Search advice notice: This page typeset in error as 2299 - renumbered 2569



Victoria Government Gazette

No. G 39 Thursday 29 September 1994

GENERAL

GENERAL GAZETTE

Copy to: Karen Gust, Government Gazette Officer THE LAW PRINTER
28 Queensbridge Street, South Melbourne
(PO Box 292 South Melbourne 3205) DX19, Melbourne Telephone inquiries (03) 2424605 Fax No. (03) 2424630 only.

Advertising Rates and Payment

Private Notices

Payment must be received in advance with advertisement

acounts per word—Full page \$180.00

An additional cost must be included in prepayment if a copy of the gazette is required. Cheques should be made payable to The Law Printer.

Government and Outer Budget Sector Notices

Not required to pre-pay

Advertisements must be faxed, and a cover sheet should be used, marked to the attention of the Gazette Coordinator. Single column x cm/part cm \$2.65

Double column x cm/part cm \$5.30

Full page \$111.00

Copy Deadline: 11.00 a.m. Monday--(Private)

9.30 a.m. Tuesday-(Government and Outer Budget Sector)

Copy Prices-Page ---Certified

\$1.50

\$3.50

-Gazette (All prices include Postage)

Advertisers should note:

■ Late copy received at The Law Printer after deadlines will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).

- 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.
- Departments are requested not to lodge Executive Council papers for gazette unless a copy is provided with the Governor or Clerks signature on the relevant document.
- Government and Outer Budget Sector Agencies Please

To ensure that material received can be reproduced, and that errors are minimised, the following guidelines are to be observed when submitting material by fax.

Fax Number (03) 242 4630

Use this fax number only for material for the Government Gazette.

Fax resolution

Material sent by fax should be transmitted using Fine resolution (200 dots per inch by 200 dpi). Normal resolution is unacceptable.

Font Size

Use 12 point (10 pitch) or larger.

Font Style

Clear plain font styles, such as Helvetica, should be used.

Graphics

Line drawings should be transmitted as large as possible to ensure clarity. Drawings up to A4 size sent by fax using Fine resolution provide a good quality for reproduction.

Avoid Italics, underlining, and full justification.

Ensure document is square when sending Documents that are sent skewed are difficult to read

and process.

If material does not meet above requirements your advertisement may not be published.

PERIODICAL AND SPECIAL GAZETTES

Copy to: Juanita Frantz, Legislative Officer THE LAW PRINTER
28 Queensbridge Street, South Melbourne (PO Box 292 South Melbourne 3205) DX19, Melbourne Telephone inquiries (03) 2424610 Fax No. (03) 2424630 only.

Advertising Rates and Payment

Private Notices

Periodical Gazette

Special Gazette

Full page \$360.00 Full page \$180.00 Payment must be received in advance with notice details.

Government and Outer Budget Sector

Periodical Gazette Full page \$115.50 Special Gazette Full page \$233.00

RETAIL SALES AND SUBSCRIPTIONS

Copies of the Victorian Government Gazette can be purchased from the THE LAW PRINTER over the counter, by mail or via subscription.

Over the counter sales can be made at 28 Queensbridge Street, South Melbourne. Mail orders with accompanying payment can be directed to PO Box 292, South Melbourne 3205.

VGG is available by three subscription services:

General and Special-\$165.00 each year

General, Special and Periodical-\$220.00 each year

Periodical-\$110.00 each year

Subscriptions are payable in advance and accepted for a period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given.

All payments should be made payable to THE LAW PRINTER. Subscription inquiries (03) 242 4600, Mail Order inquiries (03) 242 4600, Fax (03) 242 4699.

Victoria Government Gazette

INDEX TO PRIVATE ADVERTISERS.

A		W	
Akehurst, Friend & Allaway	2304	W. Carew Hardham & Gartlan	2304
Andrew G. J. Rowan	2304	Walter Fenwick	2302
Apollo Bay Fisherman's Co-operative Society Ltd	2301		
Armstrong Collins and Delacy	2304		
В			
Beck Sheahan Quinn & Kirkham	2302		
c			
Cloonan & Cloonan	2303		
D			
D. N. Payne	2301		
De Marco & Co	2303		
Denise Margot Fenwick	2302		
Dunhill Madden Butler			
Dwyer Mahon & Robertson	2303		
G	2202		
Garden & Green	2303		
Gray, Friend & Long	2302		
H	****		
Heinz & Partners	2305		
I			
IOOF Trustees Limited	2302		
J			
James P. Donald & Co	2305		
John C. De Kever & Associates	2305		
John Peter Barclay Howard	2304		
M			
McCarthy McGuinness & Co	2303		
Messrs. Wood Fussell			
Michael James Brown	2302		
Myra Henrietta Brown	2302		
0			
Office of Water Reform	2301		
P		•	
Patrick J. Cannon Coburn & Associates	2305		
S			
Stuart Anthony Brown	2302		
т			
T. N. Payne	2301		
Tarago (No. 2) Co-operative Housing Society	٠		ĺ
Limited	2302		`
v			
Verna A. Cook	2303		

PRIVATE ADVERTISEMENTS:

VICTORIAN BILL TRACKER

Political Reference Service's acclaimed BILL TRACKER is now available in Victoria.

- * BILL TRACKER helps you keep track of all Bills introduced into the Victorian Parliament.
- * BILL TRACKER summarises the content of each Bill, where and when it's at, and lists all Acts passed each session.
- BILL TRACKER is updated and distributed each week during Parliamentary sittings.
- * BILL TRACKER is an essential reference tool for anyone needing to keep across the legislative program of the Victorian Government.
- BILL TRACKER is a companion to Federal and NSW BILL TRACKERs covering their respective legislatures.

Political Reference Service also offers a comprehensive political information monitoring and research service, which is "on the spot" in Parliament and at all important media conferences, and can provide same-day feedback and delivery of printed material.

Contact Political Reference Service by phone (03) 654 8177 or fax (03) 654 8902 for your complimentary copy of VICTORIA—BILL TRACKER and for details of other services which can be tailor-made to your needs.

APOLLO BAY FISHERMAN'S CO-OPERATIVE SOCIETY LTD

Notice is hereby given that the above Cooperative Society has applied for a renewal of lease under section 134 of the Land Act 1958 for a term of twenty one years in respect of Crown Allotment 11 Section 2 Township of Apollo Bay for a fish freezing works and the disposal to members of fishing requisites.

Notice is hereby given that the Apollo Bay Golf Club has applied for a Lease pursuant to section 134 of the Land Act 1958 for a term of 21 years in respect of Allotments 12 and 13 Section 2 Township of Apollo Bay containing approximately 10-04 hectares as a site for amusement and recreation (Golf Club).

SEWELLS, solicitors, 38 Murray Street, Colac

Water Act 1989

I, David Stringer, Director Office of Water Reform, make the following Order:

EXTENSION OF THE YARRAWONGA SEWERAGE DISTRICT ORDER 1994

1. This Order is called the Extension of the Yarrawonga Sewerage District Order 1994.

- 2. This Order is made under section 96 (11) (b) of the Water Act 1989 and all other available powers.
- This Order takes effect from the date of publication in the Government Gazette.
- 4. The proposal for the extension of the Yarrawonga Sewerage District submitted to me on 22 August 1994 is approved.
- 5. The Yarrawonga Sewerage District is extended to include the area bordered red on the accompanying plan No. 37SY641D, a copy of which may be inspected at the offices of the Shire of Yarrawonga, situated at Yarrawonga. Dated 29 August 1994

DAVID STRINGER
Director OWR
as delegate of the Minister

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is given that the partnership carrying on business under the name of "Woodburn Partnership" at Woodburn, Kilmore, Victoria between T. N. Payne and D. N. Payne was dissolved on 30 June 1994.

Dated 19 September 1994

NOTICE OF DISSOLUTION

Notice is hereby given that the partnership previously subsisting between us the undersigned Walter Fenwick of 7 Victoria Street, Hamilton and Denise Margot Fenwick of 135 Lonsdale Street, Hamilton carrying on business as Business Machines—Sales and Service under the style or form of "Bandicoot Business Machines" has been dissolved as from 30 June 1994.

Dated 15 September 1994

WALTER FENWICK DENISE MARGOT FENWICK

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between Michael James Brown, Myra Henrietta Brown and Stuart Anthony Brown carrying on the business of computer graphics at 314 Blackburn Road, Mount Waverley under the style or firm of Agent Graphics has been dissolved as from the 14 September 1993.

Dated 25 August 1994

COLIN LOBB & ASSOCIATES, solicitors

TARAGO (NO. 2) CO-OPERATIVE HOUSING SOCIETY LIMITED (In Liquidation)

Take notice that the affairs of the abovenamed Society are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961 and of the Co-operative Housing Societies Act 1958, a General Meeting of the Society will be held at 18 Hotham Street, Traralgon on Monday, 31 October 1994 at 4.30 p.m. for the purposes of:

- (i) laying before it an account showing how the winding up has been conducted and the property of the Society disposed of and giving any explanations thereof; and
- (ii) passing a resolution that the books and papers of the said Society and of the Liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated 14 September 1994

G. K. O'NEILL Liquidator

Victoria Government Gazette

Creditors, next of kin and others having claims in respect of the estate of Robert William Kerr, late of 4 Monaco Avenue, St. Leonards in the State of Victoria, gentleman, who died on 4 July 1994, are required by the executor IOOF Trustees Limited of 380 Bourke Street, Melbourne in the said State to send particulars of their claims to the said executor care of the undermentioned solicitors by 18 November 1994, after which date the said executor will distribute the assets of the deceased having regard only to the claims of which it shall then have notice.

STANLEY DALL, late of Unit 1, 50 Croydon Road, Croydon, Victoria, retired, deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased, who died on 22 July 1994, are required by the trustee Harley Robert Dall, to send particulars of their claims to him care of the undersigned solicitors by 10 November 1994, after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

GRAY, FRIEND & LONG, solicitors, Warragul

Creditors, next of kin or others having claims in respect of the estate of Francis Bernard Watson, late of 26 Sailors Gully Road, Eaglehawk, retired, deceased, who died on 10 July 1994, are to send particulars of their claims to the executor care of the undermentioned solicitors by 30 November 1994, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

BECK SHEAHAN QUINN & KIRKHAM, solicitors, 110 Pall Mall, Bendigo

Creditors, next of kin or others having claims in respect of the estate of Mary Ann Davis, late of 52 High Street, Golden Square, widow, deceased, who died on 31 May 1994, are to send particulars of their claims to the administrator care of the undermentioned solicitors by 30 November 1994, after which date the administrator will distribute the assets having regard only to the claims of which he the administrator then has notice.

BECK SHEAHAN QUINN & KIRKHAM, solicitors, 110 Pall Mall, Bendigo

Creditors, next of kin and others having claims in respect of the estate of Ida Eleanor Dorothy Prince, late of 7 East Street, Coburg East, Victoria, widow, deceased, who died on 7 May 1994, and Letters of Administration of whose Estate was granted by the Supreme Court of Victoria in its Probate Jurisdiction on 22 August 1994, are required to send particulars of their claims to the administratrix care of the undermentioned solicitors by 30 November 1994, after which date they will distribute the assets having regard only to the claims for which notice has been received.

CLOONAN & CLOONAN, solicitors, 123 Buckley Street, Essendon

WILLIAM HARRY BAINES, late of 8 Allan Street, Blairgowrie, Victoria, engineer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 2 August 1994, are required to send particulars of their claims to the trustee Neil Thomas Briggs, care of the undermentioned solicitors by 27 November 1994, after which date the trustee will distribute the assets of the estate having regard only to the claims of which he then has notice.

McCARTHY McGUINNESS & CO., solicitors, 3 Eighth Avenue, Rosebud

Creditors, next of kin and others having claims against the estate of Janet McLean Martel, late of Unit 1/20 Grandview Grove, Prahran, deceased, who died on 29 May 1994, are hereby required to send particulars in writing of such claims to the executors care of Verna A. Cook, solicitor at her address by 2 December 1994, after which date the said executors will proceed to distribute the assets having regard only to the claims of which she shall then have had notice.

VERNA A. COOK, solicitor, 5/8 St. Andrews Street, Brighton

Creditors, next of kin and others having claims in respect of the estate of Hector Oscar Cairo, late of 12 Melwood Court, Coolaroo, Victoria, process worker, deceased, who died on 30 May 1994, are required by the administratrix Celia Maribel Cairo, widow of 20 Palm Beach Crescent, Mt Waverley in the said State to send particulars of their claims to the said administratrix care of the undermentioned

G 39 29 September 1994 2303

solicitors by 23 November 1994, after which date the said administratrix will convey or distribute the assets of the deceased having regard only to the claims of which the said administratrix then has notice.

DE MARCO & CO, solicitors, 209 Glenroy Road, Glenroy

Creditors, next of kin or others having claims in respect of the estate of Margaret Alice Donnan, late of East Road, Willangie, Victoria, home duties, deceased, who died on 28 June 1994, are to send particulars of their claims to the executors care of the undermentioned solicitors by 16 December 1994, after which date the executors will distribute the assets having regard only to the claims of which the executors then have notice.

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

Creditors, next of kin or others having claims in respect of the estate of Francis Ernest Weymouth, late of 1 Mulbar Street, Swan Hill, Victoria, retired, deceased, who died on 26 May 1994, are to send particulars of their claims to the executors, Graeme Ernest Weymouth, Beverley Mary Phelan and Margaret Joy Brooks, care of the undermentioned solicitors by 23 November 1994, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, barristers and solicitors, 4 McCallum Street, Swan Hill

Creditors, next of kin or others having claims in respect of the estate of Mary Kathleen Wright, late of Main Road, Nyah West, Victoria, widow, deceased, who died on 11 July 1994, are to send particulars of their claims to the executors John Leon Wright and Ellen Agnes Broccio care of the undermentioned solicitors by 23 November 1994, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, barristers and solicitors, 4 McCallum Street, Swan Hill

Creditors, next of kin and others having claims against the estate of William Garnet Burges, late of Unit 4, Judge Book Village, Diamond Street, Eltham, Victoria, pensioner, deceased, who died on 30 July 1994, are required to send particulars of their claim to the

executor Helen Mary Gartlan care of the undermentioned solicitors by 1 December 1994, after which date she will distribute the estate of the deceased having regard only to the claims of which she then has notice.

W. CAREW HARDHAM & GARTLAN, solicitors, 974 Main Road, Eltham

IDA ANNIE LEWIS, late of Anne Caudle Centre, 100-104 Barnard Street, Bendigo, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 10 June 1994, are required by the trustee Perpetual Trustees Victoria Limited of 50 Queen Street, Melbourne to send particulars to them by 22 November 1994, after which date the trustee may convey or distribute the assets having regard only to the claims of which they then have notice

Dated 19 September 1994

ARMSTRONG COLLINS AND DELACY, solicitors, 2 Jennings Street, Kyneton

Creditors, next of kin or others having claims in respect of the estate of Joy Garrard, late of 192 Heaths Road, Hoppers Crossing in the State of Victoria, widow, deceased who died on 2 August 1994, to send particulars of their claims to the executor The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 30 November 1994, after which date the executor will distribute the assets having regard only to the claims of which it then has notice.

ANDREW G. J. ROWAN, solicitor, 472 Bourke Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of William Richardson, late of St. John's Park Hostel, 14 Keay Road, Mooroolbark, gentleman, deceased who died on 2 August 1994, are required by Anne-Marie Leaver of 36 Larnook Crescent, Mooroolbark to send particulars of their claim to the said Anne-Marie Leaver by 30 November 1994, after which date they will convey or distribute the assets having had regard only to the claims of which they then have notice.

AKEHURST, FRIEND & ALLAWAY, solicitors, Suite 1102, 10-16 Queen Street, Melbourne

Victoria Government Gazette

NORMA MYRA CHARTERS, late of 19 Archeron Avenue, Reservoir, Victoria, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died 8 July 1994, are required by the trustee Bruce Edmond Wade of 51 Alexander Parade, North Fitzroy, Victoria to send particulars to him by 6 January 1995, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

DUNHILL MADDEN BUTLER, solicitors, 375 Bourke Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of May Eileen Bullock, late of 129 Coleman Parade, Glen Waverley, pensioner, deceased, who died on 17 August 1994, are required by May Irene Taylor and Robert Bruce Taylor, both of 27 Nimmo Street, Essendon, to send particulars of their claim to the said May Irene Taylor and Robert Bruce Taylor by 30 November 1994, after which date they will convey or distribute the assets having had regard only to the claims of which they then have notice.

AKEHURST, FRIEND & ALLAWAY, solicitors, Suite 1102, 10-16 Queen Street, Melbourne

ETHEL JEAN DOROTHY HOWARD, late of Westhoven Baptist Home, 99 Paisley Street, Footscray in the State of Victoria, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 23 August 1994, are required by John Peter Barclay Howard of 15 Glen Street, Aspendale, one of the executors, to send particulars to him by 25 November 1994, after which date John Peter Barclay Howard may convey or distribute the assets having regard only to the claims of which he then has notice.

Creditors, next of kin and others having claims in respect of the estate of Veronica Harriet O'Sullivan, late of Carnsworth Nursing Home, 10 A'Beckett Street, Kew in the State of Victoria and formerly of 26 Sandown Road, Ascot Vale in the said State, widow, deceased, who died on 28 March 1994, are required by the executrix Helen Frances Thompson of 145 Mascoma Street, Strathmore in the said State, general manager, to send particulars of their claim to her care of the undermentioned

CHARLES MARIE

G 39

solicitors by 30 November 1994, after which date the said executrix will distribute the assets of the deceased having regard only to the claims of which she then shall have notice

JAMES P. DONALD & CO, solicitors, 222 High Street, Kew

Creditors, next of kin and others having claims in respect of the estate of Elizabeth Blanche Rewell, late of 17 Rennie Street, North Williamstown in the State of Victoria, home duties, deceased, who died on 22 July 1994, are required by the executor Jeffrey Colin Rewell of 8 Myra Close, Montmorency in the said State, principal, to send particulars of their claim to him care of the undermentioned solicitors by 30 November 1994, after which date the said executor will distribute the assets of the deceased having regard only to the claims of which he then shall have notice.

JAMES P. DONALD & CO, solicitors, 222 High Street, Kew

JOHN DOUGLAS MATHER, late of 25 Spurling Street. Maidstone, Victoria, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 20 June 1994, are required by Carole Ann Burns of 26 Warringa Crescent, Werribee, Victoria, the administratrix to whom letters of administration of the estate of the said deceased were granted by the Supreme Court of Victoria to send particulars care of the undersigned by 1 December 1994, after which date the said administratrix may convey or distribute the assets having regard only to the claims of which she then has notice.

PATRICK J. CANNON COBURN & ASSOCIATES, solicitors, 205 Hampshire Road, Sunshine

AMY ISOBEL SHARPLEY, late of 102 Yarrowee Parade, Ballarat, widow, deceased, who died on 22 August 1994

Creditors, next of kin and all persons having claims against the estate of the deceased are required to send particulars to the executors Walter Henry Heinz and Peter Timothy Heinz, both of 6 Dawson Street North, Ballarat on or before 29 November 1994, after which date they will distribute the assets having regard only to the claims of which they shall then have notice.

HEINZ & PARTNERS, solicitors, 6 Dawson Street North, Ballarat

TOUISSANT CONSTANT VOGELS, late of 255 Dowling Street, Wendouree, Victoria, pensioner, deceased, who died on 9 June 1994

29 September 1994 2305

Creditors, next of kin and all persons having claims against the estate of the deceased are required to send particulars to the executors Peter Timothy Heinz and Trevor Charles Kuhle both of 6 Dawson Street North, Ballarat, Victoria, solicitors, on or before 29 November 1994, after which date they will distribute the assets having regard only to the claims of which they shall then have notice.

HEINZ & PARTNERS, solicitors, 6 Dawson Street North, Ballarat

REGINALD ARTHUR FORD, late of Flat 2, 43 William Street, Greensborough

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 24 May 1994, are required by the trustee Ian Hugh Shannon, care of Messrs. Wood Fussell, solicitors of 7th Floor, 85 Queen Street, Melbourne, to send particulars to him by 30 November 1994, after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 23 September 1994

Creditors, next of kin and others having claims against the estate of Lorna Jean Middleton, late of Flat 4, 2 Elsie Street, Boronia in the State of Victoria, home duties, deceased, who died on 28 June 1994, are required to send particulars of their claims to Thomas Henry Smith and Iris Maie Smith of 226 Boronia Road, Boronia in the said State, the executors of the estate of the deceased by 30 October 1994, after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

JOHN C. DE KEVER & ASSOCIATES, solicitors, 173 Boronia Road, Boronia

Search advice notice: This page typeset in error as 2306 - renumbered 2576

2306 G 39 29 September 1994

Victoria Government Gazette

PROCLAMATIONS

Tobacco Leaf Industry (Deregulation) Act 1994

PROCLAMATION OF COMMENCEMENT

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council and under section 2 of the Tobacco Leaf Industry (Deregulation) Act 1994, fix 30 September 1994 as the day on which sections 3 to 10 inclusive, of the Act come into operation.

Given under my hand and the seal of Victoria on 27 September 1994

(L.S.) R. E. McGARVIE By His Excellency's Command

BILL McGRATH Minister for Agriculture

Catchment and Land Protection Act 1994 Act No. 32/1994

PROCLAMATION OF COMMENCEMENT OF CERTAIN PROVISIONS

I, Richard E. McGarvie, Governor of Victoria, acting with the advice of the Executive Council and under section 2 (2) of the Catchment and Land Protection Act 1994, fix Friday, 30 September 1994 as the day on which Part 2, Schedule 1 and the remaining provisions of Part 1 of that Act come into operation.

Given under my hand and the seal of Victoria on 27 September 1994

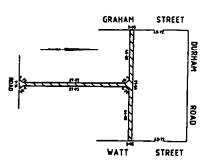
> (L.S.) R. E. McGARVIE By His Excellency's Command

CHARLES GEOFFREY COLEMAN Minister for Natural Resources

GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

CITY OF SUNSHINE Road Discontinuance

That the City of Sunshine at its Ordinary Meeting held on 16 August 1994, formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road, and having advertised and served notices regarding the proposed discontinuance and there being no submissions made under section 223 of the Local Government Act 1989, orders that the said part of the road at the rear of Nos 1-11 Watt Street, Nos 129-139 Durham Road and Nos 20-30 Graham Street, Sunshine, be discontinued pursuant to Schedule 10, Clause 3 (a), of section 206 of the Local Government Act 1989, and the land of the discontinued road vest in the Council pursuant to section 207B of the said Act and be sold by private treaty to the owners of the land abutting the road.



VICTOR SZWED
Chief Executive Officer

Planning and Environment Act 1987 SURF COAST PLANNING SCHEME Notice of Amendment Amendment R28

The Surf Coast Shire has prepared Amendment R28 to the Surf Coast Planning Scheme.

The amendment proposes to change the Regional Section of the Planning Scheme Book 1 by:

1. Rezoning land at Torquay from Rural Future Urban Zone to Reserved Residential Zone.

The amendment can be inspected at the Surf Coast Shire Municipal Offices, 25 Grossmans Road, Torquay; Department of Planning and Environment, Planning Division, Olderfleet Building, 477 Collins Street, Melbourne or at the Department of Planning and Development, Planning Division, 5th Floor, State Offices, corner Little Malop and Fenwick Streets, Geelong.

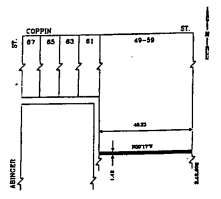
Submissions about the amendment must be sent to the Director: Forward Planning and Development, Surf Coast Shire, P.O. Box 350, Torquay 3228 by 31 October 1994.

DON WELSH
Director: Forward Planning and Development

YARRA CITY COUNCIL Erratum

Road Discontinuance

In Government Gazette G49 dated 16 December 1987 at page 3438 the first road discontinuance plan (the "first plan") which appeared was incorrect. The following amended plan properly discloses the area of land the subject of the road discontinuance and replaces the first plan.



BARRY FURGUSON Acting Chief Executive Officer

Search advice notice: This page typeset in error as 2308 - renumbered 2578

2308 G 39 29 September 1994

Victoria Government Gazette

Land Acquisition and Compensation Act 1986 CITY OF CRANBOURNE

Form 7

Notice of Acquisition

Compulsory Acquisition of Interest in Land

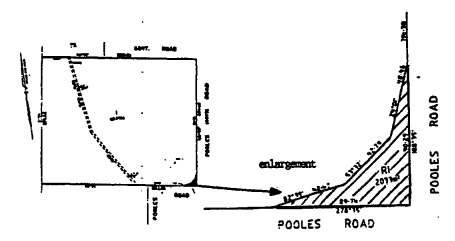
The Mayor Councillors and Citizens of the City of Cranbourne declares that by this notice it acquires the following interest in the land described hereunder:

Owners Names: Estate of Ian Wildes.

Description of Interest in Land: Freehold interest being part of Crown Allotment 74, Parish of Lang Lang East as indicated by proposed R1 on proposed plan PS337983A shown below.

Area Acquired: 2033 m².

Titles Details: Part Certificate of Title Volume 7033 Folio 508.



Published with the authority of the Mayor, Councillors and Citizens of the City of Cranbourne.

T. VICKERMAN Chief Executive

SHIRE OF ALEXANDRA

Notice of Proposed Local Law

Notice is hereby given that the Council of the Shire of Alexandra proposes to make a Local Law for the purpose of:

- (a) protecting the amenity of the municipal district; and to
- (b) prohibit, regulate and control the use of farm refuse pits in the municipal district.

All persons 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 (or a Committee of the Council appointed by the Council for the purpose) 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 her or his behalf and will be notified of the time and day of the hearing.

A copy of the proposed Local Law may be obtained from the Shire Offices, Perkins Street, Alexandra 3714.

D. D. HOGAN Acting Chief Executive Officer Search advice notice: This page typeset in error as 2309 - renumbered 2579

Victoria Government Gazette

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

The Shire of Diamond Valley has prepared Amendment L24 to the Diamond Valley Planning Scheme.

The amendment affects all properties within the Shire of Diamond Valley that are presently zoned Landscape Interest A.

The amendment proposes to introduce new controls over fences and gates in the rural areas of the Shire. The controls will apply to land zoned Landscape Interest A. Any fence or gate which is not of open weave construction, not finished in natural or subdued colours and/or over 1.5 m in height will require a planning permit. Specific controls also apply to tennis court fences.

The amendment can be inspected free of charge during office hours at the Shire of Diamond Valley, Planning and Building Services Department, Municipal Offices, Civic Drive, Greensborough or at the Department of Planning and Development, Ground Floor, Olderfleet Building, 477 Collins Street, Melbourne.

A copy of the amendment can be obtained from the town planning counter of the Shire Offices or by telephoning 433 3274.

Submissions about the amendment must be sent to W. M. Balkin, Chief Executive Officer, Shire of Diamond Valley, PO Box 115, Greensborough 3088 by 27 October 1994.

PETER CONROY Manager, Planning and Building Services

Planning and Environment Act 1987 WARRNAMBOOL CITY PLANNING SCHEME

Notice of Amendment to a Planning Scheme Amendment L56

The Warrnambool City Council has prepared Amendment L56 to the Warrnambool City Planning Scheme.

The amendment affects land at:

- 1. Nos 48, 57, 59, 58-60, 61-65 and 67 Mortlake Road, Warrnambool.
 - 2. No. 45 Elliot Street, Warrnambool.

The amendment proposes to change the Planning Scheme by rezoning the land from:

1. Special Investigation and Residential 2 to Commercial 2A (Hopkins Highway) zone.

G 39 29 September 1994 2309

2. Rural 1 to Residential 1 zone.

The amendment can be inspected at the Warrnambool City Council, Municipal Offices, PO Box 198, 25 Liebig Street, Warrnambool; Department of Planning and Development, Barwon Division, State Government Offices, corner Little Malop and Fenwick Streets, Geelong or at the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

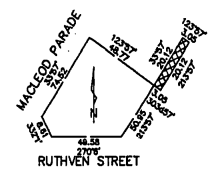
Submissions about the amendment must be sent to the City Manager, Warrnambool City Council, Municipal Offices, PO Box 198, 25 Liebig Street, Warrnambool 3280 by Wednesday, 2 November 1994.

Dated 29 September 1994

LISA McLEOD Town Planner

CITY OF HEIDELBERG Road Discontinuance

Pursuant to section 206 and Schedule 10 Clause 3 of the Local Government Act 1989 the Council of the City of Heidelberg at its ordinary meeting held on 19 September 1994, having formed the opinion that the section of 'road' shown cross-hatched on the plan below is not reasonably required as a 'road' for public use, resolved to discontinue that section of the 'road' and sell the land by private treaty to the adjoining owner subject to any right, power or interest held by Melbourne Water and the City of Heidelberg in the 'road' in connection with any sewers, drains, pipes, wires or cables under the control of those authorities in or near the road.



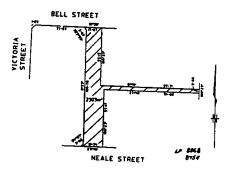
D. J. TRELOAR Acting Chief Executive Officer

Search advice notice: This page typeset in error as 2310 - renumbered 2580

2310 G 39 29 September 1994

CITY OF DAREBIN Road Discontinuance

Under section 206 and Schedule 10 Clause 3 of the Local Government Act 1989 the Council of the City of Darebin (Preston Office) at its Ordinary Business meeting held on 12 September 1994, formed the opinion that the road shown on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and to retain the road for Municipal purposes.



KELVIN SPILLER Acting Chief Executive Officer

SWAN HILL CITY PLANNING SCHEME Notice of Amendment to Planning Scheme Amendment L17

The City of Swan Hill has authorised the preparation of Amendment L17 to the Swan Hill City Planning Scheme.

The amendment seeks to rezone land at 11-19 Murlong Street from Public Purposes Reservation (Rural Water Corporation) to Light Industrial which allows the existing uses as a works depot and residence to be maintained and developed in keeping with the objectives and purposes of an Industrial zone under the Swan Hill City Planning Scheme.

The amendment can be inspected at the City of Swan Hill Offices, corner Nyah Road and Chapman Street, Swan Hill; the Department of Planning and Development, Regional Office, corner Hargreaves and Short Streets, Bendigo and the Ministry for Planning and Development, the Olderfleet Building, 477 Collins Street, Melbourne.

Victoria Government Gazette

Submissions concerning the amendment must be sent to the City Engineer, City of Swan Hill, PO Box 506, Swan Hill 3585 by Tuesday, 1 November 1994.

> FRANK D. SMITH City Engineer

SHIRE OF BROADFORD

Council, at its meeting on Thursday, 15 September 1994, resolved to declare the following roads within the Township of Broadford to be open to public traffic under section 204 (2) of the Local Government Act 1989:

Casey Crescent
Donaldson Drive
Kearns Close

and through the publication of this notice, to be public highways under section 204 (1) of the Local Government Act 1989.

B. J. THOMAS Shire Manager

Planning and Environment Act 1987 CITY OF STONNINGTON PRAHRAN PLANNING SCHEME Notice of Amendment to a Planning Scheme

Notice of Amendment to a Planning Scheme Amendment L56

The City of Stonnington has prepared Amendment L56 to the Local Section of the Prahran Planning Scheme.

The amendment affects land comprising of the Como House property and the majority of the land in the 1911 Como Estate subdivision including all of Como Avenue, Lechlade Avenue, Fulham Avenue, 383–385 Toorak Road, 395–397 Toorak Road and 277–283 Williams Road.

The amendment proposes to change the Planning Scheme by introducing a new Urban Conservation Area over the Como subdivision to which the provisions of Clause 143 apply. Pursuant to this clause a planning permit is required for demolition, subdivision, new buildings, works and alterations.

The amendment can be inspected at the City of Stonnington, Planning Work Unit, First Floor, Prahran District Office, corner Greville and Chapel Streets, Prahran or at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Planning Work Unit, City of Stonnington, P.O. Box 21, Prahran 3181 by Friday, 28 October 1994.

S. LARDNER Interim Director Regulatory Services

SHIRE OF TALLANGATTA

Local Law No. 2—Environmental Local Law Local Law No. 3—Municipal Places Local Law Local Law No. 4—Streets And Roads Local Law

Notice is given that the Council of the Shire of Tallangatta at its Ordinary Meeting, held on 19 September 1994, having considered submissions received pursuant to section 223 of the Local Government Act 1989, resolved pursuant to section 119 of the Act to pass the Local Laws known as the "Environmental Local Law", the "Municipal Places Local Law", and the "Streets and Roads Local Law".

The Local Laws are made for the purpose of providing for a safe and healthy environment and to prohibit, regulate, control, preserve and protect activities and assets within the Municipality.

A copy of the Local Laws 2, 3 and 4 of the Shire of Tallangatta are available for purchase or inspection during office hours at the Shire Office, Towong Street, Tallangatta 3700.

WAYNE GILL General Manager

SURF COAST SHIRE

Notice of Proposed Local Law No. 1 Consumption of Liquor in Public Places

The Surf Coast Shire proposes to make Local Law No. 1 with the following objectives:

- to regulate and control the consumption of liquor and possession of liquor other than in a sealed container
 - (a) on a road; or
 - (b) in or at a public place;
 - (c) in or on a stationary vehicle; and
 - (d) on vacant private land; and
- 2. prevent behaviour which
 - (a) constitutes or may constitute a nuisance; or
 - (b) may be detrimental to health or safety; or

G 39 29 September 1994 2311

(c) affects the enjoyment of public and other places.

The Local Law revokes Local Law 16 1993 of the former Shire of Winchelsea; Local Law 13 1993 of the former Barrabool Shire and amends Local Law No. 10 of the former City of South

A copy of the Local Law may be obtained from the Shire Offices.

Any persons affected by the proposed Local Law may make a written submission to the Council. Submissions received 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.

PETER ANDERSON Chief Executive Officer

Planning and Environment Act 1987 CITY OF GREATER BENDIGO

Notice of Amendment to a Planning Scheme Amendment L12

The City of Greater Bendigo (Huntly Office) has prepared Amendment L12 to the Chapter 4 of the Greater Bendigo Planning Scheme.

The amendment affects land comprising crown allotments 1, 3 and 5 (part), Parish of Sandhurst being on the Epsom Fosterville Forest Road (Taylor Street) north of Hinton Road, Ascot.

The amendment proposes to change the Planning Scheme by allowing site specific reductions in the minimum subdivision allotment size where reticulated sewerage is provided.

The amendment can be inspected at the City of Greater Bendigo (Huntly Office), Midland Highway, Huntly; Department of Planning and Development, 426 Hargreaves Street, Bendigo; Department of Planning and Development, Plan Inspection Section, 477 Collins Street, Melbourne or at the Loddon Campaspe Regional Planning Authority, 261 Hargreaves Street, Bendigo.

Submissions about the amendment must be sent to the City of Greater Bendigo, PO Box 733, Bendigo 3550 by 4.00 p.m. Monday, 31 October 1994

PETER SEAMER Chief Executive Officer

CITY OF BERWICK Local Law No. 6

Notice is hereby given that the Council of the City of Berwick at its Meeting on 20 September 1994 resolved to make Local Law No. 6 for the purpose of controlling and regulating matters which include:

Protection of Council Land/Streets and Roads

Tapping into Drains

Interference with Water Course Etc.

Occupation of Road/Council Land for Works

- * Fencing Part of a Road
- * Hoarding/Overhead Protective Awning
- * Mobile Crane/Travel Tower
- * Excavation

Graffiti/Defacing Council Land

Lighting Fires

Trees or Plants Causing Damage to Council Land

Trees and Plants on Council Land

Bulk Rubbish Containers (Skips)

Dog/Animal Litter

Shopping Trolleys

Display of Goods

Advertisements/Moveable Advertising Signs

Chairs, Tables Etc.

Obstructions

Camping on Council Land or Road

Grazing Animals/Fencing of Animals

Derelict and/or Abandoned Vehicles

Load Limits of Roads

Repairing Vehicles

Substances from Vehicles

Street Parties, Street Festivals and Processions

Street Selling, Collections and Distributions

Consumption and Possession of Liquor on Roads and Reserves

Vehicle Crossings

Use of Council Land

Municipal Buildings

City of Berwick Swimming Pool

Public Reserves and Recreation Lands

Victoria Government Gazette

Parking Schemes
Protection of the Amenity of the Municipal
District

Unsightly or Dangerous Land

Open Air Burning and Incinerators

Motorised Vehicles for Recreational Purposes

Noise

Keeping of Animals and Birds

Health

Garbage

Moveable Dwellings (includes Tents and Caravans)

Nightsoil and Septic Tanks

Drains

Method of Obtaining Permits

Issuing of Infringement Notices

Local Law No. 6 shall come into effect on 29 September 1994. A copy of Local Law No. 6 may be inspected during office hours at the Civic Centre, Narre Warren.

NEIL B. LUCAS Chief Executive

SHIRE OF EUROA Local Law No. 11 Euroa Swimming Pool

The Council of the Shire of Euroa gives notice that it proposes to make Local Law No. 11—Euroa Swimming Pool for the purpose as

To regulate the use of the Euroa Memorial Swimming Pool.

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

Any such submission received within fourteen days after the publication of this notice will be considered by Council. Any person lodging a submission may request to be heard personally in support of their submission.

A copy of the proposed Local Law can be obtained from the Council Office in Binney Street, Euroa during normal office hours.

JOANNE ANDERSON Acting Chief Executive Officer Search advice notice: This page typeset in error as 2313 - renumbered 2583

Victoria Government Gazette

SHIRE OF EUROA Local Law No. 9 Farm Buildings

The Council of the Shire of Euroa gives Notice that at its meeting on 19 September it made Local Law No. 9 for the following purpose:

to provide exemption from the provisions of the Victoria Building Regulations for certain farm buildings in the municipal district of the Shire of Euroa.

A copy of the Local Law is available for inspection or purchase from the Council office in Binney Street, Euroa during normal office hours

JOANNE ANDERSON Acting Chief Executive Officer

SHIRE OF EUROA Local Law No. 7 Droving of Stock

The Council of the Shire of Euroa gives Notice that at its meeting on 19 September it made Local Law No. 7 for the following purpose:

to regulate and control the droving of stock within the municipal district of the Shire of Euroa.

A copy of the Local Law is available for inspection or purchase from the Council office in Binney Street, Euroa during normal office hours.

JOANNE ANDERSON Acting Chief Executive Officer

SHIRE OF EUROA Local Law No. 10 Control of Saleyards

The Council of the Shire of Euroa gives notice that it proposes to make Local Law No. 10—Control of Saleyards for the purposes as follows:

- (a) to provide for the welfare of livestock in the Saleyards;
- (b) To provide conditions for the hire of the Saleyards;
- (c) To provide for the removal of livestock from the Saleyards following a sale;
- (d) To provide for the setting of fees by Council from time to time.

G 39 29 September 1994 2313

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

Any such submission received within fourteen days after the publication of this notice will be considered by Council. Any person lodging a submission may request to be heard personally in support of their submission.

A copy of the proposed Local Law can be obtained from the Council Office in Binney Street, Euroa during normal office hours.

JOANNE ANDERSON
Acting Chief Executive Officer

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

The Southern Rural Shire has prepared Amendment R21 to the Bannockburn Planning Scheme.

The amendment affects land at Robertson Road, Lethbridge, being Crown Allotment 34 and CA 34A Parish of Wabdallah, County of Grant.

The amendment proposes to change the Planning Scheme by:

 Rezoning the land from Rural General Farming to Rural Residential.

The amendment can be inspected at the Southern Rural Shire, 2 Pope Street, Bannockburn; Ministry for Planning and Environment, State Offices, corner Little Malop for Planning and Environment, 1st Floor, Olderfleet Building, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Southern Rural Shire, 2 Pope Street, Bannockburn by not later than 31 October 1994. Dated 21 September 1994

K. T. MIDDLETON Town Planning Officer

Planning and Environment Act 1987 BALLAARAT (CITY) PLANNING SCHEME Notice of Amendment to a Planning Scheme Amendment L49

The City of Ballarat has prepared Amendment L49 to the Ballaarat (City) Planning Scheme, Local Section.

The amendment proposes to rezone land being No. 111 Armstrong Street South (the former Ballarat Brewery) from a Service Business Zone to an Existing Public Purposes Reservation (Ministry of Education).

The amendment can be inspected at any of the following locations: City of Ballarat, Town Hall, Sturt Street, Ballarat; Department of Planning and Development, Central Highlands and Wimmera Regional Office, corner Mair and Doveton Streets, Ballarat or at the Department of Planning and Development, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Director of Planning, City of Ballarat, PO Box 655, Ballarat, Victoria 3350 by 31 October 1994. Submissions should indicate whether you wish to be heard should an independent panel be established.

G. M. JENZEN Manager of Planning Services (Sturt Street)

SHIRE OF KORUMBURRA Notice of Proposed Local Laws No. 28 and 29

Local Law No. 28—Vehicle Crossings.

The objective of this Local Law will be to provide for the physical features of the road and adjacent properties to be managed in a way which attend to the safety and convenience of people travelling on or using the road whether on foot or by vehicle.

This objective will be achieved by the tabling of a list of standards which protect the existing road, kerb, drains and footpath within the Shire of Korumburra.

Local Law No. 29—Cattle Driving and Grazing.

The objective of this Local Law will be to control stock on the streets and roads of the Shire of Korumburra.

This objective will be achieved through the regulation of cattle driving and grazing on the roads within the Municipal District.

Copies of the proposed Local Laws can be obtained from the Shire of Korumburra, Municipal Offices, 165 Commercial Street, Korumburra during the office hours 8.00 a.m. to 4.30 p.m.

Any person affected by the proposed Local Laws may make written submission to the Council. Submissions received by Council on or before 5.00 p.m., 10 October 1994, will be Victoria Government Gazette

considered by the Council or Committee of the Council appointed to that purpose in accordance with the provisions of section 223 of the Local Government Act 1989.

Any person requesting that he or she be heard in support of their submission may do so before a meeting of the Council or Committee of the Council either personally or by a person acting on his or her behalf.

> DAVID ROCHE Shire Secretary

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Amendment

Notice of Amendmen Amendment R103

The City of Greater Geelong has prepared Amendment R103 to the Greater Geelong Planning Scheme.

The amendment proposes to rezone land at Anthony Street, Newcomb, from Residential 'A' to Public Purposes (Existing)—11—Ministry of Education.

The amendment can be inspected at the City of Greater Geelong, City Hall, Gheringhap Street, Geelong; City of Greater Geelong, Drysdale Office, 40 Collins Street, Drysdale or at the Department of Planning and Development, Olderfleet Building, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Planning Department, City of Greater Geelong, PO Box 104, Geelong by Monday, 31 October 1994.

CHUBB FADGYAS Planning Scheme Manager

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Amendment

Amendment R104

The City of Greater Geelong has prepared Amendment R104 to the Greater Geelong Planning Scheme.

The amendment proposes to rezone part of land at Morongo Girls' College, Bell Post Hill from Special Uses—7—Private Education to Reserved Residential.

The amendment can be inspected at the City of Greater Geelong, City Hall, Gheringhap Street, Geelong; City of Greater Geelong, Corio Office, Swinburne Street, North Geelong or at the Department of Planning and Development, Olderfleet Building, 477 Collins Street, Melbourne.

Submissions about the amendment must be sent to the Planning Department, City of Greater Geelong, PO Box 104, Geelong by Monday, 31 October 1994.

CHUBB FADGYAS Planning Scheme Manager

TOWN OF KYABRAM

Notice of Proposed Local Law to be known as "Environmental Local Law"

The Council of the Town of Kyabram at its meeting held on 13 September 1994, resolved to commence proceedings to make a Local Law to be known as the Environmental Local Law.

This Local Law is made for the purpose of:

- (a) to provide a safe and healthy environment in which the residents of the municipal district enjoy a quality of life that meets the general expectations of the community; and
- (b) to prohibit, regulate and control activities which may be dangerous or unsafe or detrimental to the quality of life in an environment of the municipal district; and
- (c) to facilitate the provision of general public services, health and other community services, property services, recreational and cultural services, and other services in a way which enhances the environment and quality of life in the municipal district; and
- (d) to control nuisances and noise, odour and smoke emissions, and other discharges to the environment which may adversely affect the enjoyment of life within the municipal district or the health, safety and welfare of persons within the municipal district; and
- (e) in a way which is consistent with, and in furtherance of, the objectives specified in paragraphs (a) to (d) of this clause to prohibit, regulate and control activities and circumstances associated with—

G 39 29 September 1994 2315

- (i) smoke emission, particularly emission from burning material and from chimneys;
- (ii) burning of offensive materials;
- (iii) storage of machinery or second hand goods on property;
- (iv) dangerous and unsightly land;
- (v) advertising and bill posting;
- (vi) temporary dwellings;
- (vii) circuses, carnivals and festivals;
- (viii) animals, including animal numbers and the keeping and control of animals;
- (f) to provide for the peace order and good government of the municipal district;
- (g) to provide for the administration of the Council's powers and functions.

Any person affected by the proposed law may make written submission to the Council in accordance with section 223 of the Local Government Act. Submissions must be received by Council within 14 days of the publication of this notice. All submissions so received will be considered.

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

A copy of the proposed local law can be obtained from the municipal offices in Lake Road, Kyabram during normal office hours.

HAROLD MAJOR Acting Chief Executive Officer

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

The Shire of Flinders has prepared Amendment L120 to the Flinders Planning Scheme.

1. Introduction

The purpose of this amendment is to allow for the use and development of the Heronswood site located at 105 Latrobe Parade, Dromana in a manner compatible with its continued preservation, maintenance and enhancement as a heritage building of significance. The proposed planning controls allow for a select number of

uses to operate from the site in accordance with a development plan prepared to the satisfaction of the responsible authority. The majority of Metropolitan planning schemes permit a level of flexibility similar to that envisaged by the subject amendment. This amendment is consistent with the general suggestion in the Shire of Flinders Heritage Study which recognises the need to facilitate the retention and enhancement of historic properties.

2. Background

Amendment L120 has been prepared in response to the need to allow for the current and future development of the Heronswood site in a manner which does not detract from its intrinsic heritage values and protects the amenity of the site and adjoining land. The Heronswood homestead is classified by the National Trust. Heronswood was built between 1871 and 1876 to a design by Edward La Trobe Bateman.

3. Intent of this Amendment

The intent of the amendment is to provide for a number of uses which are otherwise prohibited in the Hillside Residential zone (which affects the subject land and surrounding land). The proposed uses are considered compatible with the historic significance and integrity of the site and which may be approved where such use(s) will facilitate the continued heritage conservation of the site. The amendment will allow for the use of the site as a wholesale/retail plant nursery in association with a mail order garden club and ancillary garden education centre and tearooms.

The planning objective of the amendment is to recognise the need to allow for select commercial and recreational uses to operate from the site, which ultimately assist the owners in maintaining and enhancing the heritage values of the Heronswood historic buildings and gardens.

It is considered that the amendment will assist in the preservation of Heronswood as a heritage site and control the development and use of the site in a manner sympathetic to the heritage values of the site, its amenity and the amenity of the surrounding area. There will be no detrimental, social or economic effects of this amendment.

The amendment can be inspected at the Shire of Flinders, Besgrove Street, Rosebud or at the Department of Planning and Development, Olderfleet Buildings, 477 Collins Street, Melbourne.

Victoria Government Gazette

Submissions about this amendment must be sent to the Chief Executive, Shire of Flinders, Locked Bag 1000, Rosebud 3939 and received by 4.30 p.m. Wednesday, 26 October 1994.

IAN MORRIS
Manager, Planning and Environmental Services

Planning and Environment Act 1987 NOTICE OF AMENDMENT TO PLANNING SCHEME

The Shire of Benalla has prepared Amendment L13 to the Benalla Planning Scheme.

The amendment proposes to introduce new zones and specific controls over subdivision use and development of the Winton Motor Raceway and surrounding land (extending approximately a 1500 metre radius) from the Winton Motor Raceway.

The purpose of this amendment is to put in place appropriate planning controls to guide more intensive expansion of the Raceway's activities and to protect noise sensitive land uses from those activities.

The amendment can be inspected at the Municipal Offices, Shire of Benalla, 13–15 Mair Street, Benalla; City of Benalla Library, Nunn Street, Benalla; Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne or at the Department of Planning and Development, 1 McKoy Street, West Wodonga.

Submissions about the amendment must be sent to the Shire Secretary, Shire of Benalla, Municipal Offices, PO Box 128, Benalla, Victoria 3672 by 2 November 1994.

Dated 28 September 1994

M. G. WEBSTER Shire Engineer/Building Surveyor

Planning and Environment Act 1987 SOUTH GIPPSLAND PLANNING SCHEME Notice of Approval of Amendment Amendment L27 (Part 2)

The Minister for Planning has approved Amendment L27 (Part 2) to the South Gippsland Planning Scheme.

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

The amendment rezones approximately 1.1 hectares at Lot B, Plan of Subdivision 217940F, Waratah Avenue, Waratah Bay from "Rural General Farming" to "Coastal Residential".

A copy of the amendment can be inspected free of charge during office hours at the offices of the Shire of South Gippsland, 14–18 Pioneer Street, Foster and at the Department of Planning and Development, 477 Collins Street, Melbourne.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 BANNOCKBURN PLANNING SCHEME Notice of Approval of Amendment Amendment R18

The Minister for Planning has approved Amendment R18 to the Bannockburn Planning Scheme.

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

The amendment rezones land at Lot 1 and Part Lot 2 LP91488, Parish of Darriwil, County of Grant, bounded by Steiglitz Road and Thompson Road, Maude from part Rural General Farming Zone and part Public Purposes (State Government Other)—24—Reservation to Township Zone to recognise the use and development of the land.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the Bannockburn office of the Southern Rural Shire, Pope Street, Bannockburn.

GEOFF CODE
Manager
Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987 BANNOCKBURN PLANNING SCHEME Notice of Approval of Amendment Amendment R20

The Minister for Planning has approved Amendment R20 to the Bannockburn Planning Scheme.

G 39 29 September 1994 2317

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

The amendment rezones land at English Road, Lethbridge being part of Crown Allotment 36, Parish of Wabdallah, County of Grant from Rural General Farming Zone to Township Zone to enable residential development of the land.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the Bannockburn office of the Southern Rural Shire, Pope Street, Bannockburn.

GEOFF CODE
Manager
Planning Co-ordination Branch
Department of Planning and Development

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Approval of Amendment Amendment RL56

The Minister for Planning has approved Amendment RL56 to the Greater Geelong Planning Scheme.

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

The amendment rezones land bounded by Purnell Road, Matthews Road, Plantation Road and the Geelong Outer Freeway Reservation, Lovely Banks from Residential C zone to Reserved Residential zone and introduces a site specific clause into the Local Section of the Scheme to enable residential development of the land at a restricted density.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Planning Division, Ground Floor, Olderfleet Buildings, 477 Collins Street, Melbourne and at the Geelong District Office, City of Greater Geelong, Gheringhap Street, Geelong.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 KORUMBURRA PLANNING SCHEME Notice of Approval of Amendment Amendment L58

The Minister for Planning has approved Amendment L58 to the Korumburra Planning Scheme.

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

The amendment rezones approximately 4 hectares of land at Crown Allotments 7, 8, 9, 10 and 11, Section V, Township of Korumburra, Lower Gordon Street, Korumburra from Rural Zone to Residential A Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the offices of the Shire of Korumburra, 165 Commercial Street, Korumburra.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 SWAN HILL CITY PLANNING SCHEME Notice of Approval of Amendment Amendment L16

The Minister for Planning has approved Amendment L16 to the Local Section of the Swan Hill City Planning Scheme.

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

The amendment rezones approximately 1.8 hectares of land comprising of 164-172 Campbell Street and 31-39 and 41-43 McCallum Street in the City of Swan Hill from Public Purposes Reservation (Australia Post) to Central Business.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Swan Hill, corner Nyah Road and Chapman Street, Swan Hill.

GEOFF CODE
Manager
Planning Co-ordination Branch
Department of Planning and Development

Victoria Government Gazette

Planning and Environment Act 1987 PHILLIP ISLAND PLANNING SCHEME Notice of Approval of Amendment Amendment L49

The Minister for Planning has approved Amendment L49 to the Phillip Island Planning Scheme.

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

The amendment:

- lowers the minimum lot size in a Rural Residential C Zone from 2000 square metres to 1000 square metres to provide for additional housing opportunities;
- introduces new setbacks from buildings in the Rural Residential C Zone; and
- * provides for development and use of the whole of the land generally in accordance with an Overall Development Plan which takes into account the environment and character of the area.

The changes affect land described as Crown Lot 90, Cowes, Parish of Phillip Island.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the Shire of Phillip Island, Civic Centre, 91–97 Thompson Avenue, Cowes.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 RODNEY PLANNING SCHEME Notice of Approval of Amendment Amendment L68

The Minister for Planning has approved Amendment L68 to the Rodney Planning Scheme

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

The amendment rezones the former Toolamba West Primary School site in Toolambi-Rushworth Road, Toolamba West, from Existing Public Purposes Reservation to Rural B Zone.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and the Shire of Rodney, Casey Street, Tatura.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Planning and Environment Act 1987 CRANBOURNE PLANNING SCHEME Notice of Approval of Amendment Amendment L99

The Minister for Planning has approved Amendment L99 to the Local Section of the Cranbourne Planning Scheme.

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

The amendment changes the Main Road Reserve on Lot 2, LP174322 at the corner of Cameron Street and South Gippsland Highway, Cranbourne to a Mixed Industrial Zone because the land is surplus to Vic Roads' needs.

A copy of the amendment can be inspected free of charge during office hours at the Department of Planning and Development, Ground Floor, 477 Collins Street, Melbourne and at the offices of the City of Cranbourne, 140-160 Sladen Street, Cranbourne.

GEOFF CODE Manager Planning Co-ordination Branch Department of Planning and Development

Creditor, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000 the personal representative, on or before 30 November 1994, after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

G 39 29 September 1994 2319

Bayley, Sadie Beryl, late of Anne Caudle Centre, 100 Barnard Street, Bendigo, pensioner, died on 29 March 1994.

Black, Peter Simpson, late of 149 Beverley Road, Rosanna, retired, died on 10 June 1994.

Bleazby, Thomas Andrew, late of Unit 12A, 46 Ormond Esplanade, Elwood, retired, died on 6 July 1994.

Bradshaw, Frances Daphne, late of Arlington Nursing Home, 3 Collins Street, Thornbury, pensioner, died on 19 April 1994.

Brown, Eva May, late of Sackville Private Nursing Home, 18 Sackville Street, Kew, widow, died on 22 April 1994.

Brown, Jean Violet, late of 108/27 King Street, Prahran, pensioner, died on 17 December 1003

Buckland, Hughie George Edward, late of 60 Gertbert Street, Broadmeadows, retired, died on 4 July 1994.

Coles, Philippa Myra also known as Phillis Myra Coles, late of Henry Pride Centre, Nolan Avenue, Kew, gentlewoman, died on 1 August 1991.

Corr, Nancy Rolfe, late of 68 Union Street, Brighton, pensioner, died on 27 May 1994.

Cutting, Pearl Winifred, formerly of 49 Coleman Parade, Glen Waverley, but late of Unit 2, 232 Waverley Road, Mount Waverley, widow, died on 22 June 1994.

Dougherty, Henry Bernard, late of Unit 3, 3 Leigh Street, Mount Waverley, retired, died on 25 June 1994.

Downes, Kristine Mary, late of 1 Wilga Court, Noble Park, registered nurse, died on 17 May 1994.

Drever, Thelma, late of 40 Ronald Road, Croydon, home duties, died on 9 July 1994.

Dykes, Violet Irene, formerly of 33 Filbert Street, South Caulfield, but late of 7 Mair Street, Brighton Beach, widow, died on 13 December 1993.

Franks, Noel Lawrence, late of Flat 9, 71 Auburn Road, Hawthorn, clerk, died on 31 May 1994

Gurney, Gwenneth May, late of Unit 6, lA Tyrone Street, Seaford, pensioner, died on 11 April 1994.

Jones, David, late of Unit 2, 21 Berry Street, Clifton Hill, pensioner, died on 18 June 1994.

Howlett, Benjamin John, late of 13 Dorothy Avenue, Sunshine, retired foreman, died on 30 May 1994.

Machin, Edna Mavis, late of Sackville Private Nursing Home, 48 Sackville Street, Kew, pensioner, died on 15 April 1994.

Martin, Lionel Alfred, also known as Lionel Aired Martin, late of 11 Furneaux Grove, Ripponlea, retired, died on 17 March 1994.

Mayhead, Edna Vera, late of 1 Somme Parade, Edithvale, war widow, died on 18 August 1994.

McDonald, Mabel, late of 48 Sackville Street, Kew, pensioner, died on 14 May 1994.

McKay, Joan late of Community Accommodation House, Norlane, pensioner, died on 10 June 1994.

Milne, Mary Evelyn, late of 12 Athol Street, Moonee Ponds, gentlewoman, died on 28 July 1994.

Moran, Rose Violet, late of 173 Raliegh Street, Thornbury, widow, died on 30 June 1994.

Pettigrow, Stanley Thomas, late of 1 Bothwell Street, Pascoe Vale, retired, died on 11 March 1994.

Pleydell, Alice Mary, late of Waronga and District Nursing Home Unit, Coyle Street, Rushworth, pensioner, died on 17 June 1994.

Pyers, Elsie Alverton, late of 313 Punt Road, Prahran, retired, died on 12 February 1994.

Seabridge, Edwin Cyril, late of 119 Tyler Street, Preston, retired, died on 20 June 1994.

Schache, Ada Marion, late of Flat 1, 4 Clyde Court, Oak Park, widow, died on 22 April 1994.

Tantanini, Violet Muriel, late of Flat 2, 786 Warrigal Road, Oakleigh, home duties, died on 26 June 1994.

Wallace, Mollie May, late of Springfield Nursing Home, 162 Albert Avenue, Boronia, pensioner, died on 2 July 1994.

Webber, Christopher, late of 26/31 Smith Street, St. Kilda, pensioner, died on 1 June 1994. Dated at Melbourne on 21 September 1994.

> B. F. CARMODY Managing Director

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 5 December 1994 after which date State Trustees

Victoria Government Gazette

Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Adnams, Walter Thearle, late of 173 Prospect Hill Road, Canterbury, gentleman, died on 30 June 1994.

Barry, Winifred Mary Therese, late of St Winifred Private Nursing Home, 41 Coppin Street, Malvern East, pensioner, died on 25 June 1994.

Collins, Cecilia, late of 4/25 Clarence Street, East Malvern, pensioner, died on 30 May 1994.

Frost, Annie Edna May, late of Anne Caudle Centre, Bendigo, pensioner, died on 23 April 1994.

Graham, Douglas Gilbert, late of 80 Greene Street, South Kingsville, died on 26 August 1994.

McMahon, June Maree, late of 176 The Parade, Ascot Vale, pensioner, died on 23 August 1991.

Pate, Alexander, late of 1 Griffiths Street, Reservoir, retired, died on 3 July 1994.

Savage, Roy, late of 15 Clegg Road, Mount Evelyn, retired wharf labourer, died on 24 December 1993.

Sexton, Patrick, late of Hamilton House, Hamilton Base Hospital, Hamilton, retired, died on 18 May 1994.

Thomson, Walter McGillivray, late of 14 Ellerina Road, Safety Beach, engineer, died on 12 April 1994.

Dated at Melbourne on 27 September 1994

B. F. CARMODY Managing Director State Trustees Limited

Health Services Act 1988

I declare that the Cobden and District Bush Nursing Hospital Quality Assurance Committee, as outlined in their Quality Assurance Plan, is an approved Quality Assurance Body in accordance with section 139 of the Health Services Act 1988.

Statutory Immunity will be provided to the Quality Assurance Committee to consider confidential information about specific aspects of clinical practice or the clinical competence of these persons providing the services.

Statutory Immunity is provided for a period of three years from 23 September 1994.

G 39 29 September 1994 2321

At the conclusion of this period, the Quality Assurance Plan will be reviewed and if necessary amended prior to seeking approval for a further period of time.

CONTRACTS ACCEPTED

STATE TENDER BOARD

MARIE TEI	IAN
Minister for He	ealth

Health Services Act 1988		
I declare that St Vincent's Private Hospital's		
Quality Activities Co-ordinating Committee, as		
outlined in their Quality Activities Plan, is an		
approved Quality Assurance Body in		
accordance with section 139 of the Health		
Services Act 1988.		

Statutory Immunity will be provided to the Quality Activities Co-ordinating Committee to consider confidential information about specific aspects of clinical practice or the clinical competence of those persons providing the services.

Statutory Immunity is provided for a period of three years from 20 September 1994. At the conclusion of this period, the Quality Activities Plan will be reviewed and if necessary amended prior to seeking approval for a further period of

> MARIE TEHAN Minister for Health

Health Services Act 1988

I declare that Preston and Northcote Community Hospital's Quality Assurance Committee, as outlined in their Quality Assurance Plan, is an approved Quality Assurance Body in accordance with section 139 of the Health Services Act 1988.

Statutory Immunity will be provided to the Quality Assurance Committee to consider confidential information about specific aspects of clinical practice or the clinical competence of those persons providing the services.

Statutory Immunity is provided for a period of three years from 20 September 1994. At the conclusion of this period, the Quality Assurance Plan will be reviewed and if necessary amended prior to seeking approval for a further period of time.

> MARIE TEHAN Minister for Health

	Amen	dments	
Schedule Number	Item Number	New Rate	Effective Date
		S	
Motor Spir	it, Fuel Oils,		
1/53	1.0	0.6148	17.9.94
1,00	2.0	0.6188	11.5.5 (
	3.0	0.6349	
	4.0	0.6389	
	5.0	0.6353	
	6.0	0.6453	
	7.0	0.6554	
	8.0	0.6654	
	9.0	0.210	7.9.94
	9.1	0.210	
	1.0	0.6078	22.9.94
	2.0	0.6118	
	3.0	0.6279	
	4.0	0.6319	
	5.0	0.6283	
	6.0	0.6383	
	7.0	0.6484	
	8.0	0.6584	
Motor Vehi	icles (Passen	ger)	
1/58	1.1	15 170.00*	22.9.94
	1.2	15 604.00+	
	2.1	16 252.00~	
	2.2	16 687.00&	
	3.1	15 237.00#	
	3.2	15 791.00!	
	4.1	16 319.00<	
	4.2	16 874.00>	
	5.1	15 7 91.00 \$	
	5.2	16 192.00†	
	5.3	17 462.00=	
	6.1	16 874.00/	
	6.2	17 275.00‡	
	6.3	18 544.00^	
	6.4	20 442.00	
	All Corolla M	fodels—	
	oning 1.6L	1 357.00	
Aircondition	oning 1.8L	1 357.00	
*New Moo			
+New Mo		est	
~New Moo			
&New Mo		est	
#New Mod		×	
!New Mod <new mod<="" td=""><td></td><td></td><td></td></new>			
>New Mo			
\$New Mod		SX 1.6L	
tNew Mod		SX 1.8L	
=New Mo			
/New Mod			
‡New Mod		SX 1.8L	

Schedule Number	Item Number	New Rate	Effective Date
		\$	
*New Mod	iel—Seca RV	<i>,</i>	
New Mod	elUltima		
		d Consumables	
1/81	8.0	*	16.9.94
-,	Mark Sensing	(Aust) Pty Lto	
		, 44 Raglan St	
	ictoria 3072	,	,
	No. (03) 487	7 8888	
	icers Tudor'		
D			

Provisions/Groceries 2/01 111.0

23.8.94

*Delete: '15 kg pkt' Add: '12.5 kg pkt'

N. L. JORDAN Secretary to the Tender Board

Fisheries Act 1968 FISHERIES NOTICE No. 22/1994 FISHERIES (SHARK FISHING) NOTICE No. 22/1994

I, Charles Geoffrey Coleman, Minister for Natural Resources, after consultation with the Victorian Fishing Industry Federation, make the following Fisheries Notice: Dated 23 September 1994

> C. G. COLEMAN Minister for Natural Resources

Objective

1. The objective of this Notice is to prohibit the commercial targeting of shark in all Victorian waters other than Port Phillip Bay, Western Port and Corner Inlet as a consequence of State and Commonwealth management arrangements.

Commencement

2. This Notice commences on 1 October 1994.

Authorising provision

3. This Notice is made under section 80 of the Fisheries Act 1968.

Certain shark gillnets and longlines not to be used.

4. (1) A person must not in any Victorian waters during the period commencing on 1 October 1994 and ending on 10 November 1994—

Victoria Government Gazette

- (a) use any mesh net containing any meshes measuring greater than 150 millimetres; or
- (b) use any one line or combination of lines with more than 200 hooks attached where the mainline is of a sinking rope with a diameter of 6 millimetres or more.
- (2) Sub-clause (1) does not apply to a person who uses mesh nets and lines in the waters of Port Phillip Bay, Western Port and Corner Inlet.

By-catch

- 5. (1) A person must not during the period commencing on 1 October 1994 and ending on 10 November 1994—
 - (a) take or retain on board any vessel gummy shark (Mustelus antarticus) or school (snapper) shark (Galeorhinus galeus) with a total combined weight of more than 50 kilograms in or adjacent to Victorian waters; or
 - (b) be in possession of gummy shark (Mustelus antarticus) or school (snapper) shark (Galeorhinus galeus) with a total combined weight of more than 50 kilograms in or adjacent to Victorian waters.
- (2) A person must not land gummy shark (Mustelus antarticus) or school (snapper) shark (Galeorhinus galeus) otherwise than in the form of a carcass.
- (3) Sub-clauses (1) and (2) do not apply to a person who takes gummy shark (Mustelus antarticus) or school (snapper) shark (Galeorhinus galeus) from the waters of Port Phillip Bay, Western Port or Corner Inlet.
- (4) Sub-clause (1) (b) does not apply to a person who:
 - (a) holds a Commonwealth Fishing Boat
 Licence issued pursuant to Paragraph 9
 (2) (a) of the Commonwealth Fisheries
 Act 1952 which is endorsed to exempt
 the licence holder from the
 prohibitions contained in
 Commonwealth Fisheries Notice
 163A; or
 - (b) holds a Commonwealth Fishing Boat Licence issued pursuant to Paragraph 9
 (2) (b) of the Commonwealth Fisheries Act 1952 which authorises use of the boat in the southern shark gillnet fishery; or

Search advice notice: This page typeset in error as 2323 - renumbered 2593

Victoria Government Gazette

- (c) holds a Fishing permit issued pursuant to section 32 (1) of the Commonwealth Fisheries Management Act 1991.
- (5) For the purpose of this clause "carcass" means the body of a shark which is not cut or mutilated in any manner whatsoever other than to remove the gut and head forward and clear of the posterior (fifth) gill slit.

Penalty

6. Any person who contravenes this Notice is liable to a penalty of 20 penalty units.

Fisheries Act 1968 FISHERIES NOTICE No. 24/1994

I, Charles Geoffrey Coleman, Minister for Natural Resources, after consultation with the Victorian Fishing Industry Federation, make the following Fisheries Notice:

Dated 22 September 1994

C. G. COLEMAN Minister for Natural Resources

FISHERIES (GIPPSLAND LAKES MUSSEL FISHERY) NOTICE No. 24/1994

Title

1. This Notice may be cited as the Fisheries (Gippsland Lakes Mussel Fishery) Notice No. 24/1994.

Commencement

2. This Notice commences on 29 September 1994.

Objective

3. The objective of this Notice is to control the taking of mussels from mussel beds located in the Gippsland Lakes, for a period of three months.

Authorising Provision

4. This Notice is made under section 80 of the Fisheries Act 1968.

Definitions

5. In this Notice:

"diving equipment" means equipment which is specifically designed to assist breathing while the user is wholly or partly submerged in water and includes breathing regulators, S.C.U.B.A. equipment, equipment which is capable of pumping air to a regulator and snorkels;

G 39 29 September 1994 2323

"fish bin" means a fish bin with a nominal capacity of 54.5 litres.

Hours of Operation for Taking Mussels

6. The holder of a licence to take mussels for sale from the Gippsland Lakes must not take mussels from the waters of the Gippsland Lakes other than between the hours of 6.30 a.m. and 4.30 p.m. on any Monday and on any Wednesday.

Catch Limit

7. The holder of a licence to take mussels from the Gippsland Lakes must not take, store, hold or possess more than a total of 150 kilograms of mussels on any Monday and any Wednesday in the same week.

Other Restrictions

- 8. The holder of a Master Fisherman's Licence—
 - (a) must ensure that mussels are cleaned within 20 metres of the point where the mussels were harvested; and
 - (b) must ensure that other than when using a catch bag while diving, mussels are only contained in fish bins; and
 - (c) must not be in possession of more than 5 full or partly filled fish bins containing mussels; and
 - (d) must be present while mussels are taken; and
 - (e) must ensure that diving equipment is not used from the master fisherman's boat other than between the hours of 6.30 a.m. and 4.30 p.m. on any Monday and Wednesday.

Penalty

9. Any person who contravenes this Notice is liable to a penalty of 20 penalty units.

Fisheries Act 1968 FISHERIES NOTICE No. 25/1994

I, Charles Geoffrey Coleman, Minister for Natural Resources, after consultation with the Victorian Fishing Industry Federation, make the following Fisheries Notice: Dated 22 September 1994

> C. G. COLEMAN Minister for Natural Resources

FISHERIES (TAKING OF MUSSELS FROM PORT PHILLIP BAY) NOTICE No. 25/1994

Title

1. This Notice may be cited as the Fisheries (Taking of Mussels from Port Phillip Bay) Notice No. 25/1994.

Commencement

2. This Notice commences on 29 September 1994.

Objective

3. The objective of this Notice is to prohibit the taking of mussels from the waters of Port Phillip Bay by commercially licensed fishers from 29 September 1994 and ending on 28 December 1994 due to environmental conditions in Port Phillip Bay being such that mussels are likely to be adversely affected.

Authorising Provision

4. This Notice is made under section 80 of the Fisheries Act 1968.

Removal of Mussels

- 5. (1) A person who holds a licence issued under Part 3 of the Fisheries Act 1968 must not take mussels from the waters of Port Phillip Bay for the period commencing 29 September 1994 and ending on 23 December 1994.
- (2) Sub-clause (1) does not apply to a person who hold a fish culture permit issued under Part 5 of the Fisheries Act 1968, authorising mussel farming in Port Phillip Bay.

Penalty

6. Any person who contravenes this Notice is liable to a penalty of 20 penalty units.

Shop Trading Act 1987 ORDER GRANTING APPLICATION TO PERMIT SHOPS OUTSIDE THE METROPOLITAN AREA TO BE OPEN ON A SUNDAY

Whereas-

 I am the Minister for the time being administering the Shop Trading Act 1987;

Victoria Government Gazette

- (ii) Sunday, 2 and 30 October, 4, 11 and 18 December 1994, and 12 March, 9 and 23 April and 7 May 1995, are days on which a shop in the metropolitan area is permitted to be open under section 7A of the Shop Trading Act 1987; and
- (iii) the municipal council of the municipal district listed in the schedule hereto has made application to me for an Order permitting shops in its municipal district to be open between the hours of 10.00 a.m. and 5.00 p.m. on Sunday, 2 and 30 October, 4, 11 and 18 December 1994, and 12 March, 9 and 23 April and 7 May 1995.

Now therefore, I, Vin Heffernan, acting pursuant to the power conferred upon me by section 7B (2) of the Shop Trading Act 1987 by this Order grant this application.

SCHEDULE

Name of Applicant/Municipal Council: Borough of Kerang.

Municipal District: Borough of Kerang. Dated 22 September 1994

VIN HEFERNAN Minister for Small Business

Shop Trading Act 1987 ORDER GRANTING APPLICATION TO PERMIT SHOPS OUTSIDE THE METROPOLITAN AREA TO BE OPEN ON A SUNDAY

Whereas-

- (i) I am the Minister for the time being administering the Shop Trading Act 1987:
- (ii) Sunday, 2 and 30 October, 4, 11 and 18 December 1994 and 12 March, 9 and 23 April and 7 May 1995, are days on which a shop in the metropolitan area is permitted to be open under section 7A of the Shop Trading Act 1987; and
- (iii) the municipal council of the municipal district listed in the schedule hereto has made application to me for an Order permitting shops in its municipal district to be open between the hours of 10.00 a.m. and 5.00 p.m. on Sunday, 2 and 30 October, 4, 11 and 18 December 1994 and 12 March, 9 and 23 April and 7 May 1993.

Search advice notice: This page typeset in error as 2325 - renumbered 2595

Victoria Government Gazette

Now therefore, I, Vin Heffernan, acting pursuant to the power conferred upon me by section 7B (2) of the Shop Trading Act 1987 by this Order grant this application.

SCHEDULE

Name of Applicant/Municipal Council: Shire of Woorayl.

Municipal District: Shire of Woorayl.

Dated 22 September 1994

VIN HEFFERNAN Minister for Small Business

Shop Trading Act 1987 ORDER GRANTING APPLICATION TO PERMIT SHOPS OUTSIDE THE METROPOLITAN AREA TO BE OPEN ON A SUNDAY

Whereas-

- (i) I am the Minister for the time being administering the Shop Trading Act 1987;
- (ii) Sunday 4, 11 and 18 December 1994, are days on which a shop in the metropolitan area is permitted to be open under section 7A (1) (d) of the Shop Trading Act 1987; and
- (iii) the municipal council of the municipal district listed in the schedule hereto has made application to me for an Order permitting shops in its municipal district to be open between the hours of 10.00 a.m. and 5.00 p.m. on 4, 11 and 18 December 1994.

Now therefore, I, Vin Heffernan, acting pursuant to the power conferred upon me by section 7B (2) of the Shop Trading Act 1987 by this Order grant this application.

SCHEDULE

Name of Applicant/Municipal Council: Rural City of Seymour.

Municipal District: Rural City of Seymour. Dated 22 September 1994

> VIN HEFFERNAN Minister for Small Business

G 39 29 September 1994 2325

Shop Trading Act 1987 ORDER GRANTING APPLICATION TO PERMIT SHOPS OUTSIDE THE METROPOLITAN AREA TO BE OPEN ON A SUNDAY

Whereas-

- (i) I am the Minister for the time being administering the Shop Trading Act 1987;
- (ii) Sunday, 2 and 30 October, 4, 11 and 18 December 1994 and 12 March, 9 and 23 April and 7 May 1995, are days on which a shop in the metropolitan area is permitted to be open under section 7A of the Shop Trading Act 1987; and
- (iii) the municipal council of the municipal district listed in the schedule hereto has made application to me for an Order permitting shops in its municipal district to be open between the hours of 10.00 a.m. and 5.00 p.m. on Sunday, 2 and 30 October, 4, 11 and 18 December 1994 and 12 March, 9 and 23 April and 7 May 1995.

Now therefore, I, Vin Heffernan, acting pursuant to the power conferred upon me by section 7B (2) of the Shop Trading Act 1987 by this Order grant this application.

SCHEDULE

Name of Applicant/Municipal Council: Shire of Kilmore.

Municipal District: Shire of Kilmore. Dated 22 September 1994

VIN HEFFERNAN Minister for Small Business

Shop Trading Act 1987 ORDER GRANTING APPLICATION TO PERMIT SHOPS OUTSIDE THE METROPOLITAN AREA TO BE OPEN ON A SUNDAY

Whereas-

- (i) I am the Minister for the time being administering the Shop Trading Act 1987;
- (ii) Sunday, 2 and 30 October, 4, 11 and 18 December 1994 and 12 March, 9 and 23 April and 7 May 1995 are days

Search advice notice: This page typeset in error as 2326 - renumbered 2596

2326 G 39 29 September 1994

on which a shop in the metropolitan area is permitted to be open under section 7A of the Shop Trading Act 1987; and

(iii) the municipal council of the municipal district listed in the schedule hereto has made application to me for an Order permitting shops in its municipal district to be open between the hours of 10.00 a.m. and 5.00 p.m. on Sunday, 2 and 30 October, 4, 11 and 18 December 1994 and 12 March, 9 and 23 April and 7 May 1995.

Now therefore, I, Vin Heffernan, acting pursuant to the power conferred upon me by section 7B (2) of the Shop Trading Act 1987 by this Order grant this application.

SCHEDULE

Name of Applicant/Municipal Council: Shire of Broadford.

Municipal District: Shire of Broadford. Dated 22 September 1994

> VIN HEFFERNAN Minister for Small Business

Shop Trading Act 1987
ORDER GRANTING APPLICATION TO
PERMIT SHOPS OUTSIDE THE
METROPOLITAN AREA TO BE OPEN
ON A SUNDAY

Whereas-

- (i) I am the Minister for the time being administering the Shop Trading Act 1987;
- (ii) Sunday, 4, 11 and 18 December 1994 are days on which a shop in the metropolitan area is permitted to be open under section 7A (1) (d) of the Shop Trading Act 1987; and
- (iii) the municipal council of the municipal district listed in the schedule hereto has made application to me for an Order permitting shops in its municipal district to be open between the hours of 10.00 a.m. and 5.00 p.m. on 4, 11 and 18 December 1994.

Victoria Government Gazette

Now therefore, I, Vin Heffernan, acting pursuant to the power conferred upon me by section 7B (2) of the Shop Trading Act 1987 by this Order grant this application.

SCHEDULE

Name of Applicant/Municipal Council: City of Colac

Municipal District: City of Colac.

Dated 22 September 1994

VIN HEFFERNAN Minister for Small Business

Shop Trading Act 1987
ORDER GRANTING APPLICATION TO
PERMIT SHOPS OUTSIDE THE
METROPOLITAN AREA TO BE OPEN
ON A SUNDAY

Whereas—

- I am the Minister for the time being administering the Shop Trading Act 1987:
- (ii) Sunday, 2 and 30 October, 4, 11 and 18 December 1994 and 12 March, 9 and 23 April and 7 May 1995, are days on which a shop in the metropolitan area is permitted to be open under section 7A of the Shop Trading Act 1987; and
- (iii) the municipal council of the municipal district listed in the schedule hereto has made application to me for an Order permitting shops in its municipal district to be open between the hours of 10.00 a.m. and 5.00 p.m. on Sunday, 2 and 30 October, 4, 11 and 18 December 1994 and 12 March, 9 and 23 April and 7 May 1995.

Now therefore, I, Vin Heffernan, acting pursuant to the power conferred upon me by section 7B (2) of the Shop Trading Act 1987 by this Order grant this application.

SCHEDULE

Name of Applicant/Municipal Council: City of Wangaratta.

Municipal District: City of Wangaratta. Dated 22 September 1994

> VIN HEFFERNAN Minister for Small Business

Shop Trading Act 1987 ORDER GRANTING APPLICATION TO PERMIT SHOPS OUTSIDE THE METROPOLITAN AREA TO BE OPEN ON A SUNDAY

- (i) I am the Minister for the time being administering the Shop Trading Act 1987:
- (ii) Sunday, 2 and 30 October 1994 and 12 March and 23 April 1995, are days on which a shop in the metropolitan area is permitted to be open under section 7A of the Shop Trading Act 1987; and
- (iii) the municipal councils of the municipal districts listed in schedule hereto have made application to me for an Order permitting shops in their respective municipal districts to be open between the hours of 10.00 a.m. and 5.00 p.m. on Sunday, 2 and 30 October 1994 and 12 March and 23 April 1995.

Now therefore, I, Vin Heffernan, acting pursuant to the power conferred upon me by section 7B (2) of the Shop Trading Act 1987 by this Order grant these applications.

SCHEDULE

Name of Applicant/Municipal Council: City of Benalla; City of Morwell; City of Traralgon; Rural City of Warragul.

Municipal District: City of Benalla; City of Morwell; City of Traralgon; Rural City of Warragul.

Dated 22 September 1994

VIN HEFFERNAN Minister for Small Business

Land Acquisition and Compensation Act 1986 Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Owners Names: Moorella Pty Ltd. Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Lot 2 on LP 220952 and being part of Allotment 59 Parish of Kyabram East.

29 September 1994 2327 G 39

Area of Interest: 1.542 hectares.

Title Details: Certificate of Title Volume 9986 Folio 141.

Plan No. 0495 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

> PETER QUINN Manager, Property Services Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986 Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Owners Names: Joe White and Varie Mervyn White.

Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Lots 1 and 2 on LP 141851 and being part of Allotment 58 Parish of Kyabram East.

Area of Interest: 0.7675 hectares and 1.028 hectares.

Title Details: Certificates of Title Volume 9501 Folio 327 and Volume 9501 Folio 328.

Plan No. 0496 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN Manager, Property Services Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986 Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Search advice notice: This page typeset in error as 2328 - renumbered 2598

2328 G 39 29 September 1994

Owners Names: Wallace Keith Fitzgerald and Lillian Alice Fitzgerald.

Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Lots 3 and 4 on LP 76798 and being part of Allotments 58 and 59 Parish of Kyabram East.

Area of Interest: 3.609 hectares.

Title Details: Certificate of Title Volume 8766 Folio 092.

Plan No. 0497 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

> PETER QUINN Manager, Property Services Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986 Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Owners Names: Keith Errol Argus and Beverley Ann Argus.

Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Allotment 56 Parish of Kyabram East.

Area of Interest: 0.6057 hectares.

Title Details: Certificate of Title Volume 10171 Folio 908.

Plan No. 0498 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN Manager, Property Services Goulburn-Murray Rural Water Authority

Victoria Government Gazette

Land Acquisition and Compensation Act 1986

Water Act 1989

NOTICE OF ACQUISITION
Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Owners Names: Keith Arrol Argus and Beverley Ann Argus.

Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Allotment 56A Parish of Kyabram East.

Area of Interest: 1-221 hectares.

Title Details: Certificate of Title Volume 8026 Folio 124.

Plan No. 0499 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN
Manager, Property Services
Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986 Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Owners Names: William Samuel Wealands. Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Allotment 65 Parish of Kyabram East.

Area of Interest: 0.8093 hectares.

Title Details: Certificate of Title Volume 8194 Folio 630.

Plan No. 0504 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Search advice notice: This page typeset in error as 2329 - renumbered 2599

Victoria Government Gazette

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN
Manager, Property Services
Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986 Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land
The Goulburn-Murray Rural Water Authority
declares that by this notice it acquires the
following interest in the land described
hereunder.

Owners Names: William Samuel Wealands. Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Allotment 64 Parish of Kyabram East.

Area of Interest: 1.680 hectares.

Title Details: Certificate of Title Volume 8194 Folio 633.

Plan No. 0502 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN Manager, Property Services Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986 Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Owners Names: Noel George Sinnott. Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Allotment 63 Parish of Kyabram East.

Area of Interest: 2.516 hectares.

Title Details: Certificates of Title Volume 6755 Folio 927 and Volume 10029 Folio 025.

G 39 29 September 1994 2329

Plan No. 0505 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN
Manager, Property Services
Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986

Water Act 1989

NOTICE OF ACQUISITION
Compulsory Acquisition of Interest in Land

The Goulburn-Murray Rural Water Authority declares that by this notice it acquires the following interest in the land described hereunder.

Owners Names: Kevin Alfred Dunn and Barbara June Dunn.

Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Lot 2 on LP 222529 and being part of Allotment 64 Parish of Kyabram East.

Area of Interest: 0.0950 hectares.

Title Details: Certificate of Title Volume 10114 Folio 440.

Plan No. 0506 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN Manager, Property Services Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986 Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land
The Goulburn-Murray Rural Water Authority
declares that by this notice it acquires the
following interest in the land described hereunder.

Owners Names: William Herbert Clark and Ethel Marie Clark.

Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Lot 1 on LP 141957 and being part of Allotment 60 Parish of Kyabram East.

Search advice notice: This page typeset in error as 2330 - renumbered 2600

2330 G 39 29 September 1994

Area of Interest: 0.5935 hectares.

Title Details: Certificate of Title Volume 9506 Folio 283.

Plan No. 0507 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN
Manager, Property Services
Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986

Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land
The Goulburn-Murray Rural Water Authority
declares that by this notice it acquires the
following interest in the land described
hereunder.

Owners Names: Peter Ross Hemphill and Gayle Patricia Hemphill.

Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Lot 2 on LP 143043 and being part of Allotment 60 Parish of Kyabram East.

Area of Interest: 1.711 hectares.

Title Details: Certificate of Title Volume 9518 Folio 333.

Plan No. 0508 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN
Manager, Property Services
Goulburn-Murray Rural Water Authority

Land Acquisition and Compensation Act 1986

Water Act 1989

NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land
The Goulburn-Murray Rural Water Authority
declares that by this notice it acquires the
following interest in the land described
hereunder.

Owners Names: Joe White and Varie Mervyn White.

Victoria Government Gazette

Interest Acquired: Freehold.

Land in which Interest Subsists: Part of Allotments 61 and 62 Parish of Kyabram East.

Area of Interest: 3.054 hectares.

Title Details: Certificate of Title Volume 7982 Folio 157.

Plan No. 0509 detailing the location of the land being acquired is available for perusal at the Central Office of the Goulburn-Murray Rural Water Authority, 33 Casey Street, Tatura 3616.

Published with the authority of the Goulburn-Murray Rural Water Authority.

PETER QUINN
Manager, Property Services
Goulburn-Murray Rural Water Authority

Associations Incorporation Act 1981

Notice is hereby given that in pursuance of sub-section 10 (4) of the Associations Incorporation Act 1981 a Certificate of Incorporation was granted to Australian Drysdale Sheep Breeders Association Inc. on 20 September 1994.

O. PAUL

Deputy Registrar of Incorporated Associations

Co-operation Act 1981
JOYCE PARK McKINNON BOWLING COOPERATIVE LTD

KEW MUSIC CENTRE CO-OPERATIVE LIMITED

RED HILL CONSOLIDATED SCHOOL CO-OPERATIVE LIMITED

WESTERN HEIGHTS SECONDARY COLLEGE CO-OPERATIVE LTD

Notice is hereby given in pursuance of section 192 (8) of the Co-operation Act 1981 and section 572 (2) of the Corporations Act 1989 that, at the expiration of three months from the date hereof, the names of the aforementioned societies will, unless cause is shown to the contrary, be struck off the register and the societies will be dissolved.

Dated at Melbourne on 20 September 1994

K. N. FLOWERS

Acting Deputy Registrar of Co-operatives

G 39 29 September 1994 2331

Private Agents Act 1966 NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES

Any objections to the applications below should be in accordance with the Private Agents Act 1966 s. 12 and Private Agents Regulations 1988. reg. 16

Full name of Applicant/Nominee	Residential Address	Name of Firm or Corporation	Address for Registration	Licence Type	Hearing Date and Court
Green, Brendan Richard	1/88 Victoria St, Williamstown	Advanced Credit Management (Melb)	100 Douglas Pde, Williamstown	CA	20.10.94 Williamstown

*Licence Type: CA-Commercial Agent; CS-Commercial Sub-Agent; P-Process Server; IA-Inquiry Agent; G-Guard Agent; W-Watchman

SURPLUS GOVERNMENT PROPERTIES

The following properties have been declared surplus and may be offered for sale by public auction or tender.

DoF Ref	Address
67800	Lumeah Street, Buninyong
67500	Rule Street, California Gully
67502	Wood Street, California Gully
67503	Sandhurst Road, California Gully
67505	Corner Jobs Gully Road and Barrell
	Street, Eaglehawk
67493	Pakenham Street, Echuca
70396	Surfcoast Highway, Mount Duneed
70394	Rear Barondi Avenue, Narre
	Warren
67671	Murchison Road, Rushworth
67761	McLaughlin Road off, St James

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

Rezoning will be undertaken where necessary.

For further information phone Department of Finance on (03) 651-3105.

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 after 2 November 1994.

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 27 October 1994.

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

Australian Kookaburra Tours Pty Ltd, North Warrandyte. Application to license one commercial passenger vehicle to be purchased in respect of a 1994 or later model Toyota Commuter bus or similar vehicle with seating capacity for 11 passengers to operate for the carriage of overseas tourists on various tours to places of interest throughout the State of Victoria.

Fares: By agreement with the hirer.

Timetable: As and when required.

Note: Tourists will be picked up/set down within a 55 km radius of the Melbourne GPO.

Australia Wide Bus Booking Centre Pty Ltd, Melbourne. Application to license one commercial passenger vehicle in respect of a 1985 or later model Toyota Coaster bus or similar vehicle with seating capacity for 13 passengers to operate City Night Light tours within a 20 km radius of the Melbourne GPO.

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

Note:

- (i) Passengers will be picked up/set down with a 50 km radius of the Melbourne GPO
- (ii) Previously appeared in the Victoria Government Gazette No. G13 dated 31 March 1944 in the name of Australia Wide Bus Booking Centre, Melbourne. This application was incorrect and the above notice in now substituted. Objections will need to be re-submitted to accord with the Transport Act 1983.

Dated 29 September 1994

JEFF DALMAN Section Leader—Vehicle Licensing

Road Safety Act 1986

MOTOR CYCLE RELIABILITY TRIAL

Under section 68 (3) of the Road Safety Act 1986, I declare that sub-sections (1) and (2) of section 68 of the Act, the Road Safety (Traffic) Regulations 1988 and Parts 9 and 10 of the Road Safety (Vehicles) Regulations 1988 shall not apply with respect to the event to be known as

941552—2

Round 7 Yamaha Victorian Enduro Series to be conducted by the Warragul Motor Cycle Club Inc. on sections of road within the Neerim East State Forest area on Sunday, 16 October 1994, between the hours of 8.30 a.m. and 3.30 p.m. Dated 20 September 1994

N. R. BUTLER Regional Manager Vic Roads—Eastern Victoria Delegate of the Minister for Roads and Ports

EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29 (2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

Position Number 25/87/0282/4, Executive Officer, Level Exec-3, Assistant General Manager, Employee Relations, Directorate of School Education, People Services Division/Employee Relations.

Reasons for Exemption

A similar vacancy was previously advertised without attracting a qualified applicant and it is in an area with a history of recruitment difficulties. The appointee is assessed as clearly meeting all of the requirements of the position.

GEOFF SPRING Director of School Education

EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29 (2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

Position Nos 23/10/0212/9, Project Manager, Defence Services, AM-8, and 18/80/0040/0, Licenses and Permits Officer, Class AM-3, Department of Business and Employment.

Reasons for exemption

The positions have duties and qualification requirements that are closely related to a recently advertised vacancy at the same level, and an appointment will be made from the applicant field for that position.

P. R. SALWAY Acting Public Service Commissioner

Victoria Government Gazette

EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29 (2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

Position No. 34/89/0002/4, Principal Technical Officer, CSO-4, Financial Services Branch, Department of Health and Community Services

Reasons for exemption

The vacancy has duties and qualification requirements that are specialised and peculiar to the department and the proposed appointee is a staff member considered to be the only staff member possessing the specialised qualifications.

(Dr) JOHN PATERSON Secretary, Health and Community Services

EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29 (2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

Position No. 70/01/5635/0, Legal Officer, Class LO-4, Protective Services Branch, Department of Health and Community Services.

Reasons for exemption

A similar position has been advertised in the last 3 months and has a history of recruitment difficulties and the proposed appointee clearly meets the requirements of the position.

(Dr) JOHN PATERSON Secretary, Health and Community Services

Survey Co-ordination Act 1958 PLACE NAMES COMMITTEE

1. Notice of Assignment of Place Names

The Place Names Committee hereby gives notice that it has assigned the undermentioned place names in respect of which no objections to the previously published proposals were received.

Location	
	Pakenham. A
Princes	Highway,
	Shire of municipal

Place Name	Location		
Beverford District Primary School	Directorate of School Education, to take away the names Beverford, Murraydale, Speewa, Tyntynder South, Vinifera and Woorinen North Primary Schools and to assign the name Beverford District Primary School to the former Beverford Primary School site.		

2. Notice of Alteration of Place Names

The Place Names Committee hereby gives notice that it has altered the undermentioned place names in the manner indicated and in respect of which no objections to the previously published proposals were received.

New Name	Former Name
Ballarat Secondary College—East Campus	Ballarat East Secondary College
Ballarat Secondary College—Midlands Senior Campus	Midlands Secondary College
Ballarat Secondary College—Wendouree Campus	Wendouree Secondary College

Notice of Proposal to Assign Place Names
 The Place Names Committee gives notice
 that it proposes to assign the undermentioned

place names. Any objections to a proposed name must be in writing (stating the reasons therefore) and be lodged with the Secretary to the Committee within two months of the publication

of this notice.

Place Name	Location
Caledonian	Proposal from the
Primary School	Directorate of School
•	Education, as a result of a
	merger between the
	Ballarat East (Queen
	Street) and Brown Hill
	Primary Schools, to take
	away those names and
	assign the name
	Caledonian Primary
	School to the former
	Brown Hill Primary
	School site.

G 39 29 September 1994 2333

T ---ti---

Place Name	Location
Streatham and District Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Streatham and Westmere Primary Schools, to take away those names and assign the name Streatham and District Primary School to the former Streatham Primary School site.
Werribee Park Primary School	Proposal from the Directorate of School Education, as a result of a merger between the Diggers Road and Werribee South Primary Schools, to take away those names and assign the name Werribee Park Primary School to the former Diggers Road Primary School site.

Place Names Committee, care of Survey and Mapping, Victoria, 2 Treasury Place, East Melbourne 3002.

RON McLEOD Secretary

EXEMPTION Application No. 17 of 1994

The Equal Opportunity Board has considered application pursuant to section 40 (1) of the Equal Opportunity Act 1984 ("the Act") by Ms Judy Johnson for and on behalf of Eastern Domestic Violence Outreach Service Inc. to advertise for and appoint two female Domestic Violence Outreach workers.

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 this exemption the Board noted the following:

- * The Supported Accommodation Assistance Program is a joint Commonwealth/State funded program.
- Domestic Violence Outreach workers are employed to assist victims of domestic violence. The overwhelming

majority of these victims are women and children, domestic violence encompassing both physical and emotional abuse.

This is the only service of its kind in the Outer East.

The Board hereby grants on 29 September 1994 to the Eastern Domestic Violence Outreach Service Inc. an exemption from the operation of sections 21 and 59 of the Equal Opportunity Act 1984, this exemption to remain in force until 29 September 1997.

CATE McKENZIE
President
CON GEORGE
Member
CARMEL MORFUNI
Member

Water Act 1989

WATER (QUALIFICATION OF WATER ENGINEERS) REGULATIONS 1992

Water Engineer's Qualifications Committee

At a meeting on 6 September 1994 the Water Engineers' Qualifications Committee established under the Regulations agreed to issue a Water Engineer's Certificate to the following applicant in accordance with the Regulations:

Cann, Darrell Mark.

ROSS PERRY Secretary

Local Government Act 1989 AMENDMENT AND REVOCATION OF NOTICES FORBIDDING COUNCILS ENTERING INTO CONTRACTS WITH SENIOR OFFICERS THAT EXPIRE ON 1 OCTOBER 1995

- I, Roger M. Hallam, Minister for Local Government, acting under section 95B of the Local Government Act 1989—
 - revoke the notice entitled "Notice to Forbid Councils Entering into Contracts with Senior Officers that Expire after 1 October 1995" and published in the Government Gazette on 31 March 1994; and
 - amend the notice entitled "Notice to Forbid Councils Entering into Contracts with Senior Officers that Expire after 1 October 1995" and

Victoria Government Gazette

published in the Government Gazette on 12 May 1994 by deleting the reference to the City of Avoca.

This notice comes into operation on the date on which it is published in the Government Gazette.

Dated 20 September 1994

ROGER M. HALLAM Minister for Local Government

Department of Finance SALE OF CROWN LAND BY PUBLIC TENDER

Reference L5-3329

Tenders close 2.00. p.m., Thursday, 3 November 1994.

Property Address: Corner Mathewsons Road and Oak Avenue, Merbein South.

Crown Description: Allotment 1A, Section 59, Block E, Parish of Mildura.

Area: 4165 square metres.

Term of Sale: 10% deposit, balance 60 days.

Tenders: addressed to—Crown Land Sales Tender Box, Department of Conservation and Natural Resources, 253 Eleventh Street, Mildura

Tender Deposit: 10% of tendered amount to be lodged with tender.

Application Form: Available on request.

Co-ordinating Officer: Les Trollope, Land Sales Officer, Department of Conservation and Natural Resources, Mildura. Telephone (050) 22 3014.

IAN SMITH Minister for Finance

DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES

Rosedale Floodplain Management Study

I, Charles Geoffrey Coleman, Minister for Natural Resources, have agreed that an investigation in relation to water management be carried out for the Shire of Rosedale, and that a community-based committee be appointed under section 214 of the Water Act 1989.

In March 1993 the Rural Water Corporation completed a flood investigation (Stage 1 study) to assess the nature of flooding from the Latrobe River and Blind Joe Creek at Rosedale. The flood investigation estimated 1 in 100 year flood levels and concluded that parts of Rosedale township were liable to flooding from both the

Search advice notice: This page typeset in error as 2335 - renumbered 2605

Victoria Government Gazette

Latrobe River and Blind Joe Creek. The report also made a number of preliminary suggestions for possible flood mitigation options.

In July 1994 Rosedale Shire Council resolved to undertake a Stage 2 study to assess possible flood mitigation options and to recommend a floodplain management strategy for Rosedale township. The strategy may include both structural works and non-structural measures, such a land use planning, flood warning and flood action plans. Council will fully fund the Stage 2 study and has chosen engineering consultants Gutteridge Haskins and Davey to carry out the necessary investigations.

The Study area covers the Rosedale township urban area and is bounded by the Latrobe River to the north, Williams Road to the south, Mill Lane to the east and Wykes Road to the West.

A community-based committee will coordinate the flood study and provide a forum for ongoing public consultation throughout the study. The committee will be made up of representative land owners in the Study area, public statutory bodies and other relevant interests. Representation on the committee has been determined in consultation between Rosedale Shire Council and the Department of Conservation and Natural Resources.

When the flood investigation has been completed, the Committee will prepare a water management scheme for public exhibition under section 215 of the Water Act 1989.

Dated 16 September 1994

GEOFF COLEMAN Minister for Natural Resources

Co-operation Act 1981 CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Hawkesdale High School Co-operative Society Ltd which was incorporated as a Community Advancement Society under the abovenamed Act on 1 August 1983, has registered a change of its name and is now incorporated under the name of Hawkesdale College Co-operative Society Ltd under the said Act.

Dated at Melbourne on 22 September 1994

K. N. FLOWERS Acting Deputy Registrar of Co-operatives G 39 29 September 1994 2335

Co-operation Act 1981 CO-OPERATIVE SOCIETIES (GENERAL) REGULATIONS 1993

Regulation 61 (2) Form 61

BENDIGO EAST PRIMARY SCHOOL CO-OPERATIVE LIMITED

BRANDON PARK PRIMARY SCHOOL CO-OPERATIVE LIMITED

BRIGHTON PRIMARY SCHOOL CO-OPERATIVE LTD

MARTHA ARMS TOY LIBRARY CO-OPERATIVE LIMITED

ROCKBANK NORTH WATER SUPPLY CO-OPERATIVE LIMITED

SAFETY BEACH CLUB CO-OPERATIVE SOCIETY LIMITED

WOORABINDA CAMP CO-OPERATIVE LIMITED

Dissolution of Societies

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

Dated at Melbourne on 21 September 1994

K. N. FLOWERS

Acting Deputy Registrar of Co-operatives

BUILDING PRACTITIONERS INSURANCE MINISTERIAL ORDER

- I, Robert Maclellan, Minister for Planning, pursuant to section 135 of the **Building Act** 1993 make the following order as supplementary to my two Building Practitioners Insurance Ministerial Orders dated 13 July 1994 and published in the Government Gazette dated 21 July 1994.
- 1. For the purpose of the provisions stating the minimum limit of liability for professional indemnity policies, the limit of liability for a Building Practitioner or for the firm or company of which the Building Practitioner is a principal, director or employee in respect of acts, errors or omissions committed in the course of the business of the firm or company, shall be minimum of \$1 million any one claim and in the aggregate during the period of insurance.
- 2. However, a professional indemnity policy issued to the members of Architeam Cooperative Ltd, shall be deemed to comply with this Order if the limit of liability under that

Search advice notice: This page typeset in error as 2336 - renumbered 2606

2336 G 39 29 September 1994

policy is a minimum of \$5 million any one claim and in the aggregate during the period of insurance notwithstanding that any acts, errors or omissions of the members are not committed in the course of the business of Architeam Cooperative Ltd.

3. The reference in the Ministerial Orders dated 13 July 1994 to a scheme of insurance shall be deemed to apply only to a scheme of professional indemnity insurance.

This Order shall have effect from 1 November 1994.

Dated 20 September 1994

ROBERT MACLELLAN Minister for Planning Victoria Government Gazette

Search advice notice: This page typeset in error as 2337 - renumbered 2607

Victoria Government Gazette

G 39 29 September 1994 2337

APPOINTMENT

Children and Young Persons Act 1989 APPOINTMENT OF HONORARY PROBATION OFFICERS

I, Ron Tiffen, Regional Director of Grampians Region of Health and Community Services, under section 34 (4) of the Children and Young Persons Act 1989 appoint the undermentioned person as Honorary Probation Officer for the Children's Court in the State of Victoria for the period ending 31 December 1995:

Marcia McKinnas, 1 Helendoite Road, Maroona 3377.

Dated 9 September 1994

RON TIFFEN Regional Director 2338 G 39 29 September 1994

Victoria Government Gazette

ORDERS IN COUNCIL

Housing Act 1983 CITY OF SUNSHINE Extinguishment of an Easement

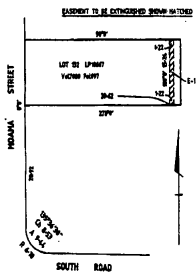
The Governor in Council under section 16 of the **Housing Act 1983** extinguishes the easement indicated by hatching on the plan hereunder.

PLAN FOR EXTINGUISHMENT OF EASEMENT

PART OF CROWN PORTION 17 PARISH OF CUT PAW PAW COUNTY OF BOURKE



E-1 DRAMAGE & SEVERAGE EASEMENT



Dated 3 May 1994 Responsible Minister: ROB KNOWLES Minister for Housing

> KATHY WILSON Acting Clerk of the Executive Council

Flora and Fauna Guarantee Act 1988

The Governor in Council makes the following Order:

Dated 20 September 1994 Responsible Minister:

C. G. COLEMAN

Minister for Natural Resources

KATHY WILSON
Acting Clerk of the Executive Council

FLORA AND FAUNA GUARANTEE (MINERAL RESOURCES DEVELOPMENT) ORDER 1994

Title

1. This Order may be cited as the Flora and Fauna Guarantee (Mineral Resources Development) Order 1994.

Purpose

- 2. The purpose of this Order is to-
- (a) authorise the taking of protected flora where that taking is a result of or incidental to exploration or mining works authorised by an Exploration or a Mining licence issued under the Mineral Resources Development Act 1990; and
- (b) specify terms and conditions to apply to the taking of flora in the course of authorised mining works to ensure that the taking is ecologically sustainable.

Authorising provision

3. This Order is made under section 48 (3) of the Flora and Fauna Guarantee Act 1988.

Definitions

4. In this Order-

"authorised mining works" means any works or incidental operations which may be lawfully carried out under the terms and conditions of an exploration licence or a mining licence issued under the Mineral Resources Development Act 1990.

"forest block" means the primary territorial subdivision of a forest management area, and is used for broad scale planning, reference and mapping (CNR Standing Instruction M-104 3/10/1980).

Victoria Government Gazette

"grasstrees" means plants of the taxon Xanthorrhoea.

"landholder" is defined as the owner of the land or a person who has been granted a lease by the owner of the land.

"private land" means land held under freehold title by anyone other than a public authority.

"rehabilitation work" means action that is carried out in disturbed areas so as to ensure that the conservation objectives of this Order are achieved.

"restricted Crown land" has the same meaning as in the Mineral Resources Development Act 1990.

"roadmaking" means the construction or maintenance of a road or track.

"sphagnum moss" means plants of the taxon Sphagnum.

"the Act" means the Flora and Fauna Guarantee Act 1988.

"tree-ferns, means plants of the taxa Dicksonia antarctica, Cyathea and Todea barbara.

"unrestricted Crown land" has the same meaning as in the Mineral Resources Development Act 1990.

"worksite" has the same meaning as in the Mineral Resources Development Act 1990.

Conservation objectives

- 5. (1) The general conservation objectives of this Order are—
 - (a) the objectives in section 4 (1) (a) to (e) of the Flora and Fauna Guarantee Act 1988; and
 - (b) to ensure that, across the forest block, each species and sub-species of protected flora that is taken under this Order and the community of which the flora is a member or part is retained in a state that is no less viable at the end of the taking and any related rehabilitation work than it was before the taking occurred.
- (2) The specific conservation objectives of this Order are to ensure that, beyond the short-term changes associated with the taking and any related rehabilitation work—
 - (a) at each point of disturbance including each individual worksite and access route but not including permanent clearings such as permanent roads, the species mix that occurred there prior to the taking is retained or restored; and

G 39 29 September 1994 2339

- (b) across the forest block, the taking and any related rehabilitation work result in no decrease in the abundance of any rare or threatened flora; and
- (c) across the forest block, there is no decrease in the genetic diversity of any species indigenous to the area; and
- (d) there is no increase in the distribution or abundance of organisms, including plants animals and pathogens, that are not indigenous to the area; and
- (e) across the forest block, the habitat characteristics that existed prior to the commencement of the taking are maintained by ensuing that factors such as the hydrological conditions, soil and geomorphological conditions and vegetation structure are not materially altered; and
- (f) animals that are part of the community of which the protected flora is a member or part are not disturbed in a way which could threaten their reproduction or long term presence in the area.

Authority to take protected flora where mining is the subject of an EES

- 6. The Governor in Council authorises any person who undertakes authorised mining works which have been the subject of an Environment Effects Statement to take protected flora other than tree-ferns, grasstrees and sphagnum moss for sale, if the taking is as a result of or incidental to the carrying out of those works, and if—
 - (a) the Environment Effects Statement has been carried out under any directions of and guidelines for the preparation of such statements issued by the Minister administering the Environment Effects Act 1978; and
 - (b) any matters required to be investigated were so investigated and the Minister administering the Flora and Fauna Guarantee Act 1988 had the opportunity to comment on any matters investigated including making submissions to a panel (if any) appointed under section 9 of the Environment Effects Act 1978; and
 - (c) the views of the Minister administering the Flora and Fauna Guarantee Act 1988 are considered by the Minister administering the Mineral Resources Development Act 1990 prior to

2340 G 39 29 September 1994

approving any authority to commence work under the Mineral Resources Development Act 1990.

Authority to take protected flora-private land

- 7. (1) The Governor in Council authorises any person who undertakes authorised mining works on private land to take protected flora from that land as a result of or incidental to the carrying out of those works, except as provided for in sub-clauses (2) and (3).
- (2) Sub-clause (1) does not authorise a person to take protected flora if that flora is tree-ferns, grasstrees or sphagnum moss taken for sale.
- (3) Sub-clause (1) does not authorise a person to take protected flora if the flora is—
 - (a) taken from a critical habitat declared under section 20 of the Act; or
 - (b) a member of a species or community listed in Schedule 2 of the Act and if the activity is mining, drilling, trenching, costeaning, bulk sampling or roadmaking and if the landholder objects to the taking;

unless the works have been the subject of an Environment Effects Statement in accordance with Clause 6.

Authority to take protected flora—restricted Crown land

- 8. (1) The Governor in Council authorises any person who undertakes authorised mining works on restricted Crown land to take protected flora from that land as a result of or incidental to the carrying out of those works, if the Minister administering the Crown Land (Reserves) Act 1978 or the Minister administering the Forests Act 1958 has given consent to access the restricted Crown land (as required under section 44 of the Mineral Resources Development Act 1990), and before giving that consent has considered the objectives of this Order and section 48 (4) of the Act, except as provided for in sub-clauses (2) and (3).
- (2) Sub-clause (1) does not authorise a person to take protected flora if that flora is tree-ferns, grasstrees, or sphagnum moss taken for sale.
- (3) Sub-clause (1) does not authorise a person to take protected flora if the flora is taken from a critical habitat declared under section 20 of the Act, unless the works have been the subject of an Environment Effects Statement in accordance with Clause 6.

Victoria Government Gazette

Authority to take protected flora—unrestricted Crown land and freehold land owned by a public authority

- 9. (1) The Governor in Council authorises any person who undertakes authorised mining works on unrestricted Crown land or freehold land owned by a public authority to take protected flora from that land as a result of or incidental to the carrying out of those works, except as provided for in sub-clauses (2) and (3).
- (2) Sub-clause (1) does not authorise a person to take protected flora if that flora is tree-ferns, grasstrees, or sphagnum moss taken for sale.
- (3) Sub-clause (1) does not authorise a person to take protected flora if the flora is—
 - (a) taken from a critical habitat declared under section 20 of the Act; or
 - (b) a member of a species or community listed in Schedule 2 of the Act, and if the activity is mining, drilling, trenching, costeaning, bulk sampling or roadmaking;

unless the works have been the subject of an Environment Effects Statement in accordance with Clause 6.

Terms and conditions

- 10. A person authorised under clauses 6, 7, 8 or 9 to take protected flora must—
 - (a) plan and execute the taking and any related rehabilitation work in such a way that it is reasonable to expect that the conservation objectives of this Order will be achieved; and
 - (b) undertake rehabilitation work in accordance with licence conditions.

Note: Where the taking of flora requires an authorisation under the Act but is not authorised by this Order, the taking may be authorised by a permit or licence under section 48 of the Act.

ADMINISTRATOR TO WANDIN SPRINGS INC. KNOWN AS WANDIN SPRINGS PRIVATE TRAINING CENTRE

Whereas-

1. By Order in Council dated 5 October 1993, published in the Government Gazette on 7 October 1993 and made pursuant to section 25 of the Intellectually Disabled Persons' Services Act 1986 ("the Act"), the Governor in Council appointed David Leonard Hampel as part-time Administrator of Wandin Springs Private Training Centre for a period of six months from the date of the Order in Council.

Search advice notice: This page typeset in error as 2341 - renumbered 2611

Victoria Government Gazette

- 2. Section 25 (1) of the Act provides that the Governor in Council may appoint an administrator to a registered residential service on the recommendation of the Minister. Section 25 (5) of the Act provides that where an administrator has been appointed the Governor in Council may at any time if the Governor in Council thinks fit declare that the administrator ceases to be the administrator and the committee of management is to be re-established. There is no apparent power in section 25 to limit or place any conditions upon the appointment of an administrator under the Act. As a consequence it appears that the part of the Order in Council specifying the period of appointment as six months was in excess of the power of appointment.
- 3. By virtue of section 22 (1) (b) of the Interpretation of Legislation Act 1984 the remainder of the Order in Council was not otherwise affected.
- 4. It is considered desirable to confirm the appointment made by the Order in Council so as to remove any uncertainty as to the status or validity of the appointment.

The Governor in Council pursuant to all enabling powers hereby confirms that the provision of the Order in Council dated 5 October 1993 published in the Government Gazette on 7 October 1993 and made pursuant to section 25 of the Intellectually Disabled Persons' Services Act 1986, specifying the period of appointment as six months, was of no effect and that the remainder of the Order in Council not being affected David Leonard Hampel was appointed as part-time Administrator of Wandin Springs Inc. known as Wandin Springs Private Training Centre until further Order.

Dated 20 September 1994
Responsible Minister:
MICHAEL JOHN
Minister for Community Services

KATHY WILSON Acting Clerk of the Executive Council

Victorian Prison Industries Commission Act 1983 APPOINTMENT

The Governor in Council under section 8 of the Victorian Prison Industries Commission Act 1983 appoints Bruce William Olsen as a part-time member of the Victorian Prison

G 39 29 September 1994 2341

Industries Commission from 27 September 1994 to 26 September 1997 both dates inclusive at a remuneration of \$8 458 per annum.

Dated 27 September 1994
Responsible Minister:
PATRICK McNAMARA
Deputy Premier
Minister for Corrections

KATHY WILSON
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 Governor in Council amends the
Register by adding Historic Building No. 1028.
Interlocked Railway Crossing Gates,
Anderson Street, Yarraville, City of Footscray.
(To the extent of:

- * Two sets of interlocked sector gates comprising four gates and all associated workings protecting the double main line, two gates and all associated workings protecting the former public siding, two pedestrian gates and all associated workings, and all incidental fencing associated with the level crossing.
- All of the land marked L1 and L2 and shown hatched on Plan 605407 (A), endorsed by the Chairperson, Historic Buildings Council and held by the Director of the Historic Buildings Council.)

Dated 27 September 1994 Responsible Minister: ROBERT MACLELLAN Minister for Planning

KATHY WILSON
Acting Clerk of the Executive Council

Shop Trading Act 1987 EXEMPTION FROM CLOSING HOURS PROVISIONS FESTIVALS

The Governor in Council under section 8 (3) of the Shop Trading Act 1987 exempts all shops located in the Highpoint City Shopping Centre, 200 Rosamond Road, Maribyrnong,

Search advice notice: This page typeset in error as 2342 - renumbered 2612

2342 G 39 29 September 1994

within the City of Sunshine, and participating in the Maribyrnong Festival (in conjunction with the Western Region Games), from any part of the provisions of section 7 of the Shop Trading Act on the following day:

Sunday, 9 October 1994, between the hours of 10.00 a.m. and 5.00 p.m.

Dated 27 September 1994 Responsible Minister: VIN HEFFERNAN Minister for Small Business

> KATHY WILSON Acting Clerk of the Executive Council

Shop Trading Act 1987 EXEMPTION FROM CLOSING HOURS PROVISIONS EXHIBITIONS

The Governor in Council under section 8 (3) of the Shop Trading Act 1987 exempts all shops participating in the Mordialloc Gem Exhibition '94, to be conducted at the Chelsea Town Hall, 314 Station Street, in the City of Chelsea, from any part of the provisions of section 7 of the Shop Trading Act 1987 on the following day:

Sunday, 9 October 1994, between the hours of 10.00 a.m. and 5.00 p.m.

Dated 27 September 1994
Responsible Minister:
VIN HEFFERNAN
Minister for Small Business

KATHY WILSON Acting Clerk of the Executive Council

Land Act 1958 SALE OF CROWN LAND BY PRIVATE TREATY

The Governor in Council, pursuant to section 99A (1) (a) of the Land Act 1958, approves the sale by private treaty of Crown Allotment 2C, Section B, Parish of Buchan as described on Certified Plan No. 112227.

Dated 27 September 1994 Responsible Minister: IAN SMITH Minister for Finance

> KATHY WILSON Acting Clerk of the Executive Council

Victoria Government Gazette

Land Act 1958 SALE OF CROWN LAND BY PRIVATE TREATY

The Governor in Council, pursuant to section 99A (1) (a) of the Land Act 1958, approves the sale by private treaty of Crown Allotment 3, Section 5B, Township of Fryerstown as described on Certified Plan No. 112812.

Dated 27 September 1994 Responsible Minister:

IAN SMITH
Minister for Finance

KATHY WILSON Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROAD CLOSED

The Governor in Council under section 349 of the Land Act 1958 and with the consent in writing of the municipality concerned and the adjoining owner closes the following unused road:

MUNICIPAL DISTRICT OF THE SHIRE OF FLINDERS

FINGAL—The road in the Parish of Fingal shown as Crown Allotments 18A and 18B on Certified Plan No. 112965 lodged in the Central Plan Office—(Rs 13785).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROADS CLOSED

The Governor in Council under section 349 of the Land Act 1958 and with the consents in writing of the municipalities concerned and the adjoining owners closes the following unused roads:

MUNICIPAL DISTRICT OF THE SHIRE OF LEXTON

CARALULUP—The road in the Parish of Caralulup shown as Crown Allotment 36R on Certified Plan No. 113160 lodged in the Central Plan Office—(05-93-1119).

Search advice notice: This page typeset in error as 2343 - renumbered 2613

Victoria Government Gazette

MUNICIPAL DISTRICT OF THE SHIRE OF TAMBO

COLQUHOUN—The road in the Parish of Colquhoun shown as Crown Allotment 110A on Certified Plan No. 113176 lodged in the Central Plan Office—(L9-4858).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROADS CLOSED

The Governor in Council under section 349 of the Land Act 1958 and with the consents in writing of the municipalities concerned and the adjoining owners closes the following unused roads:

MUNICIPAL DISTRICT OF THE SHIRE OF BUNINYONG

CARGERIE—The road in the Township of Cargerie shown as Crown Allotment 7A, Section 2 on Certified Plan No. 113246 lodged in the Central Plan Office—(UR-86389).

MUNICIPAL DISTRICT OF THE SHIRE OF NEWHAM AND WOODEND

NEWHAM—The roads in the Parish of Newham shown as Crown Allotments 19U and 19V, Section 2 on Certified Plan No. 112504 lodged in the Central Plan Office—(L1-3415). Dated 27 September 1994

Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Parliamentary Committees Act 1968 TERMS OF REFERENCE FOR REVIEW OF EXEMPTIONS UNDER THE JURIES ACT 1967

Pursuant to section 4F (1) (a) (ii) of the Parliamentary Committees Act 1968, the Governor in Council refers the following matters to the Law Reform Committee:

G 39 29 September 1994 2343

- 1. To review and make recommendations on the criteria governing ineligibility for, and disqualification and excusal from, jury service under sections 4 and 5 of the Juries Act 1967;
- 2. To review and make recommendations in respect of the compilation of jury lists under Part II and the pre-selection of jurors under Part III of the Juries Act 1967;

Under section 4F (3) of the Parliamentary Committees Act 1968, the Governor in Council specifies 31 March 1995 as the date by which the Committee is required to make its final report to the Parliament on this matter.

Dated 20 September 1994 Responsible Minister: JAN WADE Attorney-General

> KATHY WILSON Acting Clerk of the Executive Council

State Owned Enterprises Act 1992
APPOINTMENT OF CHAIRMAN AND
DIRECTOR TO THE VICTORIAN
PLANTATIONS CORPORATION

The Governor in Council in the exercise of power contained in section 25 of the State Owned Enterprises Act 1992 appoints:

- (a) Robin E. Clements as Chairman of the Victorian Plantations Corporation for a period of one year commencing 1 October 1994 and concluding 30 September 1995, and revokes the appointment of Robin E. Clements as Deputy Chairman of the Victorian Plantations Corporation from the date on which he becomes Chairman; and
- (b) George B. Little as a director of the board of the Corporation for a period of one year commencing 1 October 1994 and concluding 30 September 1995.

Dated 20 September 1994
Responsible Minister:
ALAN R. STOCKEDALE
Treasurer

KATHY WILSON Acting Clerk of the Executive Council Search advice notice: This page typeset in error as 2344 - renumbered 2614

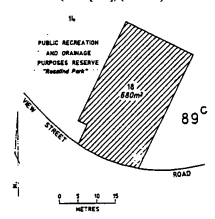
2344 G 39 29 September 1994

Crown Land (Reserves) Act 1978 CROWN LAND TEMPORARILY RESERVED

The Governor in Council under section 4 of the Crown Land (Reserves) Act 1978 temporarily reserves the following Crown land for the purpose mentioned.

MUNICIPAL DISTRICT OF THE CITY OF GREATER BENDIGO

AT BENDIGO—Public recreation and drainage, 680 square metres being Crown Allotment 18, Section 89C at Bendigo, Parish of Sandhurst as indicated by hatching on plan hereunder—(S 372[118]) (Rs 1375).



Dated 27 September 1994
Responsible Minister:
M. A. BIRRELL
Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

The Governor in Council under Section 10 of the Crown Land (Reserves) Act 1978 gives notice of intention to revoke the following temporary reservations:

CORRYONG—The temporary reservation by Order in Council of 27 January 1965 of 961 square metres of land in Section 8, Township of Corryong, Parish of Colac Colac as a site for the purposes of the Forests Act—(Rs 8411).

Victoria Government Gazette

LAH-ARUM—The temporary reservation by Order in Council of 21 January 1931 of an area of 72.8 hectares of land in the Parish of Laharum as a site for the supply of gravel, revoked as to part by Order in Council of 10 March 1965, so far as the balance remaining containing 71.8 hectares—(Rs 4091).

SEACOMBE—The temporary reservation by Order in Council of 4 May 1982 of 809 square metres of land being Crown Allotment 1D, Parish of Seacombe as a site for a Departmental Residence—(Rs 12062).

TALBOT—The temporary reservation by Order in Council of 29 December 1874 of 1·17 hectares of land being Crown Allotments 4, 5, 6, 7 and 8 and part of 3 and 9, Section 2B, Township of Talbot as a site for State School purposes in addition to and adjoining the site temporarily reserved for Common School purposes by Order in Council of 11 November 1868 so far only as the portion containing 1195 square metres shown as Crown Allotment 6A, Section 2B, Township of Talbot on Certified Plan No. 113225 lodged in the Central Plan Office—(16/15887).

TINAMBA—The temporary reservation by Order in Council of 26 May 1964 of 1619 square metres of land in Section B, Parish of Tinamba as sites for the purposes of the Forests Act—(Rs 8329).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

The Governor in Council under section 10 of the Crown Land (Reserves) Act 1978 revokes the following temporary reservations:

BENDOC—The temporary reservation by Order in Council of 10 October 1967 of 2023 square metres of land in the Township of Bendoc as a site for Public Purposes (Police Purposes), so far only as the portion containing 973 square metres shown as Crown Allotment 7B, Section F, Township of Bendoc on Certified Plan No. 113027 lodged in the Central Plan Office—(Rs 6894).

G 39 29 September 1994 2345

COWES—The temporary reservation by Order in Council of 26 June 1951 of 1012 square metres of land in the Township of Cowes, Parish of Phillip Island as a site for Police purposes so far only as the portion containing 632 square metres shown as Crown Allotment 16A, Section 6, Township of Cowes on Certified Plan No. 113074 lodged in the Central Plan Office—(Rs 6647).

DEVON—The temporary reservation by Order in Council of 1 October 1883 of an area of 8094 square metres of land in the Parish of Devon as a site for Public Purposes (State School) so far only as the portion containing 922 square metres shown as Crown Allotment 57E, Parish of Devon on Certified Plan No. 113031 lodged in the Central Plan Office—(Rs 13362).

GLENROWEN—The temporary reservation by Order in Council of 3 February 1890 of 7588 square metres of land in the Township of Glenrowen as a site for a State School, so far only as the portion containing 15 square metres as indicated by hatching on plan published in the Victoria Government Gazette on 8 September 1994—page 2439—(G 92[8]) (Rs 4084).

GLENROWEN—The temporary reservation by Order in Council of 17 January 1956 of 1695 square metres of land in the Township of Glenrowen as a site for a State School in addition to and adjoining the site temporarily reserved therefor by Order in Council of 3 February 1890, so far only as the portion containing 737 square metres as indicated by hatching on plan published in the Victoria Government Gazette on 8 September 1994—page 2440—(G92[8]) (Rs 4084).

LORNE—The temporary reservation by Order in Council of 14 October 1958 of 2782 square metres of land in the Township of Lorne as a site for the purposes of the Forests Act so far only as the portion containing 934 square metres shown as Crown Allotment 65B, Township of Lorne on Certified Plan No. 113075 lodged in the Central Plan Office—(Rs 7597).

MITTA MITTA—The temporary reservation by Order in Council of 14 August 1872 of 8094 square metres of land in the Township of Mitta Mitta (formerly Parish of Magorra) as a site for Common School purposes, so far only as the portion containing 946 square metres shown as Crown Allotment 7A, Section C, Township of Mitta Mitta on Certified Plan No. 113059 lodged in the Central Plan Office—(Rs 8852).

MOONDARRA—The temporary reservation by Order in Council of 21 October 1980 of 2550 square metres of land being Crown Allotment 4P, Section B, Parish of Moondarra as a site for Police Purposes—(Rs 10488).

NEERIM—The temporary reservation by Order in Council of 24 June 1941 of 1-012 hectares of land in the Parish of Neerim as a site for Police purposes, so far only as the portion containing 1031 square metres shown as Crown Allotment 84C, Parish of Neerim on Certified Plan No. 112997-A lodged in the Central Plan Office—(Rs 5220).

OLANGOLAH—The temporary reservation by Order in Council of 17 December 1974 of 607 square metres of land being Crown Allotment 13Y, Parish of Olangolah as a site for Public Purposes (Departmental Residence)— (Rs 10018).

PORT CAMPBELL—The temporary reservation by Order in Council of 8 July 1981 of 2024 square metres of land being Crown Allotment 6C, Section 9, Township of Port Campbell as a site for a Departmental Residence so far only as the portion containing 1022 square metres shown as Crown Allotment 6B, Section 9, Township of Port Campbell on Certified Plan No. 113080 lodged in the Central Plan Office—(Rs 11462).

SALE—The temporary reservation by Order in Council of 28 June 1983 of 639 square metres of land being Crown Allotment 9A, Section 1, Parish of Sale as a site for a Departmental Residence—(Rs 12198).

SAN REMO—The temporary reservation by Order in Council of 14 February 1989 of 1682 square metres of land being Crown Allotment 12B, Section A, Township of San Remo, Parish of Woolamai as a site for Police Purposes—(Rs 13268).

TEMPLESTOWE—The temporary reservation by Order in Council of 6 October 1873 of 2.02 hectares of land being Section 1, Township of Templestowe as a site for a State School, revoked as to part by Orders in Council of 17 September 1883 and 2 August 1988, so far as the balance remaining containing 1.59 hectares—(Rs 10001).

UNDERBOOL—The temporary reservation by Order in Council of 31 March 1913 of 1.725 hectares of land in the Township of Underbool as a site for a State School, so far only as the portion containing 817 square metres shown as

2346 G 39 29 September 1994

Crown Allotment 13D, Section 9, Township of Underbool on Certified Plan No. 113032 lodged in the Central Plan Office—(C 58224). Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

The Governor in Council under section 10 of the Crown Land (Reserves) Act 1978 gives notice of intention to revoke the following temporary reservations:

DROUIN WEST—The temporary reservation by Order in Council of 11 August 1873 of 2-023 hectares of land in the Parish of Drouin West (formerly part of Allotment 4, Parish of Drouin) as a site for State School Purposes, so far only as the portion containing 779 square metres shown as Crown Allotment 4C, Parish of Drouin West on Certified Plan No. 113232 lodged in the Central Plan Office—(Rs 1129).

MANSFIELD—The temporary reservation by Order in Council of 7 August 1984 of 723 square metres of land being Crown Allotment 7A, Township of Mansfield as a site for Police purposes—(Rs 12787).

NEWHAVEN—The temporary reservation by Order in Council of 31 December 1873 of 1-98 hectares of land in the Township of Newhaven (formerly Suburban Allotments 20 and 21) as a site for State School Purposes, so far only as the portion containing 897 square metres shown as Crown Allotment 20A, Township of Newhaven on Certified Plan No. 113226 lodged in the Central Plan Office—(Rs 37045).

NORTH FITZROY—The temporary reservation by Order in Council of 31 January 1882 of 3263 square metres of land being Crown Allotments 14, 15 and 16, Section 8 at North Fitzroy, Parish of Jika Jika as a site for Municipal purposes—(18/94/094)

OUYEN—The temporary reservation by Order in Council of 12 April 1912 of 1.95 hectares of land in the Township of Ouyen as a site for a State School, revoked as to part by Order in Council of 23 November 1936, so far only as the portion containing 2908 square

Victoria Government Gazette

metres shown as Crown Allotments 12A and 12B, Section 3, Township of Ouyen on Certified Plan No. 113177 lodged in the Central Plan Office—(Rs 6070).

REDBANK—The temporary reservation by Order in Council of 22 December 1870 of 3642 square metres of land being Crown Allotments 5, 6 and 7, Section 4, Township of Redbank as a site for Common School Purposes—(06/16058).

REDBANK—The temporary reservation by Order in Council of 26 May 1890 of 3478 square metres of land in the Township of Redbank as a site for a State School in addition to and adjoining the site temporarily reserved for Common School purposes by Order in Council of 22 December 1870—(06/16058).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 PORTARLINGTON PUBLIC RESERVES

The Governor in Council under section 14A (7) of the Crown Land (Reserves) Act 1978 dissolves the "Portarlington Public Reserves Committee of Management Incorporated" constituted by Order in Council of 30 October 1984 published in the Victoria Government Gazette on 7 November 1984—page 4005.

Such dissolution to come into effect on 1 October 1994—(Rs 5116A).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 INDENTED HEAD/ST LEONARDS FORESHORE RESERVES

The Governor in Council under section 14A (7) of the Crown Land (Reserves) Act 1978 dissolves the "Indented Head/St Leonards Foreshore Reserves Committee of Management

Search advice notice: This page typeset in error as 2347 - renumbered 2617

Victoria Government Gazette

Incorporated" constituted by Order in Council of 12 April 1988 published in the Victoria Government Gazette on 20 April 1988—pages 969/970.

Such dissolution to come into effect on 1 October 1994—(Rs 6395).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 REVOCATION OF TEMPORARY RESERVATIONS

The Governor in Council under section 10 of the Crown Land (Reserves) Act 1978 revokes the following temporary reservations:

BENAMBRA—The temporary reservation by Order in Council of 10 February 1909 of 2226 square metres of land in the Township of Benambra as a site for State School purposes so far only as the portion containing 581 square metres shown as Crown Allotment 3A, Section 7A, Township of Benambra on Certified Plan No. 112846 lodged in the Central Plan Office—(Rs 5832).

BOOROOPKI—The temporary reservation by Order in Council of 15 March 1887 of 1556 square metres of land in the Township of Booroopki (formerly Allotment 12, Section 3) as a site for a Public Hall—(Rs 6682).

PRAHRAN—The temporary reservation by Order in Council of 7 June 1960 of 8625 square metres of land in the Parish of Prahran as a site for the purposes of the Mental Hygiene Authority—(Rs 7938).

SEACOMBE—The temporary reservation by Order in Council of 7 October 1986 of 2760 square metres of land being Crown Allotment 1G, Parish of Seacombe as a site for Public Purposes—(Rs 8130).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council G 39 29 September 1994 2347

Crown Land (Reserves) Act 1978
INCORPORATION OF COMMITTEE OF
MANAGEMENT OF PORTARLINGTON,
ST LEONARDS AND INDENTED HEAD
PUBLIC RESERVES

The Governor in Council, under section 14A (1) of the Crown Land (Reserves) Act 1978, being satisfied that it is in the public interests to declare to be a corporation the Committee of Management appointed under section 14 (2) of the Act of the lands described in the schedule hereunder:

- (a) declares that the Committee of Management shall be a corporation;
- (b) assigns the name "The Bellarine Bayside Foreshore Committee of Management Incorporated" to the corporation; and

under section 14B (3) of the Act, appoints Sylvia May Le Marquand to be Chairperson of the corporation.

SCHEDULE

- 1. "Portarlington Foreshore Reserve" being the land reserved for Public Purposes in the Township of Portarlington and the Parish of Paywit, as indicated by red color on plan marked "P1/6.9.94" attached to Department of Conservation and Natural Resources correspondence No. 07/1973;
- 2. "Eastern Park", being the remaining land temporarily reserved as a site for a Public Park in the Township of Portarlington by Order in Council of 19 October 1936 (07/1798);
- 3. "Western Park", being the land in the Township of Portarlington temporarily reserved as a site for Public Purposes by Orders in Council of 7 July 1887 and 17 January 1888 (Rs 1790);
- 4. The lands in the Township of Portarlington temporarily reserved as a site for Public Park by Orders in Council of 11 January 1949 and 6 March 1956 (07/1978);
- 5. The land in the Township of Portarlington temporarily reserved as a site for Public Recreation and Public Purposes by Order in Council of 28 April 1964 (07/2078);
- 6. The land in the Township of Portarlington, temporarily reserved as a site for Public Recreation and Public Purposes by Order in Council of 1 September 1970 together with the abutting portion of the land permanently reserved as a site for Public Purposes as is

Search advice notice: This page typeset in error as 2348 - renumbered 2618

2348 G 39 29 September 1994

indicated by red colour on plan marked "P2/6.9.94", attached to Department of Conservation and Natural Resources correspondence No. 07/1973; and

7. "St Leonards/Indented Head Foreshore Reserve" being the land reserved for Public Purposes in the Parish of Paywit as indicated by red colour on plan marked "P3/6.9.94" attached to Department of Conservation and Natural Resources correspondence No. 07/1921.

Such incorporation and appointment to come into effect on 1 October 1994—(MGR 6902).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON
Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

The Governor in Council under section 10 of the Crown Land (Reserves) Act 1978 gives notice of intention to revoke the following temporary reservations:

ANGLESEA—The temporary reservation by Order in Council of 8 November 1983 of 6341 square metres of land being Crown Allotment 57, Section 4, Township of Anglesea as a site for a Municipal Storeyard—(Rs 12488).

COLAC—The temporary reservation by Order in Council of 19 February 1877 of an area of land adjoining Crown Allotment 157C, Township of Colac as a site for the supply of water to Colac railway station—(Rs 29007).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

The Governor in Council under section 10 of the Crown Land (Reserves) Act 1978 gives notice of intention to revoke the following temporary reservation:

LOWRY—The temporary reservation for railway purposes by Order in Council of 23 November 1868 of the Crown lands comprised

Victoria Government Gazette

within the limits of deviation of the surveyed line of railway from Melbourne to Belvoir so far only as the portion containing 1134 square metres shown as Crown Allotment 35C, Section C, Parish of Lowry on Certified Plan No. 113198 lodged in the Central Plan Office—(GL 18509).

Dated 27 September 1994 Responsible Minister:

M. A. BIRRELL

Minister for Conservation and Environment

KATHY WILSON
Acting Clerk of the Executive Council



Victoria Government Gazette

NOTICE OF MAKING OF STATUTORY **RULES WHICH ARE NOT YET AVAILABLE**

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

	Health Act 1958		
142/1994	Health (Infectious		
	Diseases) (Donation		
	Statements) Regulations 1994		
	Local Government Act 1989		
143/1994	Local Government		
	(Competitive Tendering) Regulations 1994		
	Firearms Act 1958		
144/1994	Firearms (Interim)		
	(Amendment) Regulations 1994		
	County Court Act 1958		
145/1994	County Court (Chapter II Amendment No. 9) Rules 1994		
	County Court Act 1958		
146/1994	County Court (Chapter I Amendment No. 21) Rules 1994		
	Treasury Corporation of Victoria Act 1992		
147/1994	Treasury Corporation of		
	Victoria (Prescribed		
	Agencies) Regulations 1994		

29 September 1994 2349

The retail prices and price codes below will apply from 2 August 1993 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.

G 39

Price Code	No. of Pages (Including cover and blank pages)	Price
A	1–16	\$2.70
В	17–32	\$4.00
С	33 -4 8	\$5.50
D	4996	\$8.50
E	97-144	\$11.00
F	145192	\$13.00
G	193-240	\$15.00
Н	241-288	\$16.00
I	289-352	\$18.00
J	353-416	\$21.00
K	417-480	\$24.00
L	481-544	\$28.00

A set retail price per issue will apply from 2 August 1993 to:

Government Gazette (General) \$1.65 per issue \$2.70 per issue Hansard (Weekly)

ADVERTISERS PLEASE NOTE

As from 29 September 1994

The last Special Gazette was No. 65 Dated 28 September 1994

The last Periodical Gazette was No. 11 Dated 11 July 1994

Search advice notice: This page typeset in error as 2350 - renumbered 2620

2350 G 39 29 September 1994

Victoria Government Gazette

CONTENTS	
	Page
Appointment	2337
Contracts Accepted—Amendments	
Estates of Deceased Persons	
Government and Outer Budget Sector Agencies Notices	
Notice of Making of Statutory Rules	
Orders in Council—	
Acts—Housing; Flora and Fauna Guarantee; Intellectually Disabled Persons' Services; Victorian Prison Industries Commission; Historic Buildings; Shop Trading; Land; Parliamentary Committees; State Owned Energyises; Crown Land	
(Reserves)	2338
Private Advertisements	
Proclamations	

A Victorian Government Publication Published by THE LAW PRINTER a business unit of Printing and Publishing Services Victoria (PPSV)
Melbourne Victoria Australia C State of Victoria 1994 This publication is copyright. No parts may be reproduced by any process except in accordance with the provisions of the Copyright Act. Address all inquiries to the Government Printer for the State of Victoria PO Box 292 South Melbourne 3205 Victoria Australia ISSN 0819-5471 L. V. North, Government Printer Melbourne Mail and Bulk Order Sales The Law Printer PO Box 292 South Melbourne 3205
28 Queensbridge Street, South Melbourne
Telephone inquiries (03) 242 4600
Fax (03) 242 4699 Counter Sales The Law Printer Bookshop 28 Queensbridge Street, South Melbourne Information Victoria Bookshop 318 L. Bourke Street Melbourne 3000 Telephone inquiries (03) 651 4100 Recommended Retail Price \$1.65

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.

The pages within the bound book for the Victorian Government Gazette 1994, contained a number of errors relating to page numbering.