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PROCLAMATIONS

Post-Secondary Education Act 1978
PROCLAMATION OF DATE OF OPERATION

PROCLAMATION

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

In pursuance of the powers conferred by the Post-Secondary Education Act 1978, I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation declare Tuesday, 30 September 1986, for the purpose of paragraph (b) of sub-section 3 of section 65 of the said Act, to be the date from which the provisions of section 66 of the said Act will operate in respect of teaching positions which exist at the East Gippsland Community College of Technical and Further Education.

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

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

I. R. CATHIE Minister for Education

GOD SAVE THE QUEEN!

ACTS OF PARLIAMENT

PROCLAMATION

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

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

No. 60/1986 Cemeteries (Amendment) Act 1986. No. 61/1986 Constitution (British Subjects) Act 1986.

No. 62/1986 Estate Agents (Amendment) Act 1986.

No. 63/1986 Supreme Court (Rules of Procedure) Act 1986.

No. 64/1986 Victoria Conservation Trust (Amendment) Act 1986.

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

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

JOHN CAIN Premier

GOD SAVE THE QUEEN!

No. 60/1986 This Act comes into operation on the day on which it receives the Royal Assent.

No. 61/1986 This Act comes into operation on a day to be proclaimed.

No. 62/1986 This Act comes into operation on a day to be proclaimed.

No. 63/1986 (1) Parts 1 and 2 come into operation on the 28th day after the day on which this Act receives the Royal Assent.

(2) Part 3 comes into operation on the day on which the General Rules of Procedure in Civil Proceedings 1986 come into operation.

No. 64/1986 This Act comes into operation on the day on which it receives the Royal Assent.

Land Act 1958 ROAD PROCLAIMED

PROCLAMATION

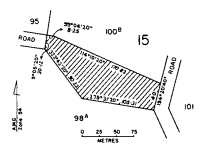
By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

No. 77-24743/86-Price \$1.00, delivered \$1.80. Subscription rate: \$107 per annum.

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

3602

Parish of Ararat in the Shire of Stawell, being the land indicated by hatching on plan hereunder-(L3-1568) (A149-30).



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

> J. DAVIS McCAUGHEY (L.S.)

By His Excellency's Command

J. E. KIRNER Minister for Conservation, Forests and Lands GOD SAVE THE QUEEN!

PUBLIC HIGHWAY—CITY OF HEIDELBERG

PROCLAMATION

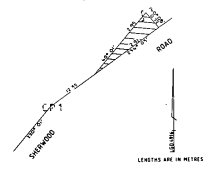
By His Excellency the Governor of the State of Victoria and its Dependencies in Commonwealth of Australia, &c., &c., &c.

Whereas by the Local Government Act 1958 section 519 it is amongst other things enacted that it shall be lawful for the Governor in Council at any time and from time to time upon the request of the council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on any land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958 or a corresponding previous enactment to be a public highway and that

such land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force.

And whereas the Council of the City of Heidelberg has requested that the land hereinafter mentioned, reserved for a road, be so declared to be a public highway.

Now therefore, I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this proclamation declare that the land at 43 Sherwood Road, Ivanhoe shown by hatching on the attached plan, shall be a public highway within the meaning of the said Act.



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

> J. DAVIS McCAUGHEY (L.S.)

By His Excellency's Command

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

PUBLIC HIGHWAY—CITY OF FITZROY

PROCLAMATION

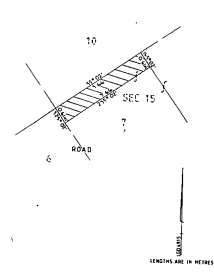
By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

Whereas by the Local Government Act 1958. section 519 it is amongst other things enacted that it shall be lawful for the Governor in Council at any time and from time to time upon the request of the council of any municipality by notice in the Government Gazette to proclaim any land reserved

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

And whereas the Council of the City of Fitzroy has requested that the land hereinafter mentioned, reserved for a road, be so declared to be a public highway.

Now therefore, I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this proclamation declare that the part of a road off Michael Street, Fitzroy shown by hatching on the attached plan, shall be a public highway within the meaning of the said Act.



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne this sixteenth day of September in the year of our Lord One thousand nine hundred and

eighty-six and in the thirty-fifth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.) J. DAVIS McCAUGHEY By His Excellency's Command

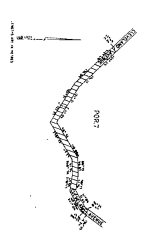
J. L. SIMMONDS
Minister for Local Government
GOD SAVE THE QUEEN!

PUBLIC HIGHWAY—SHIRE OF ELTHAM

PROCLAMATION

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

Whereas by the Local Government Act 1958, section 519 it is amongst other things enacted that it shall be lawful for the Governor in Council at any time and from time to time upon the request of the council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on any land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958 or a corresponding previous enactment to be a public highway and that such land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force.



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

3604

Now therefore, I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this proclamation declare that the part of Cleveland Avenue, Lower Plenty shown by hatching on the attached plan, shall be a public highway within the meaning of the said Act.

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

(L.S.) J. DAVIS McCAUGHEY
By His Excellency's Command

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

Bees Act 1971 PROCLAIMED AREA IN THE SHIRE OF HEALESVILLE

PROCLAMATION

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

Whereas by section 4 of the *Bees Act* 1971 it is provided, amongst other things, that the Governor in Council may by Proclamation published in the *Government Gazette*—

- (a) declare any defined portion of Victoria in which any disease exists to be a "proclaimed area" for the purposes of the Act; and
- (b) prohibit either absolutely or subject to conditions the sending or bringing of bees, honey, honeycomb, hives or appliances into any proclaimed area or the sending or removal from a proclaimed area into any other part of Victoria of bees, honey, honeycomb, hives or appliances:

Now therefore, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation—

- 1. declare the portion of Victoria defined in the Schedule, being an area where disease exists, to be a proclaimed area for the purposes of the Act; and
- 2. prohibit the sending or bringing of bees, honeycomb, hives or appliances into the proclaimed area or the sending or removal from the proclaimed area into any other part of Victoria of bees, honeycomb, hives or appliances unless approved by an apiary inspector.

Schedule

The portion of Victoria within the Shire of Healesville bounded by a line commencing at the intersection of Myers Creek Road with Chum Creek Road, then in a south easterly direction along Myers Creek Road to Silvia Creek Road, then in an easterly and northerly direction along Silvia Creek Road to Quarry Road, then in a southerly direction along Quarry Road to the Monda Track, then along the Monda Track in a westerly and then in a southerly direction to a point where the Monda Track leaves the MMBW water reserve boundary then in a southerly direction along the MMBW water reserve western boundary to its southern end, then in an easterly direction along the MMBW water reserve boundary to the Donnelly Weir Road, then in a southerly direction along Donnelly Weir Road to Watts River, then along Watts River in a westerly and south westerly direction to the Yarra Glen-Healesville Road, then along the Yarra Glen-Healesville Road in a north westerly direction to Chum Creek Road and then along Chum Creek Road in a northerly direction to the point of commencement.

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

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

EVAN WALKER Minister for Agriculture and Rural Affairs GOD SAVE THE QUEEN!

Public Service Act 1974 PUBLIC HOLIDAYS

PROCLAMATION

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

In pursuance of the powers conferred by section 71 (2) of the *Public Service Act* 1974, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive

Council of the said State, do by this my Proclamation appoint the days and dates mentioned hereunder to be observed as Public Holidays and Public Half-Holidays as the case may be at the places respectively specified:

Public Holidays

Friday, 26 September 1986, throughout the Shire of Pyalong

Tuesday, 4 November 1986, throughout the Borough of Queenscliffe

Public Half-Holiday from the Hour of Twelve Noon
Tuesday, 7 October 1986, throughout the Shire
of Kerang

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

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

S. M. CRABB Minister for Labour

GOD SAVE THE QUEEN!

ACTS OF PARLIAMENT

PROCLAMATION

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

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

No. 65/1986 Geelong Regional Commission (Amendment) Act 1986

No. 66/1986 Racing (Sunday Racing and Betting) Act 1986

No. 67/1986 Town and Country Planning (Miscellaneous Provisions) Act 1986

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

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

JOHN CAIN Premier

GOD SAVE THE QUEEN!

No. 65/1986 This Act comes into operation on a day or days to be proclaimed.

No. 66/1986 This Act come into operation on the day on which it receives the Royal Assent.

No. 67/1986 This Act comes into operation on a day to be proclaimed.

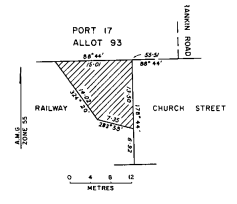
Land Act 1958 ROAD PROCLAIMED

PROCLAMATION

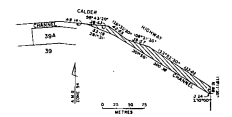
By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

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

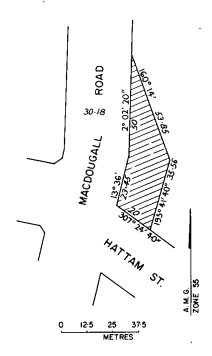
Parish of Tyabb in the Shire of Hastings, being the land indicated by hatching on plan hereunder—(L11-3897) (T125-6).



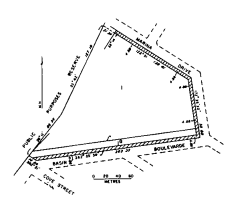
Parish of Merbein in the Shire of Mildura, being the land indicated by hatching on plan hereunder—(M60617) (M572-9).



Parish of Sandhurst at Bendigo in the City of Bendigo, being the land indicated by hatching on plan hereunder—(L6-3942) (S372-128).



Parish of Seacombe in the Shire of Rosedale, being the land indicated by hatching on plan hereunder—(RS8130) (S252-9).



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

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

3606

J. E. KIRNER
Minister for Conservation, Forests and Lands
GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 275 Part 3B Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 9 September 1986, approved the abovementioned scheme for which the Minister for Planning and Environment is the Responsible Authority.

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

The scheme includes updated controls over convenience stores in the Melbourne Metropolitan Planning Scheme Ordinance.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 415

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 9 September 1986, amended the abovementioned scheme for which the Minister for Planning and Environment is the Responsible Authority.

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

The amendment clarifies the interpretation of the Ordinance in relation to the use of land for ancillary purposes.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF KNOX PLANNING SCHEME

Amendment No. 277 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Knox, and for which the Knox City Council is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes:

Closure of a road south of High Street Road and to the east of, and intersecting with Nortons Lane, Scoresby, and its rezoning from Minor Road to Extractive Industry.

Closure of part of Timothy Drive north of High Street Road and its inclusion, together with adjoining lands in a Public Purposes Reserve for a combined primary and secondary school site.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne, and at the office of the Council of the City of Knox, 511 Burwood Highway, Knoxfield.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 WARATAH BAY PLANNING SCHEME

Amendment No. 22

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Shire of South Gippsland and for which the Shire of South Gippsland is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme rezones 1.3 hectares of Rural Land to Residential Zone; described as Part CA 21A, Parish of Waratah North, Township of Sandy Point.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, Shire of South Gippsland, 14–18 Pioneer Street, Foster.

DAVID YENCKEN

Secretary for Planning and Environment

Town and Country Planning Act 1961
CITY OF ECHUCA PLANNING SCHEME 1981
Amendment No. 1

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Echuca, and for which the City of Echuca is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme provides for the rezoning of parts of Crown Allotments 1 and 2, section 19, parish of Echuca North, situated on the south-eastern corner of Anstruther and Landsborough Streets, Echuca from Service Commercial to Residential B

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, the City of Echuca, corner of Hare and Heygarth Streets, Echuca

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961
CITY OF HORSHAM PLANNING SCHEME

Amendment No. 99

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Horsham, and for which the City of Horsham is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme proposes to rezone lots 30, 32, 30B and 32A Wawunna Road, Horsham from Commercial B Zone to Residential A Zone.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, City of Horsham, Civic Centre, Roberts Avenue, Horsham.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF SOUTH GIPPSLAND PLANNING SCHEME

Amendment No. 72 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Shire of South Gippsland and for which the Shire of South Gippsland is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes the rezoning of approximately 1.3 hectares of Rural zoned land adjoining Welshpool Township to Residential Development Zone.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, Shire of South Gippsland, 14–18 Pioneer Street, Foster.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF SHERBROOKE PLANNING SCHEME 1979 (URBAN AREAS)

Amendment No. 37

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Shire of Sherbrooke and for which the Sherbrooke Shire Council is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes the rezoning of part Crown Allotment 73, Parish of Scoresby bounding Forest Park Road and Ferndale Road, Upwey from a Special Investigation Zone to a Bushland Residential Zone and a Public Open Space Reserve and to allow a three lot subdivision on the site.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF BASS PLANNING SCHEME Amendment No. 30 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Shire of Bass and for which the Council of the Shire of Bass is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes the deletion of a Public Purpose reservation from land being the site of the former Glen Alvie School, Korrine Road, Glen Alvie and inclusion of the land in the Rural zone.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, the Council of the Shire of Bass, Main Road, Archies Creek.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 GEELONG REGIONAL PLANNING SCHEME

Amendment No. 154, Part 1

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Shire of Corio and for which the Geelong Regional Commission is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes rezoning of land bounded by Cox, Rollins, Emmersons and Goldsworthy Roads, Lovely Banks to Rural Residential.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Planning Information Services), The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority the Geelong Regional Commission, State Offices, Little Malop Street, Geelong.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF MILDURA Interim Development Order No. 5/1981 Amendment No. 13 Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, amended the abovementioned Order in respect of Lots 1 and 2, LP 22339 and Crown Allotment 1, section 39, Block F, Parish of Mildura, and for which the Shire of Mildura is the Responsible Authority.

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

The amendment provides for the rezoning of Lots 1 and 2, LP 22339 and Crown Allotment 1, section 39, Block F, Parish of Mildura from Rural 'A' to Urban.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne, and at the office of the Council of the Shire of Mildura, Irymple, Victoria.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 GEELONG REGIONAL PLANNING SCHEME

Amendment No. 174

Notice of Amendment

In pursuance of the powers conferred by the *Town* and Country Planning Act 1961, the Governor in Council on 16 September 1986, amended the abovementioned scheme in respect of the municipal district of the Shire of Corio and for which the Geelong Regional Commission is the Responsible Authority.

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

The amendment includes correction to boundary anomalies on the Planning Scheme Map in the Lara area

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the Geelong Regional Commission, 5th Floor, State Offices, Little Malop Street, Geelong.

DAVID YENCKEN Secretary for Planning and Environment

Upper Yarra Valley and Dandenong Ranges Authority Act 1976

UPPER YARRA VALLEY AND DANDENONG RANGES REGIONAL STRATEGY PLAN

Amendment No. 13
Notice of Amendment

In pursuance of the powers conferred by the *Upper Yarra Valley and Dandenong Ranges Authority Act* 1976, the Governor in Council on 16 September 1986, amended the abovementioned Strategy Plan for which the Upper Yarra Valley and Dandenong Ranges Authority is the Responsible body.

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

The amendment will allow the subdivision of land within Commercial centres in a Landscape Living Policy area.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne, and at the office of the Upper Yarra Valley and Dandenong Ranges Authority, Old Melbourne Road, Lilydale West.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF ECHUCA PLANNING SCHEME 1981

Amendment No. 4

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, amended the abovementioned scheme in respect of the municipal district of the City of Echuca and for which the City of Echuca is the Responsible Authority.

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

The amendment provides for the rezoning of land described as Crown Allotments 60 and 62, section A, Parish of Echuca North from Public Purpose (Existing) to Residential 'A'.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Revocation No. 54

Notice of Revocation

Notice of Order under Section 32 (5)

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, revoked in part the abovementioned scheme in respect of land contained in plan of consolidation No. CP 151613, Pearcedale Road, Pearcedale, Shire of Cranbourne, and made an Order pursuant to section 32 (5).

The Order provides that the land may be subdivided into two equal sized allotments.

A copy of the Orders relating to the revocation may be inspected during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne.

DAVID YENCKEN

3610

Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Revocation No. 52

Notice of Revocation

Notice of Order under Section 32 (5)

In pursuance of the powers conferred by the *Town* and Country Planning Act 1961, the Governor in Council on 16 September 1986, revoked in part the abovementioned scheme in respect of Lots 1, 2 and 3 LP 77186, on the south-east corner of Seaford Road and Hartnett Drive, Seaford, City of Frankston, and made an Order pursuant to section 32 (5).

The Order provides that the land may be used for the purpose of a commercial vehicle park in association with the industry on adjoining land generally to the south.

A copy of the Orders relating to the revocation may be inspected during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne.

DAVID YENCKEN

Secretary for Planning and Environment

Town and Country Planning Act 1961 PHILLIP ISLAND PLANNING SCHEME AMENDMENT

No. 23 Interim Development Order Revocation No. 1

Notice of Revocation

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 16 September 1986, made an Order

revoking the abovementioned Order in respect of Crown Allotments 5, 8, 9, 18 and 19, Lot 1 LP 119176 and Lots 1 to 8 inclusive LP 141909, section IV, Township of Cowes.

A copy of the documents, may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and at the office of the Responsible Authority, Council of the Shire of Phillip Island, Civic Centre, Thompson Avenue.

DAVID YENCKEN

Secretary for Planning and Environment

Town and Country Planning Act 1961
CITY OF MELBOURNE (CENTRAL CITY)
INTERIM DEVELOPMENT ORDER 1982

Amendment No. 36

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961 the Governor in Council on 23 September 1986 amended the abovementioned Order in respect of the City of Melbourne and for which the Minister for Planning and Environment is the Responsible Authority.

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

The amendment includes a proposal to develop and use land situate at and known as 191-205 Swanston Street, Melbourne, for the purposes of a residential hotel, shops and ancillary uses.

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

DAVID YENCKEN

Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF SALE PLANNING SCHEME

Amendment No. 31

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Sale and for which the City of Sale is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the *Government Gazette*.

The scheme includes the rezoning of 1.99 hectares of land (Pt Ca 93, section L, Parish of Sale) between Dawson Street and Sale-Maffra Road from Residential Low Density "B" Zone to Light Industrial Zone.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF KNOX PLANNING SCHEME

Amendment No. 285

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Knox and for which the City of Knox is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes an extension to the Special Use H (Market) zone to enable alterations and extensions to the existing Trash and Treasure Market at Caribbean Gardens.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, City of Knox, 511 Burwood Highway, Knoxfield.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 GEELONG REGIONAL PLANNING SCHEME

Amendment No. 143, Part 1 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal districts of the Geelong Region, and for which the Geelong Regional Commission is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes variations to the definition of "Shop", "Junk Yard" and "Store"; reduction of dwelling setbacks in some rural zones, and prohibition of Junk Yards in certain zones.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the Geelong Regional Commission, State Offices, Little Malop Street, Geelong.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 GEELONG REGIONAL PLANNING SCHEME Amendment No. 148

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Shire of Corio and the Shire of Bannockburn and for which the Geelong Regional Commission is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes zoning of reserved lands in Meredith and Bannockburn to Township and zoning of reserved land in Raymond Avenue, Corio to Residential A.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Planning Information Services), The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, the Geelong Regional Commission, State Offices, Little Malop Street, Geelong.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF CROYDON PLANNING SCHEME

Interim Development Order (Multi-Dwelling Unit Areas)

Amendment No. 3

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, amended the abovementioned Order in respect of Part Lot 12, Lodged Plan 7196, Nos. 64–66 Warrien Road, Croydon, and for which the City of Croydon Council is the Responsible Authority.

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

The amendment includes a provision to allow an application to be considered for an additional house on that land.

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

DAVID YENCKEN Secretary for Planning and Environment

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

Amendment No. 149 Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, amended the abovementioned scheme in respect of the municipal district of the City of Croydon and for which the Croydon City Council is the Responsible Authority.

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

The amendment includes a provision to allow an application to be considered for an additional house on part Lot 12 Lodged Plan 7196, Nos. 64-66 Warrien Road, Croydon.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne, and at the office of the Council of the City of Croydon at Croydon.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF TRARALGON PLANNING SCHEME

> Imterim Development Order Amendment No. 7, Part A Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, amended the abovementioned Order in respect of Crown Allotment 55C, section A, Parish of Traralgon, Jeeralang North Road, Hazelwood North and Lot 24 Lodged Plan 94411 and for which the Shire of Traralgon is the Responsible Authority.

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

- (i) the subdivision; subject to the consent of the Responsible Authority of Crown Allotment 55C, section A, Parish of Traralgon, Jeeralang North Road, Hazelwood North, into three allotments and the construction of a dwelling and ancilliary outbuildings on any allotment created; and
- (ii) the subdivision; subject to the consent of the Responsible Authority, of Lot 24 Lodged Plan 94411, into two allotments.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961
MELBOURNE METROPOLITAN PLANNING
SCHEME

Revocation No. 51 Notice of Revocation

Notice of Order under Section 32 (5)

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 16 September 1986, revoked in part the abovementioned scheme in respect of approximately 9.8 hectares of land being part of Crown Portion 60, Parish of Eumemmerring, County of Mornington, located on the south side of Bangholme Road, City of Springvale, more particularly described in Certificate of Title, Volume 5771, Folio 1154050 and made an Order pursuant to section 32 (5). The Order provides that the land may be used for the purposes of a detached house subject to the grant of a permit by the Springvale Council and the requirements of the Dandenong Valley Authority.

A copy of the Order relating to the revocation may be inspected during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the City of Springvale, Springvale Road, Springvale.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF NARRACAN Interim Development Order Amendment No. 19

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, amended the abovementioned Order in respect of Crown Allotments 5, 5A, 6, 7 and 8, section D, Parish of Tanjil and Lot 2 L.P. 144888 and for which the Shire of Narracan is the Responsible Authority.

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

The amendment includes a new paragraph after paragraph (d) of subclause 3.18.4. to enable 185 ha of land at Tanjil South to be subdivided into 4 allotments having a minimum area of 40 ha.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the Council of the Shire of Narracan, Princes Highway, Trafalgar.

> DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

> Amendment No. 416 Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 16 September 1986, amended the abovementioned scheme in respect of the municipal districts of the Cities of Camberwell, Berwick and Frankston and the Shire of Eltham and for which the Minister for Planning and Environment is the Responsible Authority.

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

The amendment includes the various technical corrections which are required as a result of the amendments that removed the Local Development Schemes in Camberwell, Berwick, Frankston and Eltham

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

> DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF DIMBOOLA PLANNING SCHEME Interim Development Order

Amendment No. 3

Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 16 September 1986, amended the abovementioned Order in respect of the municipal district of the Shire of Dimboola and for which the Shire of Dimboola Council is the Responsible Authority.

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

The amendment proposes to amend the IDO maps, creating a Rural Highway Zone providing Council with greater control over land use and development in areas abutting the Western Highway By-Pass of Dimboola.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477

Collins Street, Melbourne, and at the office of the Council of the Shire of Dimboola, Roy Street, Jeparit.

> DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF AVON Interim Development Order

Amendment No. 10

Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 16 September 1986, approved the abovementioned Order in respect of Crown Allotment 104, section 1, Parish of Sale, and for which the Shire of Avon is the Responsible Authority

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

The amendment proposes to amend the Shire of Avon Interim Development Order 1979 to rezone Crown Allotment 104, section 1, Parish of Sale, from Irrigation Zone to Rural Residential Zone.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment. The Oldersleet Buildings, 477 Collins Street, Melbourne, and at the office of the Council of the Shire of Avon, Tyers Street, Stratford.

> DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF METCALFE Interim Development Order No. 2

Amendment No. 1

Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 16 September 1986, amended the abovementioned Order in respect of the whole of the Shire of Metcalfe other than that part subject to the Eppalock Planning Scheme (Shire of Metcalfe); and for which the Metcalfe Shire Council is the Responsible Authority.

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

The amendment provides that the use "mineral working" be a consent use in the south-western corner of the Urban Zone in the Parish of Chewton, which is within 250 metres of the western boundary and 1000 metres of the southern boundary of the said zone.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Planning Information Section), The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the Council of the Shire of Metcalfe, Metcalfe.

DAVID YENCKEN Secretary for Planning and Environment

3614

Town and Country Planning Act 1961 SHIRE OF HEALESVILLE PLANNING SCHEME

Interim Development Order Amendment No. 34 Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, amended the abovementioned Order in respect of Lots 1, 2 and 3 LP 11486 on the north-west corner of Healesville-Yarra Glen Road and Houghtons Lane Tarrawarra and for which the Shire of Healesville is the Responsible Authority.

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

The amendment allows the re-subdivision of the subject land into three lots with no created lot being less than 4 hectares in area (subject to planning permit).

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the Council of the Shire of Healesville, 231 Maroondah Highway, Healesville.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961
SHIRE OF ORBOST PLANNING SCHEME
(BALANCE OF SHIRE)
Interim Development Order

Amendment No. 1

Notice of Amendment

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, amended the abovementioned Order in respect of land within the municipal district of the Shire of Orbost and for which the Shire of Orbost is the Responsible Authority.

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

The amendment includes a provision to limit the size of class Xb Buildings.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The

Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the Council of the Shire of Orbost, Ruskin Street, Orbost.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 TOWN OF BAIRNSDALE PLANNING SCHEME

Amendment No. 48 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Town of Bairnsdale and for which the Town of Bairnsdale is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme inserts a new definition "Retail Market" with parking provisions and includes the definition in Column 5 of the Rural (General Purpose) Zone and the Residential B Zone.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, Town of Bairnsdale. 8 Pearson Street, Bairnsdale.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning (Transfer of Functions) Act 1985

MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 414 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 16 September 1986, amended the abovementioned scheme in respect of the municipal district of the Shire of Werribee and for which the Minister for Planning and Environment is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme incorporates the provisions of the Shire of Werribee Planning Scheme into the Melbourne Metropolitan Planning Scheme.

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

DAVID YENCKEN
Secretary for Planning and Environment

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Town and Country Planning Act 1961 CITY OF BENDIGO PLANNING SCHEME

Amendment No. 39

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Bendigo and for which the City of Bendigo is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme provides for the rezoning of Crown Allotments 6, 7 and 8, section F8, Parish of Sandhurst from Rural Residential to Low Density Residential and the rezoning of Crown Allotments 12 and 13 section 37A, Parish of Sandhurst and part of Crown Allotment 9, section 37A, Parish of Sandhurst from Residential to Special Use (8) (Caravan Park).

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF MORWELL PLANNING SCHEME

Amendment No. 37

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Shire of Morwell and for which the Shire of Morwell is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes five rezonings in the Town of Churchill:

Residential C to Commercial A

Commercial A to Residential C

Public Purpose (proposed) to Residential C

Commercial C and Public Open Space (proposed) to Public Purpose (proposed)

Commercial C, Public Open Space (proposed) and Public Purpose (proposed) to Proposed Secondary Road.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne,

and at the office of the responsible authority, Shire of Morwell, Cnr. Princes and Midland Highways, Morwell.

3615

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF PAKENHAM PLANNING SCHEME—PART I

Amendment No. 50

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the Shire of Pakenham and for which the Shire of Pakenham Council is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes Pt. CA 31, Lot 1, LP 111442 and Lots 1 to 9 (inclusive), LP 124968, Parish of Bunyip in the Residential 4 Zone.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne, and at the office of the responsible authority, Shire of Pakenham Council, Municipal Offices, Henty Way, Pakenham.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 279, Part 2 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme for which the Minister for Planning and Environment is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes:

- (a) an Ordinance amendment that introduces building and works control in the Landscape Interest A and B Zones;
- (b) the rezoning of land in Showers Street, West Preston from Residential C to Public Open Space; and
- (c) the rezoning of surplus Road Construction Authority land adjoining the Fawkner Cemetery to a Cemetery Reserve.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 321, Part 3 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Sunshine and for which the Minister for Planning and Environment is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes the rezoning of land on the north east corner of Willaton Street and Furlong Road, St. Albans, from Local Business to Part Neighbourhood Business and part Residential C.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 402 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 16 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Prahran and for which the Minister for Planning and Environment is the Responsible Authority.

The scheme comes into operation on the date this Notice is published in the Government Gazette.

The scheme includes the rezoning of land at No. 627 Chapel Street, South Yarra, from General Industrial to Office A.

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

DAVID YENCKEN Secretary for Planning and Environment

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

Police Offences Act 1958, No. 6337

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Special No. 12—
February 1987—Sexiest
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Family Letters—
December 1986—Vol. 4

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No. 1
Family Secrets— Gordon & Gotch Ltd.
December 1986

For Adults Only—Stag Erotic Series Vol. 7 No.	Gordon & Gotch Ltd.
6 November/December 1986	
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Velvet—December 1986—Vol. 10 No. 4	Gordon & Gotch Ltd.
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> R. V. DOOLEY Acting Secretary State Classification of Publications Board

Ministry for Planning and Environment CORRIGENDUM

Government Gazette No. 76 dated 17 September 1986, page 3561, Shire of Wangaratta Planning Scheme Interim Development Order, Amendment No. 18, 1986, delete 'Shire of Rutherglen' and insert 'Shire of Wangaratta'.

Police Regulation Act, Section 122 SALE OF UNCLAIMED ALUMINIUM BOAT An owner is required for a 3.962 metre (13 feet)

'Stacer' Aluminium Boat.

The vehicle came into possession of Police on 23 January 1986 and if not claimed, will be sold by public auction at the Frankston Police Station 23 Davey Street, Frankston on Wednesday, 22 October 1986 at 10.00 a.m.

> S. I. MILLER Chief Commissioner of Police

Police Regulation Act, Section 122 SALE OF UNCLAIMED MOTOR CYCLE

An owner is required for a Honda GR80 Mini Bike---Engine No. HE 04B 5006139.

The vehicle came into possession of Police on 13 April 1984 and if not claimed, will be sold by public auction at the Footscray Police Station, 66 Hyde Street, Footscray on Friday, 31 October 1986 at 10.00 a.m.

> S. I. MILLER Chief Commissioner of Police

3618 Private Agents Act 1966

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

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

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

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

Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	MAGISTR	ATES' COURT, PR	AHRAN		
Sukru, Akbulut	5/26 McArthur St, Malvern	•	5/26 McArthur St, Malvern	Guard. Agent	16.10.86
		Dated at Prahran 1' MARY HAYES, CI			
,	MAGISTR.	ATES' COURT, PR	AHRAN		
Hay, John Fairbairn	11 Wilson St, Murrumbeena		11 Wilson St, Murrumbeena	Process Server	20.10.86
		Dated at Prahran 18 MARY HAYES, CI			
	MAGISTR	ATES' COURT, PR	AHRAN		
Blachford, Gregory Charles	Flat 1, 25 Finlay St, Frankston	ALEF Security Services	271 A Carlisle St, Balaclava	Watchman	13.10.86
		Dated at Prahran 1: MARY HAYES,, C			
•	MAGISTR	ATES' COURT, PR	AHRAN		
Nancarrow, Christine	61 Coppin St, Richmond	Gerhard Reuter & Ass. P/L	647 St. Kilda Rd, Melbourne	Inquiry Agent	10.10.86
		Dated at Prahran I MARY HAYES,, C			
	MAGISTR	ATES' COURT, KY	ABRAM		
Matthes. Brian Douglas	Emily Jane Rd, Wyuna		51 Dawes Rd, Kyabram	Watchman	9.10.86
		Dated at Kyabram S. CORLETT,, Clean			
	MAGISTR	ATES' COURT, OA	KLEIGH		
McDougal, Gregory Bruce	3/24 Cullis Pde, Bayswater		1388 Dandenong Rd, Oakleigh	Watchman	16.10.86
•		Dated at Oakleigh S. JANSON,, Clerk	17 September 198		

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

Di Cal I					
Full Name of Applicant*	. Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
				-	
	MAGISTR	ATES' COURT, OA	KLEIGH		
Kent, Rendi-Leah	253 Bay St, Brighton		96 Murrumbeena Rd, Murrumbeena	Guard Agent	16.10.86
		Dated at Oakleigh, S. JANSON, Clerk			
	MAGISTRA	ATES' COURT, RIN	GWOOD		•
Walliss, Darren Phillip	328 Auburn Rd, Hawthorn	,	30 Victoria Rd, Bayswater	Watchman	21.10.86
Kearins, Terrence James	14 Kilnnroy Ave, Ringwood		14 Kilnnroy Ave, Ringwood	Inquiry Agent	9.10.86
		Dated at Ringwood D. D. REES, Clerk	l, 16 September 19 of the Magistrates	986 s' Court	
	MAGISTRA	TES' COURT, NO	RTHCOTE		
Brambilla, Peter	64 Herbert St, · Northcote		64 Herbert St, Northcote	Process Server	27.10.86
	•	Dated at Northcote R. MALONEY, Cla			
	MAGISTRA1	ES' COURT, MOR	NINGTON		
Simpson, Desmond John	Mornington Caravan Park, Bungower Rd, Mornington	,	Wordant Pty Ltd trading as Peninsula Security Services 796 Nepean Hwy,	Watchman	9.10.86
Thomas, Glenn	12 Moomba St,		Mornington	Watchman	
Rodney Chapman, Stuart	Mornington 16 Pearson Crt,		" "	,,	"
Duncan	Rosebud	Dated at Morningto	on, 12 September	1986	
		M. T. LEA, Clerk o	f the Magistrates'	Court	
		ATES' COURT, DR	OMANA '		
Barr, William John	13 Rosalie Ave, Dromana		13 Rosalie Ave, Dromana	Inquiry Agent Individual	13.10.86
		Dated at Dromana, M. T. LEA, Clerk o		86	
	MAGISTRA	TES' COURT, RIN			
Bates, Michael James	177 Gooch St, Thornbury	,	30 Victoria Rd, Bayswater	Watchman	16.10.86
Bates, Merle June	. ,, ,,	Dated at Ringwood D. REES, Clerk of t	, 16 September 19		,,

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

	PRIVAT	TE AGENTS—contin	ued		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing
	MAGISTRA	TES' COURT, BAI	LARAT	•	
Fraser, Neville John	305 York St, Ballarat	Armaguard Mayne Nickless Ltd.	390 St Kilda	Watchman	13.10.86
		Dated at Ballarat, 1 D. L. CROFT, Cleri			
	MAGISTRAT	ES' COURT, DAN	DENONG		
Puchala, Edward Alexander	6 Simpson Dve, Dandenong North	·	6 Simpson Dve, Dandenong North	Process Server	7.10.86
,, ,,	"		"	Guard Agent	**
"	27 27		" "	Inquiry Agent	**
		Dated at Dandenon L. GOULD, Clerk of			
	MAGISTR	ATES' COURT, PR	ESTON		
Howard, Bruce Andrew	7 Claremont St, East Coburg		7 Claremont St, East Coburg	Process Server	8.10.86
		Dated at Preston, 19 R. McHUGH, Cler			
	MAGISTR.	ATES' COURT, PR	RESTON		
Abela, Anthony Charles	178 The Boulevard, Thomastown		178 The Boulevard, Thomastown	Inquiry Agent	7.10.86
"	nomastown ,, ,,		, " "	Process Server	,,
		Dated at Preston, 9 R. McHUGH, Cler		es' Court	
	MAGISTRA	ATES' COURT, PR	AHRAN		
Gent, Bruce William	10 Selby St, Mt. Waverly	ALEF Security Services	271 A Carlisle St, Balaclava	Watchman	20.10.86
		Dated at Prahran, I M. HAYES, Clerk			
	MAGISTR	ATES' COURT, BO	OX HILL		
McDonald, Michael Charles	41 Dehnert St, East Doncaster		41 Dehnert St, East Doncaster	Process Server	13.10.86
,, ,,	"		**	Inquiry Agent	,,
""	" "		,,	Guard Agent	,,
Lane, Clarence Robert	6 Boeing Crt, Forest Hill		6 Boeing Crt, Forest Hill	Process Server	6.10.86
		Dated at Box Hill ! , Clerk of the Magi		6	

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

3620

LOYS PADDOCK RESERVE

Regulations

I Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands, in and for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978 do hereby make the following regulations for or with respect to the Crown land in the Parish of Jika Jika temporarily reserved for Public Park by Order in Council dated 4 September 1984 hereinafter referred to as "the Reserve".

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

- 1. The Reserve shall be open to the public free of charge, except as hereinafter provided.
 - 2. No person shall:
 - (a) enter or remain in the Reserve who may offend against decency as regards dress, language or conduct, or who may behave in a disorderly, unseemly or offensive manner, or create or take part in any disturbance;
 - (b) enter or remain in the Reserve whilst in a state of intoxication or whilst under the influence of drugs, nor bring into, consume or sell any drugs in the Reserve;
 - (c) offer any article of food or drink or any other commodity whatsoever for sale in the Reserve or bring intoxicating liquor thereon without the written consent of the Committee first obtained:
 - (d) climb or jump over the gates or fences in or around the Reserve, stick bills or posters thereon, or cut names on or in any way damage, mark or injure any of the buildings, gates, fences, seats or trees in the Reserve, nor roll or throw stones or any missiles of any kind therein;
 - (e) remove, deface or displace any board, plate or fitting, written or printed notice for the exhibition of any Regulations or Notice fixed or set up by the Committee in the Reserve;
 - (f) light fires in the Reserve except at places as are set apart for such purpose by the Committee:
 - (g) do anything whatever in the Reserve for the purpose of making money without the consent, in writing, of the Committee first obtained:
 - (h) take, ride, drive, put, allow to be taken or put in the Reserve any horse, cattle, sheep, goat, pig or other animal, except as hereinafter provided, without the written consent of the Committee;
 - (i) exercise or train any horse or pony on the Reserve or on any part thereof without the consent of the Committee first being obtained:

- (j) play, practice or engage in any organized game, sport or entertainment in the Reserve at any time, without the consent of the Committee first being obtained;
- (k) take part in any public entertainment of any sort in the Reserve:
- (1) take part in any public meeting or assembly for public worship, or preach, declaim, harangue or deliver any address or public speech of any kind;
- (m) on any portion of the Reserve cause or permit any outcry, sound or noise to be emitted from an amplified, loud speaker, public address system or like instrument;
- (n) remain within the Reserve or on any property therein when lawfully directed to leave the same by any Bailiff of Crown Lands or member of the Police Force or any authorized Officer of the Police Force or any authorized Officer of the Committee:
- (o) hawk or sell or offer for sale within the Reserve any goods, fruit or merchandise or anything else whatsoever or solicit or gather money therein:
- (p) in or upon the Reserve kill, wound, trap or snare or attempt to kill, wound, trap or snare any bird or other native game or have any dead bird, native game or the skin or pelt thereof in his possession;
- (q) dig, or remove any sand, soil, stone or other material from the Reserve;
- (r) break glass of any kind or leave or deposit in the Reserve any matter or thing injurious to persons;
- (s) deposit or leave any bottles, glass, tin, can, waste paper, garbage or litter of any kind in the Reserve except in a receptacle provided for that purpose by the Committee;
- (t) camp in the Reserve or in any of the buildings therein;
- (u) cut, saw, dig, move or displace any tree, bough, live or dead timber, wood or other material which may be in or around the Reserve:
- (v) carry or discharge any firearm or air gun in the Reserve;
- (w) park any motor vehicle or other vehicle in the Reserve except at such place or places set apart for that purpose by the Committee, or bring a caravan into the Reserve;
- (x) commit any nuisance on the Reserve or in or on any building, structure or erection in the Reserve;
- (y) obstruct, hinder or interfere with any authorized Officer or any employee of the Committee in the execution of his duty in the Reserve;
- (z) drive any mini-bike, trail bike and similar recreational vehicle on the Reserve.

- 3. The owner of any horse, sheep, cattle, goat, pig or other animal found wandering upon any part of the Reserve without the written authority of the Committee shall be guilty of an offence against these Regulations.
- 4. The driver of a motor car entering the Reserve shall proceed at a speed not exceeding five (5) kilometres per hour in a direction indicated by persons appointed by the Committee to control vehicular traffic therein.
- 5. If in the opinion of an authorized officer, any person has contravened or failed to comply with any provision of these Regulations, then such Officer may demand and receive the name and address of such person and any person who refuses when asked by such Officer to furnish his name and address shall be deemed to have committed an offence against these Regulations.
- 6. Every person infringing any of these Regulations may be removed from the Reserve or from any property therein, or directed to forthwith leave the Reserve or such property therein by any Officer or Employee of the Committee or by any Bailiff of Crown Lands or by any member of the Police Force.
- "Authorized Officer" shall mean any person authorized in writing by the Committee or any person authorized to enforce the By-Laws of the City of Richmond—(Rs 11948).
- Given under my hand at Melbourne on 16 September 1986.

J. E. KIRNER

3622

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

Regulations

CERTAIN BUSHLAND RESERVES IN THE PARISHES OF TARRAWARRA, GRUYERE, GEMBROOK, CORINELLA, KOO-WEE-RUP EAST, YANNATHAN AND NAR-NAR-GOON

I, Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands in and for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978 do hereby apply the regulations made on 14 November 1985 (vide Government Gazette dated 20 November 1985) for or with respect to the land in the Parish of Moorooduc temporarily reserved for Conservation of an Area of Natural Interest, to the Crown lands described in the Schedule hereunder:

Schedule

1. The land in the Parishes of Tarrawarra and Gruyere temporarily reserved for Conservation of an Area of National Interest by Order in Council of 25 March 1980 (vide Government Gazette dated 2 April 1980) (Rs 10889).

- 2. The land in the Parish of Tarrawarra permanently reserved for Conservation of an Area of Natural Interest by Order in Council of 31 March 1981 (vide Government Gazette dated 8 April 1981) (Rs 10859).
- 3. The land in the Parish of Gembrook permanently reserved for Conservation of an Area of Natural Interest by Order in Council of 3 June 1980 (vide Government Gazette dated 11 June 1980) (Rs 8534).
- 4. The land in the Township of Grantville and Parish of Corinella permanently reserved for Conservation of an Area of Natura! Interest by Order in Council of 20 January 1981 (vide Government Gazette dated 28 January 1981) (Rs 11120).
- 5. The land in the Parish of Koo-Wee-Rup East permanently reserved for Conservation of an Area of Natural Interest by Order in Council of 22 June 1982 (vide Government Gazette dated 30 June 1982) (Rs 11176).
- 6. The land in the Parish of Yannathan permanently reserved for Conservation of an Area of Natural Interest by Order in Council of 27 May 1980 (vide *Government Gazette* dated 4 June 1980) (Rs 10860).
- 7. The land in the Parish of Nar-Nar-Goon permanently reserved for Conservation of an Area of Natural Interest by Order in Council of 25 November 1980 (vide *Government Gazette* dated 3 December 1980) (Rs 11177).
- 8. The land in the Parish of Gruyere temporarily reserved for Conservation of an Area of Natural Interest by Order in Council of 17 March 1981 (vide Government Gazette dated 25 March 1981) (Rs 11147).
- 9. The land in the Parish of Nar-Nar-Goon permanently reserved for Conservation of an Area of Natural Interest by Order in Council of 19 May 1981 (vide *Government Gazette* dated 27 May 1981) (Rs 10870).
- 10. The land in the Parish of Gembrook permanently reserved for Conservation of an Area of Natural Interest by Order in Council of 3 June 1980 (vide Government Gazette dated 11 June 1980) (Rs 10882).

Given under my hand at Melbourne on 16 September 1986

J. E. KIRNER Minister for Conservation, Forests and Lands

Regulations

RESERVES FOR PUBLIC PARK AND RECREATION AND AGRICULTURAL SHOWGROUND, TOWNSHIP OF BIRCHIP

I, Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978 do hereby make the following Regulations for or with respect to:

- - (a) the Crown land in the Township of Birchip permanently reserved for a Public Park and other purposes of Public Recreation by Order in Council dated 16 November 1965 (see Government Gazette dated 24 November 1965-Rs 1922);

- (b) the Crown land in the Township of Birchip permanently reserved for Public Purposes (Show Yards) by Order in Council dated 16 November 1965 (see Government Gazette dated 24 November 1965-Rs 1923); and
- (c) the Crown land in the Township of Birchip temporarily reserved for Public Recreation by Order in Council dated 13 June 1984 (see Government Gazette dated 20 June 1984); hereinafter referred to as the "Reserve".

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

Regulations

- 1. The Reserve shall be open to the public free of charge except on such days as the Reserve may be set apart for sporting or athletic events, shows, fetes, usical performances, outdoor gatherings or holiday amusements, or any other special event, on any of which occasions an admission fee may be charged.
 - 2. No person shall:
 - (a) Enter or remain in the Reserve who may offend against decency as regards dress, language or conduct, or who may behave in a disorderly or offensive manner, or create or take part in any disturbance:
 - (b) Carry or discharge any firearm or airgun in the Reserve;
 - (c) Obstruct, hinder or interfere with any person under authority from or employed by the Committee at the Reserve;
 - (d) Bring or sell or distribute in the Reserve, any intoxicating liquor unless authorized in writing by the Committee and holding a licence or permit as required pursuant to the provisions of the Liquor Control Act and then only in such place or places, or portion of the Reserve as may be set apart for the purpose by the Committee;
 - (e) Gamble publicly in any part of the Reserve without permission in writing of the Committee first obtained;
 - (f) Light a fire in the Reserve except at such places as are set apart for the purpose by the Committee:
 - (g) Damage or remove any trees, shrubs, plants or flowers in the Reserve;
 - (h) Remove any earth, sand, stones, marble, gravel or any other material from the Reserve:

- (i) Exercise or train any horse or pony on the Reserve or any part thereof without the consent in writing of the Committee;
- (j) Cause or permit any outcry, sound or noise to be emitted from an amplifier, loud speaker, public address system or like instrument without first obtaining the written permission of the Committee and such permission may be granted subject to such terms, conditions and restrictions as may be imposed by the
- (k) Deposit or leave any glass bottle, tin can, waste paper, garbage or litter of any kind in the Reserve except in a receptacle provided for that purpose by the Committee;
- Damage or injure in any way any of the buildings and fittings, gates, fences, seats or any other property in the Reserve and in the event of such damage occurring, the person. club or other organization responsible shall pay the Committee the cost of making good and repairing such damage:
- (m) Enter the Reserve or pass over the playing area or oval with any vehicle or on horseback without the permission of the Committee first obtained, nor ride or drive amongst or to the danger or annoyance of persons assembled on any part of the Reserve;
- (n) Commit any nuisance in the Reserve.
- 3. The Committee shall have power to hold sporting and athletic events, entertainments, shows or performances in the Reserve, and to make a charge for admission thereto as herein provided.
- 4. The Committee shall have power to let any portion of the Reserve to any club, association, person or society, for the purpose of holding entertainment, performances, shows or sports, subject to the payment of such fees and on such terms as it may be deemed to be reasonable and consistent with these Regulations, and to authorize any club, association, society or person to make a charge for admission thereto as provided herein before.
- 5. No club, association, society or person shall hold any event, entertainment, performance, show or ceremony in any part of the Reserve without the authority of the Committee.
- 6. No person except the Committee or its Officers or employees on duty shall enter any part of the Reserve when a charge is made for admission without first paying the fees chargeable for admission.
- 7. No person shall park a motor car vehicle or motor cycle within the Reserve except at such places as are set apart for the purpose by the Committee.
- 8. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs or any other animals without the permission in writing of the Committee first obtained.

All dogs must at all times be controlled by a chain or leash within the Reserve.

- 9. No person shall camp in the Reserve or erect therein any building or any other structure without the consent in writing of the Committee being first obtained.
- 10. No person shall sell or offer for sale in the Reserve any article without the prior permission in writing of the Committee and then to such conditions as the Committee may determine.
- 11. No person shall erect or display any signs, advertising materials or notices within the Reserve without the permission of the Committee in writing.

These Regulations are in lieu of all previous Regulations, relating to the said lands, which are hereby rescinded.

Given under my Hand at Melbourne on 16 September 1986

J. E. KIRNER

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

Regulations MOOROODUC SOUTH PUBLIC RECREATION RESERVE

I, Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands in and for the State of Victoria, in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978 do hereby make the following Regulations for or with respect to the land in the Parish of Balnarring temporarily reserved for Public Recreation by Order in Council of 7 February 1984 (vide Government Gazette dated 15 February 1984) hereinafter referred to as the "Reserve".

Regulations

- 1. The Reserve shall be open to the public at all times free of charge.
 - 2. No person shall-
 - (a) enter or remain in the Reserve who may offend against decency as regard dress language or conduct or who may behave in a disorderly, unseemly or offensive manner, or create or take part in any disturbance;
 - (b) carry, use or discharge any firearm, air rifle or any other weapon in the Reserve;
 - (c) disturb, interfere with or destroy any animal or bird or its lair or nest in the Reserve;
 - (d) interfere with, mark, deface or damage any building, gate, fence, barrier, seat, sign or any other improvement in the Reserve;
 - (e) leave or deposit any glass bottle, tin, can, waste paper, refuse or any other rubbish except in receptacles provided for the purpose in the Reserve;

- (f) erect buildings, nor sell or offer to sell or hire any article or commodity while on the Reserve or from any building thereon; or
- (g) permit any dog to be in the Reserve unless such dog is at all times controlled by a chain, cord or leash.
- 3. No person shall, without the consent in writing of the Director-General of Conservation, Forests and Lands, or his delegated officer—
 - (a) interfere with, mark, deface, damage, pick or injure any tree, shrub, flower, plant or any other vegetation within the Reserve;
 - (b) remove any soil, sand, gravel or rock from the Reserve:
 - (c) light or cause to be lit any fire in the Reserve except in any properly constructed fireplace provided for that purpose;
 - (d) drive any vehicle off any formed road or parking area provided within the Reserve or in contravention of any authorized sign therein:
 - (e) put or allow to remain in the Reserve any sheep, horse, cattle, pig or other animal except as hereinbefore provided;
 - (f) organize or take part in any public entertainment, game or sport in the Reserve; or
 - (g) camp on the Reserve—(Rs 11986).

Given under my hand at Melbourne on 16 September 1986.

J. E. KIRNER

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

Regulations

GRANTVILLE, CORINELLA AND SAN REMO FORESHORE RESERVES

CORINELLA PUBLIC RECREATION RESERVE

- I, Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands in and for the State of Victoria in pursuance of the powers conferred on me by section 13 of the Crown Lands (Reserves) Act 1978 do hereby make the following Regulations for or with respect to the lands described hereunder, hereinafter referred to as the "Reserves":
 - (a) the reserved Crown land in the Parish of Corinella indicated by red colour on plans marked "C/19.3.63" and "G/25.9.67" attached to Department of Conservation, Forests and Lands correspondence No. Rs 11507 and known as "Grantville Foreshore Reserve":

- (b) (i) the reserved Crown land in the Township of Corinella indicated by red colour on plan marked "C/1.10.56" attached to Department of Conservation, Forests and Lands correspondence No. Rs 10606 together with the land in the Parish of Corinella temporarily reserved for Public Purposes by Order in Council of 26 February 1985 (vide Government Gazette dated 6 March 1985) and known as "Corinella Foreshore Reserve":
 - (ii) the land in the Township and Parish of Corinella temporarily reserved for Public Recreation by Order in Council of 26 April 1932 (vide Government Gazette dated 4 May 1932)—(Rs 312);
- (c) the reserved Crown land in the Township of San Remo indicated by red and blue colour on plan marked "SR/25.10.73" attached to Department of Conservation, Forests and Lands correspondence No. Rs 3972 together with the land in the said Township temporarily reserved for Public Purposes by Order in Council of 6 September 1977 (vide Government Gazette dated 14 September 1977) and known as "San Remo Foreshore Reserve".

The Reserves have been placed under the control of a Committee of Management (hereinafter referred to as the "Committee") with full power and authority to enforce these Regulations.

These Regulations are made in lieu of all previous Regulations made for or in respect to the Reserves, which are hereby revoked.

Regulations Definations

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

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

"Authorized Officer" means any person appointed, in writing, by the Committee as an authorized officer for the purposes of these Regulations and (except for the purpose of receipt of any fees or the grant, variation or revocation of any permit) also includes any member of the Police Force and any Bailiff of Crown Lands.

"Camp" without limiting the generality of the term includes—

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

"Camping Area" means any part of the Reserve set apart by the Committee as a site for camping purposes. "Firearm" includes any rifle, gun, pistol, air pistol, or like thing using cartridges, catapult, bow and arrow or crossbow, and any other implement designed to discharge missiles capable of injuring or destroying animal life.

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

"Regional Manager" refers to the Manager of the Dandenong Region of the Department of Conservation, Forests and Lands.

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

Behaviour

- 2. No person shall-
- (a) enter or remain in the Reserves who may offend against decency as regards dress, language or conduct;
- (b) commit or create or knowingly permit or allow to continue any public or private nuisance, or any annoyance to the public or any other persons lawfully in the Reserves whether such nuisance or annoyance takes place in any building, tent or other structure or in any enclosed or unenclosed space in the Reserves, or do or suffer to be done any act which, in the opinion of an authorized officer, is or is likely to be to the annoyance or disturbance of any person using the Reserves;
- (c) except in an area set apart for the purpose, play any game in which a hard ball is used or engage in any game or sport likely to cause interference, disturbance or danger to persons using the Reserves.

Shooting

- 3. No person shall in the Reserves except in accordance with a written permit—
 - (a) shoot, trap, maim, injure, kill or destroy any bird or animal;
 - (b) have in his possession or carry or use any firearm, poison, trap or snare.
- 4. (a) Any person carrying or using any firarms, poison, trap, or snare in the Reserves without a permit shall surrender the same on demand to any authorized officer who shall issue a receipt therefore.
- (b) The person apparently entitled to any such article may collect it from the office of the Committee, after completion of investigations and legal proceedings (if any) by the Committee in relation to any offence alleged against the person who surrendered the same.

Damage

5. (a) No person, except with a permit, shall in the Reserves remove, cut, damage, displace, deface or interfere with any rock, timber, tree, shrub, plant, wild flower, or other vegetation, or any sign, notice board, seat, table, gate, post, fence, bridge, building, structure or any other thing of a like nature.

(b) No person, except with a permit, shall dig up or remove from or bring into the Reserves any gravel, stone, shell-grit, sand, soil or loam.

Missiles

No person shall roll or throw any stone or any other substance or missile within the Reserves.

Camping

7. No person shall camp in any part of the Reserves except in accordance with the provisions of the Regulations.

Refuse and Litter

- 8. No person shall within the Reserves deposit or cause to be deposited, except in a receptacle provided for the purpose, any bottle, glass object, vessel or other container, broken glass, waste paper, foodstuff, vegetable matter, offal or other refuse or litter.
- No person shall intentionally break any glass, bottle or other container within the Reserves.

General

- 10. No person shall in any part of the Reserve except in accordance with and upon the terms of a permit in writing—
 - (a) sell or offer for sale any article whatsoever;
 - (b) give out, distribute, erect, leave set up or display any handbill, placard, notice, pamphlet, book, paper, advertising matter or any like thing;
 - (c) occupy, use or enter any building, booth, shed stand or enclosure unless the same is set aside for public use;
 - (d) erect or place therein any building, booth, shed or other structure, subject to the provisions of the Regulation made on 12 March 1980 (vide Government Gazette dated 26 March 1980):
 - (e) solicit or collect money or orders for goods or services;
 - (f) take part in or advertise any entertainment for gain:
 - (g) preach, declaim, harangue or deliver any address of any kind, or use any amplifier, public address system, loud hailer or similar device;
 - (h) let for hire any article, devise or thing;
 - (i) take photographs for gain or commercial purposes;
 - (j) ply any vehicle for hire or carry passengers for fee or reward;
 - (k) conduct any school or provide any form of instruction for gain;
 - (1) advertise for sale or trade or hire any article, device, service or thing.

Dogs

3626

- 11. No person shall cause, suffer or permit any dog belonging to him or in his charge:
 - (a) to be brought into or to enter or remain in the Reserves unless such dog is and continues to be at all times under proper control on a chain, cord or leash, and unless such dog be effectively restrained from causing annoyance to any person and from damaging or interfering in any way with any property in the Reserves;
 - (b) to be brought into or to enter or remain in any camping area or any portion of the Reserves prohibited to the entry of dogs and indicated by notice.

Horses

12. No person shall ride, drive or lead any horse upon the Reserves or allow any horse to swim in the Reserves except within a designated area and on any conditions that the Committee or the Regional Manager may from time to time determine.

Animals Generally

- 13. (a) Save as aforesaid, no person shall cause or suffer or knowingly permit any animal belonging to him or in his charge to be brought into or to enter or remain in the Reserves without a permit.
- (b) Any animal found in the Reserves contrary to these Regulations may be seized by an authorized officer and impounded or destroyed, and the owner or custodian thereof shall be liable to pay compensation for any damage done by such animal to any property in the Reserves.
- 14. No person shall, without the consent in writing of the Committee, enter any area in the Reserves which is enclosed for the plantation of young trees, shrubs or grass plots or for the rehabilitation, growth or preservation of native flora.

Enclosures

Fires

- 15. No person shall without a permit light a fire within the Reserves except in a portable barbeque or in a fireplace provided by the Committee for the purpose and any person who lights as fire in the Reserves shall take all reasonable and proper precautions to ensure that the fire does not escape from control; nor shall any person wilfully, carelessly or negligently do, make or permit any act or omission which may result or be likely to result in damage by fire to anything growing or being on the Reserves.

 Roadways
- 16. No person shall unless authorized by the Committee drive, ride, push, pull, place or leave any vehicle in or on the Reserves except in or upon such roadways or areas as are set aside for the purpose, and no person shall allow any vehicle to remain stationary in any position where it may cause undue or unreasonable obstruction to the lawful passage of others.

Parking

- 17. No person shall park any vehicle within the Reserves except—
 - (a) in an area set apart for the purpose;
 - (b) as and where directed or authorized by the Committee or an authorized officer;
 - (c) upon payment of such fees (if any) as may be prescribed from time to time by the Committee.

Stranded Vehicles

- 18. An authorized officer may remove or cause to be removed or order the removal of any parked, stranded or broken-down vehicle from any roadway or area within the Reserves provided that the removal of any vehicle—
 - (a) shall be at the sole risk of the owner of the vehicle who shall be deemed to have accepted such risk as a condition of entry to the Reserves; and
 - (b) may be effected in such manner as the authorized officer deems fit.

Abandoned Vehicles

19. Any vehicle left unattended within the Reserves for a continuous period exceeding 48 hours may be removed by the Committee at the risk and expense of the owner.

Use of Facilities

- 20. No person shall-
- (a) use any kitchen, laundry, change-room, shower, toilet or other convenience or any part thereof in the Reserves except for its proper purpose and upon payment of such fees (if any) as may be prescribed;
- (b) enter or use or permit any child under his care or control to enter or use any place, room, convenience, or structure set apart for the use of the opposite sex provided that this Regulation shall not apply to a child under the age of six years when accompanied by an adult of the opposite sex;
- (c) if above the age of fourteen years, use any swing or playing equipment provided for children, or, save whilst in charge of a child under that age, enter any children's playground.

Directions by Sign

- 21. (a) The Committee may, by clear notices or signs established in such prominent position or positions as the case requires, prohibit or regulate any act, matter or thing within the Reserves or any part thereof.
- (b) No person shall erect or remove or deface any such notice or sign except with the authority of the Committee;
- (c) No person shall disobey the directions indicated in any such notice or sign.

22. (a) Any authorized officer may direct any person who, in his opinion, offends against these Regulations forthwith to leave the Reserves or any place therein.

Directions to Leave

(b) Every person who fails to comply forthwith with any such direction shall be guilty of an offence and may be removed from the Reserves or any place therein.

Giving of Name

23 If, in the opinion of an authorized officer, any person has contravened or failed to comply with any provision of these Regulations then such officer may demand and receive the name and address of such person and any person, who refuses when asked by such officer to furnish his name and address or who furnishes an incorrect name and address shall be deemed to have committed an offence against these Regulations.

Obstruction of Officers

24. No person shall obstruct, hinder or interfere with any authorized officer or any employee of the Committee in the execution of his duty in the Reserves.

Vehicles

- 25. No person shall-
- (a) damage any vegetation or interfere with or disturb any sand, stone, gravel, rock, clay or earth by driving any vehicle;
- (b) drive any vehicle in a manner dangerous to the public:
- (c) drive any vehicle so as to cause noise which is unreasonable in the circumstances;
- (d) drive any vehicle at a speed greater than twenty (20) kilometres per hour.

Camping Areas

- 26. The Committee, with the consent of the Regional Manager, may:
 - (a) set apart any portion of the Reserves as a camping area;
 - (b) set apart individual camp sites within any camping area;
 - (c) fix and collect such fees or other charges as it may from time to time determine for the entry, use or occupation of any camping area or of any facilities or sites therein;
 - (d) determine conditions under which any authorized camp site may be occupied or used including duration of stay, behaviour and site cleanliness.

Boat Mooring and Storage

27. No person shall moor, store, place or leave any boat or dinghy on the Reserves without the permission of the Committee first obtained and the payment of a fee (if any) as determined by the Committee in accordance with these Regulations.

Boat Launching Ramps 28. The Committee may, in accordance with the Regulations, made on 12 March 1980 (vide Government Gazette of 26 March 1980)-

3628

- (a) set apart any portion of the Reserves as a boat launching ramp;
- (b) fix and collect such fees or other charges as it may from time to time determine for the use of such boat launching ramp.

General Powers

- 29. The Committee may, subject to all necessary permits being obtained-
 - (a) provide and maintain conveniences, facilities and amenitites of any description in any part of the Reserves or arrange for the provision and maintenance thereof and may from time to time determine or vary the conditions of entry or use thereof:
 - (b) make such arrangements as it deems necessary or desirable for or in connection with the proper and efficient management and operation of the Reserves or any portion
 - (c) determine such fees as are appropriate from time to time for the use or occupancy of the Reserves for any activities subject to a permit being obtained from the Committee.

Granting of Permits

- 30. (a) Any permit may be granted for such period and subject to such terms, conditions and fees consistent with these Regulations as the Committee with the consent of the Regional Manager may from time to time determine, either generally or in the particular case.
 - (b) No permit shall be transferable.
 - (c) Any permit may be revoked or withdrawn at the discretion of the Committee or at the direction of the Regional Manager.
 - (d) The holder of any permit shall observe and comply with all conditions thereof.
 - (e) Any person purporting to hold any permit shall produce the same on demand by an authorized officer and unless such permit is thereupon produced that person shall not be entitled to claim the benefit of any such permit.

Compliance

- 31. The Committee shall have the power to undertake any reasonable and lawful action to ensure compliance with these Regulations and conditions of any permit issued under these Regulations.
- 32. No person shall on the Reserves use a beach umbrella or similar device for providing shade or protection unless it shall be securely anchored-
 - (a) by means of a disc of weatherproof plywood at least 30 centimetres in diameter fitted over

- the shaft immediately above the tip and the disc buried in the sand to a depth of at least 30 centimetres; or
- by means of a bag filled with at least 5 kilograms dry weight of sand securely tied to the shaft at sand level.

Given under my Hand at Melbourne on 16 September 1986.

J. E. KIRNER

Minister for Conservation, Forests and Lands

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

Regulations

SHOREHAM FORESHORE RESERVE

I, Joan Elizabeth Kirner, Her Majesty's Minister for Conservation Forests and Lands in and for the State of Victoria in pursuance of the powers conferred on me by section 13 of the Crown Land (Reserves) Act 1978 do hereby make the following Regulations for or with respect to the land in the Township of Shoreham, Parishes of Balnarring and Flinders permanently reserved for the Protection of the Coastline and known as the Shoreham Foreshore Reserve (hereinafter referred to as the "Reserve").

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

These Regulations are made in lieu of all previous Regulations made for or with respect to the Reserve, which are hereby revoked—(Rs. 3297).

Regulations

Definitions

- 1. In these Regulations, unless inconsistent with the context or subject matter:
- "Act" means the Crown Land (Reserves) Act 1978.
- "Authorized Officer" means any person appointed, in writing, by the Committee as an authorized officer for the purposes of these Regulations and (except for the purpose of receipt of any fees or the grant, variation or revocation of any permit) also includes any member of the Police Force and any Bailiff of Crown Lands.
- "Camp" without limiting the generality of the term includes:
 - (a) to erect occupy or use any tent, or any temporary, make-shift or similar form of accommodation; or
 - (b) to park, occupy or use any caravan or other moveable form of accommodation.

"Camping Area" means any part of the Reserve set apart by the Committee as a site for camping purposes.

"Firearm" includes any rifle, gun, pistol, air pistol, or like thing using cartridges, catapult, bow and

arrow or crossbow, and any other implement designed to discharge missiles capable of injuring or destroying animal life.

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

"Regional Manager" refers to the Manager of the Dandenong Region of the Department of Conservation, Forests and Lands.

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

Behaviour

- 2. No person shall-
- (a) enter or remain in the Reserve who may offend against decency as regards dress, language or conduct;
- (b) commit or create or knowingly permit or allow to continue any public or private nuisance, or any annoyance to the public or any other persons lawfully in the Reserve whether such nuisance or annoyance takes place in any building, tent or other structure or in any enclosed or unenclosed space in the Reserve, or do or suffer to be done any act which, in the opinion of an authorized officer, is or is likely to be to the annoyance or disturbance of any person using the Reserve;
- (c) except in an area set apart for the purpose, play any game in which a hard ball is used or engage in any game or sport likely to cause interference, disturbance or danger to persons using the Reserve.

Shooting

- 3. No person shall in the Reserve except in accordance with a written permit—
 - (a) shoot, trap, maim, injure, kill or destroy any bird or animal;
 - (b) have in his possession or carry or use any firearm, poison, trap or snare.
- 4. (a) Any person carrying or using any firearm, poison, trap or snare in the Reserve without a permit shall surrender the same on demand to any authorized officer who shall issue a receipt therefore.
- (b) The person apparently entitled to any such article may collect it from the office of the Committee, after completion of investigations and legal proceedings (if any) by the Committee in relation to any offence alleged against the person who surrendered the same.

Damage

5. (a) No person, except with a permit, shall in the Reserve remove, cut, damage, displace, deface or interfere with any rock, timber, tree, shrub, plant, wild flower or other vegetation, or any sign, notice board, seat, table, gate, post, fence, bridge, building, structure or any other thing of a like nature.

(b) No person, except with a permit, shall dig up or remove from or bring into the Reserve any gravel, stone, shell-grit, sand, soil or loam.

Missiles

6. No person shall roll or throw any stone or any other substance or missile within the Reserve.

Camping

7. No person shall camp in any part of the Reserve except in accordance with the provisions of the Regulations.

Refuse and Litter

- 8. No person shall within the Reserve deposit or cause to be deposited, except in a receptacle provided for the purpose, any bottle, glass object, vessel or other container, broken glass, waste paper, foodstuff, vegetable matter, offal or other refuse or litter.
- 9. No person shall intentionally break any glass, bottle or other container within the Reserve.

General

- 10. No person shall in any part of the Reserve except in accordance with and upon the terms of a permit in writing—
 - (a) sell or offer for sale any article whatsoever;
 - (b) give out, distribute, erect, leave set up or display any handbill, placard, notice, pamphlet, book, paper, advertising matter or any like thing;
 - (c) occupy, use or enter any building, booth, shed, stand or enclosure unless the same is set aside for public use;
 - (d) erect or place therein any building, booth, shed or other structure, subject to the provisions of the Regulation made on 12 March 1980 (vide Government Gazette of 26 March 1980);
 - (e) solicit or collect money or orders for goods or services;
 - (f) take part in or advertise any entertainment for gain;
 - (g) preach, declaim, harangue or deliver any address of any kind, or use any amplifier, public address system, loud hailer or similar device:
 - (h) let for hire any article, device or thing;
 - (i) take photographs for gain or commercial purposes;
 - (j) ply any vehicle for hire or carry passengers for fee or reward;
 - (k) conduct any school or provide any form of instruction for gain;
 - advertise for sale or trade or hire any article, device, service or thing.

- Dogs
 11. No person shall cause, suffer or permit any dog belonging to him or in his charge—
 - (a) to be brought into or to enter or remain in the Reserve unless such dog is and continues to be at all times under proper control on a chain, cord or leash, and unless such dog be effectively restrained from causing annoyance to any person and from damaging or interfering in any way with property in the Reserve.
 - (b) to be brought into or to enter or remain in any camping area or any portion of the Reserve prohibited to the entry of dogs and indicated by notice.

Horses

12. No person shall ride, drive or lead any horse upon the Reserve or allow any horse to swim in the Reserve except within a designated area and on any conditions that the Committee or the Regional Manager may from time to time determine.

Animals Generally

- 13. (a) Save as aforesaid, no person shall cause or suffer or knowingly permit any animal belonging to him or in his charge to be brought into or to enter or remain in the Reserve without a permit.
- (b) Any animal found in the Reserve contrary to these Regulations may be seized by an authorized officer and impounded or destroyed, and the owner or custodian thereof shall be liable to pay compensation for any damage done by such animal to any property in the Reserve.

Enclosures

- 14. No person shall, without the consent in writing of the Committee, enter any area in the Reserve which is enclosed for the plantation of young trees, shrubs or grass plots or for the rehabilitation, growth or preservation of native flora.

 Fires
- 15. No person shall without a permit light a fire within the Reserve except in a portable barbeque or in a fireplace provided by the Committee for the purpose and any person who lights a fire in the Reserve shall take all reasonable and proper precautions to ensure that the fire does not escape from control; nor shall any person wilfully, carelessly or negligently do, make or permit any act or omission which may result or be likely to result in damage by fire to anything growing or being on the Reserve.

Roadways

16. No person shall unless authorized by the Committee drive, ride, push, pull, place or leave any vehicle in or on the Reserve except in or upon such roadways or areas as are set aside for the purpose, and no person shall allow any vehicle to remain stationary in any position where it may cause undue or unreasonable obstruction to the lawful passage of others.

Parking

- 17. No person shall park any vehicle within the reserve except—
 - (a) in an area set apart for the purpose;

3630

- (b) as and where directed or authorized by the Committee or an authorized officer;
- (c) upon payment of such fees (if any) as may be prescribed from time to time by the Committee.

Stranded Vehicles

- 18. An authorized officer may remove or cause to be removed or order the removal of any parked, stranded or broken-down vehicle from any roadway or area within the reserve provided that the removal of any vehicle—
 - (a) shall be at the sole risk of the owner of the vehicle who shall be deemed to have accepted such risk as a condition of entry to the Reserve: and
 - (b) may be effected in such manner as the authorized officer deems fit.

Abandoned Vehicles

19. Any vehicle left unattended within the reserve for a continuous period exceeding 48 hours may be removed by the Committee at the risk and expense of the owner.

Use of Facilities

- 20. No person shall-
- (a) use any kitchen, laundry, change-room, shower, toilet or other convenience or any part thereof in the Reserve except for its proper purpose and upon payment of such fees (if any) as may be prescribed;
- (b) enter or use or permit any child under his care or control to enter or use any place, room, convenience, or structure set apart for the use of the opposite sex provided that this Regulation shall not apply to a child under the age of six years when accompanied by an adult of the opposite sex;
- (c) if above the age of fourteen years, use any swing or playing equipment provided for children, or, save whilst in charge of a child under that age, enter any children's playground.

Directions by Sign

- 21. (a) The Committee may, by clear notices or signs established in such prominent position or positions as the case requires, prohibit or regulate any act, matter or thing within the Reserve or any part thereof.
- (b) No person shall erect or remove or deface any such notice or sign except with the authority of the Committee.
- (c) No person shall disobey the directions indicated in any such notice or sign.

Directions to Leave

- 22. (a) Any authorized officer may direct any person who, in his opinion, offends against these regulations forthwith to leave the Reserve or any place therein.
- (b) Every person who fails to comply forthwith with any such direction shall be guilty of an offence and may be removed from the Reserve or any place therein

Giving of Name

23. If, in the opinion of an authorized officer, any person has contravened or failed to comply with any provision of these Regulations then such officer may demand and receive the name and address of such person and any person who refuses when asked by such officer to furnish his name and address or who furnishes an incorrect name and address shall be deemed to have committed an offence against these Regulations.

Obstruction of Officers

24. No person shall obstruct, hinder or interfere with any authorized officer or any employee of the Committee in the execution of his duty in the Reserve.

Vehicles

- 25. No person shall—
- (a) damage any vegetation or interfere with or disturb any sand, stone, gravel, rock, clay or earth by driving any vehicle;
- (b) drive any vehicle in a manner dangerous to the public;
- (c) drive any vehicle so as to cause noise which is unreasonable in the circumstances;
- (d) drive any vehicle at a speed greater than twenty (20) kilometres per hour.

Camping Areas

- 26. The Committee, with the consent of the Regional Manager, may—
 - (a) set apart any portion of the Reserve as a camping area;
 - (b) set apart individual camp sites within any camping area;
 - (c) fix and collect such fees or other charges as it may from time to time determine for the entry, use of occupation of any camping area or of any facilities or sites therein;
 - (d) determine conditions under which any authorized camp site may be occupied or used including duration of stay, behaviour and site cleanliness.

Boat Mooring and Storage

27. No person shall moor, store, place or leave any boat or dinghy on the Reserve without the permission of the Committee first obtained and the payment of a fee (if any) as determined by the Committee in accordance with these Regulations.

Boat Launching Ramps

- 28. The Committee may, in accordance with the Regulation, made on 12 March, 1980 (vide Government Gazette of 26 March 1980)—
 - (a) set apart any portion of the Reserve as a boat launching ramp;
 - (b) fix and collect such fees or other charges as it may from time to time determine for the use of such boat launching ramp.

General Powers

- 29. The Committee may, subject to all necessary permits being obtained—
 - (a) provide and maintain conveniences, facilities and amenities of any description in any part of the Reserve or arrange for the provision and maintenance thereof and may from time to time determine or vary the conditions of entry or use thereof;
 - (b) make such arrangements as it deems necessary or desirable for or in connection with the proper and efficient management and operation of the Reserve or any portion thereof:
 - (c) determine such fees as are appropriate from time to time for the use or occupancy of the Reserve for any activities subject to a permit being obtained from the Committee.

Granting of Permits

- 30. (a) Any permit may be granted for such period and subject to such terms, conditions and fees consistent with these Regulations as the Committee with the consent of the Regional Manager may from time to time determine, either generally or in the particular case.
- (b) No permit shall be transferable.
- (c) Any permit may be revoked or withdrawn at the discretion of the Committee or at the direction of the Regional Manager.
- (d) The holder of any permit shall observe and comply with all conditions thereof.
- (e) Any person purporting to hold any permit shall produce the same on demand by an authorized officer and unless such permit is thereupon produced that person shall not be entitled to claim the benefit of any such permit.

Compliance

- 31. The Committee shall have the power to undertake any reasonable and lawful action to ensure compliance with these Regulations and conditions of any permit issued under these Regulations.
- 32. No person shall on the Reserve use a beach umbrella or similar device for providing shade or protection unless it shall be securely anchored—
 - (a) by means of a disc of weatherproof plywood at least 30 centimetres in diameter fitted over

- the shaft immediately above the tip and the disc buried in the sand to a depth of at least 30 centimeters, or
- (b) by means of a bag filled with at least 5 kilograms dry weight of sand securely tied to the shaft at sand level.

Given under my Hand at Melbourne on 16 September 1986.

J. E. KIRNER

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

PROPOSED REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL

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

Creswick—The temporary reservation by Order in Council of 28 October 1912 of 1011 square metres of land south of freehold allotment 8 section 42 in the Township of Creswick as a site for a State School—(L3-3681).

Dunneworthy—The temporary reservation of 23 April 1877 of 0-4047 hectares of land in the Parish of Dunneworthy for Public Purposes (State School), revoked as to part by Order in Council of 7 May 1889, so far as the balance remaining of 1392 square metres.

Murrindal West—The temporary reservation by Order in Council of 30 August 1910 of 8092 square metres of land in the Parish of Murrindal West for State School purposes.

Warmur—The temporary reservation by Order in Council of 6 August 1877 of 2-023 hectares of land adjacent to Allotments7 and 7A in the Parish of Warmur for Public Purposes (State School)—(L5-967).

Conngulmerang—The temporary reservation by Order in Council of 28 January 1896 of 2023m² of land in the Parish of Coongulmerang as a site for a mechanics Institute—(Rs 3116).

J. E. KIRNER Minister for Conservation, Forests and Lands

LAND ACT—EXCHANGE OF LAND

I, Joan Elizabeth Kirner, the Minister for Conservation, Forests and Lands do hereby give notice that, after the expiry of at least 14 days from the date of publication of this notice, I intend to enter into an agreement with John Albert Tomlins of Tyabb to exchange the Crown land known as lot 2 on Plan of Subdivision No. 72442, being part

Crown Allotment 2, section F, Parish of French Island for the freehold land known as lot 1 on Plan of Subdivision No. 72442 being part Crown Allotment 2, section F, Parish of French Island being the whole of the land contained in Certificate of Title Volume 8615 Folio 106 held by the said John Albert Tomlins.

JOAN E. KIRNER

Minister for Conservation, Forests and Lands

I hereby give notice that on 2 September 1986, the Public Trustee filed Elections to Administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958:

Edington, Susan, late of Flat 3, 156 Inkerman Street, St. Kilda, widow, died 4 May 1986.

Luckman, Elsie, formerly of 75 Esplanade West, Port Melbourne but late of 14 Woodlands Road, Cranbourne South, widow, died 16 May 1986.

Martin, Harold Francis, late of Culcairn Private Nursing Home, 138 Hastings Road, Frankston, pensioner, died 22 June 1986.

I hereby give notice that on 5 September 1986, the Public Trustee filed Elections to Administer the following deceased persons' estates in accordance with section 17 of the *Public Trustee Act* 1958:

Franklin, Norman Lance, late of Kew, pensioner, died 9 January 1986.

Krazanowski, Andrei, late of Beechworth, pensioner, died 21 March 1986.

Sinclair, Linsay, late of Western Terrace, 40 Stephen Street, Yarraville, pensioner, died 28 April 1986

Streckfuss, Lillian Victoria, late of McKinnon Private Nursing Home, McKinnon, pensioner, died 14 July 1986.

Watson, Eleanor Martha, late of 29 Queensville, Street, West Footscray, house duties, died 1 May 1986.

I hereby give notice that on 4 September 1986, the Public Trustee filed Elections to Administer the following deceased persons' estates in accordance with section 17 of the *Public Trustee Act* 1958:

Boyd, Isabella Napier Stewart, formerly of 3 Godfrey Street, Blairgowrie but late of 34A Balaka Street, Rosebud, widow, died 10 December 1985.

Noonan, Richard John, formerly of 1A Batman Street, North Fitzroy but late of Mount Royal Hospital, Parkville, pensioner, died 14 May 1986. I hereby give notice that on 26 August 1986 the Public Trustee filed an Election to Administer the following deceased person's estate in accordance with section 17 of the Public Trustee Act 1958.

Nicol, Marjorie Avis, late of Warrnambool, pensioner, died 9 March 1986.

15 September 1986

W. J. KILPATRICK Public Trustee

Creditors, next of kin, and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to the Public Trustee, 168 Exhibition Street, Melbourne, Vic. 3000, the personal representative, on or before 27 November 1986 after which date the Public Trustee may convey or distribute the assets having regard only to the claims of which the Public Trustee then has notice:

Annear, Joyce Opie, formerly of 9 Benwerrin Road, Surrey Hills, but late of Greenways Retirement Village, Unit 37, 330 Frankston-Dandenong Road, Seaford South, spinster, died 7 July 1986.

Armstrong, Meryl Jean, late of 3/24 Balmoral Avenue, Springvale, widow, died 15 June 1986.

Boyd, Isabella Napier Stewart, formerly of 3 Godfrey Street, Blairgowrie, but late of 34A Balaka Street, Rosebud, widow, died 10 December 1985.

Clark, Alexander Hugh, late of 5 Plymouth Street, Pascoe Vale, retired, died 20 March 1986.

Dench, Catherine Johnston, formerly of 16 Douglas Avenue, Chelsea, but late of Dromana Private Nursing Home, Nepean Highway, Dromana, widow, died 24 June 1986.

Edington, Susan, late of Flat 3, 156 Inkerman Street, St. Kilda, widow, died 4 May 1986.

Fedoruk, Wladyslaw, late of Queenscliff Road, Wallington, pensioner, died 19 April 1985.

Fegan, Mary Pryde, formerly of 5 Donald Street, Brunswick, but late of Unit 10, 465 Murray Road, West Preston, retired secretary, died 4 June 1986.

Fisher, Joseph Matthew, late of Elgar Private Nursing Home, 194 Koornang Road, Carnegie, retired boot repairer, died 19 July 1986.

Franklin, Norman Lance, late of Kew, pensioner, died 9 January 1986.

Hamill, Ruth Haskis, also known as Ruth Haskis-Hamill and Ruth Haskis Hammill, formerly of Kingston Centre, Warrigal Road, Cheltenham, but late of Carnsworth Garoopna Nursing Home, 18 Barry Street, Kew, spinster died 1 July 1986.

Jobling, Raymond, late of Flat 2, 3 Ravens Grove, East St. Kilda, retired technical officer, died 27 May 1986.

Jones, Ronald Thomas John, formerly of 120 Mills Street, Albert Park, but late of 27 Coane Street, Clayton, retired engineer, died 26 July 1986.

Krazanowski, Andrie, late of Beechworth, pensioner, died 21 march 1986.

Lewis, Ida Minnie Blanche, late of 27 Harp Road, East Kew, retired dressmaker, died 12 May 1986.

Luckman, Elsie, formerly of 75 Esplanade West, Port Melbourne, but late of 14 Woodlands Road, Cranbourne South, widow, died 16 May 1986.

McFarlane, Selina Victoria, late of 108 Maroondah Highway, Croydon, spinster, died 29 June 1986.

Martin, Harold Francis, late of Culcairn Private Nursing Home, 138 Hastings Road, Frankston, pensioner, died 22 June 1986.

Mooney, Ellen Teresa, also known as Ellen Mooney, formerly of 50 Canterbury Road, but late of Flat 22, 76A Campbell Road, Hawthorn East, pensioner, died 30 June 1986.

Mummery, George Alfred Arthur, late of 40 Keats Avenue, Kingsbury, retired railway employee, died 23 November 1985.

Noonan, Richard John, formerly of 1A Batman Street, North Fitzroy, but late of Mount Royal Hospital, Parkville, pensioner, died 14 May 1986.

O'Niel, Alfred James, late of 32 Royal Parade, Pascoe Vale South, retired bookbinder, died 17 June 1986.

Rasmussen, Myrtle Harriet, late of 26 Severn Street, Yarraville, widow, died 9 July 1986.

Sinclair, Lindsay, late of Western Terrace, 40 Stephen Street, Yarraville, pensioner, died 28 April 1986.

Streckfuss, Lillian Victoria, late of McKinnon Private Nursing Home, McKinnon, pensioner, died 14 July 1986.

Watson, Eleanor Martha, late of 29 Queensville Street, West Footscray, house duties, died 1 May 1986.

Melbourne, 17 September 1986

W. J. KILPATRICK Public Trustee

Motor Car Act 1958

ENGINES DEFINED AS MOTOR TRACTORS

Pursuant to the provisions of section 3 of the Motor Car Act 1958, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State does by this Order revoke the following orders:

- (1) The Order made on 11 July 1978 being a Variation of an Order specifying Certain Types of Engines as Motor Tractors and published on page 2377 of the *Victoria Government Gazette* No. 63, 19 July 1978.
- (2) The Order made on 30 January 1974 being a Variation of an Order specifying Certain Types of

February 1974.
(3) The Order made on 20 January 1970 specifying Certain Types of Engines as Motor Tractors and published on page 164 of the Victoria Government Gazette No. 4, 21 January 1970.

341 of the Victoria Government Gazette No. 15, 6

(4) The Order made on 28 June 1960 specifying Certain Types of Engines as Motor Tractors and published on page 2169 of the *Victoria Government Gazette* No. 61, 29 June 1960.

V. SMITH Chairman and Managing Director

3634

41 Hanomag

Motor Car Act 1958

ENGINES DEFINED AS MOTOR TRACTORS

Pursuant to the provisions of section 3 of the Motor Car Act 1958, His Excellency the Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State does by this Order specify that every engine (not being a steam engine or a road roller or an engine which moves on tracks instead of wheels) which:

- (1) is of any of the types specified in the Schedule hereto; or
- (2) not being an engine manufactured by a manufacturer of motor tractors and sold under a trade name, is an engine which the Authority is satisfied is substantially similiar in type to any of the types specified in the said Schedule;

shall be a motor tractor for the purposes of section 3 of the *Motor Car Act* 1958.

of the wold car Act 1956.							
	Schedule						
1	Agrifull	21	Cranvel				
2	A H McDonald	22	David Brown				
3	Allis Chalmers	23	Deutz				
4	Anzani	24	Diamond T				
5	Armstrong Holland	25	Emerson				
6	Austrak	26	Farmall				
7	Avance	27	Fendt				
8	Belarus	28	Ferguson				
9	B M B	29	Fiat				
10	Bombardier	30	Field Marshall				
11	British Wallis	31	Ford				
12	Carlisle,	32	Ford Ferguson				
13	Carraro	33	Fordson				
14	Case	34	Fowler				
15	Caterpillar	35	Freighter Lawton				
16	Chamberlain	36	Garner				
17	Clark	37	Gibson				
18	Clarkton	38	GMC				

19 Cletrac

20 Cockshutt

39 Goodwin-Isas

40 Guy

••	* ranonab	OI MINGODINA
12	Hebbard	82 Muir-Hill
13	Hinomoto	83 Newman
14	Holder	84 Normag
15	Home-made	85 Nuffield
16	Howard	86 Oliver
17	H.S.C.S.	87 Oliver Hart Parr
	(Hofherr and	88 Ota
	Schrantz	89 Peters
	Clayton and	90 Provan
40	Shuttleworth) Huber	91 Ransomes
		92 Reddie
	Hudson	93 Renault
	Imperial	94 Rock Island
_	International	95 Ronaldson and
_	Invicta	Tippett
	Iseki	96 Ruggles
	Jack Challenger	97 Same
	Jelbart	98 Shibaura
	John Deere	99 Sift
	K L Bulldog	100 Silver King
	Krane Kar	101 Standard
	Kubota	102 Steiger
	Lansing Bagnall	103 Steyr
-	Lanz	104 Thew Lorain
	Lanz Bulldog	105 Toft R-1000
	Latil	106 Tournapull
	Lawtrac	107 Track-Marshall
	Le Roi	108 Trac Tractor
00	Le Tourneau-	109 Trantor Series 2
٠,	Westinghouse	110 Trusty
	Leyland	111 Turner
	Malcolm Moore Marshall	112 Twin City
		113 U D
	Massey Ferguson	114 Unimog
	Massey Harris Mayfield	115 Upton
	McCormick	116 United 6
13	Deering	117 Universal
74	McCormick	118 Valpadana
•	International	119 Versatile
75	McDonald	120 Vickers Aussie
	McDonald	121 Wallis
	Imperial	122 W F E(White Farm
77	Mercedes-Benz	Equipment)
78	Mercury	123 Yanmar
79	Michigan	124 Zetor

V. SMITH Chairman and Managing Director

80 Minneapolis Moline

Juries Act 1967

DIRECTION TO THE SHERIFF TO CEASE THE OPERATION OF A SYSTEM OF POOLS OF JURORS PURSUANT TO SECTION 55

I, Glenn Royce Donal Waldron, Chief Judge of the County Court of Victoria hereby direct that the system of Pools of Jurors for the trial of criminal inquests in the County Court at Melbourne, directed to be instituted on 19 December 1968 and published in the Government Gazette on 8 January 1969, be discontinued from 1 October 1986.

Given under my hand, 9 September 1986.

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

Juries Act 1967

DIRECTION TO SHERIFF FOR INSTITUTION OF A SYSTEM OF POOLS OF JURORS PURSUANT TO SECTION 53 (3)

I, Sir John McIntosh Young K.C.M.G., Chief Justice of the Supreme Court of Victoria and I, Glenn Royce Donal Waldron, Chief Judge of the County Court of Victoria hereby direct that as from 1 October 1986, a system of pools of jurors be instituted to enable the Supreme Court and the County Court at Melbourne to use a combined jury pool for criminal trials.

Given under my hand 4 September 1986

JOHN McI. YOUNG Chief Justice of the Supreme Court of Victoria Given under my hand, 9 September 1986.

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

Juries Act 1967

DIRECTION TO THE SHERIFF TO CEASE THE OPERATION OF A SYSTEM OF POOLS OF JURORS PURSUANT TO SECTION 55

I, Glenn Royce Donal Waldron, Chief Judge of the County Court of Victoria hereby direct that the system of Pools of Jurors for the trial of civil inquests in the County Court at Melbourne, directed to be instituted on 7 August 1969 and published in the Government Gazette on 13 August 1969, be discontinued from 13 September 1986.

Given under my hand, 1 September 1986.

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

Juries Act 1967

DIRECTION TO THE SHERIFF TO CEASE THE OPERATION OF A SYSTEM OF POOLS OF JURORS PURSUANT TO SECTION 55

I, Sir John McIntosh Young K.C.M.G., Chief Justice of the Supreme Court of Victoria hereby direct that the system of Pools of Jurors for the trial of civil inquests in the Supreme Court at Melbourne, directed to be instituted on 12 December 1968 and published in the Government Gazette on 8 January 1969, be discontinued from 13 September 1986. Given under my hand, 2 September 1986.

JOHN McI. YOUNG Chief Justice of the Supreme Court of Victoria

Juries Act 1967

DIRECTION TO SHERIFF FOR INSTITUTION OF A SYSTEM OF POOLS OF JURORS PURSUANT TO SECTION 53 (3)

I, Sir John McIntosh Young K.C.M.G., Chief Justice of the Supreme Court of Victoria and I, Glenn Royce Donal Waldron, Chief Judge of the County Court of Victoria hereby direct that as and from 15 September 1986, a system of pools of jurors be instituted to enable the Supreme Court and the County Court at Melbourne to use a combined pool for civil trials.

Given under my hand 20 August 1986

JOHN McI. YOUNG

Chief Justice of the Supreme Court Given under my hand, 1 September 1986

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

Transport Act 1983

ROAD TRAFFIC AUTHORITY

Commercial Passenger and Goods Vehicle Applications

Notice is hereby given that applications by the following parties, previously gazetted and objected to, will be considered by the Road Transport Licensing Tribunal as follows:

Previous Gazette Applicant No. Date

(i) Commencing at 10.30 a.m. on Tuesday 21 October 1986 in Phillip Island Shire Offices, corner of Thompson Avenue and Church Street, Cowes R. D. Steer

(ii) Commencing at 9.30 a.m. on Friday 24 October 1986 in the Public Hearing Theatre at the offices of the Road Traffic Authority, corner of

Lygon and Princes Streets, Carlton. Nelson Bros. Pty. Ltd. 2.7.86 Nelson Bros. Pty. Ltd. 60 16.7.86 9.7.86

Misuraca Vintage Fiat 56 Wedding Cars Pty. Ltd.

(iii) Commencing at 9.15 a.m. on Wednesday 29 October 1986 in the Shire of Morwell Council Chambers, corner of Princes and Midland Highways, Morwell.

H. A. Beames 2.4.86

(iv) Commencing at 9.30 a.m. on T		
October 1986 in the Public Hearing The offices of the Road Traffic Authority		
Lygon and Princes Streets, Carlton.		
M. Jovanovic and R. Sanfillipo	39	21.5.86
A. Wilson	48	18.6.86
J. E. Hibbert and B. A. Stephens	48	18.6.86
K. F. Long	56	9.7.86
(v) Commencing at 9.15 a.m. on	Thu	ırsday 6
November 1986 in the Bendigo Regiona		
Centre, Havilah Street, Bendigo.		
T. L. Houlden	30	30.4.86
C. B. Aylett	42	28.5.86
(vi) Commencing at 9.15 a.m. on	Tue	sday 11
November 1986 in the Wangaratta C	our	House,
Faithful Street, Wangaratta.		
G. R. Hadley	44	4.6.86
Wangaratta Heavy Towing Pty. Ltd.	44	4.6.86
Dated 24 September 1986		

STATE TENDER BOARD CONTRACTS ACCEPTED AMENDMENTS

G. S. HUGHES Registrar

Schedule Number	Item Number	New Rate	Effective Date
		\$	
Batteries			
1/02	1	State Govt. Price	18.9.86
•	2	List 31.7.86 Less	
		59-4% Metro Less	
		56% Country	
Motor Spir	rit, State Pet	rol Centre	
1/53A	1	0-4605	13.9.86
•	2	0-4611	
Motor Spin	rit, Kerosene	e, Fuel Oils and Lub	ricants
1/53в	1	0.4645	13.9.86
٠.	. 2	0.4744	
	· 2 5 6	0-4689	
		0-4788	
	7	0.5315	
	8	0-5215	
	10	0-5021	
	12	0-5076	
	14	0-4993	
	16	0-5043	
	17	0-4970	
	18	0-4970	
	26	.0-4573	
	27	0-4969	
	28	0-5225	
	29	0.5175	

Schedule	Item Number	· New Rate	Effective Date
Number	Number	New Rate	Duie
		\$	
Hand Tools	5		
1/56	58в	4.70	22.9.86
,	60	4.70	
	62	5.05	
	83	34.46	
	119	Stanley	
		List	
		Sept. '86	
	304	*	29.8.86
* Delete: I	Kinglon		
Add: To	ledo #TF 30M		
Passenger N	Motor Vehicles		
1/58c	Α	8 088.52	22.9.86
Optional Ed	quipment—		
Air Conditi	oning	683.77	
1/58D	Α	8 587.01	
Optional E	quipment—		
Automatic Transmissi		585.94	

J. M. PAWSON Secretary to the Tender Board

CONTRACTS ACCEPTED—(Series 1986–87) PUBLIC WORKS

Broadmeadows City—Walkways and balustrades, Broadmeadows High School, \$54 545.00—R. & E. Singer Pty. Ltd., Doncaster.

Heytesbury Shire—Internal and external painting and repairs, Cobden Technical School, \$82 250.00—R. A. E. & D. J. & S. A. Footman, Timboon.

Melbourne City—Central monitoring system, 589 Collins Street, Melbourne (S.T.A.), \$103 872.00— Access Control Systems (Australia), 125 Highbury Road.

D. J. LITTLE
Director General of Public Works
Public Works Department
Melbourne, 15 September 1986

CONTRACTS ACCEPTED—(Series 1986–87) PUBLIC WORKS

Melbourne—Extensions to computer facility, Melbourne, 471 Lt. Bourke Street (Law)—\$298 976.00—Computer Site Engineering Pty. Ltd., Hawthorn East.

Dated 18 September 1986

D. J. LITTLE' Director General of Public Works 3637

AUCTION SALES ACT 1958

Colac—Notice is hereby given that the Annual Meeting of Justices, for the licensing of Auctioneers will be held at the Magistrates' Court at Colac on Tuesday, 25 November 1986 at 10.00 a.m.

I. J. BENNETT

Clerk of the Magistrates' Court

Camperdown—Notice is hereby given that the Annual Meeting of Justices, for the licensing of Auctioneers will be held at the Magistrates' Court at Camperdown on Tuesday, 25 November 1986 at 10.00 a.m.

> R. HAMMETT Clerk of the Magistrates' Court

Subordinate Legislation Act 1962 SCHEDULE 2

Notice of Intention to Make Regulations

I, Andrew McCutcheon, Minister for Property and Services, give notice as required by the Subordinate Legislation Act that regulations are to be made entitled the Registration of Births, Deaths and Marriages (Prescribed Fees) Regulations 1986.

The decision to make these regulations follows the publication of a regulatory impact statement concerning the proposed fees, and consideration of the comments received in relation to the statement and the proposed fees.

Dated 23 September 1986

ANDREW McCUTCHEON Minister for Property and Services

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given that in pursuance of subsection 10 (4) of the Associations Incorporation Act 1981 a certificate of incorporation was granted to The Australian Engineering and Building Industries Research Association Incorporated on 3 September 1986.

GORDON LEWIS Registrar of Incorporated Associations

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given that in pursuance of subsection 10 (4) of the Associations Incorporation Act 1981 a certificate of incorporation was granted to St Albans Dinamo Soccer Club Co-operative Limited on 28 August 1986.

JOHN B. KING Registrar of Incorporated Associations

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given that in accordance with sub-section 36 (2) of the Associations Incorporation Act 1981, the incorporation of Australasian Postcard Dealers Association Incorporated, Chinese Neighbourhood Association Incorporated,

Extensions Incorporated, Kyabram & District BMX Club Incorporated, Mount Macedon Girls Gym Club Incorporated, Sunshine Volunteer Youth Resources Group Incorporated, Top Bottle Shop Operators Incorporated was cancelled on 28 August 1986

GORDON LEWIS
Registrar of Incorporated Associations

Industrial Relations Act 1979 INDUSTRIAL RELATIONS COMMISSION OF VICTORIA

Application for Approval of an Industrial Agreement

Notice is hereby given that an application has been made by the Victorian Employers Federation for approval of an industrial agreement to be known as the "VEF/FCU Traineeship Agreement".

Notice is also given that this matter is listed for hearing before the Industrial Relations Commission of Victoria in Full Session at 4.15 p.m. on Thursday, 2 October 1986 in Hearing Room No. 1, Level 18, Nauru House, 80 Collins Street, Melbourne.

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

Consumer Affairs Act 1972 INTERIM ORDER PROHIBITING THE SUPPLY OF DANGEROUS GOODS

Whereas David Hall, Director of Consumer Affairs, notwithstanding that he has not fully investigated the matter, has recommended to me pursuant to section 57c (4) of the Consumer Affairs Act 1972 that the supply of goods, namely:

Goods known as "Sparkle-Bracelets", being novelty bracelets consisting of soft tubular plastic filled with flecks of glitter suspended in liquid thould by reason of their being decreases he

should by reason of their being dangerous be prohibited.

And whereas I, Peter Cornelis Spyker, Minister for Consumer Affairs believe that the supply of goods of that class or description ought, in the interests of the safety of the public, be prohibited immediately.

Now therefore I, Peter Cornelis Spyker, Minister for Consumer Affairs pursuant to the powers conferred on me by section 57c of the Consumer Affairs Act 1972 hereby make an interim order prohibiting the supply in Victoria of goods, namely:

Goods known as "Sparkle-Bracelets", being novelty bracelets consisting of soft tubular plastic filled with flecks of glitter suspended in liquid.

Dated 22 September 1986

P. C. SPYKER Minister for Consumer Affairs

State Bank Act 1958, Section 30 THE STATE BANK OF VICTORIA

Establishment of Branch

The Commissioners of The State Bank of Victoria hereby give notice of establishment of a new branch of the Bank to be known as "Doncaster, The Pines branch" situated at The Pines Shipping Centre, corner of Reynolds and Blackburn Roads, East Doncaster on 28 October 1986.

L. G. C. MOYLE. Chief Executive Officer

3638

Local Government Department ORDER CONFIRMED—SHIRE OF WERRIBEE

I, James Lionel Simmonds, Her Majesty's Minister of the Crown for the time being administering the Local Government Act 1958, hereby confirm the Order hereinafter referred to in pursuance of section 514 of the said Act namely...

An Order of the Council of the Shire of Werribee made on 14 October 1985, directing the compulsory taking of the land described in Certificate of Title Volume 2038 Folio 462 for the purpose of acquiring surplus land adjacent to a road widening pursuant to section 605 of the said Local Government Act

Dated 12 September 1986

J. L. SIMMONDS

Minister for Local Government

Local Government Department Melbourne (85/2462)

MINES ACT 1958

I, Robert Clive Fordham, Minister for Industry, Technology and Resources being the Minister for the time being administering the Mines Act 1958 hereby, pursuant to section 54 (a) of the Act, Order that Ralph William Tate pay a penalty of One thousand dollars (\$1000) for breach of his labour covenant under the Act whereas, if such penalty is not paid within sixty (60) days of the date of this Order, Mining Lease No. 251 shall be declared void. Dated 8 September 1986

R. C. FORDHAM Minister for Industry Technology and Resources

Co-operation Act 1981

CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Bulleen Tennis Club Co-operative Limited which was incorporated as a Community Advancement Society under the abovenamed Act on 10 October 1966 has registered a change of its name and is now incorporated under the name of Lower Templestowe Bulleen Tennis Club Co-operative Limited under the said Act.

Dated at Melbourne 16 September 1986

M. HODGES

Acting Deputy Registrar of Co-operative Societies

Marine Act 1958

PROPOSED ALTERATIONS TO THE PORT PHILLIP PILOT SICK AND

SUPERANNUATION FUND REGULATIONS

It is proposed to amend the Port Phillip Pilot Sick and Superannuation Fund Regulations to provide benefits to retired pilots and their spouses in the form of lump sums rather than pensions, except where retirement is due to disability. An option to replace lump sum benefits with a pension will, however, be retained.

A Regulatory Impact Statement has been prepared as required by the Subordinate Legislation Act 1962. As a result of preparing that statement it is concluded that there are potential benefits to be obtained in adopting the proposed amendments, and that no costs will be incurred:

Copies of the Regulatory Impact Statement and the proposed Regulation amendments may be obtained from Ms. S. Tully, Department of Management and Budget, 1 Treasury Place, Melbourne. Telephone (03) 651 5315.

Public comments and submissions are invited and should be lodged in writing before 15 October 1986

P. J. SHEEHAN Director-General

County Court Act 1958 **COUNTY COURT SITTINGS 1986**

KERANG CIRCUIT

Notice is hereby given that the sittings of the County Court appointed to commence at Kerang on Tuesday, 7 October 1986 will now in fact commence on Wednesday 5 November 1986.

16 September 1986

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

County Court Act 1958 ... **COUNTY COURT SITTINGS 1986**

MORWELL CIRCUIT

Notice is hereby given that an additional sitting of the County Court at Morwell has been Scheduled to commence on Monday, 6 October 1986. 16 September 1986

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

APPOINTMENTS AND RESIGNATIONS

APPOINTMENTS

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof by Order made on 16 September 3639

1986 has been pleased to make the undermentioned appointments, viz.;

Law Department

Coroner

Bernard Joseph COBURN, Magistrate, to be a Coroner pursuant to section 8 of the Coroners Act 1985.

Authorised Officer

Brendan Leonard, KING, Clerk of Courts, Class

to be an Authorised Officer pursuant to section 460 of the Crimes Act 1958.

Ministry for Police and Emergency Services Police Discipline Board

Margaret RIZKALLA, S.M.,

to be a Chairman of the Police Discipline Board pursuant to the Police Regulations Act 1958, for the period commencing 16 September, 1986 and ceasing on 2 October, 1987.

E. M. MILLER

Acting Clerk of the Executive Council At the Executive Council Chamber Melbourne, 16 September 1986

APPOINTMENT OF TRUSTEES

Oddfellows Hall-380 Russell Street, Melbourne

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 16 September 1986, pursuant to the provisions of section 12 of the Crown Land (Reserves) Act 1978 that the under mentioned persons be appointed as Trustees of the land in the City of Melbourne permanently reserved and held under a restrictive Crown Grant Volume 1985 Folio 864, viz:

David Richard Gibson of Murrumbeena in the place of David Edward Jury.

Samuel Charles Courtnay of Murrumbeena in the place of Harold James Harwood.

Sydney Keith McGregor of Williamstown North Renominated.

E. M. MILLER

Acting Clerk of the Executive Council At the Executive Council Chamber Melbourne, 16 September 1986.

Liquor Control Act 1968

APPOINTMENT OF LICENSING INSPECTORS

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

Division Number		Rank and Name
3	Cheltenham	Inspector Mervyn Russell McCallum, 13650 (from 1.9.86 to 6.9.86)
4	Malvern	Inspector Richard Ellis Gray, 13185 (from 24.8.86 to 30.9.86)
5	Melbourne	Inspector Brian Vincent Casey, 13284 (from 24.8.86 to 20.9.86)

Dated 19 September 1986

E. A. MUDGE Deputy Commissioner (Administration)

RESIGNATIONS

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Orders made on 16 September 1986 accepted the resignations of the persons named hereunder of the offices mentioned,

Ministry for Police and Emergency Services Police Discipline Board

Hal HALINSTEIN, Magistrate

as a Chairman of the Police Discipline Board pursuant to the Police Regulation Act 1958, as from 15 September 1986.

E. M. MILLER

Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 16 September 1986

ORDERS IN COUNCIL

LOCAL GOVERNMENT ACT 1958

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

PRESENT:

His Excellency the Governor of Victoria Mr Cathie Mr Wilkes

CONFIRMATION OF SEPARATE RATE-SHIRE OF BARRABOOL

In pursuance of the provisions of section 287 of the Local Government Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby confirms a separate rate on the properties described in the Schedule hereunder at differing rates in the dollar on the net annual value of the said properties

which rate was made by the Council of the Shire of Barrabool on 16 July 1986 for the purposes of constructing electricity reticulation at Jan Juc.

Schedule

Rate	Properties to be rated	
\$		
-07614	Lot 15 LP 117361	
·36303	Lot 13 LP 117361	
-40019	Lot 14 LP 117361	
·40659	Lots 5, 6, 7, 12 LP 117361	

And the Honourable James Lionel Simmonds, Her Majesty's Minister for Local Government for the State of Victoria shall give the necessary directions herein accordingly.

E. M. MILLER

3640

Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

CONFIRMATION OF SEPARATE RATE— CITY OF WARRNAMBOOL

In pursuance of the provisions of section 287 of the Local Government Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby confirms a separate rate of two point zero eight (2.08) cents in the dollar on the site value of the properties described in the Schedule hereunder which rate was made by the Council of the City of Warrnambool in 21 July 1986, for the purpose of providing off-street parking facilities for the Warrnambool Shopping Centre.

Schedule

Properties to be rated at 2-08 cents in the dollar. Timor Street, Warrnambool

Nos. 158, 158 (Rear Flat), 158 (Upper Flat), 160 (Shop), 160 (Flat), 162, 164, 164 (Flat), 166 (Shop), 166 (Flat), 168-170, 172-174, 176, 178-182, 186 (Shop), 186 (Flat), 188, 190, 192, 196 (Shop and Flat), 196 (Rear), 198 (Shop), 198 (Flat and Rear), 200 and 214.

Kelper Street, Warrnambool

Nos. 30, 32, 34–36, 38, 40 (Rooms 1, 2, 3), 40 (Room 4), 40 (Room 5), 40 (Rooms 6, 7, 8, 9), 40 (Room 10), 42, 44–48, 50 (Shop), 50A (Shop), 52 (Rear), 52A (Shop), 52B (Shop), 52 (Premise 1), 52 (Premise 2), 52 (Premise 3) 52 (Premise 4), 52 (Premise 5), 52 (Premise 6), 52 (Premise 7), 54 (Theatre), 54A (Shop) and 54B (Shop).

Koroit Street, Warrnambool

Nos. 141, 143, 143A, 145, 147, 149, 167 (Shop) and 185 (Hotel).

Liebig Street, Warrnambool

Nos. 59 (Hotel), 61, 63, 65, 67, 69, 71, 73 (Shop), 73 (Flat), 75, 77, 79, 81, 83, 85–87, 89, 91, 93, 95, 97, 99, 101 (Shop), 1014 (Shop), 103 (Shop), 103a (Shop), 105 (Shop), 105b (Shop), 105c (Shop) and 105d (Flat).

And the Honourable James Lionel Simmonds, Her Majesty's Minister for Local Government for the State of Victoria shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie | Mr Wilkes

APPOINTMENT OF A MEMBER OF THE MUNICIPAL AUDITORS BOARD

Pursuant to the provisions of section 169 of the Local Government Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof hereby appoints Leslie Neil Jupp to be a member of the Municipal Auditors Board until 25 September 1989.

And the Honourable James Lionel Simmonds, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

CONFIRMATION OF SEPARATE RATE— CITY OF CAMBERWELL

In pursuance of the provisions of section 287 of the Local Government Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby confirms a separate rate of one point three zero seven eight (1.3078) cents in the dollar on the site value of the properties described in the Schedule hereunder which rate was made by the Council of

the City of Camberwell on 28 July 1986 for the purpose of providing off-street parking facilities for the Stradbroke Shopping Centre.

Schedule

Properties to be rated at 1.3078 cents in the dollar. Burke Road, Balwyn

Nos. 1030, 1040, 1042, 1044, 1046, 1048, 1052, 1054, 1056, 1058 and 1060.

And the Honourable James Lionel Simmonds, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER
Acting Clerk of the Executive Council

Hospitals and Charities Act 1958 SECTIONS 46 and 64

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

ORDER INCORPORATING KANKAMA-MORNINGTON AND DISTRICT INTELLECTUALLY HANDICAPPED PERSONS WELFARE ASSOCIATION

Whereas a petition signed by not less than twenty-five contributors to Kankama-Mornington and District Intellectually Handicapped Persons Welfare Association, an organisation capable of incorporation under the Hospitals and Charities Act 1958, praying that the organisation be incorporated has been received by the Department of Community Services Victoria.

And whereas the substance or prayer of the said petition has been published in the *Government Gazette* No. 42 of 28 May 1986.

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

Now therefore His Excellency the Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State doth hereby declare that the contributors for the time being to the said organisation shall be a body corporate by the name of Kankama-Mornington and District Intellectually Handicapped Persons Welfare Association with the following objects:

- (a) To establish, manage and maintain an educational centre for mentally retarded persons:
- (b) To establish, manage and maintain an occupational training centre, for the purpose

- of training over school age mentally retarded persons;
- (c) To establish, manage and maintain a community centre and welfare organisation for mentally retarded persons and relatives: to provide activity in leisure hours;
 - to provide avenues of useful citizenship activities;
 - to provide study classes for parents and relatives;
 - and to give assistance on home problems;
- (d) To assist parents of mentally handicapped persons who are in necessitous circumstances in problems relating to accommodation, transport, psychiatric or medical treatment or other problems of a like nature;
- (e) To arouse the general public to a greater understanding of the needs of mentally retarded persons, and of mental deficiency;
- (f) To have printed and published a newspaper, periodicals, books or leaflets that the Centre may think desirable for the promotion of its objects:
- (g) To co-operate with the Government to increase facilities for mentally retarded persons, and to improve the existing facilities for mentally retarded persons; and
- (h) To do all such things as are incidental or conducive to the attainment of any, or all, of the above objects.

And the Honourable Caroline Hogg, Her Majesty's Minister for Community Services for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LOCAL GOVERNMENT ACT 1958

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

CONFIRMATION OF SEPARATE RATE— CITY OF KEILOR

In pursuance of the provisions of section 287 of the Local Government Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby confirms a separate rate of three point one five (3.15) cents in the dollar on the site value of the properties described in the Schedule hereunder which rate was made by the Council of the City of Keilor on 10 December 1985 for the purpose of constructing part of Horseshoe Bend Road, Keilor.

Schedule Properties to be rated at 3.15 cents in the dollar.

Lots 2–23 inclusive LP 13819

Lots 4-21 inclusive LP 64800

And the Honourable James Lionel Simmonds, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

3642

Acting Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring) Act 1983 SUNBURY WATER BOARD

At the Executive Council Chamber, Melbourne, the

sixteenth day of September 1986
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

EXTENT OF URBAN DISTRICT INCREASED

Under the powers conferred by the Water and Sewerage Authorities (Restructuring) Act 1983 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare, order and direct that the extent of the Urban District of the Sunbury Water Board be increased by adding thereto the area shown by pink border on the plan approved by the Governor in Council by and with this Order and deposited in the office of the Department of Water Resources, Melbourne (Corr. No. 80/4657/95) and as on and from the date hereof the extent of such District shall be and be deemed to be increased accordingly.

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring)
Act 1983

BALLARAT WATER BOARD

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie | Mr Wilkes

EXTENT OF BALLARAT WATER SUPPLY DISTRICT INCREASED

Under the powers conferred by the Water and Sewerage Authorities (Restructuring) Act 1983 and

all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said state, doth hereby declare, order and direct that the extent of the Ballarat Water Supply District of the Ballarat Water Board be increased by adding thereto the lands shown by red border on the plan approved by the Governor in Council, by and with this Order and deposited in the Office of the Department of Water Resources, Melbourne (Corr. No. L85/327/P86/101) and as on and from the date hereof the extent of such district shall be and be deemed to be increased accordingly.

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring) Act 1983 Water Act 1958

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

EXTENT OF AVENEL WATERWORKS DISTRICT INCREASED, DIMINISHED AND REDEFINED

AVENEL URBAN DISTRICT PROCLAIMED

Under the powers conferred by the Water and Sewerage Authorites (Restructuring) Act 1983, and the Water Act 1958 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said state, doth hereby declare, order and direct that—

the extent of the Avenel Waterworks District be increased and diminished to the redefined boundary encompassing the lands bordered by red colour on the plan approved by the Governor in Council, by and with this Order and deposited in the Office of the Department of Water Resources, Melbourne (Corr. 82/02/52); and

the area bounded in orange colour on the aforesaid plan be proclaimed as the Avenel Urban District.

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

LAND ACT 1958

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

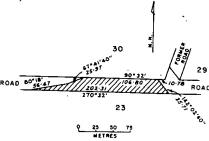
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal District of the Shire of Bass Parish of Wonthaggi North being the road indicated by hatching on plan hereunder—(L11/4177) (Parish 3867).



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

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

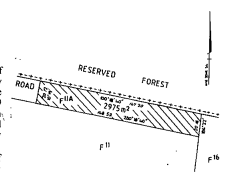
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the Shire of Grenville, Parish of Argyle being the road indicated by hatching on plan hereunder. (L3-3539) (CP108063)



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

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

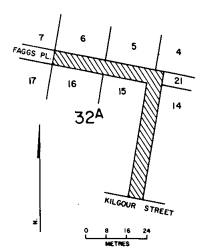
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the City of Geelong, Parish of Corio, City of Geelong being the road indicated by hatching on plan hereunder. (L1.713) (City 5211-2)



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

At the Executive Council Chamber, Melbourne, the sixteenth day of September 1986.

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof, doth hereby in pursuance of section 362a of the Land Act 1958 declare to be no longer necessary the water supply channel condition in respect of the land coloured red on the map in Crown Grant Volume 6779 Folio 700 which commences with the words:

"It is a further condition that the State Rivers and Water Supply Commission" and ends with the words "over and along the land coloured red blue and purple aforesaid".

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

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

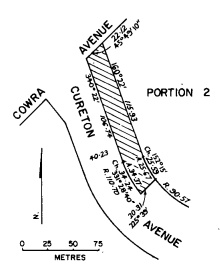
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the Shire of Mildura Parish of Mildura being the road indicated by hatching on plan hereunder. (L5-775) (M556(11))



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie | Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the Shire of Swan Hill Parish of Plambie being the road indicated by hatching on plan hereunder. (L5-609) (CP107744)

Land Act 1958, Section 208 DEPARTMENT OF CONSERVATION, FORESTS AND LANDS

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

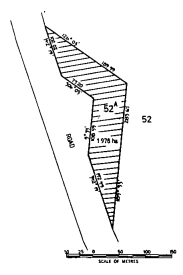
PRESENT:

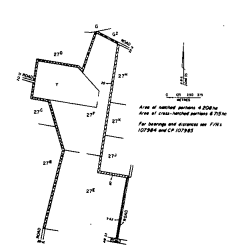
His Excellency the Governor of Victoria
Mr Cathie | Mr Wilkes

LAND ACCEPTED BY THE CROWN FOR ROAD PURPOSES IN EXCHANGE FOR CROWN LAND IN THE PARISH OF GLENCOE

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by section 208 of the Land Act 1958, doth accept for road purposes:

4.208 hectares in the Parish of Glencoe County of Buln Buln indicated by hatching on the plan annexed hereto in exchange for 6.715 hectares in the said parish indicated by cross hatching on the plan. L10-2566 Parish 2668-1





And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT.1958

At the Executive Council Chamber, Melbourne, the sixteenth day of September 1986.

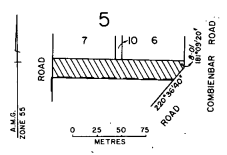
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the Shire of Orbost Township of Club Terrace being the road indicated by hatching on plan hereunder. (L9-514) (C457(5))



And the Honourable Joan Elizabeth Kirner Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

At the Executive Council Chamber, Melbourne, the sixteenth day of September 1986.

PRESENT:

His Excellency the Governor of Victoria Mr Cathie | Mr Wilkes

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State pursuant to the provisions of section 22c of the Land Act 1958 and with the certification in writing of the Clerk of the municipality concerned,

doth hereby declare the land hereinafter described to be land to which the said section 22c applies, viz.:

Municipal district of the Shire of Orbost, Parish of Jilwain, being that part of Allotment 538 held in certificate of title volume 8267 folio 887. (L3-3506)

And the Honourable Joan Elizabeth Kirner Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER
Acting Clerk of the Executive Council

LAND ACT 1958

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

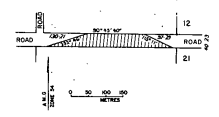
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the Shire of Karkarooc Parish of Chiprick being the road indicated by hatching on plan hereunder. (Rs 12026) (C471-2).



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

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

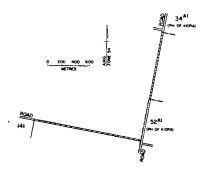
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie | Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the Shire of Ararat, Parish of Watgania being the road indicated by hatching on plan hereunder. (Rs. 12844) (W263-3).



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

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

PRESENT:

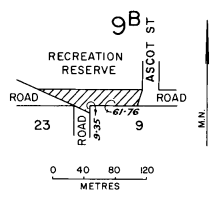
His Excellency the Governor of Victoria
Mr Cathie | Mr Wilkes

UNUSED ROADS CLOSED

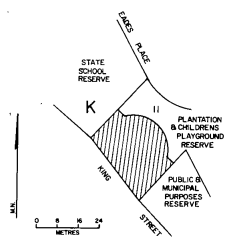
His Excellency the Governor of the State of Victoria; in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 349 of the Land Act 1958 and with the concurrence in writing of the councils of the municipalities

concerned and that of any adjoining land owners, doth hereby close the unused roads hereinafter described, viz.:

Municipal district of the Shire of Portland— Township of Dartmoor, being the road indicated by hatching on plan hereunder. (L2-3116) (D32-16).



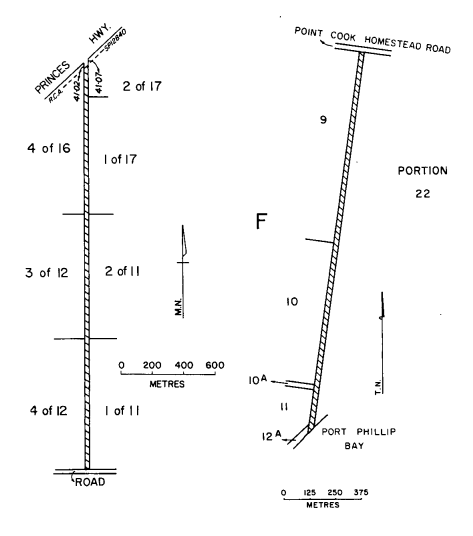
Municipal district of the City of Melbourne—at West Melbourne, City of Melbourne, being the road indicated by hatching on plan hereunder. (L11-5014) (M314-10).



Municipal district of the Shire of Werribee—Parish of Cocoroc, being the road indicated by hatching on plan hereunder. (L11-4028) (CP107562).

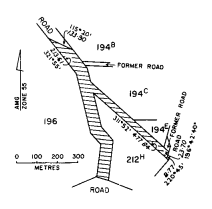
3648

Municipal district of the Shire of Werribee—Parish of Deutgam, being the road indicated by hatching on plan hereunder. (L11-4157) (D42-5).

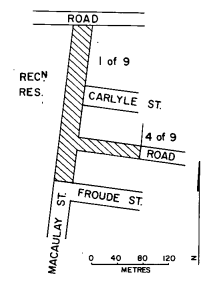


Municipal district of the Shire of Yea—Parish of Yea, being the road indicated by hatching on plan hereunder. (L7-3029) (Y57-8).

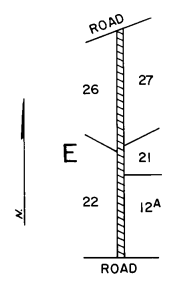
Municipal district of the Shire of Marong—Township of Raywood, being the road indicated by hatching on plan hereunder. (L6-4008) (R57-3).



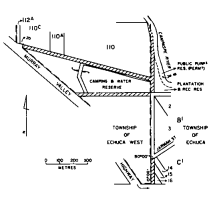
Municipal district of the Shire of Nathalia—Parish of Yalca, being the road indicated by hatching on plan hereunder. (L7-3665) (Y94-3).



Municipal district of the City of Echuca—Townships of Echuca and Echuca West, being the road indicated by hatching on plan hereunder. (L6-3626) (E3-608).



0 100 200 300 METRES



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

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

LAND ACT 1958

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie | Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the Town of Bairnsdale Township of Bairnsdale being the road indicated by hatching on plan hereunder. (L9-3938) (B66 (12))

24 21 ROAD B CEMETERY RESERVE 20 (PERM!) 19 0 50 100 150 METRES

And the Honourable Joan Elizabeth Kirner Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

3650

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

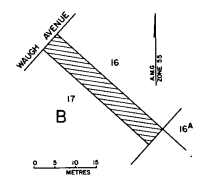
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

UNUSED ROAD CLOSED

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

Municipal district of the Shire of Korumburra Township of Korumburra being the road indicated by hatching on plan hereunder. (L10-398) (K172 (12)).



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

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

PRESENT:

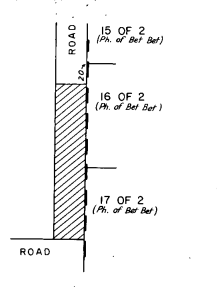
His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

UNUSED ROAD CLOSED

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

said State, pursuant to the provisions of section 349 of the Land Act 1958 and with the concurrence in writing of the Council of the municipality concerned and that of any adjoining land owners, doth hereby close the unused road hereinafter described, viz.:

Municipal district of the Shire of Tullaroop. Township and Parish of Bet Bet being the road indicated by hatching on plan hereunder. (L3-3659) (B325-4)



O 25 50 75

And the Honourable Joan Elizabeth Kirner Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

LAND ACT 1958

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

PRESENT:

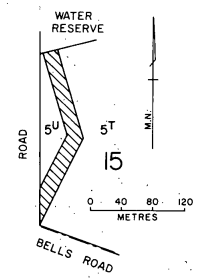
His Excellency the Governor of Victoria Mr Cathie | Mr Wilkes

UNUSED ROAD CLOSED

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

said State, pursuant to the provisions of section 349 of the Land Act 1958 and with the concurrence in writing of the Council of the municipality concerned and that of any adjoining landowners, doth hereby close the unused road hereinafter described, viz.:

Municipal district of the Shire of Grenville, Parish of Cardigan being the road indicated by hatching on plan hereunder. (L30969) (2344, CP107761)



And the Honourable Joan Elizabeth Kirner Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT, 1978

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

PRESENT:

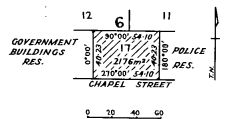
His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

CROWN LAND TEMPORARILY RESERVED.

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of sections 4 and 7 of the Crown Land (Reserves) Act 1978 and being of the opinion that the Crown land concerned is required for the purpose mentioned, doth hereby temporarily reserve and except from prospecting or

from occupation for mining purposes under any miner's right, the Crown land hereinafter described, viz:

MUNICIPAL DISTRICT OF THE SHIRE OF PHILLIP ISLAND COWES—For Police purposes 2176 square metres, being Crown allotment 17 section 6, Township of Cowes, Parish of Phillip Island, as indicated by hatching on plan hereunder [C443(4)] (Rs 6646)



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CROWN LAND (RESERVE) ACT 1978

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

REVOCATION OF TEMPORARY RESERVATIONS BY ORDER IN COUNCIL

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 10 of the Crown Land (Reserves) Act 1978, doth hereby revoke the temporary reservations of land by Order in Council hereinafter described:

Avoca—The temporary reservation by Order in Council of 21 January 1910 of 1.01 hectares of land in the Township of Avoca as a site for a Rubbish Depot—(Rs1684).

Ballarat—The temporary reservation by Order in Council of 27 June 1967 of 1.365 hectares of land south of Allotment 9 of section 14 in the Parish of Ballarat as a site for Public Purposes (Forests Department)—(Rs8843).

Branxholme—The temporary reservation by Order in Council of 2 August 1875 of 6070 square metres of land in the Township of Branxholme as asite for Police Purposes so far only as the portion

containing 232 square metres shown on Certified Plan No. 107711 lodged in the Central Plan Office, is concerned—(J29344).

Byaduk—The temporary reservation by Order in Council of 19 October 1874 of 4704 square metres in the Township of Byaduk (adjoining west of Allotment 26, section 2) as a site for State School purposes—(Rs3567).

Byaduk—The temporary reservation by Order in Council of 31 December 1866 of 8094 square metres of land in the Township of Byaduk, (adjoining south of Allotment 29, section 2) as a site for Common School purposes—(Rs3567).

Castlemaine—The temporary reservation by Order in Council of 18 August 1868 of 117.35 hectares more or less of land in section G4, Parish of Castlemaine as a site for a Public Park revoked as to part by various Orders, so far as the balance thereof is concerned—(Rs178).

Castlemaine—The temporary reservation by Order in Council of 14 August 1979 of 120 hectares more or less of land being Crown Allotments 20, 21, 22 and 23, section G4 and Crown Allotments 56 and 24A, section G5, Parish of Castlemaine, and Crown Allotment 12, section 60, Township of Castlemaine, as a site for a Public Park—(Rs178).

Commeralghip—The temporary reservation by Order in Council of 6 June 1933 of 9.814 hectares of land in the Parish of Commeralghip (adjoining west of Allotment B32) as a site for the supply of gravel—(Rs4308).

Cooroopajerrup—The temporary reservation by Order in Council of 25 March 1879 of 8094 square metres of land in the Parish of Cooroopajerrup (south east of Allotment 19 section 3) as a site for Public Purposes (State School)—(L5-1773).

Gisborne—The temporary reservation by Order in Council of 13 February 1979 of 2574 square metres of land being Crown Allotment 7, section 19, Township of Gisborne as a site for Public Purposes (Departmental Depot)—(Rs10693).

Glenrowan—The temporary reservation by Order in Council of 4 July 1932 of 1.666 hectares of land in the Township of Glenrowan is a site for Water and Camping Purposes, revoked as to part by Order of 22 November 1958, so far only as the portion containing 2262 square metres indicated by hatching on the plan published in the Government Gazette of 20 August 1986—(Rs4220).

Gorrockburkghap—The temporary reservation by Order in Council of 4 January 1870 of 8.9 hectares, more or less of land in the Parish of Gorrockburkghap as a site for Watering Purposes revoked as to part by various Orders, so far as the balance thereof is concerned—(Rs2750).

Gorrockburkghap—The temporary reservation by Order in Council of 3 June 1969 of 4553 square metres, more or less of land in the Parish of Gorrockburkghap as a site for Watering Purposes— (Rs2750). Gorrockburkghap—The temporary reservation by Order in Council of 19 January 1971 of 1.088 hectares more or less in the Parish of Gorrockburkghap as a site for Public Park and Recreation—(Rs2751).

Gowangardie—The temporary reservation by Order in Council of 25 November 1902 of 7.603 hectares of land being Crown Allotment 13E, Parish of Gowangardie as a site for the supply of gravel—(Rs38).

Greta—The temporary reservation by Order in Council of 6 October 1873 of 2.023 hectares of land in the Township of Greta, Parish of Greta, County of Delatite as a site for State School revoked as to part by various Orders so far only as the portion containing 523 square metres indicated by hatching on the plan published in the Government Gazette of 20 August 1986—(Rs6556).

Mallacoota—The temporary reservation by Order in Council of 22 November 1937 of 1760 square metres of land in the Township of Mallacoota (adjoining freehold Allotment 2, section 4) as a site for a Public Hall—(Rs4724).

Mortchup—The temporary reservation by Order in Council of 24 August 1874 of 2.023 hectares of land in the north eastern corner of section 7 in the Parish of Mortchup as a site for State School Purposes—(Rs10288).

Spring Hill—The temporary reservation by Order in Council of 30 September 1930 of 4.505 hectares of land in the Parish of Spring Hill as a site for the Supply of Gravel—(Rs4048).

Stuart Mill—The temporary reservation by Order in Council of 16 October 1888 of 4022 square metres of land in the Township of Stuart Mill, as a site for a Mechanics' Institute—(Rs4788).

Tooborac—The temporary reservation by Order in Council of 22 January 1889 of 1.406 hectares of land in the Parish of Tooborac for Railway Purposes revoked as to part by Order of 9 July 1969, so far as regards the balance thereof containing 1.133 hectares—(Rs8792).

Truganina—The temporary reservation by Order in Council of 30 November 1976 of one hectare of land being Crown Allotment 4, section 5, Parish of Truganina as a site for Public Purposes (Spastic Children's Hostel)—(Rs10322).

Wannon—The temporary reservation by Order in Council of 13 March 1865 of 2023 square metres of land east of Crown Allotment 23, Township of Wannon as a site for a Common School, revoked as to part by Order of 8 November 1887, so far as the balance thereof containing 1434 square metres is concerned—(L2-3152).

Wannon—The temporary reservation by Order in Council of 15 December 1873 of 1.719 hectares of land north of freehold Allotments 18, 19 and 20, Township of Wannon as a site for State School Purposes, revoked as to part by Order of 8

November 1887, so far as the balance thereof containing 1.284 hectares is concerned—(L2-3152).

Warmur—The temporary reservation by Order in Council of 4 December 1882 of 24.28 hectares of land in the Parish of Warmur (adjoining east of freehold Allotment 33) as a site for Conservation of Water—(C70013).

Warrayure—The temporary reservation by Order in Council of 27 August 1907 of 8094 square metres of land in the Parish of Warrayure (adjoining freehold Allotment 2, section B) as a site for a State School—(Rs3551).

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

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

Allotments 8, 9 and 10 of section 3, Allotment 6 and part of Allotment one of section 4 and Allotment one of section 5 in the Parish of Mouzie, (L2-1093)

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

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

PRESENT:

His Excellency the Governor of Victoria Mr Cathie | Mr Wilkes

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

State, pursuant to the provisions of section 14A (1) of the Crown Land (Reserves) Act 1978 doth hereby declare the committee of management of the land hereinafter described to be a corporation, viz:

The reserved Crown land in the Parish of Elliminyt, shown by green colour on the plan marked "E/3.8.84" attached to Department of Conservation, Forests and Lands file of correspondence No. Rs 467 and known as the "Colac Recreation Reserve".

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

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

Present:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

REVOCATION OF TEMPORARY RESERVATIONS BY ORDER IN COUNCIL

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 10 of the Crown Land (Reserves) Act 1978, doth hereby revoke the temporary reservations of land by Order in Council hereinafter described:

Bairnsdale—The temporary reservation by Order in Council of 8 August 1961 of 422-9 hectares of land in the Township of Bairnsdale for the purposes of the Fisheries and Wildlife Department so far only as the portion containing 3-9 hectares being Crown Allotment 23B section B Township of Bairnsdale as shown on Certified Plan No. 106955 lodged in the Central Plan Office. (Rs. 8050).

Balnarring Beach—The temporary reservation by Order in Council of 16 March 1914 of 2-13 hectares of land in the Township of Balnarring Beach for recreation, convenience or amusement of the people so far only as the portion containing 355 square metres as indicated by hatching on the plan published in the Government Gazette of 13 August 1986. (Rs. 490).

Bulla—The temporary reservation by Order in Council of 15 June 1948 of 1-214 hectares of land in the Township of Bulla as a site for the supply of gravel. (Rs. 6174).

Bullumwaal—The temporary reservation by Order in Council of 21 October 1901 of 9459 square metres of land in the Parish of Bullumwaal as a site for public recreation. (Rs 6506).

Hastings—The temporary reservation by Order in Council of 28 June 1928 of 13-76 hectares of land in the Township of Hastings Parish of Tyabb for public purposes so far only as the portion containing 3770 square metres being Crown Allotment 22 section D Township of Hastings as shown on Certified Plan No. 107958 lodged in the Central Plan Office. (Rs. 3699).

Jeparit—The temporary reservation by Order in Council of 25 January 1949 of 3-652 hectares of land in the Parish of Jeparit as a site for educational purposes. (Rs. 6299).

Omeo—The temporary reservation by Order in Council of 4 November 1889 of certain unappropriated Crown land situated within a distance of 60-35 metres from the banks of the Livingstone Creek for the supply of gravel and sand so far only as the portion containing 4-5 hectares more or less as indicated by hatching on the plan published in the Government Gazette of 21 May 1986. (C. 86890).

Portland—The temporary reservation by Order in Council of 9 November 1971 of 7740 square metres of land in the Township of Portland as a site for public purposes. (Public Buildings) (Rs. 9559).

Rathscar—The temporary reservation by Order in Council of 10 March 1904 of 20-52 hectares of land in the Parish of Rathscar (adjoining west of freehold Allotment 7A, section 2) as a site for the supply of gravel. (Rs. 13254).

Rich Avon East—The temporary reservation by Order in Council of 20 April 1880 of 2-028 hectares of land in the Parish of Rich Avon East as a site for public purposes. (Rs. 6414).

San Remo—The temporary reservation by Order in Council of 23 November 1976 of 5352 square metres of land in the Township of San Remo for public purposes (Police Purposes) so far only as the portion containing 130 square metres indicated by hatching on the plan published in the *Government Gazette* of 13 August 1986. (Rs. 6130).

San Remo—The temporary reservation by Order in Council of 23 November 1976 of 4629 square metres of land in the Township of San Remo for public purposes (Government Buildings) so far only as the portion containing 254 square metres indicated by hatching on the plan published in the Government Gazette of 13 August 1986. (Rs. 6131).

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

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

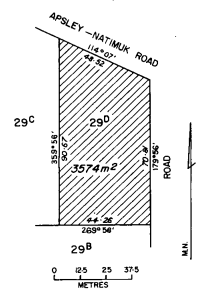
PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

CROWN LANDS TEMPORARILY RESERVED

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

Municipal district of the Shire of Kowree—for Public recreation—3574 square metres being Crown Allotment 29D Parish of Gymbowen as indicated by hatching on plan hereunder—G230 (2) (Rs 13332).



And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CROWN LAND (RESERVES) ACT 1978

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, pursuant to the provisions of section 14A (1) of the Crown Land (Reserves) Act 1978 doth hereby declare the committee of management of the land hereinafter described to be a corporation, viz.:

The public park reserve in the Township of Queenscliff, shown by brown colour on the plan marked "Q/7.9.78" attached to Department of Conservation, Forests and Lands file of correspondence No. Rs 4109 and known as the "Queenscliff Bowling, Tennis and Croquet Reserve".

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CLOSER SETTLEMENT ACT 1971

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof, doth hereby in pursuance of section 2 (2) of the Closer Settlement Act 1971 declare to be null and void the conditions in Crown Grant Volume 5552 Folio 300.

Commencing with the words-

"Provided always and We do hereby expressly declare"

and ending with the words—

"sold by the Governor in Council"

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

CLOSER SETTLEMENT ACT 1971

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

PRESENT:

His Excellency the Governor of Victoria

Mr Cathie | Mr Wilkes

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof, doth hereby in pursuance of section 2 (2) of the Closer Settlement Act 1971 declare to be null and void the condition in Crown grant volume 5847 folio 252.

Commencing with the words: "Provided always and We do hereby expressly declare" and ending with the words: "sold by the Governor in Council"

And the Honourable Joan Elizabeth Kirner, Her Majesty's Minister for Conservation, Forests and Lands for the State of Victoria shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

URBAN LAND AUTHORITY ACT 1979

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

PRESENT:

His Excellency the Governor of Victoria
Mr Cathie Mr Wilkes

TRANSFER OF LAND—WHITTINGTON

Under the powers conferred by section 19 (1) of the Urban Land Authority Act 1979, His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof hereby declares that all that piece of land being Lots 769, 770, 772 to 775 (both inclusive), 777 to 784 (both inclusive), 786 to 800 (both inclusive) and 802 to 814 (both inclusive) on Lodged Plan No 204412F Parish of Moolap County of Grant and being part of the land more particularly described in Certificate of Title Volume 9550 Folio 630 be transferred to the Urban Land Authority.

And the Honourable Frank Wilkes, Her Majesty's Minister for Housing for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

GEELONG WATERWORKS AND SEWERAGE ACT 1958 No. 6263

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

PRESENT:

His Excellency the Governor of Victoria

Mrs Hogg
Mr Trezise
Mr White

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of and for the purposes of the abovementioned Act, hereby consents to the Geelong and District Water Board reborrowing an amount not exceeding One Hundred and Fifty Thousand Dollars (\$150 000).

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

E. M. MILLER Acting Clerk of the Executive Council

HOSPITALS AND CHARITIES ACT 1958

At the Executive Council Chamber, Melbourne, the twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria
Mr Kennan
Mr Roper
Mr McCutcheon
Mr Spyker

VARIATION OF THE OBJECTS AND PURPOSE OF THE VICTORIAN CHILDREN'S AID SOCIETY

Whereas the Victorian Children's Aid Society is an Incorporated Institution within the meaning of the Hospitals and Charities Act 1958.

And whereas the Committee of Management of the said Institution has agreed that the objects and purposes of the said Institution should be varied.

And whereas the Department of Community Services, Victoria after enquiry has recommended that the objects or purposes should be varied.

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and by virtue of the powers conferred on him by section 52 of the Hospitals and Charities Act 1958 and all other powers enabling him in that behalf hereby varies the objects or purposes of The Victorian Children's Aid Society by deleting the following objects:

 (a) To provide accommodation for children who are in need of residential care and to provide for the physical intellectual and spiritual development of such children; (b) Subject to the provision of Part II of the Children's Welfare Act 1958 and the Social Welfare Regulations 1962 to establish and maintain in such place or places as the Committee of Management, for the time being of the said Society may decide, a children's home or homes for the accommodation of children in need of residential care.

And substituting therefore:

- (a) To acknowledge that the Society operate in a community where discrepancies exist in the ability and power of people to achieve their full potential;
- (b) To respond to
 - individual/family needs, and aim to give them the means with which they may exert control over their lives, both personally and socially.
 - collective needs by changing social structures and institutions which act as an impediment to family life;
- (c) To prevent people becoming increasingly entrenched in welfare services and encourage contact with their primary and neighbourhood supports;
- (d) To provide residential and foster care for children whose families are unable to provide adequate care, or for those children whose well being has been assessed being in jeopardy;
- (e) To guide, counsel and encourage people to their full potential through education and planned experience providing social enrichment and community involvement;
- (f) To respect the values aspirations and norms of the individual, his/her family environment and cultural background;
- (g) To develop policies and operational guidelines which ensure that all programs and services are as normal, age appropriate and least restrictive as possible, so as to respect the dignity of the individual; to promote his/ her maturity, independence and integration in the community;
- (h) To subscribe to principles which highlight the dignity of human beings and to actively uphold and advance human rights without prejudice of race, nationality or creed. To this end the United Nations Universal Declaration of Human Rights, as adopted by the General Assembly on 10 December 1948, is adopted by the Society;
- To encourage client participation wherever possible in the planning, evaluation, and implementation of services and to foster full community access to decision-making:

- (j) To involve the Society in the planning and integration of welfare services to the community at regional and statewide levels;
- (k) In furtherance of the Objects of the Society to give and to lend money upon such terms as regards interest, security and repayment as the Committee may consider fit and to guarantee the performance of contracts, debts or obligations by such persons or companies as the Committee may consider expedient;
- (I) To print and publish newspapers, periodicals, books or leaflets which the Committee may consider desirable for the promotion of the Objects of the Society;
- (m) To regularly review and monitor the activities of the Society to ensure that innovative and effective approaches are used.

And the Honourable Caroline Hogg, Her Majesty's Minister for Community Services for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

HOSPITALS AND CHARITIES ACT 1958 SECTION 5 (3)

At the Executive Council Chamber, Melbourne, the twenty-third day of September 1986

PRESENT

His Excellency the Governor of Victoria

Mr Kennan Mr McCutcheon Mr Roper Mr Spyker

Whereas pursuant to sub-section (3) of section 5 of the Hospitals and Charities Act 1958 (No. 6274) the Governor in Council may by Order published in the Government Gazette declare that the name of any institution referred to in the Second Schedule of the Act has been changed and thereupon the said schedule may be deemed to be amended accordingly.

Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council of the said State, doth hereby declare that the name of the institution referred to in the Second Schedule of the *Hospitals and Charities Act* 1958 as Wandin Rudolf Steiner Curative Home has been changed to Wandin Springs and the Second Schedule shall be deemed to be amended accordingly.

And the Honourable Caroline Hogg, Her Majesty's Minister for Community Services for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

HOSPITALS AND CHARITIES ACT 1958, SECTION 53

At the Executive Council Chamber, Melbourne, the twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan | Mr Roper

Mr McCutcheon | Mr Spyker

ANNUAL GENERAL MEETING OF CONTRIBUTORS TO KANKAMA-MORNINGTON AND DISTRICT INTELLECTUALLY HANDICAPPED PERSONS WELFARE ASSOCIATION

Pursuant to the powers conferred by section 53 of the Hospitals and Charities Act 1958 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, hereby fixes 1 November 1986 as the day prior to which the annual general meeting for 1986 of contributors to the Kankama-Mornington and District Intellectually Handicapped Persons Welfare Association shall be held.

And the Honourable Caroline Hogg, Her Majesty's Minister for Community Services for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

URBAN LAND AUTHORITY ACT 1979

At the Executive Council Chamber, Melbourne, the twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria
Mr Kennan Mr Roper
Mr McCutcheon Mr Spyker

TRANSFER OF LAND—ELTHAM NORTH

Under the powers conferred by section 19 (1) of the *Urban Land Authority Act* 1979, His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof hereby declares that all that piece of land being part of Lots 1, 2, 3 and 4 on Plan of Subdivision No. 62164 Parish of Nillumbik County of Evelyn and being the whole of the land more particularly described in Certificates of Title Volume 9231 Folios 875, 876, 877 and 878 respectively be transferred to the Urban Land Authority.

And the Honourable Frank Wilkes, Her Majesty's Minister for Housing for the State of Victoria shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

DEPARTMENT OF WATER RESOURCES

3658

At the Executive Council Chamber, Melbourne, the twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria
Mr Kennan Mr Roper
Mr McCutcheon Mr Spyker

APPOINTMENT OF CHAIRMAN OF THE MELBOURNE AND METROPOLITAN BOARD OF WORKS

Under the powers conferred by section 21 of the Melbourne and Metropolitan Board of Works Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby appoints Raymond David Marginson, A.M. to be the Chairman of the Melbourne and Metropolitan Board of Works from 1 October 1986 to 30 September 1990 inclusive.

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Water Resources for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

GOVERNMENT EMPLOYEE HOUSING AUTHORITY ACT 1981

At the Executive Council Chamber, Melbourne, the twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

APPOINTMENT OF PART-TIME CHAIRMAN OF THE GOVERNMENT EMPLOYEE HOUSING AUTHORITY

In pursuance of the powers conferred by section 6 of the Government Employee Housing Authority Act 1981, and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof, does by this Order appoint Michael John Roux to be Part-time Chairman of the Government Employee Housing Authority from 26 October 1986 to 25 October 1987 inclusive.

And the Honourable Andrew McCutcheon, Her Majesty's Minister for Property and Services for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

3659 ADMINISTRATION OF ACTS

Suppliment to General Order of 29 April 1986

I, John Cain, Premier of Victoria, hereby state that the following administrative arrangements for the responsibility for the following Acts and provisions of Acts and functions will operate in addition to, and where necessary, in substitution for the arrangements specified in the Administration of Acts-General Order of 29 April 1986:

Minister for Industry, Technology and Resources

Mines Act 1958:

The whole (Division 2 of Part III is jointly administered with the Minister for Labour). Minister for Labour

Mines Act 1958:

Division 2 of Part III (jointly administered with the Minister for Industry, Technology and Resources) (the remaining provisions are administered by the Minister for Industry, Technology and Resources). From and inclusive of 23 September 1986.

Dated 18 September 1986

JOHN CAIN Premier

ADMINISTRATIVE ARRANGEMENTS ACT 1983

At the Executive Council Chamber, Melbourne, the twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan

Mr Roper

Mr McCutcheon

Mr Spicer

ADMINISTRATIVE ARRANGEMENTS ORDER No. 46

The Premier has transferred responsibility for the administration of Division 2 of Part III of the Mines Act 1958 to the Minister for Industry, Technology and Resources jointly with the Minister for Labour on and from 23 September 1986.

The Governor in Council makes this Order under section 3 of the Administrative Arrangements Act 1983 and under every other available power:

- 1. This Order is called the Administrative Arrangements Order (No. 46) 1986.
- 2. This Order takes effect on and after 23 September 1986.
- 3. In respect of each item in the Schedule a reference to the Old Body in any Act, or any provision of an Act, specified in Column 2 or in any statutory or other instrument made under any Act, or any provision of an Act, specified in Column 2 shall be construed as a reference to the New Body.

 - (a) before this Order takes effect a transaction happened in relation to an Old Body; then
 - (b) this Order does not affect the validity or continuity of the transaction, and the transaction shall continue and may be completed in relation to the New Body in the same way as it would have been continued and may have been completed in relation to the Old Body if this Order had not been made.
- 5. In this Order-
 - "The Act" means the Administrative Arrangements Act 1983.
 - "Body" means Minister, Administrative Unit or Officer.
 - "Instrument" includes contract and agreement.
 - "Old Body" and "New Body" mean respectively the Body specified in Column 1 and Column 3 of each item in the Schedule.
 - "Schedule" means the Schedule to this Order.

"Transaction" includes:

- (a) agreement, bond, contract, deed or other consensual arrangement whatsoever;
- (b) action, appeal, arbitration, prosecution or other legal proceeding whatsoever;
- (c) assignment, charge, lease, mortgage, transfer or other dealing with property whatsoever;
- (d) loan, guarantee, indemnity or other dealing with money whatsoever;
- (e) approval, consent, delegation, direction, licence, Order, permit, requirement or other authority whatsoever;
- (f) notice; and
- (g) any other act, entitlement or liability in the law whatsoever.

The Premier shall be responsible for carrying out this Order.

Schedule

Title	Column 1	Column 2	Column 3
1.	Officer of the Department of Minerals and Energy	Mines Act 1958, Division 2 of Part III	Officer of the Department of Industry, Technology and Resources or Officer of the Department of Labour
2.	Secretary of the Department of Minerals and Energy	Mines Act 1958, Division 2 of Part III	Director-General of Industry, Technology and Resources or Director-General of Labour
3.	Chief Mining Inspector	Mines Act 1958, Division 2 of Part III except section 413 (1)(a) and (10)	Chief Mining Inspector or Principal Inspector, Construction Excavation, Department of Labour.

E. M. MILLER

Acting Clerk of the Executive Council

MINES ACT 1958

At the Executive Council Chamber, Melbourne, the twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

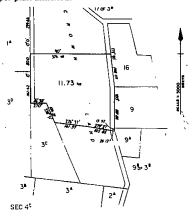
Mr Kernan Mr McCutcheon Mr Roper Mr Spyker

EXCEPTION OF LAND PURSUANT TO SECTION 7 OF THE MINES ACT 1958

Whereas in section 7 of the Mines Act 1958, it is amongst other things provided that the Governor in Council may at any time except from occupation for prospecting or mining purposes under any miner's right or from being leased under a mining lease or development lease any specific portions of Crown lands:

Now therefore, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and in pursuance of the powers conferred by section 7 of the Mines Act 1958 and all other powers him thereunto enabling doth by this Order except from occupation for prospecting or mining purposes under any miner's right or from being leased under a mining lease or development lease, all that piece of land located at the Wild Dog

Diggings which is situated directly west of Crown Allotment 9 section 3B in the Parish of Dunolly as per plan annexed.



And the Honourable Robert Clive Fordham, Her Majesty's Minister for Industry, Technology and Resources for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

TENDERS

PUBLIC WORKS DEPARTMENT

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

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

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

(TELEX No. AA152039)

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

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

Wednesday, 1 October 1986

Building, Electrical and Mechanical Services Etc.

MELBOURNE—Alterations to partitions—East Wing, Police Complex, 376 Russell Street.

TEMPLESTOWE HEIGHTS—Internal and external repairs and painting, Primary School.

ST. ALBANS—Construction of Relocatables— Part B, Victorian Post-Secondary Education Commission, Western Institute. (W. O. Ballarat & Bendigo)

Wednesday, 8 October 1986

Building, Electrical and Mechanical Services Etc.

DEBNEY MEADOWS—Reinstating fire damaged areas on Ground Floor, West End, Primary School.

FRANKSTON—Office fit-out, Community Corrections Centre—Office of Corrections.

MELBOURNE—Installation of U.P.S.—Computer Site, Ministry of Housing, 250 Elizabeth Street.

MONT ALBERT—Internal and external upgrade, Primary School.

PORT MELBOURNE—Contract 3, 86/87: Supply and delivery of Modular Buildings, F.O.G. at rates—P.W.D. Storeyard, 69 Salmon Street. (W.O. Bendigo, Ballarat and Benalla)

Miscellaneous

CASTLEMAINE—Supply and installation of Kitchen Equipment, H.M. Prison.

CRAIGIEBURN—Supply of Milling Machine,

T1259, Post Primary School.

GORDON—Supply Woodworking Equipment, T1255, College of T.A.F.E.

SHEPPARTON—Supply of Laboratory Equipment, T1263, College of T.A.F.E.

VARIOUS—Transport and assembly of modular buildings at rates, 1986/87. Various Sites, Education.

Wednesday, 15 October 1986

Building, Electrical and Mechanical Services Etc.

DANDENONG—Restumping all areas of A & B wings including Administration Area, Technical School

LANGWARRIN—New Fire Service and Connection to Sewer, Primary School.

RONALD W. WALSH Minister for Public Works

Public Works Department Melbourne, 15 September 1986

PRIVATE ADVERTISEMENTS

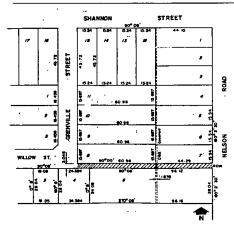
CITY OF BOX HILL Road Discontinued

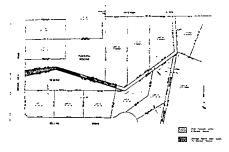
Whereas it is provided in section 528 (2) of the Local Government Act 1958 that where a road whether or not a public highway (but not being a road set out on Crown Land) or any part of that road is not reasonably required as a road for public use, the Council of the Municipality in which such a road is situated may not less than one month, after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of lands abutting or immediately adjacent to the road of its intention to make a resolution discontinuing such road or part thereof, may by resolution published in the Government Gazette direct that such road or part thereof shall be discontinued accordingly.

And whereas the Council of the City of Box Hill has resolved that the right-of-way between Glenville Street and Nelson Road be discontinued, having published such notice of intention as aforesaid and having considered any objections to the proposal.

Now therefore the Council of the City of Box Hill hereby directs that:

1. The said road which is shown by hatching on the plan hereunder shall be discontinued upon publication of this resolution in the *Government Gazette*.





3662

T. L. MAHER
4410 Chief Executive Officer

- 2. The Melbourne and Metropolitan Board of Works continuing to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land shown hatched on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in or over such land for the purposes of drainage or sewerage.
- 3. The City of Box Hill continuing to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land shown hatched on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in or over such land for the purposes of drainage.
- 4. The land in the said road, subject to any such right, title, power, authority or interest shall vest in the municipality and be retained for municipal purposes.

4430

I. G. PORT, Town Clerk

CITY OF CROYDON

Transfer of Part of a Drainage Reserve at the rear of No. 5 Collins Grove, Croydon

Pursuant to section 569BA of the Local Government Act 1958 as amended, Council at its meeting held on Monday, 15 September 1986, resolved to sell a small triangular piece of a reserve (hatched) to the owner of 5 Collins Grove, Croydon, in exchange for the drainage reserve which bisects the municipal reserve (cross hatched) by agreement with the owner of the drainage reserve.

CITY OF FRANKSTON

By-Law No. 124

Keeping of Animals and Birds

A By-law of the City of Frankston made under Part VII of the *Local Government Act* 1958, Part IV of the *Health Act* 1958 and numbered 124 for the purpose of regulating the keeping of animals and birds, and for other associated purposes.

In pursuance of the powers conferred by the Local Government Act 1958 and the Health Act 1958, and of any and every other power it thereunto enabling, the Mayor, Councillors and Citizens of the City of Frankston orders as follows:

- 1. This By-law may be cited as the "City of Frankston Keeping of Animals and Birds By-law".
- 2. By-law No. 112 of the City of Frankston is hereby repealed.
- 3. In this By-law unless inconsistent with the context or subject matter—
- "Animal" means any animal not being a domestic cat or dog.
- "Poultry" means any fowls, ducks, geese or turkeys.
- "Bird" means any feathered animal other than poultry.
- "City" means the City of Frankston.
- "Council" means the Council of the City of Frankston.

"Dwelling" includes any building or portion of a building, sleepout, caravan or a tent which is used or intended, adopted or designed for use for human habitation.

"Premises" includes any building and any land and any allotment on a registered Plan of Subdivision separately owned or occupied.

- 4. This By-law shall come into full force and operation on the day after the day of its publication in the Victoria Government Gazette and shall apply to the whole of the City of Frankston, with the exception of lands zoned "Rural" or "Corridor A" under the Melbourne Metropolitan Planning Scheme, which is hereby declared to be a residential and populous area, and those parts of the City as described in Clause 13 of this By-law.
- 5. A person shall not keep or allow to be kept on any premises more than two (2) dogs and two (2) cats over the age of three (3) months without the prior consent in writing of the Council.
- 6. A person shall not keep or allow to be kept any horse, mare, filly, foal, gelding, colt, bull, bullock, ox, cow, heifer, steer, calf, ass, mule, sheep, ewe, wether, ram, lamb, goat, kid or swine on any premises without the prior consent in writing of the Council.
- 7. No person shall keep more than twenty (20) poultry on any premises comprising an area of less than 4000m².
- 8. A person shall not keep or allow to be kept any bird or poultry other than in a pen, cage, shed, run or yard, securely fenced, or in a birdhouse, or dwelling or other building or structure, such buildings or structures to be made secure against the escape of such bird or poultry, and so constructed as to be rat-proof.
- 9. Any person may exercise pigeons for the two (2) hours immediately after sunrise and for the two (2) hours immediately before sunset and race pigeons in organised events.
- 10. Every person keeping or allowing to be kept, any bird, poultry, or animal, dog, or cat, shall keep the run, yard, pen, shed, or house, cage or other structure where such bird, poultry or animal, dog or cat is kept, together with land within 1-2 metres thereof, in a clean, inoffensive and sanitary condition.
- 11. All food for birds, poultry and animals, dogs and cats, shall be stored in rat-proof containers, or in a rat-proof building.
- 12. (a) A person shall not keep or allow to be kept on premises affected by the operation of this By-law owned or occupied by him, any animal, bird, poultry, cat or dog which—
 - (i) habitually makes an objectionable noise at unreasonable times:
 - (ii) habitually makes on any street within the Municipal district an amount of noise which is unreasonable and excessive having regard to the locality and the time;
 - (iii) cause a nuisance by the emission of sounds.
- (b) Upon receipt of a complaint submitted in writing and signed by the person(s) making the same alleging—

- (i) that he/they are occupier(s) of house(s) within the said Municipal district;
- (ii) that he/they reside within hearing of the sound of any animal, bird, poultry, dog or cat kept on any premises within the Municipal district; and
- (iii) that such animal, bird, poultry, dog or cat habitually causes an objectionable noise at an unreasonable time.

the Municipal Clerk shall cause such complaint to be investigated and if deemed necessary shall cause a report in respect of such complaint to be put before Council for its consideration.

- (c) If Council considers that a breach of Clause 12 (a) hereof has been committed it may cause to be served upon the owner or occupier of the premises on which such animal, bird, poultry, dog or cat is normally kept a notice requiring that such owner or occupier take such steps within seven (7) days of the date of service of the notice as shall ensure that thereafter no such animal, bird, poultry, dog or cat shall be kept or allowed to be kept on the premises in contravention of Clause 12 (a) hereof.
- 13. The provisions of this By-law shall not apply to any parts of the City being—
 - (a) the premises of an animal hospital or that premises on which a veterinary surgeon practices;
 - (b) the site of any poultry farm provided tht it is operated in accordance with the provisions of the Health Act and any approved planning schemes:
 - (c) any property on which the business of killing or selling poultry is carried on in accordance with the provisions of the Health Act and any approved planning schemes.
- 14. The provisions of Clauses 10 and 11 only of this By-law shall apply to any property on which the business of a pet shop is lawfully carried on.
- 15. (a) Any person wilfully offending against any of the provisions of this By-law, shall be guilty of an offence against this By-law, and shall be liable on conviction to a penalty of not more than \$1000.
- (b) Notwithstanding anything in the preceding paragraph, a person guilty of a continuing offence against this By-law shall be liable to a penalty of not more than \$100 for each day on which an offence against this By-law is continued after a conviction or order by any Court.

The resolution for passing this By-law was agreed to by the Council on 14 July 1986, and confirmed on 18 August 1986.

The Common Seal of the Mayor, Councillors and Citizens of the City of Frankston was hereunto affixed in the presence of—

D. A. TRIPLOW, Mayor N. O. FERGUSON, Councillor A. H. BUTLER, Town Clerk

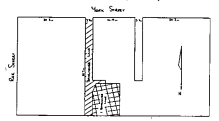
4378

Town Clerk

CITY OF FITZROY

Naming of Road

Notice is hereby given that in pursuance of the powers confirmed by section 535 (4) of the Local Government Act 1958 (as amended) the Council of the City of Fitzroy has formally resolved to allocate the name of Bakehouse Lane to the north-south running road at 41.90 m west of Brunswick Street, within the Parish of Jika Jika, County of Bourke.



N. J. ZANDBERGS, 4398

CITY OF FOOTSCRAY

Notice of Intention to Apply for Orders in Council under the Electric Light and Power Act 1958

The Mayor, Councillors and Citizens of the City of Footscray, acting by and through the council of that municipality and herein called "The Applicant" hereby gives notice that, they intend to apply to the Governor in Council of the State of Victoria for an order under section 10 of the Electric Light and Power Act 1958, authorizing the applicant to supply electricity for public and private purposes in the Kingsville and South Kingsville areas as follows:

1. Area of Supply: Kingsville

A defined area within the Municipality of the City of Footscray bounded on the south by Fogarty Avenue, on the west by Highgate Street and the extension of Highgate Street to Stony Creek, thence south-easterly along the creek to its junction with Fogarty Avenue.

2. Area of Supply: South Kingsville

A defined area within the Municipality of the City of Footscray bounded on the north by Watson Street and The Avenue, on the east by Stephenson Street, on the south by Blackshaws Road and on the west by New Street.

There are no tramways or railways which the applicant proposes to break up or interfere with in accordance with the special power to be inserted in that behalf in the proposed order.

Copies of the draft order and of the order, when made, may be obtained by any person at the price of ten dollars each at the office of the applicant, Town Hall, Napier Street, Footscray, and at the office of the State Electricity Commission of Victoria, 15 William Street, Melbourne.

Notices of objection and other documents may be served at the office of the applicant as aforesaid.

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

Dated 19 September 1986

B. J. WARD

Chief Executive Officer and Town Clerk

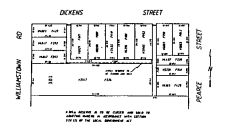
CITY OF FOOTSCRAY

Road Discontinuance

Whereas the Council of the City of Footscray has, pursuant to section 528 (2) of the Local Government Act 1958, formed the opinion that the road-

I' Reserve adjacent to 301 Williamstown Road. Yarraville, is not reasonably required as a road for public use and has, not less than one month before formally directing by resolution that the said road be discontinued, published a public notice in a newspaper generally circulating in the Municipal District, and given written notice to the last registered owner of the land in the road and the owners and occupiers of lands abutting or immediately adjacent to the road of the proposed discontinuance, and has considered all (if any) written objections to the proposal.

Now therefore the Council of the City of Footscray by resolution on 8 September 1986, has directed that the said road which is shown and noted on the plan hereunder be discontinued and the land being the road so discontinued shall vest in the municipality until it is sold by private treaty.



B. J. WARD 4399 Chief Executive Officer and Town Clerk

3665

CITY OF GEELONG

Notice of Intention to Borrow Money

Pursuant to the Melbourne and Geelong Debentures Inscribed Stock and Mortgages Acts and the Geelong Market Site Act 1983 notice is hereby given that the Council of the City of Geelong intends to borrow the sum of \$1 700 000 (one million seven hundred thousand dollars) for the purpose of redevelopment, as a retail shopping centre and city mall of the "Market Square" area bounded by Moorabool, Malop, Yarra and Little Malop Streets, City of Geelong.

The Loan raised pursuant to this notice will require consent of the Treasurer and the Minister for Local Government and will be subject to such conditions as the Treasurer may impose.

Dated 19 September 1986

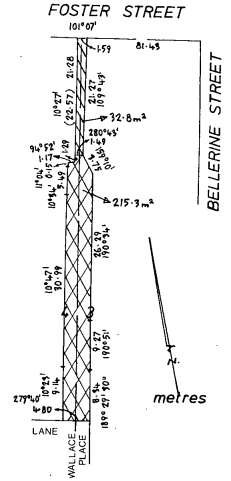
T. J. T. NEAL 4442 Town Clerk and Chief Administrative Officer

Local Government Act CITY OF GEELONG

Road Discontinuance Resolution

Whereas the Council of the City of Geelong has done all those things required by section 528 (2) of the above Act to be done prior to the making of this Resolution and has formed the opinion that the road hereinafter mentioned is not reasonably required as a road for public use now the said Council of the City of Geelong pursuant to the power given to it by section 528 (2) of the said Act hereby resolves and directs—

- (a) that part of Wallace Place, South Geelong shown hatched and cross hatched on the plan hereunder shall be discontinued;
- (b) that notwithstanding such discontinuance Geelong and District Water Board shall continue to have and possess the same right title power authority or interest in or in relation to that part of the land shown cross hatched as it had or possessed prior to such discontinuance with respect to any drains or pipes laid or constructed in on or over such land for the purposes of drainage and sewerage;
- (c) that subject to the right title power authority or interest of such Authority the land in the said road shall vest in the municipality to be retained by it until it is sold by private treaty.



In witness whereof the common seal of the Mayor Councillors and Citizens of the City of Geelong was affixed hereto this 16 September 1986 in the presence of:

HAYDEN SPURLING, Mayor
T. NEAL, Town Clerk

No. 77-24743/86-3

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

Amendment No. 26

Notice is hereby given that the Council of the City of Hamilton in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a scheme for that portion of the Municipal District bounded by Ballarat Road, Hamilton Highway and Tatlock Street.

A copy of the scheme has been deposited at the office of the City of Hamilton and at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings,447 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme addressed to the Town Clerk, City of Hamilton, P.O. Box 107, Hamilton by 24 December 1986 and state whether they wish to be heard in respect of their submission. 16 September 1986

4443

R. J. WORLAND, Town Clerk

CITY OF HEIDELBERG

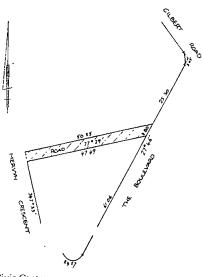
Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Heidelberg, after consultation with Public Authorities and the advertising of its intention and notification to the registered proprietor of the land and owners and occupiers of any land abutting or as immediately adjacent to the road, has by resolution of its Ordinary Meeting held on 15 September 1986 resolved the following:

- (a) That the unused section of right-of-way at the rear of 127 The Boulevard, East Ivanhoe, being in the opinion of Council not reasonably required for public use, be discontinued;
- (b) That the Melbourne and Metropolitan Board of Works continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hatching on the said plan as it had or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in on or over such land for the purposes of drainage or sewerage;
- (c) That the City of Heidelberg continue to have and possess the same right title power authority or interest in or in relation to the whole of the land shown by hatching on the said plan as it had or possessed prior to such

- discontinuance with respect to or in connection with any drains or pipes laid or erected in or over such land for the purposes of drainage;
- (d) That the land in the said road subject to any such right title power authority or interest vesting in the municipality be retained by it until sold by private treaty.

ROAD SHOWN HATCHED TO BE DISCONTINUED



Civic Centre, Ivanhoe

4445

G. BRENNAN Chief Executive Officer

CITY OF KEILOR Road Discontinued

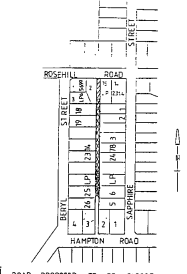
Whereas section 528 (2) of the Local Government Act 1958 (as amended) provides that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Council of the Municipality in which such road is situated may, not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of land abutting as immediately adjacent to the road notice of intention to resolve that such part shall be discontinued.

And whereas the Council of the City of Keilor having published or posted such notice of intention as aforesaid and has not received any objections in regard to section 193A of the Local Government Act

1958 (as amended) has resolved to discontinue that part of the Right of Way located between Rosehill and Hampton Roads, West Essendon as shown hatched below.

Now therefore the Council of the City of Keilor hereby directs:

- (a) that the said part of the road shown hatched on the plan below and referred to as a Right of Way between Rosehill and Hampton Roads, West Essendon shall be discontinued upon publication of this resolution in the Government Gazette.
- (b) notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have the same right, title, power, authority and interest in or in relation to the whole of the land shown cross hatched on the plan below as it had possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in, on or over such land for the purposes of drainage and sewerage.
- (c) the land being part of the road discontinued and required for inclusion in Council reserves shall vest in the municipality.
- (d) the land being part of the road discontinued not required for inclusion in Council reserves shall vest in the municipality to be retained by it until it is sold by private treaty.



ROAD PROPOSED TO BE CLOSED

M.M.B.W EASEMENT REQUIREMENTS

4439

C. J. NICHOLLS, Acting Town Clerk

CITY OF KEILOR

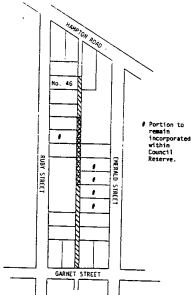
Road Discontinued

Whereas section 528 (2) of the Local Government Act 1958 (as amended) provides that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Council of the Municipality in which such road is situated may, not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and the owners and occupiers (if any) of land abutting as immediately adjacent to the road notice of intention to resolve that such part shall be discontinued.

And whereas the Council of the City of Keilor having published or posted such notice of intention as aforesaid and has not received any objections in regard to section 193A of the *Local Government Act* 1958 (as amended) has resolved that the Right of Way from the rear of No. 46 Ruby Street through to Garnet Street, West Essendon all inclusive be discontinued.

Now therefore the Council of the City of Keilor hereby directs:

(a) that the said part of the road shown cross hatched on the rear plan below and referred to as the Right of Way from the rear of No. 46 Ruby Street through to Garnet Street, West Essendon, all inclusive, shall be discontinued upon publication of this resolution in the Government Gazette.



- (b) notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works and the State Electricity Commission shall continue to have and possess the same right title, power, authority or interest in or in relation to the whole of the land shown hatched and cross hatched on the said plan as it had possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid or erected in, on or over such land for the purposes of drainage and sewerage and wires or cables erected over the said part of the road for the supply of electricity.
- (c) the land being part of the road discontinued and required for inclusion in Council reserves shall vest in the municipality.
- (d) 'the land being part of the road discontinued not required for inclusion in Council reserves shall vest in the municipality to be retained by it until it is sold by private treaty.

C. J. NICHOLLS, Acting Town Clerk

4440

CITY OF TRARALGON

Reserve Discontinued

Whereas it is provided in section 569BA (2) of the Local Government Act 1958 that where any land is or has been transferred to or vested in a Municipality and the Council is of the opinion that the land or some part of the land is no longer required for the purpose for which it is reserved the Council may after it has complied with the requirements of subsection (3) of the said section resolve to sell the land or part of the land.

And whereas the Council of the City of Traralgon has done all things required by section 569BA (3) of the said Act.

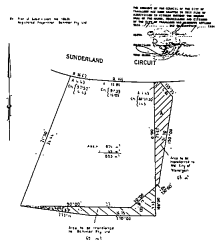
And whereas by virtue of sub-section (7) of the said section a resolution of the Council made pursuant to sub-section (2) aforesaid shall operate so as to free and discharge the land or part of the land from any restriction or other burden arising out of the land having been shown as a reserve or part of a reserve on a plan but the land shall remain subject to all existing easements and restrictive covenants unless the resolution otherwise specifically provides.

Now witness that the Council of the City of Traralgon has resolved—

- (a) that the land being Lot B on the plan shown hereunder being no longer required for the purpose for which it was reserved shall be sold to Benmar Pty. Ltd. for the sum of \$2800.00.
- (b) that the said purchase price payable by Benmar Pty. Ltd., shall be satisfied by the transfer by the said Benmar Pty. Ltd., to the

- City of Traralgon of the land being Lot A on the plan shown hereunder; the two lots being of equal value.
- (c) that Lot B aforesaid shall be freed and discharged from any restriction or other burden arising out of the land having been shown as a reserve or part of a reserve on Plan of Subdivision Number 118601 and further shall be freed and discharged from any existing easements arising by virtue of section 98 of the Transfer of Land Act 1958.

PART OF CROWN ALLOIMENT 48
PARISH OF TRARALGON
COUNTY OF BULK BULK



4379

J. L. MITCHELL Chief Executive/Town Clerk

Form 2.1

Town and Country Planning Act 1961 TOWN OF STAWELL

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

Amendment No. 4

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

To provide for motor vehicles, caravan and camping equipment sales as a Column 2 use within the Highway Zone and in the Light, Heavy and Garden Industrial Zones.

To provide for Offices as a Column 2 use in the Highway Zone.

To rezone section 280 and Crown Allotments 1 and 2, sec B, Parish of Stawell from Rural to Residential.

3669

To rezone part 1 section D, Parish of Stawell to provide a 10m strip for widening of the Western Highway, a strip of Highway zone fronting the thus widened Western Highway, with the balance of the land rezoned to Residential.

To amend the setback from frontage in the Garden Industrial Zone from 20m to 15m.

A copy of the amendment has been deposited at the Town Hall, Main Street, Stawell and at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 447 Collins Street, Melbourne, and will be open for inspection during office hours by any person, free of charge.

Any persons affected by the amendment are required to set forth in writing any submission they may wish to make with respect to the amendment addressed to the Town Clerk, Town Hall, Main Street, Stawell 3380 by 31 December 1986 and state whether you wish to be heard in respect of your submission.

D. H. HUTTON
Town Clerk

Town and Country Planning Act 1961
SHIRE OF BULLA PLANNING SCHEME
Notice that an Amending Planning Scheme has

been Prepared and is Available for Inspection
Amendment No. 106

Notice is hereby given that the Shire of Bulla in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an amendment for the purpose of re-zoning land on the north side of Reservoir Road, Sunbury from Rural to Residential.

A copy of the amendment has been deposited at the Shire of Bulla Municipal Offices, Macedon Street, Sunbury, and at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne and will be open for inspection during office hours by any person free of charge.

Any persons affected by the amendment are required to set forth in writing any submission they wish to make with respect to the amendment addressed to the Shire Secretary, Shire of Bulla, P.O. Box 42, Sunbury, 3429 by 17 October 1986 and state whether they wish to be heard in respect of their submission.

Dated 16 September 1986

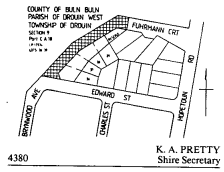
JOHN M. KELLY, Shire Secretary

SHIRE OF BULN BULN

Discontinuance of Part Brynwood Avenue, Drouin

Pursuant to section 528 (2) of the Local Government Act 1958 the Council of the Shire of Buln Buln, after consultation with public authorities and the advertising of its intention and notification to the registered proprietors of the land and the

owners and occupiers of any land abutting or immediately adjacent to the road, has by resolution at its Ordinary Meeting, held on 22 September 1986 resolved that the road abutting Lots 36/39 on Lodged Plan No. 17974 being Part Crown Allotment 18, section 9, Township of Drouin, being part of Brynwood Avenue, Drouin as shown crosshatched on the plan hereunder be discontinued and retained for municipal purposes.



Town and Country Planning Act 1961 SHIRE OF MORWELL PLANNING SCHEME 1977

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

Amendment No. 41

Notice is hereby given that the Council of the Shire of Morwell in pursuance of its powers under the *Town and Country Planning Act* 1961 has prepared a Scheme for the rezoning of the Township of Boolarra from Village Zone to Residential A, Commercial A, Industrial D, and Public Open Space (Existing).

A copy of the scheme has been deposited at the Municipal Offices, Civic Centre, Princes Highway, Morwell, the Ministry for Planning and Environment, 71 Hotham Street, Traralgon, the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and the Latrobe Regional Commission, 43 Grey Street, Traralgon and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme addressed to R. H. Waters, Chief Executive Officer, P.O. Box 708, Morwell 3840 by 24 December 1986 and state whether you wish to be heard in respect of your submission.

Dated 15 September 1986

R. H. WATERS

Chief Executive Officer

SHIRE OF ROCHESTER Street Closure

Notice is hereby given that the Council of the Shire of Rochester pursuant to the provisions of section 539c of the *Local Government Act* 1958 as amended, on 4 September 1986, adopted by Order of a proposal for the partial closure of Church Street, Rochester at the intersection of Church Street with Bridge Road.

K. W. JACKEL Shire Secretary

3670

4382

Form 2.1

Town and Country Planning Act 1961 SHIRE OF ROSEDALE PLANNING SCHEME—PART 2

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

Amendment No. 22-1986

Notice is hereby given that the Shire of Rosedale in pursuance of its powers under the *Town and Country Planning Act* 1961 has prepared a planning scheme amendment to rezone Crown Allotments 1, 2, 3, 4, 5 and 5c, section A, Parish of Dulungalong and Crown Allotments 46a, 46b, 48a, 48B, 48c and 48b, Parish of Wulla Wullock from Existing Public Purpose Reserve (L.V.W. and S.B.) to Rural A.

A copy of the scheme has been deposited at the Shire Offices, Cansick Street, Rosedale and at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 447 Collins Street, Melbourne and 71 Hotham Street, Traralgon and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make in respect to the scheme addressed to the Shire Secretary, Shire of Rosedale, P.O. Box 65, Rosedale 3847 by 24 December 1986 and state whether they wish to be heard in respect of their submission.

17 September 1986

4412 P. L. TATTERSON, Shire Secretary

Town and Country Planning Act 1961 SHIRE OF TAMBO (BALANCE OF SHIRE) PLANNING SCHEME

Notice that an Interim Development Order has been Prepared and is Available for Inspection Interim Development Order 1985 "Site Specific" Amendment No. 3

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an Interim Development Order "Site Specific" Amendment for the following:

A "Site Specific" amendment to clause 7 of the ordinance for a Holiday Resort for that area being PT CA 4 and 4B section C and CA 4A section C, Parish of Buchan.

A copy of the Interim Development Order "Site Specific" Amendment has been deposited at the Shire Offices, Main Street, Bruthen, and at the office of the Ministry for Planning and Environment (Plan Inspection Section), Ground Floor, The Olderfleet Buildings, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any persons free of charge.

Any persons affected by the Interim Development Order "Site Specific" Amendment are required to set forth in writing any submissions they may wish to make addressed to the Shire Secretary, Shire of Tambo, P.O. Box 10, Bruthen 3885, by Wednesday, 29 October 1986, and state whether you wish to be heard in respect of your submission.

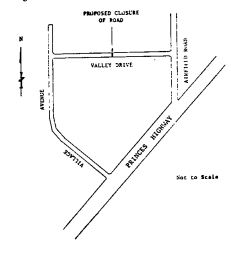
16 September 1986

4413 W. J. HOBSON, Chief Executive

SHIRE OF TRARALGON

Partial Road Closure

Notice is hereby given that the Council of the Shire of Traralgon, pursuant to the provisions of section 539 (C) of Local Government Act 1958, on 4 September 1986, adopted by order a proposal for the partial closure of Valley Drive to through traffic. The Council has resolved that the order as adopted shall come into operation on 4 September 1986. The location of the partial closure is shown in the diagram below.



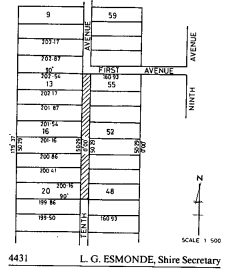
4414 H. M. ALEXANDER, Shire Secretary

3671

SHIRE OF WHITTLESEA

Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the Shire of Whittlesea at its ordinary meeting of the Council held on 1 September 1986 resolved that the portion of road shown hatched on the plan below be discontinued and sold by private treaty.



BALLARAT WATER BOARD

General Notice

The abovementioned Water Board having made provision for carrying of the sewage from each and every property which or any part of which is within the Sewerage Area hereinafter described doth hereby declare that on and after 1 November 1986, each and every property which or any part of which is within the said Sewerage Area shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1958.

Sewerage Area No. 490 CITY OF BALLAARAT

Commencing at a point on the north east corner of Wilson and Fussell Streets thence easterly along the northern boundary of the said Wilson Street to the south east corner of Crown Allotment 9, section 127, Township of Ballarat East, Parish of Ballarat, County of Grant thence south easterly across and to a point on the south building line of the said Wilson Street 206-81 metres east of Fussell Street being also the north west corner of Wilson Street and Government Road thence southerly along the west building line of the said Government Road to the south east corner of Lot 6, L.P. 73514 thence

westerly along the southern boundary of the said Lot 6 continuing on a line to a point on the east boundary of Fussell Street 96-98 metres south of the south building line of Wilson Street being also the north west corner of Crown Allotment 11, section 128 thence northerly along the east building line of Fussell Street to and across Wilson Street to the point of commencement.

Sewerage Area No. 491 SHIRE OF BUNGAREE

Commencing at a point on the south west corner of Crown Allotment 25 section 26, Township of Ballarat North, Parish of Ballarat, County of Grenville thence north easterly along the west boundary of the said Crown Allotment 25 continuing north easterly along the west boundaries of Crown Allotments 26 to 34 inclusive and Crown Allotment 36 thence easterly along the north boundary of the said Crown Allotment 36 continuing on the prolongation of the said north boundary to the east building line of Havelock Street thence southerly along the said east building line to a point on the boundary of Sewerage Area No. 441 thence westerly southerly and westerly along the boundary of the said Sewerage Area No. 441 to the point of commencement.

Sewerage Area No. 492 CITY OF BALLAARAT

Commencing at a point on the north west corner of Sovereign and Clayton Streets, Township of Ballarat East, Parish of Ballarat, County of Grant being also a point on the boundary of Sewerge Area No. 279 thence southerly across and to the south west corner of the said Clayton and Sovereign Streets thence generally southerly along the west building line to the said Sovereign Street to the south east corner of No. 10 Sovereign Street thence westerly along the southern boundary of the said No. 10 Sovereign Street to a point on the east boundary of No. 8 Clayton Street thence southerly and westerly along the boundaries of the said No. 8 Clayton Street to a point on the boundary of Sewerage Area No's. 207 and 173 thence northerly and north westerly along the boundary of the said Sewerage Area No. 173 to a point on the boundary of Sewerage Area No. 279 thence easterly along the boundary of the said Sewerage Area No. 279 to the point of commencement.

Sewerage Area No. 493 SHIRE OF GRENVILLE

Commencing at a point on the north west corner of Lot 76, L.P. 143822, Parish of Cardigan, County of Grenville being also a point on the east building line of Jasmine Drive and Sewerage Area No. 472 thence generally northerly, north easterly and easterly along the east, south east and south building line of the said Jasmine Drive to a point on the boundary of Sewerage Area No. 472 thence southerly, westerly, south westerly, generally south easterly, southerly and westerly along the boundary of the said Sewerage Aarea No. 472 to the point of

Further particulars regarding the streets or part of streets in which sewers have been laid may be ascertained at the Board's Office.

By Order of the said Water Board.

M. E. J. FOO, Chairman B. E. LEACH, Secretary

4446

CHILTERN WATER BOARD

Chiltern Sewerage District Stage 2 Reticulation

Notice is hereby given that the Board intends to construct sewers, manholes, pumping stations and associated works in Chiltern Stage 2 reticulation

The Stage 2 reticulation area is generally as follows:

North of Barkly Street and south of Nickless Street and Darling Street, including those allotments fronting the following streets-Barkly Street, Victoria Street, Nickless Street, Peake Court and Dickson Court.

Allotments generally within or fronting the following streets-Brown Street, Albert Road, North Road, Harkins Street, Kilgour Street, Bartly Street, Alliance Street, Main Street and High Street. Including allotments fronting Albert Road between Gordon Street and Brown Street, and those allotments in Highview Place.

Plans of the proposed works are available for inspection at the Shire Offices, Main Street, Chiltern, during normal office hours.

4432

T. M. SMITH, Secretary

GEELONG AND DISTRICT WATER BOARD

Pursuant to section 60 of the Geelong Waterworks and Sewerage Act 1958 (No. 6263) the Board has prepared plans to indicate the particulars of sewers and underground works, the construction of which the Board intends to begin at a date not less than one month after publication of the notices, in or adjacent to the following locality within the Drainage Area.

Corang Avenue, Wingarra Drive, Mulholland Crescent, Dunowie Court, Grovedale, Wandana Drive, Sunderland Road Wandala Heights-City

Mercer Street, Portarlington, Springhill Court, Pardalote Close, Point Lonsdale—Shire of Bellarine. Glastonbury Drive, Chadree Court, Cortland Road, Highton-City of South Barwon.

The Terrace, Ocean Grove-Shire of Bellarine.

Notice is hereby given that the plans indicated are open for public inspection at the Board's Offices, 61-67 Ryrie Street, Geelong between the hours of 8.10 a.m. and 5.00 p.m. from Monday to Friday (public holidays excepted) by the owners or occupiers of land or premises within the Drainage Area.

4433

3672

R. A. JORDAN, Secretary

Notice is hereby given that T.B. Transport Pty. Ltd. has applied for a Lease pursuant to section 134 Land Act 1958 for a term of 3 years in respect of Allotment 16, section 104, Parish of Melbourne South, City of South Melbourne for general industrial purposes.

Notice is hereby given that Apsley Golf Club Inc., has applied for a Lease under section 134 of the Land Act 1958 for a term of 21 years of Allotment 29A Parish of Murrandarra containing 39.56 hectares for amusement and recreation (Golf Course). 4463

Take Notice that Mr R. Saw of 82 Coburns Road, Melton South claims the sum of \$1480.00 for agistment owing on an unnamed 4 year old Standardbred Mare Breeding (AtashyDreamproof).

Unless the sum specified or such further amounts as may accrue is paid the mare will be sold at Private Auction on 8 October 1986 at 82 Coburns Road, Melton South at 2.00 p.m.

4346

R. SAW

In the matter of an Application under sections 6, 7 & 8 of Act 797 in relation to the whole of the land more particularly described in Conveyance dated 22 August 1902 and memorialised in the office of the Registrar-General No. 745 Book 418

I. Neville James Chynoweth, Bishop of the Diocese of Gippsland of Bishops Court, Raymond Street, Sale in consideration of the land hereinafter referred to being within the said Diocese and being held in trust for and on behalf of The Church of England in Victoria do hereby in pursuance of the provisions of sections 6, 7 and 8 of Act 797 in place of Henry Blott Newton of Alberton, farmer and Charles Morse of Alberton, bootmaker, who are proprietors of an estate in fee simple in the said land and who are dead consent to The Church of England Trusts Corporation for the Diocese of Gippsland of 123 Raymond Street, Sale being shown as the proprietor of the land described in the Conveyance by Robert Arthur Henry Connor of Yarram, Auctioneer the Executor of the Will and Codicil of Edgar Slade, late of Alberton, gentleman to Henry Blott Newton and Charles Morse, dated 22 August 1902 and memorialised in the office of the Registrar-General No. 745 Book 418 which land is more particularly described in the Schedule hereto.

Schedule

Firstly all that allotment and parcel of land in the Colony (now the State) of Victoria containing by admeasurement two roods, he the same more or less situated in a County unnamed (now the County of Buln Buln) Parish of Welshpool being allotment number five of section six "Welshpool" bounded on the North by a line bearing east one chain on the east by allotment six bearing south two chains at the south by Townsend Street bearing west one chain and on the west by allotment four bearing north five chains being the land sold at Alberton as Lot number eleven in pursuance of the proclamation of 19 October 1854 and secondly all that Allotment and parcel of land in the Colony (now the State) of Victoria containing by admeasurement two roods, be the same more or less situated in a County unnamed (now the County of Buln Buln) Parish of Welshpool being Allotment ten of section six Welshpool bounded at the north by a line bearing east two chains on the east by part of Allotment two bearing south two chains, fifty links, on the south by allotment 1 bearing west two chains and on the west by Stratton Street bearing north two chains fifty links being the land sold at Alberton as Lot number twelve in pursuance of the Proclamation of 19 October 1854.

Signed in Victoria by the said Neville James Chynoweth in the presence of:

N. J. CHYNOWETH M. L. MYNARD

If within a month from publication of this advertisement no proceedings are taken by any of the persons in whose name the consent is given an application will be made under section 8 of Act 797 for the transfer of the land described to the Corporation.

4408

THE ACT 391 AMENDMENT ACT 1925 First Schedule

Whereas by virtue of the powers conferred by the Act of Parliament of Victoria numbered 391 the Governor on 27 June 1870 allowed an application for leave to dispose of the land described in the said allowance.

Now therefore I Thomas Francis Little DD KBE head or authorised representative of the denomination known as the Roman Catholic Church for the Archdiocese of Melbourne with the consent of the Roman Catholic Trusts Corporation for the Diocese of Melbourne Trustees of the said land described in the subjoined statement of trust and of Castlemaine Parish for land at Maldon being the person or persons entitled to minister in or occupy a building or buildings upon the said land do hereby apply to the Governor of the State of Victoria to amend or vary the said allowance in manner hereinafter mentioned.

And I certify that the said land was reserved by Departmental plans in 1870 for the purpose of a Roman Catholic Church.

That the only trustees of the said land resident in Victoria are the Roman Catholic Trusts' Corporation for the Diocese of Melbourne.

That the only buildings upon the said land are St Brigid's Church and School Hall and that the only persons entitled to minister in or occupy the same are the above-named and the Parish Priest for the time being appointed duty in that behalf.

THOMAS FRANCIS LITTLE

We consent to this Application

The Common Seal of the Roman Catholic Trusts'
Corporation for the Diocese of Melbourne was
hereunto affixed by its order in the presence of:

T. F. LITTLE, Corporation Trustee P. J. CONNORS, Corporation Trustee P. H. JONES, Corporation Trustee

Existing Statement of Trusts:

Description of Land:—1012 square metres township of Maldon Parish of Maldon County of Talbot being Crown Allotment 9 Section 17. Commencing at the western angle of Crown Allotment 13 Section 17; bounded thence by Warnock Street bearing 334°55′ 20·12 metres by Allotment 10 bearing 64°55′ 50·29 metres; by Allotment 8 bearing 154°55′ 20·12 metres and thence by Allotment 13 bearing 244°55′ 50·29 metres to the point of commencement.

Names of Trustees:—The Roman Catholic Trusts' Corporation for the Diocese of Melbourne.

Powers of Disposition:—Such powers of sale lease of mortgage as are contained in the Roman Catholic Trusts' Act 1907.

Purposes to which Proceeds of Disposition are to be Applied:—To such Roman Catholic Church purposes as shall be approved by the Trustees.

4409

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore subsisting between the undersigned Ivor James Sanderson, Evelyn May Cameron and Lorna Mary Kitchin carrying on business as Sawmillers at 36 Rundell Street, Ararat under the name of I. J. Sanderson has been dissolved by mutual consent as from 30 June 1986. All debts due to and owing by the said late firm will be received and paid by the said Evelyn May Cameron and Lorna Mary Kitchin who will continue to carry on the business at the same place.

Dated at Ararat 15 September 1986

IVOR JAMES SANDERSON EVELYN MARY CAMERON LORNA MARY KITCHIN BRUCE R. TIVEY & CO., solicitors, Ararat 4400 The Partnership of Raymond Aurthur Stephenson, Jennifer Stephenson, Owen David Fennessy and Dianne Fennessy trading as Bairnsdale Mazda was dissolved on 30 June 1986. The business will be conducted by R. A. & J. Stephenson Proprietary Limited.

In the Supreme Court of Victoria—No. Co. of 1986—In the matter of the Companies (Victoria) Code; and in the matter of Lecson Pty. Ltd.—Advertisement for Winding-Up

Notice is hereby given that an Application for the winding-up of the abovenamed company by the Supreme Court of Victoria was on 16 September 1986 filed by Crane Enfield Metals Pty. Ltd. The Application is to be heard before the Court in the courts Law Courts Lonsdale Street Melbourne at 10.30 a.m. on 29 October 1986.

The Liquidator whose appointment is sought is Robert Molesworth Cole of 499 Bourke Street, Melbourne. Any creditor or contributory of the company desiring to support or oppose the making of an Order on the Application may appear at the time appearing by himself or his counsel for that purpose. A copy of the Application will be furnished by the undersigned to any creditor or contributory of the company requiring it on payment of the regulated charge.

The Applicant's address is care of K. M. G. Hungerfords, 8th Floor, 167 Macquarie Street, Sydney, New South Wales.

The Applicant's Solicitors are Messrs. Darvall McCutcheon of 80 Collins Street, Melbourne.

DARVALL McCUTCHEON Solicitors for the Applicant

NOTE: Any person who intends to appear on the hearing of the Application must serve on or send by post to the abovenamed Solicitors notice in writing of his intention so to do. The notice must state the name and address of the person, or if a firm, the name and address of the firm, and must be signed by the person or the firm, or his or their solicitors (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 4 p.m. on 28 October 1986.

In the Supreme Court of Victoria—No. Co 98 of 1985—In the matter of the Companies (Victoria) Code; and in the matter of Rosewhite Pastoral Company.Pty Limited.

FORM 11

Advertisement of Hearing of Application

Notice is hereby given that an application made to the Supreme Court of Victoria on 20 February 1986 for confirming a resolution reducing the capital of the abovenamed company from \$250 000.00 to \$80 732.00 is directed to be heard at 10.30 am on 9 October 1986.

First Schedule

Any creditor appearing in the Masters Order Filed in the Supreme Court may, unless his debt or claim is shown therein as one the full amount of which the company is willing to appropriate, on giving notice to the solicitor of the company of his intention to do so no later than 16 July, 1986, appear at the hearing of the application and oppose the application provided that his debt or claim has not been discharged or determined and he had not consented to the proposed reduction of capital.

Dated 17 September 1986.

3674

BARRY JOSEPH WOODS—Solicitor for Rosewhite Pastoral Company Pty Ltd HARGRAVE OGGE, Solicitors 4-6 Howitt Street,

HARGRAVE OGGE, Solicitors 4-6 Howitt Street, South Yarra 4385

In the Supreme Court of Victoria 1986 No. Co. 673—In the matter of the Companies (Victoria) Code; and in the matter of L.H.D. Industries Pty. Ltd.—Advertisement of Application for Winding-Up

Notice is hereby given that an application for the winding up of the abovenamed company by the Supreme Court of Victoria was on 26 August 1986 filed by Krishna Yogi. The application is to be heard before the Court in the Supreme Court Annex, 459 Lonsdale Street, Melbourne at 10.30 a.m. on 16 October 1986.

The liquidator whose appointment is sought is Andrew Stewart Home of the firm of Deloitte, Haskins and Sells of 461 Bourke Street, Melbourne.

Any creditor or contributory of the company desiring to support or oppose the making of an order on the application may appear at the time of hearing by himself or his Counsel for that purpose. A copy of the application will be furnished by the undersigned to any creditor or contributory of the company requiring it on payment of the regulated charge.

The applicant's Solicitors are: Messrs. Clancy & Triado of 8 Prospect Hill Road, Camberwell, Vic. 3124.

CLANCY & TRIADO.

4415

UDELLE PTY, LTD.

(In Voluntary Liquidation)

At an extraordinary general meeting of shareholders of the above company held at 10-13 Porter Street, Prahran on 15 September 1986, the following Special Resolution was duly passed:

That the company be wound up voluntarily, and that Mr J. D. Cullen be appointed liquidator.

Dated 15 September 1986

J. D. CULLEN & ASSOCIATES, 374 Highett Road, Highett, Victoria 4416

COMPANIES (VICTORIA) CODE

Notice Convening Final Meeting of Members Pursuant to Section 411 of Ninalaf Nominees Pty. Ltd. (in liquidation)

Notice is hereby given that a Final Meeting of Members of the abovenamed Company will be held at the office of Elias, Rosenberg & Company Pty, Certified Practising Accountants, 1000 Glenhuntly Road, South Caulfield, on Friday 24 October 1986 at 10.00 a.m. for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator. Dated 24 September 1986

THOMAS D. ELIAS, Liquidator c/o Elias, Rosenberg & Company Pty. certified practising accountants, 1000 Glenhuntly Road, South Caulfield 4448

THE COMPANIES (VICTORIA) CODE Notice of Appointment of Receiver and Manager of Blipful Pty. Ltd.

The Commissioners of the State Bank of Victoria with its office at 385 Bourke Street, Melbourne give notice that on 9 September 1986 it appointed Kenneth James Russell and Paul William Kirk both of 385 Bourke Street, Melbourne in their joint and several capacity as receiver and manager of property of the company being the property specified in the Schedule under the powers contained in an instrument dated 14 July 1986 being a Debenture created by the Company in favour of The Commissioners of the State Bank of Victoria and registered 25 July, 1986 and No. 57468 in the Register of Charges kept by the Commissioner for Corporate Affairs.

Schedule

All and singular the undertaking and assets of the Company whatsoever and wheresoever both present and future including its uncalled capital for the time being and the uncalled premiums for the time being on its shares and stock, book debts, goodwill, stock, plant and machinery, licences and industrial property rights.

Dated 16 September 1986

The Commissioners of the State Bank of Victoria IAN F. PURBRICK, solicitor, 385 Bourke Street, Melbourne 4434

Companies (Victoria) Code
Companies Form 142, Paragraphs 577 (1) (g) and
(ga) Sub Regulation 137 (1)
Notice of Intention to Declare Dividend
I.T.C. TROPHY COMPONENTS PTY. LTD.
(In Liquidation)

A first dividend is to be declared on 17 October 1986, in respect of the abovenamed company.

Creditors whose debts or claims have not already been admitted are required on or before 15 October 1986 formally to prove their debts or claims. In default they will be excluded from the benefit of any dividend.

Dated 24 September 1986

D. A. CRAWFORD, Liquidator D. A. CRWAFORD, c/- Peat, Marwick, Mitchell & Co., 16th Floor. 500 Bourke Street, Melbourne

4449

Companies (Victoria) Code
Companies Form 142, Paragraphs 577 (1) (g) and
(ga) Sub Regulation 137 (1)
Notice of Intention to Declare Dividend
ADAIR INSURANCE BROKING GROUP (Vic.)
PTY, LTD.

(In Liquidation)

A first dividend is to be declared on 17 October 1986 in respect of the abovenamed company.

Creditors whose debts or claims have not already been admitted are required on or before 15 October 1986, formally to proved their debts or claims. In default they will be excluded from the benefit of any dividend.

Dated 24 September 1986

D. A. CRAWFORD, Liquidator D. A. CRAWFORD, c/- Peat, Marwick, Mitchell & Co., 16th Floor, 500 Bourke Street, Melbourne

4450

MARY VERONICA BRADSHAW, late of 20 Manor Street, Bacchus Marsh, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 2 May 1986 are required by Mary Patricia Clancy of 20 Manor Street, Bacchus Marsh, teacher, the Executrix to whom Probate of the Will of the said deceased was granted by the Supreme Court of Victoria to send particulars care of the undersigned by 30 December 1986 after which date the said Executrix may convey or distribute the assets having regard only to claims of which she then has notice.

Messrs PATRICK J. CANNON, COBURN & ASSOCIATES, solicitors, 205 Hampshire Road, Sunshine 4386

HAROLD MARK BUTLER late of 119A Mansfield Street, Thornbury, retired, deceased who died on 4 July 1986

Claims to the Executors Alan Howard Gray of 188 High Street, Northcote and Raymond Willis Butler of 119A Mansfield Street, Thornbury, camera operator by 24 November 1986. 4387

JAMES EDWARD COLWELL, formerly of Hill Street, Belmont but late of Balmoral Lodge, 5 Peter Street, Grovedale, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on I August 1986 are required by the Trustee Ian Edward Colwell of 17 Laura Avenue, Belmont to send particulars to him by 20 November 1986 after which date the Trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 15 September 1986

Messrs AINSWORTH & CO. solicitors of 117 Yarra Street, Geelong 4388

ERIC JOHN FRIEDBERGER, late of 18 Railway Place, Gunbower in the State of Victoria, factory worker, deceased

Creditors, next of kin and all other persons having claims against the estate of the said deceased are required by Maree Friedberger of 18 Railway Place, Gunbower in the said State widow the executrix of the estate of the said deceased to send particulars of such claim to the undermentioned solicitors on or before 25 November 1986 after which date she will distribute the assets having regard only to the claims of which she then has notice.

WILLAN & McKENZIE, solicitors, Box 299, Cohuna 4389

Creditors, next of kin and others having claims in respect of the estate of Gladys Massey late of 124 Albion Street, West Brunswick, in the State of Victoria, widow deceased, who died on 20 July 1986 are to send particulars of their claims to the administrator Garry Robert Massey care of the undermentioned solicitors by 24 November 1986 after which date the administrator will distribute the assets having regard only to the claims of which they then have notice.

LE GRAND, RANDLES, ADAMS & CO., 636 Sydney Road, Brunswick, the solicitors acting herein 4392

MARY GAWNE, late of 26 Melbourne Street, Murrumbeena widow deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 1 September 1986 are required by the applicants for grant of probate Helen Lillian Greenhough and Roberta Winifred Blackman both of care of Henderson & Ball, solicitors, 722 High Street, Kew East to send particulars to them by 1 December 1986 after which date they may convey or distribute the assets having regard only to the claims of which they then have notice.

HENDERSON & BALL, 722 High Street, Kew East 4390

WILLIAM GILLESPIE, late of 33 Glinden Avenue, Deer Park East, labourer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 26 April 1986 are required by Agnes Gillespie of 33 Glinden Avenue, Deer Park East, widow, the executrix to whom Probate of the Will of the said deceased was granted by the Supreme Court of Victoria to send particulars care of the undersigned by 30 December 1986 after which date the said Executrix may convey or distribute the assets having regard only to claims of which she then has notice.

MESSRS PATRICK J. CANNON, COBURN & ASSOCIATES, solicitors, 205 Hampshire Road, Sunshine 4391

Creditors, next of kin and others having claims against the Estate of Jessie May Millar late of Old Gippsland Road, Lilydale in the State of Victoria, widow deceased who died on 27 December 1985 are required to send particulars of the claims to the executrix Margaret Cheryl Kirkham, care of the undermentioned solicitors by 3 December 1986 after which date she will distribute the Estate of the said deceased having regard only to the claims of which she then has notice.

JOHN C. DE KEVER & ASSOCIATES, solicitors, 2/88 Boronia Road, Boronia 4393

NORMAN WILLIAM NALDER, late of 5 Ultima Road, Swan Hill in the State of Victoria, farmer, deceased, (who died on 25 April 1986)

Creditors, next of kin and all other persons having claims against the estate of the deceased are required by the Executors of the Will, Graeme William Nalder and Helen Mary Frame, to send particulars to them care of the undersigned on or before 19 November 1986, after which date they will distribute the assets having regard only to the claims of which they then have notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 4394

Creditors, next of kin and others having claims in respect of the estate of Geoffrey Charles Scown late of Elizabeth Street, Donald retired orchadist, deceased who died on 5 September 1986 are required to send particulars of their claim to the Executors Charlotte Scown of Elizabeth Street Donald widow and Edward John Morton of 12 McCracken Avenue Donald gentleman care of the undermentioned solicitors by 30 November 1986 after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice

OAKLEY, THOMPSON & CO., solicitors, 56 Woods Street, Donald and at Suite 8, 600 Lonsdale Court Melbourne 4395 Creditors, next of kin and others having claims in respect of the estate of Violet Mary Whitford Snell late of 73 Keith Avenue, Edithvale, widow, deceased who died on 28 July 1986 and Probate of whose Will has been granted to Edwin Charles Joseph Snell of 43 Scott Street, Vermont educational technologist are required to send particulars of their claims to the said Executor care of the undermentioned solicitors by 17 November 1986 after which date he will distribute the assets having regard only to the claims of which he then has notice.

PEARCE & WEBSTER, solicitors, 51 Queen Street, Melbourne 4396

Creditors, next of kin and others having claims in respect of the estate of Violet Catherine Strange late of 33 Peterleigh Grove, Essendon, in the State of Victoria, widow deceased, who died on 19 June 1986 are to send particulars of their claims to the executrix Valma Joan Towers care of the undermentioned solicitors by 24 November 1986 after which date the executrix will distribute the assets having regard only to the claims of which she then has notice.

LE GRAND, RANDLES, ADAMS & CO., 636 Sydney Road, Brunswick, the Solicitors acting herein 4397

WILLIAM EDWARD CLIFTON, late of Anna House, 12 Athol Street, Moonee Ponds, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 23 August 1986 are to send particulars of their claims to the Executor John Benjamin Clifton care of the undermentioned Solicitors by 26 November 1986 after which date the said Executor will distribute the assets having regard only to the claims of which he then has notice.

O'BRIEN & GALANTE, solicitors, 27 Norwood Crescent, Moonee Ponds 4401

ADLY ELMOUTTIE, late of 10 Mattingley Crescent, Brunswick West in the State of Victoria, fitter and turner, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 8 February 1986 are required by Azzat Elmouttie of 16 Lonsdale Avenue, Moorabbin, Engineering Assistant, the Executor to whom Probate of the Will of the said deceased was granted by the Supreme Court of Victoria, to send particulars to him care of the undermentioned solicitor by 5 December 1986, after which date the said executor may convey or distribute the assets having regard only to the claims of which he then has notice.

GARY TESTRO, solicitor, of 277 Hampshire Road, Sunshine 4402 MADGE GERTRUDE FRENCH, late of 377 Waverley Road, East Malvern and also of 13 Liebig Street, Avoca in the State of Victoria, spinster, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 4 May 1986 are required by the personal representative Barrie John Young of 825 Burke Road, Camberwell to send particulars to him care of the undermentioned solicitors by 17 December 1986 after which date the said personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 17 September 1986

3677

YOUNG HUBBARD & CO., solicitors, 825 Burke Road Camberwell 4403

IRENE MARY FULLARD late of 34 Queens Parade, Burwood, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 24 June 1986 are to send particulars of their claims to the Executor Kevin Conlon care of the undermentioned solicitors by 26 November 1986 after which date the said Executor will distribute the assets having regard only to the claims of which he then has notice.

O'BRIEN & GALANTE, solicitors, 27 Norwood Crescent, Moonee Ponds 4404

Creditors, next of kin and others having claims against the estate of Maurice Ernest Hogg, late of "Foxmoor" King Road, Harkaway in the State of Victoria, company director, deceased who died on 13 June 1983 are required by the Executors Martin John Hogg of "Roadsend" Beaumont Road, Berwick, company director and Lindsey Quentin Hogg of 24 Victoria Street, Sandringham, company director to send particulars of their claims to the said Executors care of Messrs. F. R. Monotti & Co. of 13 Scott Street, Dandenong, by 30 November 1986 after which date they will distribute the assets of the said estate having regard only to the claims of which they then have notice.

F. R. MONOTTI & CO., solicitors, 13 Scott Street, Dandenong 4405

Creditors, next of kin and others having claims in respect of the estate of Ernest Andrew Iliff, late of 21 Stella Avenue, Noble Park in the State of Victoria, retired, deceased who died on 22 May 1986 are required to send particulars of their claims to the Executrix care of the undermentioned solicitors by 28 November 1986 after which date she will distribute the assets having regard only to the claims for which notice has been received.

BORCHARD & MOORE, solicitors of 44 Douglas Street, Noble Park 4418 GEORGE DARWISH MALOUF, late of "Pine Lodge", Old Coonara Road, Olinda, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 1 June 1986 are required by the Executors Lorna Malouf of "Pine Lodge", Old Coonara Road, Olinda and Ernest Thomas Gleeson of 22 Frederick Street, Doncaster and Mark Andrew Ritter of Apartment 23/51 Caroline Street, South Yarra to send particulars to them care of the undermentioned solicitors by 12 December 1986 after which date the Executors may convey or distribute the assets having regard only to the claims of which they then have notice.

RATNER, McPHEE, WILKINSON, GOLDSMITH, MUSAT & KELLY, solicitors, 199 Stud Road, Wantirna South 4406

Creditors next of kin and others having claims in respect of the estate of Esther Lilian Palmer, late of "Springvale Nursing Home" corner Springvale Road and Heather Grove Springvale in the State of Victoria, widow, deceased who died on 19 March 1986 are required to send particulars of their claims to the Executrix care of the undermentioned Solicitors by 28 November 1986 after which date she will distribute the assets having regard only to the claims for which notice has been received.

BORCHARD & MOORE, solicitors of 44 Douglas Street, Noble Park 4407

Creditors, next of kin and others having claims in respect of the estate of Frances Lucy Morrow, late of 8 Roxby Street, Manifold Heights, housewife, deceased who died on 30 June 1986 are required to send particulars of their claims to the Executors William James Morrow and Thomas Morrow care of the undersigned solicitors before 27 November 1986 after which date the assets of the estate will be distributed having regard only to the claims of which the Executors then have notice.

HARWOOD & PINCOTT, solicitors, 77 Moorabool Street, Geelong 4419

DORIS MAY BOWMAN, formerly of 118 Hope Street, South Yarra in the State of Victoria but late of 10 Marne Street, South Yarra in the said State, widow deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 21 April 1986 are required by Alan Manson Corr of 350 William Street, Melbourne in the said State solicitor the applicant for a grant of administration to send particulars of their claims to the said applicant by 1 December 1986 after which date he will convey or distribute the assets having regard only to the claims of which he then has notice.

EDITH ANNETTE BUNNY, late of Tasman Road, Somers in the State of Victoria, retired nursing sister, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 8 June 1986 are required by the personal representative Phillipa Regein Davy, care of Weigall and Crowther, solicitors, 385 Bourke Street, Melbourne to send particulars to her by 24 November 1986 after which date she may convey or distribute the assets having regard only to the claims of which she then has notice.

WEIGALL AND CROWTHER, 385 Bourke Street, Melbourne, solicitors for the estate 4424

ROBERT LAWSON CLARK, late of 2/15 Arnott Street, Ormond, retired deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 6 August 1986 are required by the Executors to send particulars of their claims to the Executors in the care of Tolhurst Druce & Emmerson of 389 Lonsdale Street Melbourne, solicitors by 28 November 1986 after which date the Executors will convey or distribute the assets having regard only to the claims of which they then have notice

TOLHURST DRUCE & EMMERSON, solicitors, 389 Lonsdale Street, Melbourne 4425

DORIS MYRTLE BEATTY, late of 6 Deepdene Place, Deepdene, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 26 July 1986 are required by the Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne and Raymond Charles Steele of 17 Fernhurst Grove, Kew solicitor the Applicants for a Grant of Probate of the Will of the deceased to send particulars of their claims to the said applicants in the care of the said Company by 30 November 1986 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

HENDERSON & BALL, solicitors 722 High Street; Kew 4420

Creditors, next of kin and others having claims in respect of the estate of Jean Mavis Ryan, late of 183 Mount Pleasant Road, Highton, widow, deceased who died on 8 June 1986 are required to send particulars of their claims to the Executor, The Union Fidelity Trustee Company of Australia Limited care of the undersigned solicitors before 27 November 1986 after which date the assets of the Estate will be distributed having regard only to the claims of which the Executor then has notice.

HARWOOD & PINCOTT, solicitors, 77 Moorabool Street, Geelong 4421

4423

Creditors, next of kin and others having claims in respect of the estate of Peter Paige Bisset, late of 27 Almond Street, North Balwyn, marketing manager deceased who died on 16 August 1986 are to send the particulars of their claims to ANZ Executors & Trustee Company Limited of 94 Queen Street, Melbourne by 27 November 1986 after which date it will distribute the assets having regard only to the claims of which it then has notice.

4422

DOROTHY EMILY BAILEY, late of Unit 6, 16 Dundonald Avenue, East Malvern in the State of Victoria, spinster, deceased

Creditors, next of kin, and others having claims in respect of the Estate of the deceased who died on 9 July 1972 are required by The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne to send particulars to the said The Equity Trustees Executors and Agency Company Limited at its aforesaid address by 1 December 1986 after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

Dated 24 September 1986

LOUGHREY & LOUGHREY, solicitors, 118 Queen Street, Melbourne, solicitors for the company 4435

GEORGE MACKIE, late of 214 Arden Street, North Melbourne in the State of Victoria, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 28 May 1986) are required by The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne, to send particulars of their claims to the said Company by 26 November 1986 after which date it will convey or distribute the assets, having regard only to the claims of which the Company then has notice.

DUGDALE DIMMICK & STEVENS, 37 Queen Street, Melbourne 4428

Creditors, next of kin and others having claims against the estate of Dulcie Hollyhoke, late of 136 Dare Street, Occan Grove, deceased who died on 8 May 1986 and Probate of whose Will was granted by the Supreme Court of Victoria in its Probate Jurisdiction on 12 September 1986 are required to send particulars of their claims to the executor The Union-Fidelity Trustee Company of Australia Limited of 100 Exhibition Street, Melbourne by 28 November 1986 after which date the executor will distribute the assets of the estate having regard only to the claims of which it shall then have had notice.

ELLISON, HEWISON & WHITEHEAD, solicitors, 379 Collins Street, Melbourne 4427

STANLEY JAMES WOOD (deceased), late of 7/5 Franklin Street, Henley Beach, S.A., died on 4 March 1986

Any persons claiming to be dependent upon the deceased are requested to send particulars of their claims to Life Claims Department, Australian Eagle Insurance Co. Ltd. G.P.O Box 1883R, Melbourne 3001 within two months from the date of this notice, after which date the deceased's entitlement will be distributed in accordance with the provisions of the Eagle Retirement Fund Trust Deed, having regard only to the claims which have been notified. 4437

JOHN HENRY CORNELL, late of Corner Cooke's and Yan Yean Roads Doreen in the State of Victoria, farmer, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 14 July 1986) are required by the executors Arthur Hill Cornell of Corner Cooke's and Yan Yean Roads Doreen in the said State gentleman and Kevin John Cornell of 24 Cosmos Street, Dromana in the said State cleaner to send particulars to them in care of the undersigned by 30 November 1986 after which date the executors may distribute the assets having regard only to the claims of which they then have notice.

Dated 19 September 1986

P. H. PIPPEY & SON, 1 Watts Street, Box Hill, solicitors for the executors 4438

UNA MARGARET FRICKE, late of 44 Rosehill Road, Lower Plenty in the State of Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 2 August 1986 are requested to send particulars of their claims to the Executor Chester David Fricke care of the undersigned Solicitor by 25 November 1986 after which date the said Executor will proceed to distribute the Estate having regard only to the claims of which he then has notice.

MARJORY C. COATES, 422 Collins Street, Melbourne 4426

FRANCIS GEORGE BROWN (deceased), late of 8 Garden Avenue, Keilor Victoria died on 7 April 1986

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

Creditors, next of kin and others having claims in respect of the estate of Hector Ignatius Cunningham late of 23 Sutherland Avenue, East Kew, retired bank officer, deceased who died on 4 June 1986 and Probate of whose Will has been granted to National Trustees Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne are required to send particulars of their claims to the said company by 24 November 1986 after which date it will distribute the assets having regard only to the claims of which it then has notice.

PEARCE & WEBSTER, solicitors, 51 Queen Street, Melbourne 4452

JOHN HENRY EDWARDS, late of Channel Street, Cohuna in the State of Victoria, carpenter, deceased

Creditors and next of kin and all other persons having claims against the estate of the said deceased are required by Stella Edwards of Channel Street. Cohuna aforesaid Widow the Executrix of the estate of the said deceased to send particulars of such claims to her in care of the undermentioned solicitors on or before 28 October 1986. After which date she will distribute the assets having regard only to the claims to which she then has notice.

EMBLETON & ASSOCIATES, Barristers and Solicitors, 77 King George Street, Cohuna, Victoria 4453

ALBERT GEORGE FARRINGTON, late of Farrington Close, Warragul, farmer, deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased who died on 5 June 1986, are required by the Trustee Joyce Evelyn Farrington to send particulars of their claims to her care of the undersigned Solicitors by 30 November 1986 after which date the Trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

GRAY, FRIEND & LONG, solicitors, Warragul

ALLAN LESLIE FREDERICK ANDREWS, late of 31 Peace Avenue, Warragul, retired farmer, deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased who died 4 August 1986, are required by the Trustee Muriel Mary Andrews to send particulars of their claims to her care of the undersigned Solicitors by 30 November 1986 after which date the Trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

GRAY, FRIEND & LONG, solicitors, Warragul

PAULINE LORNA McINTOSH, late of 409 Beach Road, Beaumaris in the State of Victoria widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 7 August 1985 are required by John Alexander Hampton Lewis of Lavender Park Road, Eltham solicitor and Gary James McIntosh care of 50 Otway Street Lorne tradesman and applicants for a grant of administration to send particulars of their claims to the said applicants in the care of Messrs. Corrs Pavey Whiting & Byrne, solicitors of 350 William Street, Melbourne by 1 December 1986 after which date they will convey or distribute the assets having regard only to the claims of which they then have notice.

Creditors, next of kin and others having claims in respect of the estate of Irene Hazel Rizzetti late of 118 Cumberland Road, Pascoe Vale, in the State of Victoria, widow deceased, who died on 19 June 1986 are to send particulars of their claims to the executors Harry Rizzetti and Jannette Angelina Holder care of the undermentioned solicitors by 24 November 1986 after which date the executor will distribute the assets having regard only to the claims of which they then have notice.

LE GRAND, RANDLES, ADAMS & CO., 636 Sydney Road, Brunswick, the solicitors acting herein 4457

IVAN STOKE-PAULSEN, late of 6 Sydenham Street, Highett who died on 10 January 1986

Creditors, next of kin and all others having claims in respect of the said deceased are requested by the Executrix Dorothy Evelyn Small of 999 Glenhuntly Road, Caulfield South to send particulars of such claims addressed to the Executrix care of Ridgeway Clements, 221 Glenhuntly Road, Elsternwick by 30 November 1986 after which date the said Executrix will distribute the assets having regard only to the claims of which she then has notice.

RIDGEWAY CLEMENTS, solicitors, 221 Glenhuntly Road, Elsternwick 4458

Creditors, next of kin and others having claims in respect of the estate of William Motley Phiddian, late of 16 Langmore Lane, Berwick, gentleman deceased, who died on 18 August 1986 are to send the particulars of their claims to ANZ Executors & Trustee Company Limited of 94 Queen Street, Melbourne by 27 November 1986 after which date it will distribute the assets having regard only to the claims of which it then has notice.

ALLAN SELBY HASTINGS, late of 49 Brandy Creek Road, Warragul, farmer, deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased who died on 15 December 1985 are required by the Trustees Ian Hastings and Donald Hastings to send particulars of their claims to them care of the undersigned solicitors by 30 November 1986 after which date the Trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

GRAY, FRIEND & LONG, solicitors, Warragul

Creditors, next of kin and others having claims in respect of the estate of Adrian Leslie Smith late of Unit 12, 14 Mount View Road, Frankston in the State of Victoria manager deceased intestate who died on 13 June 1986 are required to send particulars of their claims to the Administratrix care of the undermentioned solicitors by 25 November 1986 after which date they will distribute the assets having regard only to the claims of which notice has been received.

LYTTLETON & GILLARD, solicitors, 51 Marcus Road, Dingley 4460

GEORGE ALBERT EDWARD SPENCER, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 10 July 1986 are required by Executors Rex Edward Spencer and Margaret Elizabeth Spillett to send particulars to the undermentioned firm by 22 December 1986 after which date the said Executors may convey or distribute the assets having regard only to the claims of which notice has by then been given.

O'HAIRE & O'HAIRE, solicitors, 3rd Floor, 395 Collins Street, Melbourne 4461

RONALD PETER WEBB, late of 12 Leura Street, East Doncaster in the State of Victoria, businessman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 7 August 1986, are required by the Trustee Rita Isabella Webb to send particulars thereof to her care of the undermentioned solicitor by 24 November 1986 after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

GARY L. COONEY, solicitor, 11 Royton Street, East Burwood 4462

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

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

Io. Dried Fruits Act 1958

Price

234/1986 Dried Fruits (Allowances of Board Members No. 2) Regulations 1986

Stock Medicines Act 1958

235/1986 Stock Medicines (Fees No. 2) Regulations 1986

Evidence Act 1958

236/1986 Court Reporting (Fees) (Further Amendment) Regulations 1986

Companies (Application of Laws) Act 1981

237/1986 Companies (Application of Laws) (Amendment No. 3) Regulations 1986

Juries Act 1967

239/1986 Melbourne Supreme Court and County Court Civil Jury Pool Rules 1986

Extractive Industries Act 1966

245/1986 Extractive Industries (Fees) Regulations 1986

Petroleum Act 1958

247/1986 Petroleum (Fees) Regulations

Annual Reporting Act 1983

250/1986 Annual Reporting (Large Trading and Rating Public Bodies) (Amendment) Regulations 1986

Fisheries Act 1968

251/1986 Fishing (General) (Amendment No. 2) Regulations 1986

Commission Agents (Disputes Committee Fees No. 2) Regulations 1986

Futures Industry (Application of Laws) Act 1986

238/1986 Futures Industry (Application of Laws) Regulations 1986

23 September 1986

19 September 1986

NO. //	24 September 1986	3682	Victoria Government Go	ızette
252/1986	Forests Act 1958 Forests (Management of		Companies (Acquisition of Shares) (Application of Laws) Act	
232,1700	Rhododendron Garden) (Amendment) Regulations 1986	240/1986	1981 Companies (Acquisition of Shares) (Application of Laws)	
	Adoption Act 1984		Regulations 1986	
253/1986	Adoption (Inter-Country Fees) Regulations (No. 2) 1986	23 Septem	1986	40c
	Motor Boating Act 1961		Post-Secondary Education Act 1978	
254/1986	Motor Boating (Port of Melbourne) (Amendment) Regulations 1986	241/1986	Post-Secondary Education (Colleges of TAFE) Regulations 1986	
	Land Tax Act 1958	23 Septem		40c
255/1986	Land Tax (Amendment) Regulations 1986		Health Act 1958	
	Magistrates' Courts Act 1971 Magistrates' (Summary		Health (Tobacco Packages— Warnings) (Repeal) Regulations 1986	
256/1986	Proceedings) Act 1975 Magistrates' Courts (Amendment) Rules 1986	23 Septem	ber 1986	40c
230/1980			Health Act 1958	
	_	243/1986	Health (Tobacco Warning Labels) Regulations 1986	
NO	TICE OF MAKING	23 Septem	ber 1986	40c
ANI	AVAILABILITY OF CATUTORY RULES		Mines Act 1958	
<u> </u>		244/1986 23 Septem	Mines (Fees) Regulations 1986 ber 1986	40c
In pursi Legislatio	nance of the provisions of the Subordinate Act 1962 and the Regulations made	e	Mining Dayslooms and Ast 1059	
thereunder notice is given of the making and availability of the following Statutory Rules:		4	Mining Development Act 1958 Mining Development (State	
Note: The date specified after each Statutory Rule is the date it was first obtainable from the Victorian Government Bookshop, 41 St Andrew's Place. East		1 22 Santam	Batteries) (Fees) Regulations 1986 ber 1986	40c
Melbourn			Lotteries Gaming and Betting Act 1966	
No.	Farm Produce Merchants and Price Commission Agents Act 1965	248/1986	Lotteries Gaming and Betting	
231/1986	Farm Produce Merchants and Commission Agents (Disputes Committee Fees No. 2)		(Calcutta Sweepstakes) (Amendment) Regulations 1986	

23 September 1986

40c 23 September 1986

Annual Reporting Act 1983

(Amendment) Regulations

249/1986 Annual Reporting (Administrative Units)

40c

40c

40c

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\$ 75.05 to \$125.00	\$ 3.50	
\$125.05 to \$200.00	\$ 4.00	
\$200.05 and over	at cost	

-General Information-

The following guidelines should be followed for the publication of official material in the *Victoria Government Gazette*.

Publication of official material

- Duplicate copies should be submitted for the use of the Gazette Officer.
- Material submitted to the Executive Council for Gazettal will normally be published in the next week's issue.
- Where urgent gazettal is required, special arrangements should be made with the:

Gazette Officer

Department of the Premier and Cabinet

Government Branch 2nd Floor, 1 Treasury Place Melbourne 3000 Telephone Inquiries (03) 651 5153

Publication of other material

- All other material authorized by a responsible officer should be forwarded to the Gazette Officer no later than 9.30 a.m. on Tuesday.
- Lengthy or complicated notices should be forwarded several days before publication.
- Proofs will be supplied only when requested or at the direction of the Gazette Officer. They should be returned quickly to avoid delay in publication.
- No additions or amendments to material for publication will be accepted by telephone.

Late Copy

Copy received after 3.30 p.m. on the day prior to publication at the Victorian Government Printing Office will be placed in the following issue of the Victoria Government Gazette, irrespective of any date/s mentioned in the copy.

CONTENTS

Acts of Parliament	Page 3601, 3605			
Appointments	3638			
Auction Sales Act	3637			
Contracts	3636			
Contracts Accepted—Amendments				
Courts	3636			
	3638			
Estates of Deceased Persons	3632			
Government Notices	3606			
Notice of Making of Statutory Rules				
Orders in Council—				
Acts-Local Government; Water a				
Sewerage Authorit				
(Restructuring); Land; Cro- Land (Reserves); Clo- Settlement; Urban La Authority; Geelong Waterwo and Sewerage; Hospitals a Charities; Urban Land Authori Melbourne and Metropolit Board of Works; Governme Employees Housing Authori Administrative Arrangemen Mines;	ser nd rks nd ity; an ent ty;			
Police Sale	3617			
Private Advertisements				
Proclamations				
Public Holidays				
Resignations				
Tenders				