.

Any person or company bound by the abovenamed Awards or any recognised association may file in the Registry of the Industrial Relations Commission of Victoria, Nauru House, 80 Collins Street, Melbourne Victoria 3000 by Friday, 8 May 1992, a notice of objection to or an application for exemption from any Awards which might be made in respect of Occupational Superannuation.

The Industrial Relations Commission of Victoria has listed the applications to vary the

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above named Awards for hearing on Friday, 15 May 1992 at 10.30 a.m.

JOHN TSOUTSOULIS, Deputy Registrar, Industrial Relations Commission of Victoria, Level 20, Nauru House, 80 Collins Street, Melbourne 21292

Constitution Act 1975 APPOINTMENT

Under the powers found in sub-section (4) of section 80A of the Constitution Act 1975, on the declaration of the Chief Justice dated 27 March 1992, I appoint Mr Justice Gray to perform the duties and exercise the powers of a Judge of the Supreme Court for the period commencing 27 April 1992 and ending 22 May 1992.

Dated 7 April 1992

JIM KENNAN Deputy Premier and Attorney-General

20430

MEDICAL BOARD OF VICTORIA

The Medical Board of Victoria having conducted an inquiry in accordance with the provisions of section 17 of the *Medical Practitioners Act* 1970, on Tuesday, 31 March 1992 found Dr. Wooi Chong Chen guilty of professional misconduct.

The Board, in accordance with section 17 (4) (e) of the Medical Practitioners Act 1970 issued a reprimand to Dr. Chen and pursuant to section 17 (4) (i) of the Medical Practitioners Act 1970 imposed a fine of 10 penalty units.

JOHN H. SMITH Secretary

20370

Medical Board of Victoria

County Court Act 1958 ADDITIONAL COUNTY COURT SITTINGS 1992

Notice is given that the additional sittings of the County Court of Victoria will be held at Bendigo to commence on Monday, 11 May 1992.

> G. R. D. WALDRON Chief Judge of the County Court of Victoria

Forests Act 1958, No. 6254 VARIATION OF PROHIBITED PERIOD

In pursuance of the powers conferred by section 3, sub-section (2) of the Forests Act 1958, I, Rod Incoll, delegated officer for Her Majesty's Minister for Conservation and Environment in the State of Victoria, hereby vary the Prohibited Period in respect to the fire protected areas (other than State Forest, National Park and Protected Public Land) within the municipalities nominated in the Schedules hereunder:

SCHEDULE 1

The Prohibited Period shall end at 0100 hours on Saturday, 18 April 1992 in the following municipalities:

Shire of Bacchus Marsh

Shire of Gisborne

Shire of Melton

Shire of Newham and Woodend

Shire of Romsey

SCHEDULE 2

The Prohibited Period shall end at 0100 hours on Wednesday, 22 April 1992 in the following municipalities:

United Shire of Beechworth

Shire of Chiltern

Shire of Myrtleford

Shire of Oxley

Shire of Wangaratta

Shire of Upper Murray

Shire of Bright

Shire of Morwell

Shire of Avon

Shire of Alberton

Shire of Euroa

Shire of Violet Town

Shire of Benalla

Rural City of Wodonga

Shire of Yackandandah

Shire of Tallangatta

Shire of Maffra

Shire of Traralgon

Shire of Rosedale

R. A. INCOLL Chief Fire Officer

Victoria Government Gazette

Gaming Machine Control Act 1991 MINISTERIAL DIRECTIONS

- I, Tom Roper, Minister responsible for Gaming, pursuant to section 12 of the Gaming Machine Control Act 1991, hereby direct the Victorian Gaming Commission-
 - (a) that the maximum permissible number of gaming machines available for gaming in the State is 10 000; and
 - (b) that the proportion of gaming machines to be located outside the metropolitan area is 20%; and
 - (c) that the maximum permissible number of gaming machines to be placed-
 - (i) in restricted areas in the State is 100 with no bet limit applying; and
 - in unrestricted areas in the State is 5 with a bet limit of \$2.00 to apply;
 - (d) that the proportion of gaming machines to be placed in premises in respect of which-
 - (i) a residential licence under section 46 of the Liquor Control Act 1987 or a general licence under section 47 of that Act is in force is 50%; and
 - (ii) a club licence under section 48 of the Liquor Control Act 1987 or a licence under Part I, II or III of the Racing Act 1958 is in force is 50%;
 - (e) that, for a period of five years, the proportion of gaming machines that each gaming operator is permitted to operate is 50%.

Dated 8 April 1992

TOM ROPER

20740 Minister responsible for Gaming

Name of School: Sunshine Secondary College—Sunshine West Junior Campus.

Very brief description of work: Various projects including Administration Upgrade and Conversion of Technology Spaces.

Accepted Tenderer: McGlade Builders Pty

Contract Value, Date: \$372 602.00 accepted on 10 April 1992.

> PETER W. HILL Chief General Manager Office of Schools Administration Ministry of Education and Training

Country Fire Authority Act 1958 VARIATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by section 4 of the Country Fire Authority Act 1958, I, Theresa Ann Whiting, Acting Chairman of the Country Fire Authority, after consultation with the Director-General of Conservation and Environment, hereby vary the declaration of Fire Danger Periods previously published in the Government Gazette by declaring that such Fire Danger Periods shall end in respect of the undermentioned municipalities or parts of municipalities specified.

To terminate from 0100 hours on Wednesday, 22 April 1992:

City of Sale

City of Morwell

Shire of Avon Shire of Rosedalc

Yallourn Works Area

City of Traralgon

Shire of Alberton

Shire of Maffra

Shire of Traralgon

20110

T. A. WHITING Acting Chairman

Police Regulation Act 1958, Section 122 SALE OF UNCLAIMED AND CONFISCATED PROPERTY

Auction of unclaimed and confiscated property held by Police will be conducted at the Auction Rooms of the Sheriff's Southern Regional Headquarters, 8-20 King Street, Oakleigh commencing from 11.00 a.m. on 16 April 1992.

K. GLARE

20620

Chief Commissioner

Police Regulation Act 1958—Section 122 SALE OF UNCLAIMED PROPERTY

An owner is required for an unregistered 1968 model white Holden sedan with engine No. 186P23234.

The vehicle came into the possession of Police on 9 February 1991 and if not claimed, it will be sold at public auction at 10 a.m. on Wednesday, 13 May 1992, at the Mildura Police Station, 67 Madden Street, Mildura.

K GLARE Chief Commissioner

Police Regulation Act 1958, Section 122 SALE OF UNCLAIMED AND CONFISCATED PROPERTY

An auction of unclaimed and confiscated property held by Police will be conducted at the auction rooms of Fowles Auction Group, 484 Graham Street, Port Melbourne commencing at 10.00 a.m. on 23 June 1992.

Local Government Act 1958 SHIRE OF CORIO Vesting of Land in Council

I, Caroline Hogg, Minister for Ethnic, Municipal and Community Affairs, being satisfied that the land hereunder has been vacant for not less than three years and that default has been made in the payment of rates on the land to the Shire of Corio for not less than five years and in pursuance of the powers vested in me by section 385B of the Local Government Act 1958. do, by this Order, vest in the Council of the Shire of Corio the lands described as-

Lot 247, LP13049, New Corio Estate, Section B, Moranghurk

Lot 540, LP13049, New Corio Estate, Section C, Moranghurk

Lot 46, LP13049, New Corio Estate, Section D, Moranghurk

Lot 49, LP13049, New Corio Estate, Section D, Moranghurk

Lot 53-54, Section D and Lot 562, Section C, LP13049, New Corio Estate, Moranghurk

Lot 95-97, LP13049, New Corio Estate, Section D, Moranghurk

Lot 4, Part Lot 5, LP13379, New Station Estate, Moranghurk

Lot 159, LP13379, New Station Estate, Moranghurk

Lot 206, LP13379, New Station Estate, Moranghurk

Lot 190-191, LP13379, New Station Estate, Moranghurk

Dated 10 April 1992

CAROLINE HOGG Minister for Ethnic, Municipal and Community Affairs

20620

Freedom of Information Act 1982
(Section 26)
OFFICE OF THE ADULT, COMMUNITY
AND FURTHER EDUCATION BOARD
General Authority

The officer occupying for the time being (whether on a permanent, acting or temporary basis) the position of Manager, Executive Services in the Office of the Adult, Community and Further Education Board is, pursuant to section 26 of the Freedom of Information Act 1982, authorised to make all decisions on behalf of the Office of the Adult, Community and Further Education Board that are necessary to comply with and give effect to the provisions of the Freedom of Information Act 1982 in respect of requests made to that agency.

PRINCIPAL OFFICER
General Manager
Office of the Adult, Community and
20160 Further Education Board

PORT OF GEELONG AUTHORITY Geelong, 9 April 1992 AUSTRALIA—VICTORIA No. 1/92 (T)

 Core Sampling in Corio Bay
 Refinery Pier—Berthing Dolphin Construction

1. Date: 9 April 1992.

Locality: Inner and Outer Corio Bay.

Details: Core sampling will take place along the channels in Corio Bay effective immediately for approximately 6 weeks.

Core sampling operations will only take place during daylight hours and the barge will move out of the way of commercial vessels transiting through the channel. Working barge will be anchored outside the channel at night.

Caution: Mariners are advised to exercise due caution in the vicinity of the working barge with particular regard to the reduction of speed to a minimum consistent with safe navigation.

Further Notice: No further notice will be issued.

Charts Affected: AUS.157.

2. Locality: Refinery Pier No. 1.

Details: Construction work on the Dolphin is complete. Notice No. 5/91 (T) is thereby cancelled.

CAPT. I. S. EDWARDS Harbour Master Victoria Government Gazette

Co-operative Housing Societies Act 1958
MOVING FOOD CO-OPERATIVE LIMITED
MACKIE ROAD COATESVILLE BOWLING
CO-OPERATIVE LIMITED
A.M.P.S. CO-OPERATIVE LTD
CO-OPERATIVE SERVICES LTD
MOUNT MARTHA BOWLS CLUB
CO-OPERATIVE LIMITED
Notice of Dissolution of Societies

Notice is hereby given that I have this day registered the dissolution of the abovenamed societies and cancelled their registration under the abovenamed Act.

Dated at Melbourne 6 April 1992.

JANE REYNOLDS
Acting Deputy Registrar
of Co-operative Societies

20430

ORDERS IN COUNCIL

Historic Buildings Act 1981 (No. 9667) AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Under section 14 of the *Historic Buildings* Act 1981 the Administrator in Council amends the Register by adding Historic Building No. 913.

Police Headquarters, 336–376 Russell Street, Melbourne

(To the extent of-

- The building known as the Police Headquarters, Russell Street, Melbourne marked B-1 on Plan 600006A endorsed by the Chairperson, Historic Buildings Council and held by the Director, Historic Buildings Council.
- 2. Part of the land contained in Crown Allotment 17a of Section 45, Parish of Melbourne North marked L-1 on Plan 600006a and 600006b endorsed by the Chairperson, Historic Buildings Council and held by the Director, Historic Buildings Council.)

Responsible Minister:
ANDREW McCUTCHEON
Minister for Planning and Housing

Dated 7 April 1992

DAMIEN O'SHEA

20604 Acting Clerk of the Executive Council

Historic Buildings Act 1981 (No. 9667) AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Under section 14 of the *Historic Buildings* Act 1981 the Administrator in Council amends the Register by adding Historic Building No. 914.

Shamrock Hotel, 85 Pall Mall, Bendigo (To the extent of:

- 1. The building known as the Shamrock Hotel, 85 Pall Mall, Bendigo; and
- 2. The land marked L-1 on Plan 6020062 endorsed by the Chairperson, Historic Buildings Council and held by the Director, Historic Buildings Council, being all of Crown Allotment 1A, Section 11c, Parish of Sandhurst.)

and removes it from the Government Buildings Register.

Dated 14 April 1992

Responsible Minister

ANDREW McCUTCHEON
Minister for Planning and Housing

DAMIEN O'SHEA

20604 Acting Clerk of the Executive Council

Local Government Act 1958
RESUBDIVISION OF THE MUNICIPAL
DISTRICT OF THE SHIRE OF
WANGARATTA INTO THREE RIDINGS

The Administrator acting under Part II of the Local Government Act 1958, orders and directs as follows:

- 1. This Order comes into operation and takes effect according to its tenor on 1 May 1992.
- 2. As from 1 May 1992 the municipal district of the Shire of Wangaratta shall, for the purposes of the next annual election after this Order takes effect and for ensuing elections, be subdivided into three ridings.
- 3. On and after 1 August 1992 being the day of the next annual election, the number of councillors in and for the Shire of Wangaratta as a result of the resubdivision shall be twelve.
- 4. The Councillors of the Shire of Wangaratta who are in office immediately before 1 August 1992, being the day of the next annual election after this Order takes effect, shall all go out of office at the hour of six o'clock in the morning of that day.
- 5. Councillors elected at the next annual election shall retire in the following manner:

Term of Office	Killawarra	Bontherambo	Tarrawingee	Total
One year	1	1	1	3
Two years	2	1	1	4
Three years	2	2	1	5
	5	4	3	12

The names and boundaries of the ridings shall be—

KILLAWARRA RIDING Redefined

Previous Gazettal 1968:1996

Commencing on the Ovens River at the north eastern corner of the Parish of Killawarra being

a point on the western boundary of the shire; thence south-easterly by the Ovens River to the northern boundary of the City of Wangaratta being a point on the southern boundary of the shire, and thence southerly, north-westerly and easterly, by the boundary of the shire to the point of commencement.

BONTHERAMBO RIDING Constituted

Commencing on the Ovens River at the northeastern corner of the Parish of Killawarra being a point on the western boundary of the shire; thence south-easterly by the Ovens River to the northern boundary of the City of Wangaratta being a point on the southern boundary of the shire; thence generally south-easterly and northeasterly by that boundary to the Hume Highway; thence north-easterly by that highway to Coleman Road; thence south-easterly by that road to the Wangaratta-Eldorado Road; thence south-easterly and north-easterly by that road to the Eldorado-Bywatha Road; thence northwesterly by that road to Gleed Road; thence north-easterly by that road to the eastern boundary of the shire, and thence northerly, generally westerly and southerly by the shire boundary to the point of commencement.

TARRAWINGEE RIDING Enlarged and Redefined Previous Gazettal 1968:1996

Commencing at the northern boundary of the City of Wangaratta at the Hume Highway, being a point on the southern boundary of the shire; thence north-easterly by that highway to Coleman Road; thence south-easterly by that road to the Wangaratta-Eldorado Road; thence south-easterly and north-easterly by that road to the Eldorado-Bywatha Road; thence north-easterly by that road to Gleed Road; thence north-easterly by that road to the eastern boundary of the shire, and southerly and north-westerly by the shire boundary to the point of commencement.

Dated 14 April 1992
Responsible Minister:
CAROLINE HOGG
Minister for Ethnic, Municipal and
Community Affairs

DAMIEN O'SHEA 20460 Acting Clerk of the Executive Council

Victoria Government Gazette Local Government Act 1958

RESUBDIVISION OF THE MUNICIPAL DISTRICT OF THE CITY OF ESSENDON INTO FOUR WARDS

The Administrator acting under Part II of the Local Government Act 1958, orders and directs as follows:

- 1. This Order comes into operation and takes effect according to its tenor on 1 May 1992.
- 2. As from 1 May 1992 the municipal district of the City of Essendon shall, for the purposes of the next annual election after this Order takes effect and for ensuing elections, be subdivided into four wards
- 3. On and after 1 August 1992 being the day of the next annual election, the number of councillors in and for the City of Essendon as a result of the resubdivision shall be twelve.
- 4. The Councillors of the City of Essendon who are in office immediately before 1 August 1992, being the day of the next annual election after this Order takes effect, shall not all go out of office to the extent that the only councillors going out of office shall be those councillors going out of office by rotation.
- 5. The names and boundaries of the wards shall be—

ABERFELDIE WARD Enlarged and Redefined Previous Gazettal, Special 1988:34/35

Commencing on the Tullamarine Freeway at Bulla Road, being a point on the western boundary of the city; thence south-easterly by Bulla Road and Mt. Alexander Road to Buckley Street; thence westerly by that street to Clarinda Road; thence southerly by that road and south-easterly by Derby Street to Norfolk Street; thence southerly by that street to Holmes Road; thence westerly and south-westerly by that road and a line in continuation thereof to the Maribyrnong River, being a point on the city boundary, and thence generally westerly, northerly and easterly by the city boundary to the point of commencement.

ASCOT VALE WARD
Unaltered
Previous Gazettal, Special 1988:35

MOONEE PONDS WARD Unaltered Previous Gazettal, Special 1988:34

ESSENDON WARD

Unaltered

Previous Gazettal, Special 1988:34

Dated 14 April 1992

Responsible Minister:

CAROLINE HOGG

Minister for Ethnic, Municipal and Community Affairs

DAMIEN O'SHEA 20460 Acting Clerk of the Executive Council

Local Government Act 1958 RESUBDIVISION OF THE MUNICIPAL DISTRICT OF THE CITY OF KEILOR INTO THREE WARDS

The Administrator acting under Part II of the Local Government Act 1958, orders and directs as follows:

- 1. This Order comes into operation and takes effect according to its tenor on 1 May 1992.
- 2. As from 1 May 1992 the municipal district of the City of Keilor shall, for the purposes of the next annual election after this Order takes effect and for ensuing elections, be subdivided into three wards.
- 3. On and after 1 August 1992 being the day of the next annual election, the number of councillors in and for the City of Keilor as a result of the resubdivision shall be nine.
- 4. The Councillors of the City of Keilor who are in office immediately before 1 August 1992, being the day of the next annual election after this Order takes effect, shall not all go out of office to the intent that the only councillors going out of office shall be those councillors going out of office by rotation.
- 5. The names and boundaries of the wards shall be-

DOUTTA GALLA/TULLAMARINE WARD Reduced and Redefined Previous Gazettal 1980:1261

Commencing at the junction of Treadwell Road with Keilor Road, being a point on the eastern boundary of the city; thence northerly, easterly, north-westerly and westerly by the city boundary to the Northern Railway; thence south-easterly by that railway to the southern boundary of Section 18, Parish of Maribyrnong; thence easterly by that boundary and the southern boundaries of sections 17 and 16 to Taylor Creek; thence generally south-easterly by that creek and the Maribyrnong River to the

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Albion and Broadmeadows Railway; thence north-easterly by that railway to the southern boundary of Allotment D, Section 18, Parish of Doutta Galla; thence easterly by that boundary and Clarke Road to the eastern boundary of Allotment C, and thence northerly by that boundary and south-easterly by Keilor Road to the point of commencement.

NIDDRIE WARD Unaltered

Previous Gazettal 1980:1260

MARIBYRNONG WARD Unaltered

Previous Gazettal, 1980:1260

Dated 14 April 1992

Responsible Minister:

CAROLINE HOGG

Minister for Ethnic, Municipal and

Community Affairs

DAMIEN O'SHEA

20460 Acting Clerk of the Executive Council

Local Government Act 1958 RESUBDIVISION OF THE MUNICIPAL DISTRICT OF THE SHIRE OF BRIGHT INTO THREE RIDINGS

The Administrator acting under Part II of the Local Government Act 1958, orders and directs as follows:

- 1. This Order comes into operation and takes effect according to its tenor on 1 May 1992.
- 2. As from 1 May 1992 the municipal district of the Shire of Bright shall, for the purposes of the next general election after this Order takes effect and for ensuing elections, be subdivided into three ridings.
- 3. On and after 1 August 1992 being the day of the next general election, the number of councillors in and for the Shire of Bright as a result of the resubdivision shall be eleven.
- 4. All councillors of the Shire of Bright who are in office immediately before 1 August 1992, being the day of the next general election after this Order takes effect, shall go out of office at the hour of six o'clock in the morning of that day.
- 5. The names of the boundaries of the ridings shall be—

OVENS RIDING Redefined

Previous Gazettal 1974:4191

Commencing on the northern boundary of the Shire at a point where it intersects the western boundary of the Parish of Tawanga; thence southerly and easterly by the western and southern boundaries of that parish to Mt. Porepunkah; thence south-easterly by a line to the north-western angle of the Parish of Freeburgh; thence southerly by a line to Mt. Feathertop; thence further southerly by a line to Mt. Hotham; thence north-easterly and southeasterly by a range to Mt. Cope, being a point on the eastern boundary of the Shire, and thence generally southerly, south-easterly, southwesterly, westerly, northerly and easterly by the Shire boundary to the point of commencement. (Excluding the area of the Bright Riding).

KIEWA RIDING Constituted

Commencing on the northern boundary of the Shire at a point where it intersects the western boundary of the Parish of Tawanga; thence southerly and easterly by the western and southern boundaries of that parish to Mt. Porepunkah; thence south-easterly by a line to the north-western angle of the Parish of Freeburgh; thence southerly by a line to Mt. Feathertop; thence further southerly by a line to Mt. Hotham; thence north-easterly and south-easterly by a range to Mt. Cope, being a point on the eastern boundary of the Shire, and thence generally northerly, north-westerly and westerly by the Shire boundary to the point of commencement.

BRIGHT RIDING Redefined Previous Gazettal 1974:4191

Commencing at the most southern angle of Allotment 6A, Section K, Parish of Bright; thence easterly by a line to Morses Creek; thence northerly by that creek to Doughertys Crossing, being a bridge over Morses Creek on Wandiligong Road; thence north-easterly by a line to the most eastern angle of Allotment 1B Section L; thence north-easterly by a line to the junction of German Creek with the Ovens River; thence westerly by that river to a point in line with the eastern boundary of Allotment 17, Section C; thence northerly by a line and the eastern thereof; thence north-westerly by that

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boundary and the northern boundary of Allotment 15c to Morgans Creek; thence generally north-easterly by that creek to the northern boundary of the parish; thence westerly and southerly by the northern and western boundaries of the parish to the Ovens River; thence generally north-westerly by that river to a point due north of the most northern angle of Allotment 9, Section 6, Parish of Porepunkah; thence due south by a line to the northern angle of that Allotment 9; thence south-westerly by the western boundary of that allotment to the Ovens Highway; thence north-westerly by that highway to the most northern angle of Allotment 10; thence south-westerly and south-easterly by the north-western and south-western boundaries of that allotment to the most southern angle thereof; thence south-easterly by a line passing through the south-western angle of Allotment 8, Section 7 to the western boundary of the former temporary reservation for Water Supply Purposes by Order in Council of 19 April 1875 (see Government Gazette, 23 April 1875, page 795); thence generally southerly, easterly and northerly by the western, southern and eastern boundaries of that former reservation to a point on the latter boundary due west of the most southern angle of Allotment 6, Section K, Parish of Bright, and thence due east by a line to that angle, being the point of commencement.

Dated 14 April 1992

Responsible Minister:

CAROLINE HOGG Minister for Ethnic, Municipal and Community Affairs

DAMIEN O'SHEA

460 Acting Clerk of the Executive Council

Parliamentary Committees Act 1968 LEGAL AND CONSTITUTIONAL COMMITTEE

Draft Terms of Reference on the Operation of the Subordinate Legislation Act 1962

Under the powers found in section 4F (1) (a) (ii) of the *Parliamentary Committees Act* 1968, the Administrator in Council refers the following matter to the Legal and Constitutional Committee:

To enquire into and report to Parliament on the operation of the Subordinate Legislation Act 1962 and in particular to consider—

the means of overcoming anomalies or deficiencies in the legislation which have

been identified as a result of practical experience of its operation;

the feasibility of introducing a code governing the authorised uses of the various forms of legislative instruments and an examination of the use of subordinate legislation not currently subject to the RIS procedures;

whether the procedures relating to the making of statutory rules, in particular regulatory impact statements, could be rationalised and improved without defeating the objectives underpinning the legislation;

what approach should be adopted in the context of implementation of national uniformity agreements or adoption of national standards; and

generally, what amendments ought to be made to the legislation and what changes in administrative practice are desirable.

Dated 14 April 1992
Responsible Minister:
JLM KENNAN
Attorney-General

:

DAMIEN O'SHEA

20430 Acting Clerk of the Executive Council

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PRIVATE ADVERTISEMENTS

Planning and Environment Act 1987
ALTONA PLANNING SCHEME
Notice of Amendment to a Planning Scheme
Amendment I.23

The City of Altona has prepared Amendment L23 to the Altona Planning Scheme.

The Planning Authority for this amendment is the City of Altona.

The amendment affects land at 65 Millers Road, Altona.

The amendment proposes to change the planning scheme by rezoning 6 Millers Road, Altona, from Service Industry to Restricted Business.

The amendment can be inspected at City of Altona, Civic Offices, 115 Civic Parade, Altona; Department of Planning and Housing, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to Chief Executive Officer/Town Clerk, City of Altona, PO Box 21, Altona 3018 by Monday, 12 May 1992.

JOHN F. SHAW Chief Executive Officer/

17985

18000

Town Clerk

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO A PLANNING SCHEME

The City of Altona has prepared Amendment No. L23 to the Altona Planning Scheme.

The Planning Authority for this amendment is the City of Altona.

The amendment effects land at 65 Millers Road, Altona.

The amendment proposes to change the planning scheme by rezoning 65 Millers Road, Altona, form Service Industry to Restricted Business.

The amendment can be inspected at City of Altona Civic Offices, 115 Civic Parade, Altona or Department of Planning and Housing, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to Chief Executive Officer/Town Clerk, City of Altona, P.O. Box 21, Altona 3018 by Monday, 19 May 1992.

JOHN F. SHAW Chief Executive Officer/Town Clerk CITY OF ARARAT

Proposed Extension to Ararat Sewerage District Notice is hereby given that the City of Ararat intends pursuant to section 96 of the *Water Act* 1989 to extend the Ararat Sewerage District.

It is proposed to extend the present Ararat Sewerage District boundary to align with the Municipal boundary where the present Sewerage District boundary falls within the Municipal boundary.

The proposal has been advertised in accordance with the Water Act 1989 and submissions are invited and will be received for one month after the publication of this notice. Submissions should set out the grounds of any objections raised to the proposal.

Plans of the proposal may be inspected during office hours at the Municipal Offices, Vincent Street, Ararat.

18051

LYNDEN J. SMITH Town Clerk

Planning and Environment Act 1987 BENDIGO PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L30

The City of Bendigo has prepared Amendment L30 to the Bendigo Planning Scheme. The amendment applies to land at 5 and 7 Marong Road, Bendigo, being Crown Allotment 6, Section A.

The amendment proposed to change Planning Scheme Map 5 by rezoning 5 and 7 Marong Road from a Residential zone to a Local Business zone.

The amendment can be inspected at Department of Planning and Housing, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne; Loddon-Campaspe Regional Planning Authority, 261 Hargreaves Street, Bendigo; City of Bendigo, Municipal Offices, Lyttleton Terrace, Bendigo.

Submission about the amendment must be sent to City of Bendigo, PO Box 733, Bendigo 3550 by Wednesday, 27 May 1992.

Dated 3 April 1992

DIRECTOR

18014 Engineering and Technical Services

CITY OF CAMBERWELL Official Proceedings of Council Local Law No. 1 of 1992

Notice is hereby given that the Council of the City of Camberwell pursuant to section 119 of the Local Government Act 1989 resolved at its ordinary meeting held on 23 March 1992 to make a Local Law to be known as Official Proceedings of Council-Local Law No. 1 of

The purposes of the Local Law are to-

- 1. Regulate proceedings at meetings of Council and Special Committees.
- 2. Regulate the use of the Common Seal of the Council.
- 3. Repeal By-law No. 202 of the City of Camberwell.

The general purport of the Local Law is summarised as follows:

Part 1-Preliminary

To detail the objectives, interpretation, title, authorising provision and commencement of the Local Law.

Part 2—Meeting Procedure

To-

(a) regulate the meeting procedures of Council and Committees in the areas set out below:

> quorums, commencement of meetings and adjournments:

> business to be conducted at meetings and circulation of agenda;

> order of business for conduct of meetings;

minutes:

motions, amendments, notices of motion, debate, voting, points of order and time limits:

correspondence, and petitions documents.

(b) Create offences for-

Councillors not to withdraw an expression, considered by Chairperson to be offensive or disorderly, and satisfactorily apologise when called upon twice by the Chairperson to do so.

Councillors to refuse to leave when requested by the Chairperson to do so. Councillors to fail to obey a

direction of the Chairperson in relation

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to the conduct of the meeting and maintenance of order.

Councillors to refuse to leave the Chamber on suspension.

Part 3-Common Seal

To provide for use of Common Seal, and prohibit use of the Common Seal (or a device resembling the Common Seal) without the authority of Council.

Part 4---Repeal of By-law 202

To repeal By-law 202 upon commencement of Local Law.

A copy of the proposed Local Law can be obtained from the Municipal Offices, Inglesby Road, Camberwell during office hours.

BRIAN JONES

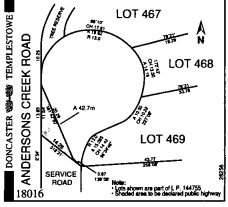
18002 Chief Executive Officer/Town Clerk



CITY OF DONCASTER & TEMPLESTOWE

DECLARATION

Pursuant to section 522 of the Local Government Act 1958, the Council of the City of Doncaster and Templestowe resolved at an ordinary meeting held on 4th February 1992 that the part of the discontinued Andersons Creek Road service road, Doncaster East vested in Council and shown hatched on the plan hereunder be declared as public highway.



COBURG CITY COUNCIL

Road Discontinuance

Pursuant to section 528 (2) of the *Local Government Act* 1958, the Council of the City of Coburg at its Ordinary Meeting of Council on June 25 1990, resolved that the road bounded by Pleasant, Prospect and Gyles Streets and Cumberland Road, shown hatched on the plan hereunder be discontinued and retained for municipal purposes.

Notwithstanding such discontinuance the Council of the City of Coburg and 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 hatched on the said plan as it had possessed prior to such discontinuance.

PLEASANT ST 2150 71, 75 76 2 2 80 2131 96 95 94 93 88 87 χ Ω PROSPECT 51

J. R. DIFFEN Chief Executive Officer

18059

Planning and Environment Act 1987 COBURG PLANNING SCHEME Notice of Amendment Amendment L28

The Coburg City Council has prepared Amendment No. L28 to the Coburg Planning Scheme. The amendment affects land at 185 Moreland Road, Moreland (Moreland Post Office).

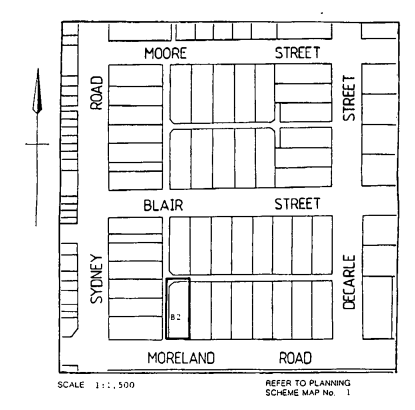
The amendment proposes to change the Planning Scheme by changing the zoning of the land from Public Purposes Reservation No. 1 (Commonwealth Government) to Restricted Business Zone in accordance with the map forming part of this amendment.

The amendment can be inspected at the Municipal Offices, Bell Street, Coburg City Council between 8.30 a.m. and 12.30 p.m., Monday to Friday, and at the Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Coburg City Council, PO Box 113, Coburg, by Monday, 18 May 1992.

Dated 15 April 1992

COBURG PLANNING SCHEME LOCAL SECTION



EXHIBITED MAP

LEGEND

B 2

RESTRICTED BUSINESS ZONE

AMENDMENT

L28

J. R. DIFFEN Chief Executive Officer

18060

COBURG CITY COUNCIL Amendment L25

The Minister for Planning and Housing has approved Amendment L25 to the Coburg Planning Scheme.

The amendment brings all of Rogers Reserve, Coburg within a Public Open Space reservation.

A copy of the amendment can be inspected, free of charge, during office hours, at the offices of the City of Coburg, Bell Street Coburg and at the Department of Planning and Housing, 477 Collins Street, Melbourne.

J. R. DIFFEN

18058

Chief Executive Officer



CITY OF DONCASTER & TEMPLESTOWE



NOTICE OF INTENTION TO APPLY FOR AN ORDER IN COUNCIL **UNDER THE ELECTRIC LIGHT AND POWER ACT 1958**

The Mayor, Councillors and Citizens of the City of Doncaster and Templestowe, acting by and through the Council of that municipality and herein called "the applicant", hereby gives notice that, for the purpose of enabling the applicant to supply consumers within the area of supply under the Council of the City of Doncaster and Templestowe Electric Lighting Order No. 149-120 with electricity to be taken in bulk from the State Electricity Commission's Substation WD, the applicant intends to apply to the Governor in Council of the State of Victoria for an Order under Section 10 of the Electric Light and Power Act 1958, authorising the applicant to provide an electricity supply at several points along the Eastern Freeway for public lighting purposes.

Copies of the draft Order and of the Order when Copies of the drain Order and of the Crater when made, may be obtained by any person at the price of Ten Dollars (\$10.00) each at the Doncaster and Templestowe Electricity Supply Office, 666 Doncaster Road, Doncaster, and at the office of the State Electricity Commission of Victoria at 15 William Street, Melbourne.

Notices of objection and other documents may be served at the Doncaster and Templestowe Electricity Supply Office at 666 Doncaster Road, Doncaster.

Doncaster.

Every Council, company, person or persons desirous of bringing before the State Electricity Commission of Victoria, by whom the Electric Light and Power Act 1958 is administered, any objection in respect of the application, must do so within three months from the date of the Government Gazette containing this advertisement by notice addressed to the Secretary, State Electricity Commission of Victoria, 15 William Street, Melbourne, marked on the outside of the cover enclosing it: "Electric Light and Power Act 1956". A copy of every such notice must be forwarded to the applicant for the order.

CITY OF HEIDELBERG Local Law No. 24

18018

Gary Mills Acting Town Clerk

Notice is hereby given that on 6 April 1992 Council made Local Law No. 24,

The purpose and general purport of the Local Law is to-

- (a) prohibit the use of incinerators;
- (b) restrict the lighting of fires in the open

Victoria Government Gazette

- (c) suppress nuisances;
- (d) repeal Local Law No. 2.

A copy of the Local Law can be obtained from the Civic Centre, 263 Upper Heidelberg Road, Ivanhoe, during business hours.

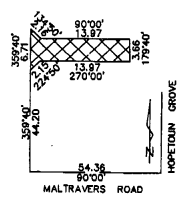
18015

G. BRENNAN Chief Executive Officer

CITY OF HEIDELBERG Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958 the Council of the City of Heidelberg ("the Council") at its ordinary meeting held on 6 April 1992 resolved that the road shown hatched on the plan set out hereunder be discontinued and sold by private

Notwithstanding such discontinuance the Council and Melbourne Water shall continue to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land as they had or possessed prior to such discontinuance with respect to or in connection with drainage and sewerage respectively.



G. BRENNAN Chief Executive Officer

CITY OF HORSHAM

Local Law No. 5

Library and Community Information Local Law Notice is hereby given that Council proposes to introduce Local Law No. 5 to-

- (a) provide for the peace, order and good government of the municipal district of the City of Horsham;
- provide for the administration of Council powers and functions:
- (c) regulate access to and conduct within the Library;
- (d) provide for membership and use of the Library:
- (e) define the rights and obligations of members of the Library; and
- (f) protect the community interest.

A copy of the proposed Local Law can be obtained from the Municipal Offices, Roberts Avenue, Horsham during office hours.

Persons may make written submissions in respect of this Local Law within fourteen (14) days of the date of this notice. Any submissions will be considered by Council in accordance with section 223 of the Local Government Act 1989.

Any person lodging a written submission may request to be heard in support of the submission and shall be entitled to appear in person or by a person acting on his or her behalf before a meeting of the Council to be held on Monday, 11 May 1992.

> R. A. MARSHALL Town Clerk

18050

Planning and Environment Act 1987 KNOX PLANNING SCHEME Notice of Amendment Amendment L40

The City of Knox has prepared an amendment which proposes to amend the Local Section of the Knox Planning Scheme, as follows:

Land Rezonings

- (i) Koolunga Reserve—St. Elmo Avenue, Ferntree Gully, from Knox Residential to Open Space-Public Existing.
- (ii) Arboretum-Dorset Road, Ferntree Knox from Reserved Residential to Open Space—Public Existing.

G 15 15 April 1992

(iii) North of Brenock Park-Lysterfield Road, Ferntree Gully, from Knox Stream to Open Space-Public Existing.

(iv) Country Fire Authority land-south of Burwood Highway, west of Bunnett Road, Ferntree Gully, from Knox Special Use 9 (Country Fire Authority) to Knox Residential Development.

The amendment can be inspected at City of Knox, Civic Centre, 511 Burwood Highway, Knoxfield; Department of Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne.

Any persons affected by the amendment may make a submission in writing, which must be sent to the City of Knox Civic Centre, 511 Burwood Highway, Knoxfield, by 16 May 1992. Dated 9 April 1992

> ADRIAN ATKINS Town Planner

18011

Planning and Environment Act 1987 MELBOURNE PLANNING SCHEME

> Notice of Amendment Amendment L80

The City of Melbourne has prepared Amendment L80 to the Melbourne Planning Scheme.

The amendment introduces a new clause in both the Local Section Part 1 (Clause 134A) and Local Section Part 2 (Clause 216A) of the Melbourne Planning Scheme to provide for the control of kerbside cafes.

The new clauses define kerbside cafe and provide that the use does not require a permit if a licence for a kerbside cafe has been issued under the City of Melbourne Street Trading Local Law, and is prohibited if a licence has not been issued.

The amendment is available for inspection at the Department of Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne; the City of Melbourne, Council House, 200 Little Collins Street, Melbourne.

Submissions must be lodged with the City of Melbourne, Strategic Planning Branch, GPO Box 1603M, Melbourne 3001 by 15 May 1992. 17976

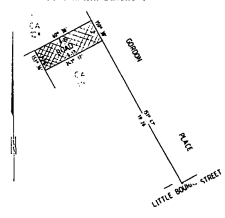
940 G 15 15 April 1992

CITY OF MELBOURNE Discontinuance of Road

Take notice that in accordance with the provisions of sub-section 528 (2) of the *Local Government Act* 1958, the Council of the City of Melbourne on 17 February 1992 resolved as follows—

"Pursuant to and in accordance with the provisions of sub-section 528 (2) of the *Local Government Act* 1968, the Council hereby resolves as follows—

- (i) that the Council is of the opinion that the road at the rear of No.18 Little Bourke Street, Melbourne, as shown hatched on the attached plan included in the accompanying documents, is not reasonably required as a road for public use and directs that it be discontinued;
- (ii) that the land be sold by private treaty; and
- (iii) that this resolution be published in the Government Gazette".



Dated 23 March 1992

18001

ELIZABETH PROUST Chief Executive Officer

Planning and Environment Act 1987 MORDIALLOC PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L5

The City of Mordialloc has prepared Amendment L5 to the Local Section of the Mordialloc Planning Scheme.

Victoria Government Gazette

The amendment proposes to introduce Clause 117-3 to allow the Mentone Girls' Grammar School to erect a mezzanine floor (third storey) within the Visual Arts Centre to be used for storage purposes.

The amendment can be inspected at City of Mordialloc, Municipal Offices, corner Brindisi Street and Mentone Parade, Mentone; the Ministry for Planning and Housing, 477 Collins Street, Melbourne; and Metropolitan South and Westernport Region, First Floor, Cranbourne Court, 33–39 High Street, Cranbourne.

Submissions about the amendment must be sent to City of Mordialloc, PO Box 123, Mentone 3194 by 15 May 1992.

Dated 6 April 1992

J. F. EDWARDS

18010

Town Clerk and City Manager

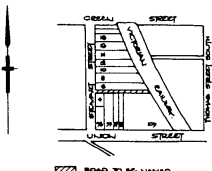
CITY OF PRAHRAN Naming Unnamed Road

Notice is hereby given that pursuant to section 204, schedule 10 of the *Local Government Act* 1989, the Council of the City of Prahran at its Ordinary Meeting held on 24 February 1992 resolved to name the following unnamed road.

Old name: Unnamed Road

New name: David Lane

Location: Between 4 and 6 Stewart Street, Windsor (as shown below).



SOAD TO BE HAME

18052

D. G. JESSON Town Clerk

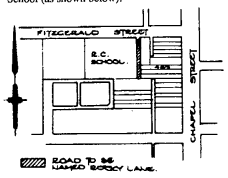
CITY OF PRAHRAN Naming Unnamed Road

Notice is hereby given that pursuant to section 204, schedule 10 of the *Local Government Act* 1989, the Council of the City of Prahran at its Ordinary Meeting held on 24 February 1992 resolved to name the following unnamed road.

Old name: Unnamed Road

New name: Rocky Lane

Location: Running off Fitzgerald Street, South Yarra adjacent to St. Joseph Primary School (as shown below).



D. G. JESSON Town Clerk

18053

Town Clerk

CITY OF SALE Local Law No. 3

Processes of Municipal Government (Procedures for Meetings) Local Law

Notice is hereby given that the Council of the City of Sale at its meeting on 28 January 1992 made a Local Law pursuant to the provisions of the *Local Government Act* 1989 for the following purposes:

- (a) to regulate the proceedings of meetings of Council and its Special Committee;
- (b) to regulate the proceedings for the election of the Mayor and Deputy Mayor;
- (c) to regulate the use of the Common Seal of the Council; and
- (d) to repeal the existing Meeting Procedure By-Law and Local Law No. 1.

G 15 15 April 1992

A copy of the Local Law may be inspected or purchased at the Council Offices, Macalister Street, Sale, during office hours.

The Local Law came into operation on 28 January 1992.

17992

JOHN L. LOW Town Clerk

Planning and Environment Act 1987 RURAL CITY OF WODONGA

Notice of Amendment to a Planning Scheme

The Rural City of Wodonga has prepared Amendment No. L45 to the Wodonga Planning Scheme, Local Section.

The amendment is an ordinance only amendment and affects land in the Causeway zone only.

The amendment proposes to change the Planning Scheme by altering the provisions affecting advertisements and signage in the Causeway zone.

The amendment can be inspected free of charge during office hours at Rural City of Wodonga, City Offices, Hovell Street, Wodonga; the Department of Planning and Housing, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne; the Regional Office of the Department of Planning and Housing, 1 McKoy Street, Wodonga.

Submissions concerning the amendment must be sent to the Rural City of Wodonga, P.O. Box 923, Wodonga 3689 by Friday, 15 May 1992.

17998

R. I. O'TOOLE Chief Executive Officer

Planning and Environment Act 1987 EAGLEHAWK PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L13

The Borough of Eaglehawk has prepared Amendment L13 to the Eaglehawk Planning

The amendment effects land at numbers 2 and 2A Peg Leg Road, Eaglehawk. The former Eaglehawk Post Office and adjoining residence are located on the site.

The amendment proposes to change the Planning Scheme by rezoning the subject land from Public Purposes Reservation (Commonwealth Government) to Commercial. To protect the architectural and historic integrity of the Post Office building on the subject site, Australia Post and the Eaglehawk Council have

entered into an agreement under section 173 of the Planning and Environment Act.

The amendment, agreement and supporting documentation can be inspected at the Offices of Borough of Eaglehawk, "Caradon", 80–82 Victoria Street, Eaglehawk; Loddon–Campaspe Regional Planning Authority, 261 Hargreaves Street, Bendigo; Department of Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to Borough of Eaglehawk, "Caradon", PO Box 55, Eaglehawk 3556 by Friday, 15 May 1992.

Dated 10 April 1992

R. W. WATTS Borough Engineer

18017

17987

Planning and Environment Act 1987
PORT FAIRY PLANNING SCHEME
Notice of Amendment to a Planning Scheme
Amendment L9

The Borough of Port Fairy has prepared Amendment L9 to the Local Section of the Port Fairy Planning Scheme.

The amendment proposes to introduce the following changes to the Local Section of the Planning Scheme to incorporate the following site specific changes.

- 1. A map change to rezone Crown Allotment 77 on the north side of Princes Highway and abutting the western boundary of the Port Fairy Cemetery from Agricultural zone to Industrial A zone and Restricted Industrial A zone.
- 2. Ordinance change to include site specific provisions regarding the development of a Seafood Processing Plant into the Light Industrial zone.

The amendment can be inspected at the Office of the Borough of Port Fairy, 10 Cox Street, Port Fairy; the Melbourne Office of the Department of Planning and Housing, The Olderfleet Buildings, 477 Collins Street, Melbourne; the Geelong Office of the Department of Planning and Housing, State Government Offices, Little Malop Street, Geelong.

Submissions about the amendment must be sent to the Borough of Port Fairy, PO Box 51, Port Fairy 3284 by 15 May 1992.

Dated 15 April 1992

J. P. BOCK Borough Engineer and Planning Officer Victoria Government Gazette

Planning and Environment Act 1987 ALEXANDRA PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment 1.24

The Shire of Alexandra has prepared Amendment L24 to the Alexandra Planning Scheme. The amendment affects land at Crown Allotments 1, 2, 3, 7, 8 and 12, Parish of Buxton. The amendment proposes to change the Planning Scheme by rezoning from Rural A to Rural Residential A as a means of expanding the township of Buxton.

The amendment can be inspected at the Shire of Alexandra, Perkins Street, Alexandra; the Department of Planning and Housing, 477 Collins Street, Melbourne; the Department of Planning and Housing, 325 Queen Street, Melbourne.

Submissions about the amendment must be sent to the Shire of Alexandra, Perkins Street, Alexandra by 22 May 1992.

17997

D. D. HOGAN Shire Secretary

Planning and Environment Act 1987 SHIRE OF BAIRNSDALE Notice of Amendment to a Planning Permit Amendment L29

The Shire of Bairnsdale has prepared Amendment L29 to the Bairnsdale (Shire) Planning Scheme, Local Section.

The amendment affects land at the corner of Bullumwaal Road and Mount Lookout Road at Wy Yung, being Crown Allotment and 69c (Part), Parish of Wy Yung.

The amendment proposes to change the planning scheme by rezoning land from Rural Residential zone to Proposed Public Purposes to allow the Mitchell Water Board to acquire land to be used for water storage tanks to augment the water supply in the Wy Yung area. The amendment will also rezone land to be used for a road deviation on Mount Lookout Road at the junction with Bullumwaal Road.

The amendment can be inspected at the Shire Offices, Shire of Bairnsdale, 49 McCulloch Street, Bairnsdale, or the Ministry for Planning and Housing, Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne, or the Ministry for Planning and Housing, Eastern Sector Regional Office, Ground Floor, Hotham La Trobe Building, 71 Hotham Street, Traralgon.

for the

943

Submissions about the amendment must be sent to the Shire Secretary, Shire of Bairnsdale, PO Box 469, Bairnsdale 3875, by Monday, 18 May 1992.

Dated 8 April 1992

18007

D. G. STEWART Planning Officer

SHIRE OF BASS

Notice is hereby given that the Council of the Shire of Bass at its Ordinary Meeting held on 6 April 1992 made Local Law No. 3—Environmental Control pursuant to the *Local Government Act* 1989.

The Local Law is made for the purpose of regulating environmental control within the municipal district of the Shire of Bass and intende:

- (a) To provide for peace, order and good government of the municipal district of the Shire of Bass; and
- (b) To prevent and remedy all nuisances liable to be dangerous to health or offensive; and
- (c) To protect the amenity of the municipal district; and
- (d) To enable people to enjoy the use of council land without nuisance or disturbance from other people; and
- (e) To regulate the use of highways and council land; and
- (f) To maintain the municipal district at all times in a clean and sanitary condition;
 and
- (g) To provide for the issuing of permits and infringement notices.

A copy of the Local Law may be inspected and/or purchased at the Council Office, Main Road, Archies Creek during office hours i.e 8.15 a.m.-5.00 p.m. Monday to Friday.

18024

G. J. HARLAND Shire Manager

Planning and Environment Act 1987
DAYLESFORD AND GLENLYON
PLANNING SCHEME
Notice of Amendment to a Planning Scheme
Local Section, Chapter 1
Amendment L7

The Shire of Daylesford and Glenlyon has prepared an amendment to the Daylesford and

Glenlyon Planning Scheme, Local Section, Chapter 1.

The amendment proposes to rezone three large parcels of land on the eastern and western sides of Western Avenue from Rural Residential to Resident Fringe. The land is in various ownerships and contains a number of houses at a low density.

The land is provided with reticulated water and sewerage and hence the Council considers that retention of the Rural Residential zone will contribute to the inefficient use of valuable piped services. The land is very close to the existing residential areas along Main Road, Hepburn Springs and is only separated from these areas by a creek valley zoned Landscape Interest.

The amendment can be inspected, during office hours, at the Shire of Daylesford and Glenlyon, Vincent Street, Daylesford, and Department of Planning and Housing, Head Office, The Olderfleet Buildings, 477 Collins Street, Melbourne and at the Central Highlands/Wimmera Region Office, corner Mair and Doveton Streets, Ballarat.

Submissions about the amendment must be sent to the Shire Engineer, Shire of Daylesford and Glenlyon, PO Box 21, Daylesford 3460 by 18 May 1992.

Dated 13 April 1992

B. BELLINGHAM Shire Engineer

18006

SHIRE OF SOUTH GIPPSLAND Local Law No. 7

Dangerous and Unsightly Premises Local Law

Notice is hereby given that it is the intention of the Council of the Shire of South Gippsland to make a Local Law entitled "Local Law No. 7—Dangerous and Unsightly Premises Local Law".

The purposes of the Local Law are-

- (a) provide for the peace, order and good government of the Municipal District;
- (b) provide for the prevention of fire; and
- (c) control and remove dangerous and unsightly material and rubbish on property.

A copy of the proposed Local Law can be obtained from the Civic Centre, 14-18 Pioneer Street, Foster.

944 G 15 15 April 1992

Any person affected by the Local Law may make a submission within 14 days from the date of publication of this notice. The Council will consider submissions in accordance with section 223 of the Local Government Act 1989.

Submissions should be in writing and addressed to the Shire Secretary, Shire of South Gippsland, P.O. Box 104, Foster, 3960 to be received by Friday 1 May 1992.

H. R. LOMAX Shire Secretary

SHIDE OF VI

18057

SHIRE OF KILMORE Notice of Proposed Local Law Environment Local Law

The Kilmore Shire Council has drafted an Environment Local Law.

This Local Law is made for the purposes of providing a safe and healthy environment for residents;

prohibiting, regulating and controlling activities which may be dangerous or detrimental to the quality of life of residents;

facilitating the provision of general public services:

controlling nuisances;

providing for the peace, order and good government of the municipal district;

providing for the administration of Council's powers and functions.

If made, this Local Law will replace and repeal:

By-law 9

By-law 11

By-law 12

By-law 26

By-law 28

By-law 29

By-law 31

By-law 32

By-law 33 Section 4

By-law 34

Local Law 4/89 Section 4.2

Local Law 9/91

A copy of the proposed Local Law can be obtained from the Shire Offices, Sydney Street, Kilmore. Any person affected by the proposed Local Law may make a submission relating to the proposed Local Law, in accordance with section 223 of the Local Government Act 1989,

Victoria Government Gazette

within fourteen days of the publication of this notice.

Any person requesting to be heard in support of the written submission is entitled to appear before a meeting of Council or a nominated Committee of Council either personally or by a person acting on his or her behalf and will be notified of the time and date of the hearing.

P. ANDERSON

18045 Chief Executive/Shire Secretary

SHIRE OF KOWREE Local Law No. 2

Library and Community Information

Notice is hereby given that Council proposes to make Local Law No. 2 pursuant to provisions of the *Local Government Act* 1989.

The purpose and general purport of the Local Law is to provide for the operation of the Wimmera Regional Library Service within the Shire of Kowree in such matters as:

Access and conduct of users of the Library Service;

Membership criteria and responsibilities;

Other general provisions relating to fees, infringement notices, offences and penalties.

A copy of the proposed Local Law can be obtained from the Shire Office, Edenhope during business hours.

Any person affected by the proposed Local Law may make a submission on the matter pursuant to section 223 of the *Local Government Act* 1989 within fourteen (14) days of this notice.

ALEC CRAIG Shire Secretary

18005

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO A PLANNING SCHEME

The Shire of Lillydale has prepared Amendment No. L100 to the Lillydale Planning Scheme

The amendment affects land described as Parts C.A. 20 and 21, Parish of Mooroolbark and Part Lot 1, LP74694, (David Mitchell Limited, Quarry).

The amendment proposes to change the Planning Scheme by rezoning part of the subject land from Industrial (Extractive Buffer) to Restricted Use 2 (Extractive Industry), and insert an Overall Development Plan into the Planning Scheme for the land.

The amendment can be inspected at the Upper Yarra Valley and Dandenong Ranges Authority, John Street, Lilydale; the Shire of Lillydale, Anderson Street, Lilydale; the Department of Planning and Housing, The Olde Buildings, 477 Collins Street, Melbourne. The Olderfleet

Submissions about the amendment must be sent to the Shire of Lillydale, Shire Offices, Anderson Street, Lilydale, PO Box 105, Lilydale by Friday, 29 May 1992.

Submissions should state whether the author wishes to be heard by a Ministerial Panel if Council resolves not to uphold the submission.

W. I. HEINE Chief Executive Officer

17995

SHIRE OF METCALFE

Local Law No. 1 Processes of Municipal Government (Procedures of Meeting and Use of Common Seal) Local Law

The Council of the Shire of Metcalfe proposes to make a Local Law for the purpose of regulating proceedings at meetings of Council and Committees.

The general purport of the proposal includes a specification of the laws which will govern the general order of business, rules of debate, procedure, public access, conduct at meetings, and penalties of non-compliance with such laws as they relate to such meetings.

If made, the Local Law will replace and repeal Council's By-law No. 42, Regulation of Meeting Procedure of Council.

Copies of the draft Local Law are available at the Shire Office, Kyneton Road, Metcalfe.

Any person affected by the proposed Local Law may make a submission to Council. Submissions received by the Council within 14 days of the publication of this notice will be considered by Council (or a Committee of the Council) in accordance with section 223 of the Local Government Act 1989.

Any person requesting that he or she be heard in support of the written submission is entitled to appear before a meeting of the Council (or Committee) either personally or by a person acting on his or her behalf and will be notified of the time and date of the hearing.

> MAURICE WEST Acting Shire Secretary

Planning and Environment Act 1987 MORNINGTON PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L38

The Shire of Mornington has prepared Amendment L38 to the Mornington Planning Scheme.

The amendment affects land at the south-east corner of Moorooduc Road and Eramosa Road, incorporating the Coolstores complex, the land adjoining on the east, and part of the land adjoining on the south.

The amendment proposes to change the Planning Scheme by rezoning the land to Comprehensive Redevelopment Area 2, and inserting special provisions into the scheme to control the way in which the land can be used.

The amendment can be inspected at Shire of Mornington, Queen Street, Mornington; and Department of Planning and Housing, Ground Floor, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to Chief Executive Officer by 15 June 1992, Shire of Mornington, PO Box 87, Mornington 3931.

Dated 2 April 1991

17988

A. L. COOKSLEY Strategic Planning Manager

Planning and Environment Act 1987 NARRACAN PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L27

The Shire of Narracan has prepared Amendment L27 to the Narracan Planning Scheme.

The amendment affects land being part Crown Allotment 164c, Parish of Moe, off Melaleuca Drive.

The amendment proposes to change the Planning Scheme by rezoning the land Rural Residential.

The amendment can be inspected at the Municipal Offices, Princes HIghway, Trafalgar; Latrobe Regional Commission, 43 Grey Street, Traralgon; Department of Planningand Housing, 71 Hotham Street, Traralgon; Department of Planning and Housing, 477 Collins Street, Melbourne.

Submissions should be sent to Director, Technical Services, Shire of Narracan, PO Box 140, Trafalgar 3824 by 15 May 1992.

R. D. THEGE 18020 Director, Technical Services

946 G 15 15 April 1992

SHIRE OF PAKENHAM Notice of Intention to Amend Local Law Public Health

Notice is given pursuant to section 119 of the Local Government Act 1989 that the Council of the Shire of Pakenham proposes to amend its Local Law No. 5—Public Health.

The purpose of the amendment is to insert a clause in to the Local Law as follows:

"The Fee which is payable for a nonstatutory inspection of a registered premises may be determined by Council resolution."

The general purport of the proposed amendment is to enable the Council to set fees from time to time for non-statutory health inspections of registered premises.

A copy of the Local Law and proposed amendment can be inspected or obtained at the Municipal Offices, Henty Way, Pakenham during office hours.

Any person affected by the proposed amendment may make a written submission to be considered by the Council, in accordance with section 223 of the *Local Government Act* 1989.

Submissions should be addressed to the Shire Secretary, PO Box 7, Pakenham 3810 within 14 days of the publication of this notice and should state whether the person making the submission wishes to be heard in person (or by a person acting on their behalf) before a meeting of the Council.

RAY CANOBIE Shire Secretary

18025

Planning and Environment Act 1987 RODNEY PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L39

The Shire of Rodney has prepared Amendment L39 to the Rodney Planning Scheme.

The amendment affects land adjacent to Echuca Road and Gemmill's Swamp, Mooroopna within the town boundary.

The amendment proposes to change the Planning Scheme by rezoning 5-326 ha of land from Rural B to Proposed Public Purposes—Mooroopna Water Board.

The amendment can be inspected at the Shire of Rodney, Shire Office, Casey Street, Tatura; North East/Goulburn Region, Ministry for

Victoria Government Gazette

Planning and Housing, State Offices, 1 McKoy Street, West Wodonga; Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Shire of Rodney, Shire Offices, Casey Street, Tatura 3616 by 20 May 1992.

TERRY W. ALFORD
Shire Engineer/Town Planner

SHIRE OF WIMMERA Notice of Proposed Local Law

The Council of the Shire of Wimmera proposes to make a Local Law entitled "Droving of Cattle Local Law" for the purpose:

- (a) To regulate the droving of cattle within or through the municipal district;
- (b) To regulate the droving of cattle to or from a location within the municipal district along the most direct practicable route;
- (c) To regulate the droving of cattle along certain streets or roads within the municipal district for purposes of;
 - (i) preventing damage to roadside vegetation;
 - preventing damage to properties adjoining certain streets or roads within the municipal district;
 - (iii) preventing the spread of disease in the municipal district;
 - (iv) preventing the spread of noxious weeds in the municipal district;
 - (v) preventing damage to road pavements, formations and drainage;
- (d) To control the manner in which cattle are driven to provide, as far as possible, for the safety of users of streets and roads within the municipal district;
- (e) To prescribe the fees to be paid for any permits issued under this Local Law; and
- (f) To prescribe the penalties to be imposed for contravention of certain provisions of this Local Law.

The Local Law proposes to limit the number or type of cattle which may be driven by a person in charge that may travel through the municipal district at any one time to a maximum of 3000 sheep, ewes, wethers and rams and 200 of any other cattle.

If made, the Local Law will replace and repeal By Laws Numbers 8, 9 and 11.

A copy of the proposed Local Law can be obtained from the Shire Office at Roberts Avenue, Horsham.

Any person affected by the proposed Local Law may make a submission relating to it to the Council. Submissions received by the Council within 14 days of the publication of this notice will be considered by the Council in accordance with section 223 of the Local Government Act 1989. Any person requesting that she or he be heard in support of the written submission is entitled to appear before a meeting of the Council either personally or by a person acting on her or his behalf and will be notified of the time and date of the hearing.

P. BALDWIN Shire Secretary

18043

SHIRE OF WIMMERA Notice of Proposed Local Law

The Council of the Shire of Wimmera proposes to make a Local Law entitled "Library and Community Information Local Law" for the purpose of:

- (a) regulate access to and conduct within;
- (b) provide for membership and use of; and
- (c) define the rights and obligations of members of the Library.

If made, the Local Law will replace and repeal The Library By Law, Number 19.

A copy of the proposed Local Law can be obtained from the Shire Office at Roberts Avenue, Horsham,

Any person affected by the proposed Local Law may make a submission relating to it to the Council. Submissions received by the Council within 14 days of the publication of this notice will be considered by the Council in accordance with section 223 of the Local Government Act 1989. Any person requesting that she or he be heard in support of the written submission is entitled to appear before a meeting of the Council either personally or by a person acting on her or his behalf and will be notified of the time and date of the hearing.

P. BALDWIN Shire Secretary 947

Section 3a Victorian Conservation Trust Act NOTICE OF COVENANT

The owners of approximately 75 ha of land off Yarwood Road, Kinglake being Crown Allotment 72B, Parish of Kinglake in the Shire of Eltham propose to enter into a Covenant with the Victorian Conservation Trust of 49 Spring Street, Melbourne with regard to for the purpose of:

Protecting the native trees, wildlife and other special features by regulating:

- (a) The introduction of flora and fauna not indigenous to the area;
- (b) The grazing of stock;
- (c) The keeping of domestic animals;
- (d) The erection of buildings and subdivision;
- Other potential developments and changes on the land in order to ensure its conservation.

Submissions with respect to the proposed Covenant may be made within one month of the publication of this notice in the *Government Gazette* to the Minister for Conservation and Environment, (att. Mr N. Wale, Manager, Environmental Planning) P.O. Box 41, East Melbourne, 3002. Enquiries may be made direct to the Victorian Conservation Trust—Telephone (03) 651 4040.

MACEDON REGION WATER AUTHORITY Proposal to Extend the Gisborne Sewerage District

Notice is hereby given that the Macedon Region Water Authority proposes to alter the boundaries of the Gisborne Sewerage District.

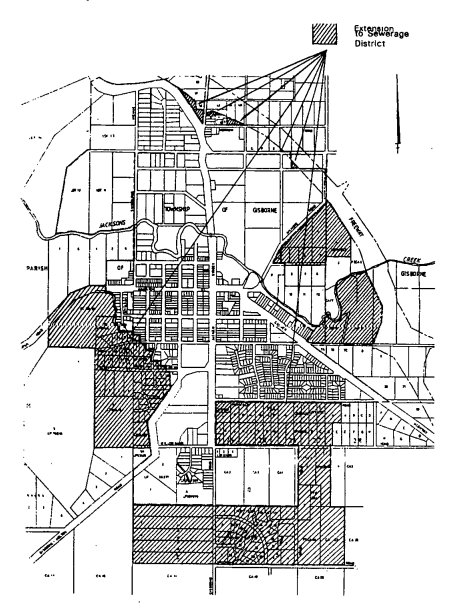
Full details of the proposal and a copy of a plan showing the extent of the increased Sewerage District are available for inspection free of charge at the Civic Centre, Robertston Street, Gisborne during office hours.

Members of the public are invited to make a submission on the proposal. Any person make a submission of objection to the proposal should set out the grounds for any objection raised in the submission.

Submissions must be received by the Authority by 22 May 1992, which is one month after publication of this notice in the Government Gazette.

If any submissions are received, the Authority will consider them at its meeting scheduled for 10 June 1992.

The plan hereunder indicates where the proposed District extension is located.



NOTICE OF DISSOLUTION OR RETIREMENT

Notice is hereby given that the partnership heretofore subsisting between us the undersigned Graham Daniel Coutts of RSD M676, Ballarat and Russell Ian McDonald of 915 Doveton Street North, Ballarat carrying on business as Automotive Repairs at 24 Corbett Street, Ballarat under the style or firm of "R. I. McDonald & G. D. Coutts" has been dissolved by mutual consent as from 31 January 1992 so far as concerns the said Russell Ian McDonald who retired from the said firm.

Dated 7 April 1992

18049

GRAHAM DANIEL COUTTS RUSSELL IAN McDONALD

NOTICE OF DISSOLUTION

Notice is hereby given that the partnership between Kinder Falls Pty. Limited, Alison Joan Devereux and Leonie Anne Trumbull, carrying on trading in securities business under the name of ASTROCO has been dissolved as of 9 April 1992.

Dated 10 April 1992

18027

ALISON JOAN DEVEREUX

Notice is hereby given that the partnership previously subsisting between Dr. Arch Ho and Dr. Michael Chong carrying on practice as medical practitioners at Ellendale Medical Clinic, 1213 Heatherton Road, Noble Park has been dissolved as from 7 March 1992. 18035

THE PARTNERSHIP ACT 1958

Notice is hereby given that the partnership heretofore subsisting between Peter Lindsay Bravo and Wifred Mueller who carried on the business of asphalting under the business name of "B.L.M. Asphalt" has been dissolved as at 25 March 1992.

LYTTLETONS, solicitors on behalf of Peter Lindsay Bravo 17996

NOTICE OF DISSOLUTION OF PARTNERSHIP

The partnership of Robert Riess of Unit 2, 4 Stevens Court, Mordialloc and William Abighanem of 10 Jacksons Road, Chelsea, trading as Sunbrite Car Care was dissolved as and from 19 February 1992.

Robert Riess will continue to conduct the business of Sunbrite Car Care at Factory 13, 1

Commercial Road, Highett from that date. Dated 6 April 1992

17968

R. RIESS W. ABIGHANEM

DISSOLUTION OF PARTNERSHIP

Take notice that as from 6 December 1991 Olga Kekatos and Panagiotis Kekatos have ceased to carry on business in partnership previously carried on by them known as Navarino Pressing of 17 Richmond Terrace, Richmond in the State of Victoria and as from that date, the said business shall be conducted by the said Panagiotis Kekatos.

Dated 2 April 1992

HAINES & POLITES, solicitors for the said Olga Kekatos 17974

Notice is hereby given that the partnership previously subsisting between Jamanlea Pty. Ltd. and Margaret Joanne Splatt carrying on business as Manchester Ladies and Girls Wear, Haberdashery, Knitting Yarns and Fabrics at 167 Pakington Street, Geelong West under the style or firm of "Brown's Drapery Centre", has been dissolved as from 1 July 1991 so far as concerns the said Margaret Joanne Splatt who retires from the said firm.

GARGAN & ROACHE, solicitors, 235 Ryrie Street, Geelong 17975

SHARP INTERNATIONAL HEARING AIDS PTY LIMITED

Notice of Application

In respect of proceedings commenced on 13 February 1992, application will be made by Advertising Investment Service Pty Limited to the Supreme Court of N.S.W. at 11.00 a.m. on 7 May 1992 at Queens Square, Sydney, N.S.W., for an Order that the company be wound up.

Copies of documents filed may be obtained under the Rules.

Any persons intending to appear at the hearing must serve a notice in the prescribed form to reach the address below prior to 1.00 p.m. on 6 May 1992.

BRUCE WILLIAMS, CALDECOTT & WILLIAMS, solicitors, 23a Station Street, Hornsby, N.S.W. 18054

WORK IN STYLE

Notice of Application

In respect of proceedings commenced on 30 January 1992, application will be made by Martin & Savage Pty Limited to the Supreme Court of N.S.W. at 11.00 a.m. on 7 May 1992 at Queens Square, Sydney, N.S.W., for an Order that the company be wound up.

Copies of documents filed may be obtained under the Rules.

Any persons intending to appear at the hearing must serve a notice in the prescribed form to reach the address below prior to 1.00 p.m. on 6 May 1992.

BRUCE WILLIAMS, CALDECOTT & WILLIAMS, solicitors, 23A Station Street, Hornsby, N.S.W. 18055

In the matter of the Co-operative Housing Societies Act 1958 and the Companies Act 1961: and in the matter of Progressive No. 2 Co-operative Housing Society Limited (in Liquidation)

Notice is hereby given that all persons having any claims against the above Society are requested on or before 8 May 1992, to send their names and addresses and particulars of their debts or claims to K. J. Perrin, the Liquidator of the said Society, at his Office and if so required by notice in writing from the said Liquidator are personally, or by their solicitors, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or, in default thereof, they shall be excluded from the benefit of any distribution made before such debts or claims are so lodged or proved.

Dated at Ballarat 9 April 1992

K. J. PERRIN, liquidator, 20 Lydiard Street South, Ballarat 18048

Creditors, next of kin and others having claims in respect of the will and estate of John Alan Cowper, late of 32 Addison Street, Moonee Ponds, retired, deceased who died on 21 February 1992 are requested to send particulars of their claims to the Administrator Muriel Edna Cowper care of the undermentioned solicitor by 23 June 1992 after which date she will distribute the assets having regard only as to the claims of which she then has notice.

JOHN STEWART of 290 Racecourse Road, Newmarket, solicitor 18047 Victoria Government Gazette

Creditors, next of kin or others having claims in respect of the estate of William Robert Gladman formerly of Mullaya Lodge, 1 Lois Street, Ringwood East but late of Vermont Nursing Home, 770 Canterbury Road, Vermont, retired builder, deceased who died on 19 March 1992 are to send particulars of their claims to the executrices Valerie Deeda Callen and Lorraine Therese Kiker care of the undermentioned solicitors by 16 July 1992 after which date the executrices will distribute the assets having regard only to the claims of which they then have notice.

BRENDAN H. HARDIMAN & ASSOCIATES, solicitors for the applicant, 108 Railway Avenue, Ringwood East 18041

Creditors, next of kin or others having claims in respect of the estate of Ida Hailey late of Walmsley Retirement Village, Colchester Road, Kilsyth, gentlewoman, deceased who died on 28 March 1992 are to send particulars of their claims to the executor Bruce Hailey care of the undermentioned solicitors by 16 July 1992 after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

BRENDAN H. HARDIMAN & ASSOCIATES, solicitors for the applicant, 108 Railway Avenue, Ringwood East 18042

Creditors, next of kin and others having claims in respect of the estate of Clement Diverall, tate of 41 Bird Avenue, Thornbury, gentleman, deceased who died on 31 August 1992 are requested to send particulars of their claims to the executor Trevor Stanley Monti care of the undermentioned solicitors on or before 19 June 1992 after which date they will distribute the assets having regard only to the claims of which he then has notice.

McKEAN & PARK, solicitors, 405 Little Bourke Street, Melbourne 18034

Creditors, next of kin and others having claims in respect of the estate of Jack Smith, late of 21 Goldlang Street, Dandenong, retired, deceased, who died on 22 July 1991 are to send particulars of their claims to the executor, Terrence Joseph Ritson of 9 Leindan Court, Mount Eliza by 22 June 1992, after which date he will distribute the assets having regard only to the claims of which he then has notice.

LAURENCE AUGUSTUS HOLZER, formerly of 117 Marine Drive, Safety Beach, Victoria but late of Unit 236, The Village Glen, Rosebud West, Victoria, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased, who died on 9 December 1991, are required by Jean Gertrude Anne Bibby and Edna Frances Gray, the executors of the will of the said deceased to send particulars of their claims to the said executors in the care of the undermentioned solicitors by 19 June 1992, after which date the executors will convey or distribute the assets having regard only to the claims of which they then have notice.

ABBOTT TOUT RUSSELL KENNEDY, solicitors, 469 LaTrobe Street, Melbourne 18029

EDITH CHARLOTTE McDONALD, late of "Brighton Lodge", 233 New Street, Brighton, Victoria, investor, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 29 June 1991 are required by the personal representative Lexie Georgina Salmon of "Westerley", Research Station Road, Griffith, New South Wales, to send particulars to her by 30 June 1992 after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

PRICE BRENT, solicitors, 160 Queen Street, Melbourne 18056

Creditors, next of kin or others having claims in respect of the estate of William Cooper, late of 16 Walter Street, Tecoma in the State of Victoria, retired, office manager, deceased, who died on 30 December 1991 are to send particulars of their claims to the executor The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 26 June 1992 after which date the executor will distribute the assets having regard only to the claims of which it then has notice.

REDMOND ROWAN MARTIN & CAMERON, solicitors, 472 Bourke Street, Melbourne 18061

Creditors, next of kin and others having claims in respect of the estate of Marjorie Hampton late of Unit 3, 21–23 Coorigil Road, Carnegie, retired nurse, who died on 14 January 1992, are to send particulars of their claims to National Mutual Trustees Limited of 65 Southbank Boulevard, South Melbourne within two (2) months of the publication of this notice, after which date it will distribute the assets having regard only to the claims of which it then has notice.

HUNT & HUNT, solicitors, of 459 Collins Street, Melbourne 18030

JAMES HYAM ANDREWS, late of 183 Craig Road, Devon Meadows, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 12 December 1991 are required by the trustee Philip Hamilton Rhoden of 31 Robinson Street, Dandenong to send particulars to him care of John P. Rhoden, solicitors at 31 Robinson Street, Dandenong by 20 May 1991, at which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 15 April 1992

JOHN P. RHODEN, solicitors, 31 Robinson Street, Dandenong 18032

Creditors, next of kin and others having claims in respect of the estate of Bartholomew Williams late of 14 Laurel Street, Ashburton in the State of Victoria, gardner, deceased, who died on 1 July 1991, are required to send particulars of such claims to the administrator, National Mutual Trustees Limited at its registered office at 65 Southbank Boulevard, South Melbourne in the said State by 16 June 1992, after which date the administrator will distribute the estate having regard only to the claims of which it then has notice.

Creditors, next of kin and others having claims in respect of the estate of Matilda Jane Stevens (also known as Mary Jane Stevens), late of 48 Keith Street, Alphington, widow, deceased (who died on 11 February 1992) are required to send particulars thereof to Patrick Francis Toohey, the executor of the will of the said deceased care of the undersigned solicitors by 22 June 1992, 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 & KING, solicitors, 83 William Street, Melbourne 17979

Creditors, next of kin and others having claims in respect of the estate of William Frederick Windsor, late of 43 Wales Street, West Footscray, retired, deceased, who died on 27 December 1991, are to send the particulars of their claims to the Equity Trustees Executors and Agency Company Ltd of 472 Bourke Street, Melbourne within two months of the publication of this notice, after which date it will distribute the assets having regard only to the claims of which it then has notice.

HUNT & HUNT, solicitors, 459 Collins Street, Melbourne 18026

Creditors, next of kin and others having claims in respect of the estate of Kathleen Keady who died on 31 January 1992, are required by National Mutual Trustees Limited of 65 Southbank Boulevard, South Melbourne to whom probate has been granted by the Supreme Court of Victoria to send particulars to them by 15 June 1992, after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

SLATER & GORDON, solicitors, of 562 Little Bourke Street, Melbourne 18028

Creditors, next of kin and others having claims in respect of the estate of Thomas Athorn Singleton, late of 12 Wimmera Street, Carnegie in the State of Victoria, retired, deceased who died on 17 February 1992, are required to send particulars of their claims to the executrix care of of the undermentioned solicitors by 18 June 1992, after which date the executrix will distribute the assets having regard only to the claims for which notice has been received.

BORCHARD & MOORE, solicitors, 44 Douglas Street, Noble Park 18021

DAISIE MAY VICTORIA CLYNE, late of Hedley Sutton Nursing Home, Gascoyne Street, Canterbury, gentlewoman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 30 August 1991, are required by Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne, to send particulars of their claims to the company by 16 June 1992, after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

NEVETT FORD, solicitors, 525 Collins Street, Melbourne 18022 GEORGE CLIFTON LOGAN, late of "Inala Village", 220 Middleborough Road, Blackburn South in the State of Victoria, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 7 January 1992) are required by the executor Clive Robert Logan of 26 Devon Drive, Blackburn, builder, to send particulars to him care of the undersigned, on or before 30 June 1992, after which date he will distribute the assets having regard only to the claims of which he then has notice.

BAYLOR & CO., solicitors, 1 Walkers Road, Nunawading 18009

Creditors, next of kin and others having claims in respect of the estate of John James Ayres, late of No. 72 Daley Street, Bentleigh in the State of Victoria, gentleman deceased, who died on 28 October 1991 are required by the executor Neville Denis Kelly of 437 Centre Road, Bentleigh in the said State, solicitor, to send particulars of such claims to him by June 1992, after which date the said executor may convey or distribute the assets of the deceased having regard only to the claims of which he then has notice.

Dated 15 April 1992

NEVILLE D. KELLY & ASSOCIATES, 437 Centre Road, Bentleigh, solicitors for the executor 18012

Creditors, next of kin and others having claims in respect of the estate of Annie Marjorie Howard, late of No. 59 Leila Road, Carnegie in the State of Victoria, widow, deceased, who died on 25 April 1991, are required by the executors, John Joseph Murphy, of 626 Pascoe Vale Road, Oak Park in the said State, Catholic priest, and Brian David Philp of 28 Dundee Street, Watsonia in the said State, clerk, to send particulars of such claims to the estate's solicitors, Messrs. N. D. Kelly & Associates of 437 Centre Road, Bentleigh in the said State by 19 June 1992, after which date the said executors may convey or distribute the assets of the deceased having regard only to the claims of which the said solicitors then have notice.

Dated 15 April 1992

NEVILLE D. KELLY & ASSOCIATES, 437 Centre Road, Bentleigh, solicitors for the executors 18013 HILDA CAROLINE HALL, late of 23 Stanley Grove, Canterbury in the State of Victoria, gentlewoman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 12 February 1992, are required by the personal representatives Barrie John Young and Graeme Leslie Hubbard both of 825 Burke Road, Camberwell to send particulars to them care of the undermentioned solicitors, by 1 July 1992, after which date the said personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

YOUNG HUBBARD & CO., solicitors, 825 Burke Road, Camberwell 17994

ADELENE SANTON, late of Unit 14, 22 Whitehorse Road, Blackburn in the State of Victoria, spinister, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased are required by the executrix Lorna Gwendoline Lethlean of Unit 19, 22 Whitehorse Road, Blackburn in the said State to send particulars thereof to her care of the office of Mr. Gordon P. Jacobs, 109 Bedford Road, Ringwood East, within sixty days from the date of the publication of this notice after which the executrix will distribute the assets having regard only to the claims of which she has notice.

GORDON P. JACOBS, solicitor, of 109 Bedford Road, Ringwood East 18004

KEVIN ALLAN REDMOND (also known as Kevin Alan Redmond), late of Lot 1, Drowleys Road, Inverloch 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 14 June 1991, are required by the trustee Dorothy Delores Redmond of Lot 1, Drowleys Road, Inverloch, widow, to send particulars to the estates solicitors, Birch, Ross & Barlow, P.O. Box 132, Korumburra by 30 June 1992, after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice. Dated 7 April 1992

BIRCH, ROSS & BARLOW, solicitors for the trustee and executrix 18008 MAURICE BERKLEY CURKPATRICK (in the will called Maurice Berkelei Curkpatrick), late of 311 Brunswick Road, Brunswick in the State of Victoria, gentleman, deceased

Creditors, next of kin and all others having claims in respect of the estate of Maurice Berkley Curkpatrick (in the will called Maurice Berkelei Curkpatrick), late of 311 Brunswick Road, Brunswick in the said State, gentleman, deceased who died on 3 November 1991 are required by the executrix Valerie Mavis Curkpatrick of 311 Brunswick Road, Brunswick in the said State, computer operator to send particulars of their claims to her in the care of the undermentioned solicitor prior to 11 June 1992 after which date she will distribute the assets having regard only to the claims of which she then has notice.

M. F. HUGHES, LL.B., solicitor of 300 Barkly Street, Brunswick 17970

Creditors, next of kin and others having claims in respect of the estate of Douglas McNaughton Trainor, late of Broughton Hall, 2 Berwick Street, Camberwell in the State of Victoria, retired, deceased who died on 31 January 1992 are required to send particulars of such claims to the executor care of the undermentioned solicitors by 30 June 1992 after which date the executor will distribute the estate having regard only to the claims for which notice has been received.

KLOOGER FORBES, solicitors of 1341 Toorak Road, Burwood 17971

TREVOR ALEXANDER McDONALD, formerly of Murrawee but late of 6 Tania Drive, Highton in the State of Victoria, retired farmer, deceased

Creditors, next of kin and other persons having claims against the estate of the said deceased who died on 28 February 1992 are required to send particulars of same to the executors Kevin Bruce McDonald and Trevor Geoffrey John McDonald in care of the undersigned on or before 1 May 1992 after which date they will distribute the assets having regard only to claims of which they then have notice.

DWYER, MAHON & ROBERTSON, solicitors, 194–208 Beveridge Street, Swan Hill

JOHN BRASH MESSER, late of Koondrook Road, Kerang in the State of Victoria, farmer, deceased

Creditors, next of kin and all other persons having claims against the estate of the said deceased are required by John McCallum Messer of 62 Albert Street, Kerang in the State of Victoria, public servant and George Lindsay Brash Messer of Koondrook Road, Kerang in the said State, farmhand, the beneficiaries under the will, to send particulars of such claims to them in care of the undermentioned solicitors on or before 9 June 1992 after which date they will distribute the assets having regard only to the claims to which they then have notice.

BASILE & CO., barristers and solicitors, 46 Wellington Street, Kerang 17972

Creditors, next of kin and others having claims in respect of the estate of Lilian Maude Bowman, late of Park Glen Retirement Community, Cheltenham Road, Keysborough, Victoria, widow, deceased (who died on 17 January 1992) are required by the executor, Vincent Francis Lyttleton to send particulars to him care of the undersigned solicitors by a date not later than two months from the date of publication hereof after which date he will distribute the assets having regard only to the claims of which notice has been received.

LYTTLETONS, solicitors, 51 Marcus Road, Dingley 17973

CORONATO XERRI (usually known as Charlie Xerri), late of 13 Suffolk Road, North Sunshine, retired driver, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 14 February 1991 are required by Mary Lourdes Cutajar of 6 Kororoit Court, Melton, married woman and George Xerri of 900 Ballarat Road, Deer Park, boiler attendant the executors to whom probate of the will of the said deceased was granted by the Supreme Court of Victoria to send particulars care of the undersigned by 15 June 1992 after which date the said executors may convey or distribute the assets having regard only to the claims of which they then have notice.

PATRICK J. CANNON, COBURN & ASSOCIATES, solicitors, 117 Durham Road, Sunshine 17982

Pursuant to the Trustee Act 1958 notice is hereby given that all persons having claims against the estate of Joseph Biviano, late of 27 Parklands Close, Donvale in the State of Victoria, deceased, who died on 25 September 1991 and letters of administration of whose estate was granted by the Supreme Court of Victoria in its probate jurisdiction on 22 January 1992 to Grazietta Biviano of 27 Parklands Close, Donvale in the said State are hereby required to send particulars of their claims to the undersigned at their office hereunder on or before 15 July 1992 after which the said Grazietta Biviano will proceed to distribute the assets of Joseph Biviano, deceased, which shall have come to his hands amongst the persons entitled thereto having regard only to the claims of which he then has had notice and notice is further given that the said Grazietta Biviano will not be liable for the assets so distributed or any part thereof to any person of whose claim she shall not have had notice as aforesaid.

Dated 6 April 1992

TRUMBLE SZANTO BRAHAM of 10 Cecil Place, Prahran 17969

DAVID DOBBIE, late of 27A Fifth Street, Black Rock, Victoria, retired company director, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 18 March 1992 are required by the personal representative, Evelyn Dobbie of 27A Fifth Street, Black Rock, Victoria to send particulars to her by 16 June after which date the personal representative may convey or distribute the assets having regard only to the claims of which she then has notice.

Dated 8 April 1992

17983

LORRAINE ELEANOR LOUISE STENDER, late of 2 Robertson Street, East Preston, pensioner, deceased intestate

Creditors, next of kin and others having claims in respect to the estate of the deceased who died on 3 January 1987 are required by the trustee Shirley Pauline Trenery to send particulars of their claims to her care of the undersigned solicitors by 17 June 1992 after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

GRAY, FRIEND & LONG, solicitors, Warragul 17980

WILLIAM RONALD WILLIAMS, late of 34 Speight Street, Thornbury in the State of Victoria, retired engineer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 7 December 1991 are required by ANZ Executors & Trustee Company Limited of 91 William Street, Melbourne, Judith Anne Bayliss of 34 Speight Street, Thornbury in the said State, home duties, and Peter James Adcock of 39 Mortimer Street, Heidelberg in the said State, equipment officer the executors to whom probate of the will of the deceased was granted on 2 April 1992 to send particulars to them by 16 June 1992 after which date the trustee may convey or distribute the assets having regard only to the claims of which they then have notice.

MACMILLAN SEGAL & LENTON, solicitors of 239 Park Street, South Melbourne 17990

Creditors, next of kin and others having claims in respect of the estate of Mary Ellen Milner, late of 15 Botany Court, Clayton in the State of Victoria, widow, deceased who died on 7 December 1991, are required to send particulars of their claims to the executor care of the undermentioned solicitors by 12 June 1992, after which date the executor will distribute the assets having regard only to the claims for which notice has been received.

BORCHARD & MOORE, solicitors of 44 Douglas Street, Noble Park 17991

Creditors, next of kin and others having claims in respect of the estate of Nancy Ethel Hedley, late of 54 Murray Street, Anglesea, Victoria, who died on 26 February 1992 are required by Harold Alexander Lewis of 4 McNeill Avenue, East Geelong, Victoria, gentleman, to whom probate of the deceased's will has been granted, to send particulars to care of Messrs Bowman & Knox, solicitors, 32 Fenwick Street, Geelong by 9 June 1992 after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated 8 April 1992

BOWMAN & KNOX, solicitors of 32 Fenwick Street, Geelong 17984 Creditors, next of kin or others having claims in respect of the estate of Lorna Helen Morres, late of "Wokingham", Sherbrooke Lodge Road, Sherbrooke, who died on 14 February 1992 are to send particulars of their claims to the executors care of the undermentioned solicitors by 12 June 1992 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

ARMSTRONG, SINGER & ROSS, solicitors, 647A Main Street, Belgrave 17993

Creditors, next of kin and others having claims in respect of the estate of Violet Olive Wetherill, late of 28 Purcell Street, Benalla, widow (who died on 21 October 1991) are requested to send particulars of their claims in writing to the undermentioned solicitors for the executrix Marie Louisa Inglis by 23 June 1992 after which date the executrix will distribute the assets having regard only to the claims of which she then has notice.

HAMILTON CLARKE & BALKIN, solicitors, 81–83 Nunn Street, Benalla 17981

The County Court of the State of Victoria SALE BY THE SHERIFF

On 28 May 1992 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Guy Bingham of 6 Hutchinson Avenue, Beaumaris as shown on Certificate of Title as Guy Edward Bingham, as tenant in common to seven equal undivided twentieth parts or shares with Rosemary Mavis Amos as to thirteen equal undivided twentieth parts or shares of an estate in fee simple in the land described on Certificate of Title Volume 7557 Folio160 upon which is erected a dwelling known as 6 Hutchinson Avenue, Beaumaris.

Registered Mortgage Nos P217591C, P217592Y and the covenant contained in Transfer No. 1987391 affect the said estate and interest

Terms-Cash only

E. SMIRL Sheriff's Officer

The County Court of the State of Victoria SALE BY THE SHERIFF

On 28 May 1992 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Terence Sergio D'Agostin of 77 Alma Street, Newport as to the other one equal undivided half part or share as tenant in common with George Zacharias and Lorraine Marie Zacharias joint proprietors as to one equal undivided half part or share of an estate in fee simple in the land described on Certificate of Title Volume 8797 Folio 699 upon which is erected a commercial yard known as 259 Princes Highway, Dandenong.

Registered Mortgage No. M686621A affects the said estate and interest.

(Unless process be stayed or satisfied). All the estate and interest (if any) of Terence Sergio D'Agostin of 77 Alma Street, Newport as joint proprietor with Sheryn Gale D'Agostin of an estate in fee simple in the land described in Memorial Book 868 No. 432 upon which is erected a dwelling known as 77-79 Alma Terrace, Newport.

Registered Mortgage in Memorial Book 868 No. 433 affects the said estate and interest.

(Unless process be stayed or satisfied). All the estate and interest (if any) of Terence Sergio D'Agostin of 77 Alma Street, Newport as to one half share as joint tenant with Sheryn Gale D'Agostin and Anton Kardos as to the other half share of an estate in fee simple in the land described in Memorial Book 871 No. 623 upon which is erected a dwelling known as 75 Alma Terrace, Newport.

Registered Mortgage in Memorial Book 871 No. 624 affects the said estate and interest.

Terms—Cash only

E. SMIRL Sheriff's Officer

18038

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

On 21 May 1992 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Henry Rogers of 47 Beresford Road, Lilydale shown on Certificate of Title as Henry Bryden Rodgers as joint proprietor with Rosa Ann Rodgers of an estate in fee simple in the land described on

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Certificate of Title Volume 8867 Folio 010 upon which is erected a dwelling known as 47 Beresford Road, Lilydale.

Terms---Cash only

E. SMIRL Sheriff's Officer

18037

The County Court of the State of Victoria SALE BY THE SHERIFF

On 21 May 1992 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh (unless process be stayed or satisfied).

All the estate and interest (if any) of Sheila Maureen Harbinson of 170 Centre Road, Bentleigh as a tenant in common in equal shares with Joseph Dlae Harbinson of an estate in fee simple in the land described on Certificate of Title Volume 8891 Folio 032 upon which is erected a dwelling known as 177 Hawthorn Road, Vermont South.

Registered Mortgage No. F978021, Caveat No. P719432Y, the Covenant contain in Transfer E92342 affect the said estate and interest.

Terms-Cash only

18039

E. SMIRL Sheriff's Officer

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

On 21 May 1992 at 11.00 a.m. at the Sheriff's Office, 1 Feeley Lane, Traralgon (unless process be stayed or satisfied).

All the estate and interest (if any) of Frank Scrachillo of 10-12 Cuthbert Street, Corinella as shown on Certificate of Title as Frank Anthony Joseph Fraschilla registered proprietor of an estate in fee simple in the land described on Certificate of Title Volume 9508 Folio 669 upon which is erected a dwelling known as 10-12 Cuthbert Street, Corinella.

Registered Mortgage Nos P262105U, P778773X and Unregistered Dealing No. CS1752X affect the said estate and interest.

Terms-Cash only

E. SMIRL Sheriff's Officer

957

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

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

Transfer of Land Act 1958

49/1992 Transfer of Land (Fees)

(Amendment) Regulations 1992

State Superannuation

Act 1988

50/1992 State Superannuation

(Greater Lump Sums)

(Amendment) Regulations 1992

The retail prices and price codes below will apply from 1 October 1991 to the following products: Acts (New, Reissue and Reprint), Statutory Rules (New, Reissue and Reprint), Parliamentary Papers, Bills and Reports, Special and Periodical Gazettes, and Industrial Awards.

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E	97-144	\$10.50
F	145-192	\$12.60
G	193240	\$14.50
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