

PUBLISHED BY AUTHORITY

Victoria Government Gazette

No. 80—Wednesday, 1 October 1986

PROCLAMATIONS

BANK HOLIDAYS ACT 1974

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 Bank Holidays Act 1958, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates mentioned hereunder to be observed as Bank Holidays and Half-Holidays at the places respectively specified:

Bank Holiday

Tuesday, 7 October 1986, at Elmore within the Shire of Huntly.

Bank Half-Holidays from the Hours of Eleven a.m. Friday, 3 October 1986, at Murtoa in the Shire of Dunmunkle.

Monday, 27 October 1986, throughout the Shire of Kilmore.

Wednesday, 7 March 1987, throughout the Shire of Kilmore.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth 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!

BANK HOLIDAYS ACT 1974

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 *Bank Holidays Act* 1958, 1, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates mentioned hereunder to be observed as Bank Half-Holidays at the places respectively specified:

Bank Half-Holidays from the Hour of Eleven a.m.

Tuesday, 7 October 1986, at Quambatook in the Shire of Kerang.

Tuesday, 7 October 1986, throughout the Borough of Kerang.

Wednesday, 15 October 1986, at Sealake in the Shire of Wycheproof.

Thursday, 16 October 1986, at Nhill in the Shire of Lowan.

Friday, 17 October 1986, within the City of Echuca.

Wednesday, 22 October 1986, throughout the Shire of Numurkah.

Tuesday, 4 November 1986, at Wedderburn and Korong Vale within the Shire of Korong.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth 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!

Land Act 1958 ROAD PROCLAIMED

PROCLAMATION

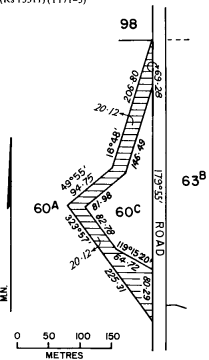
By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

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

No. 80—25128/86—Price \$1.00, delivered \$1.80. Subscription rate: \$107 per annum.

Act 1958, do hereby proclaim as road the Crown land hereinafter described, viz:

Parish of Trentham in the Shire of Kyneton, being the land indicated by hatching on plan hereunder—(Rs 13311) (T171-5)



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

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

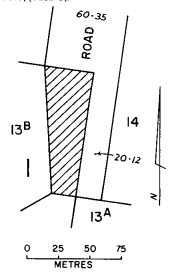
Land Act 1958 ROAD PROCLAIMED

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 Towaninny in the Shire of Kerang being land indicated by hatching on plan hereunder—(Rs 12215) (T202-5).



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

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

Land Act 1958 ROAD PROCLAIMED

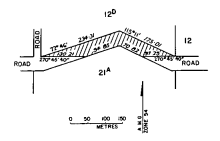
PROCLAMATION

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 Chiprick in the Shire of Karkarooc being the land indicated by hatching on plan hereunder—(Rs 12026) (C471-2).



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

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

GOVERNMENT NOTICES

Transport Act 1983

NOTICE DECLARING THE DEVIATIONS FROM EXISTING ROADS TO BE FIT TO BE USED AS PUBLIC HIGHWAYS

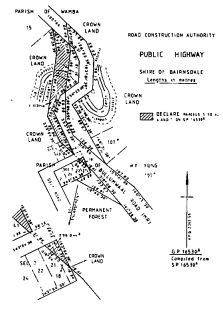
The Road Construction Authority is of the opinion that the deviations from the existing roads as set out below are fit to be used as public highways—

The deviation from an existing road in the Shire of Bairnsdale as shown hatched on plan numbered GP 16530a.

The deviation from an existing road in the Shire of Lowan as shown hatched on plans numbered GP 16869A and GP 16869B.

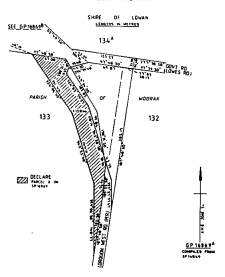
The deviation from an existing road in the Shire of Mirboo as shown hatched on plans numbered GP 16551A and GP 16551B.

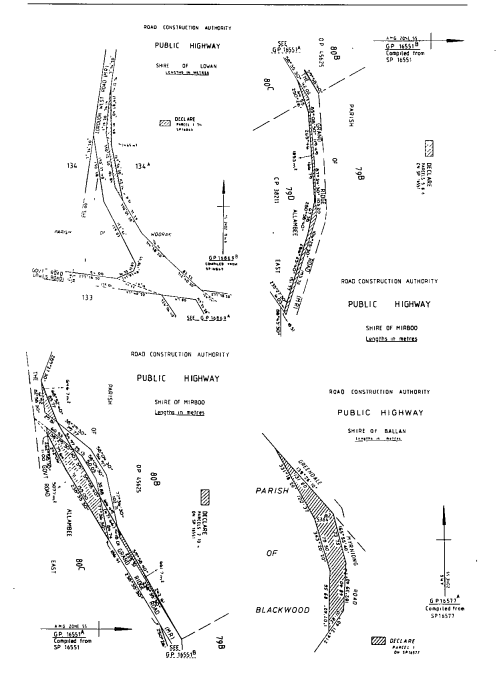
The deviation from an existing road in the Shire of Ballan as shown hatched on plans numbered GP 16577A and GP 16577B.

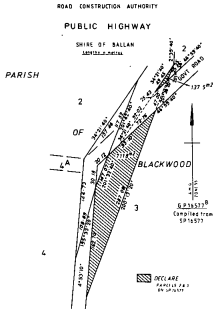


ROAD CONSTRUCTION AUTHORITY

PUBLIC HIGHWAY







In accordance with the provision of Clause 2 (2), Schedule 5 of the Transport Act 1983, the deviations shall, upon the publication of this notice in the Government Gazette, become and be absolutely dedicated to the public as public highways within the meaning of any law now or hereafter in force. Dated 22 September 1986

IAN F. X. STONEY, Managing Director

Transport Act 1983 ROAD TRAFFIC AUTHORITY Commercial Passenger and Goods Vehicle

Applications

Notice is hereby given that the following applications will be considered by the Road Traffic Authority on 14 October 1986.

Notice of any objections should be forwarded to reach the Manager, Vehicle Licensing Branch or any Regional Office of the Road Traffic Authority not later than 8 October 1986.

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

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

G. Bottas, Coolaroo. Application to license one commercial passenger vehicle to be purchased with seating capacity for 10 passengers to operate as a metropolitan special service omnibus. Note: (i) the vehicle to be licensed will be fitted with three wheelchair mounts and a hydraulic hoist for the carriage of disabled persons. (ii) The vehicle to be licensed would hold a 2 star rating for charter purposes.

- M. J. P. Bristow, South Yarra. Application to license one commercial passenger vehicle in respect of a 1966 Mercedes Benz to be purchased with seating capacity for 5 passengers to operate as a special purpose vehicle from 5 Howard Street, South Yarra for the carriage of wedding parties.
- O. V. Flynn, Epsom. Application to license one commercial passenger vehicle in respect of a 1978 Jaguar sedan with seating capacity for 4 passengers to operate as special purpose vehicle from Govnes Road, Epsom for the carriage of passengers for wedding parties within a 13 kilometre radius of the Bendigo Post Office. Note: (i) This application is made in conjunction with a similar application by F. J. McEvoy. (ii) Notice of this application replaces a notice which appeared in the Victoria Government Gazette No. 74 of 10 September 1986. Previous objections to the granting of this application are invalid and interested parties are advised that a new notice of objection must be submitted.
- F. J. McEvoy, Bendigo, Application to license one commercial passenger vehicle in respect of a 1978 Jaguar sedan with seating capacity for 4 passengers to operate as a special purpose vehicle from 66 Harley Street, Bendigo for the carriage of passengers for wedding parties within a 13 kilometre radius of the Bendigo Post Office. Note: (i) This application is made in conjunction with a similar application by O. V. Flynn. (ii) Notice of this application replaces a notice which appeared in the Victoria Government Gazette No. 74 dated 10 September 1986. Previous objections to the granting of this application are invalid and interested parties are advised that a new notice of objection must be submitted.

Obetz Holdings Pty. Ltd., Main Ridge. Application to license two commercial passenger vehicles with seating capacity for 14 and 20 passengers respectively to operate for the carriage of farm workers between Springvale and the Sunny Ridge Strawberry Farm located at Flinders Road. Main Ridge. Timetable: Morning Depart Westall Road, Springvale 6.15 a.m. Depart corner Balmoral and Albert Avenues, Springvale, 6.25 a.m. Depart corner Balmoral Avenue and Springvale Road, Springvale 6.30 a.m. Arrive Sunny Ridge, Strawberry farm, Flinders Road, Main Ridge 7.30 a.m. Afternoon Depart Sunny Ridge, Strawberry farm, Flinders Road, Main Ridge 6.00 p.m. Arrive corner Springvale Road and Balmoral Avenue, Springvale 7.00 p.m. Arrive corner Balmoral and Albert Avenues, Springvale 7.10 p.m. Arrive Westall Road, Springvale 7.15 p.m. Fares: \$3.00 per person return. Note: 1. Service to operate October to April/ May. 7 days a week. 2. Service to operate in

conjunction with the applicants Market Garden Sunny Ridge Strawberry Farm. Y. L. and N. J. Plunkett, Grovedale. Application to license one commercial passenger vehicle in respect of a 1929 Chrysler Tourer with seating capacity for 4 passengers to operate as a special purpose vehicle from 167 Heyers Road, Grovedale for the carriage of passengers for wedding parties within a 30 kilometre radius of the Geelong Post Office. Note: Notice of this application replaces a notice which appeared in the Victoria Government Gazette No. 72 dated 27 August 1986. Previous objections to the granting of this application are invalid and interested parties are advised that a new notice of objection must be submitted.

- E. and V. Spyrou Pty. Ltd., Airport West. Application to license two commercial passenger vehicles each with seating capacity for 48 passengers to operate as Metropolitan Special Service Omnibuses. *Note:* The vehicles to be licensed would hold a 5 star ratings for charter purposes.
- R. S. Terry, Mt Waverley. Application to license one commercial passenger vehicle in respect of a 1950 Morris Minor Convertible with seating capacity for 3 passengers to operate as a special purpose vehicle from 18 Lewis Street, Mt Waverley for the carriage of wedding parties.

Dated 24 September 1986

F. B. LINDSAY Manager, Regulation period of 6 weeks after the conclusion of the approved event; and

(iv) That no person under the age of 18 years is admitted to screenings of the films.

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

SCHEDULE

Playboy Late Nights The Big Wack Bloody Stump

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

J. H. KENNAN Attorney-General

Films Act 1971

EXEMPTION PURSUANT TO SECTION 11 (2) Whereas:

- 1. Section 11 (2) of the Films Act 1971 provides that the Governor in Council may in any particular case by direction in writing under his hand exempt any film from the operation of Part II of the Act to the extent specified in the direction.
- 2. It is expedient that the films set out in the Schedule hereto be exempted from Part II of the said Act as would require—

the films to be registered, examined and classified; the advertising relating to films to display classification or classification symbols;

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

Subject to the following conditions:

- That the films be exhibited only at the Spoleto Fringe Festival Melbourne, commencing on 26 September 1986;
- (ii) That the films are screened not more than three times in the course of the approved event:
- (iii) In respect of imported films, that the films be exported or delivered to the holder of a permission in respect of the films, within the

VICTORIA

Act 391—Second Schedule

A statement of trust having been submitted by the head or authorized representative of the denomination known as the Uniting Church in Australia, pursuant to the provisions of the Act to provide for the abolition of State Aid to Religion, for allowance of His Excellency the Governor of Victoria and the following is the form in which such statement of trusts is allowed.

Statement of Trusts

Description of Land—(1) Site for Presbyterian Church purposes temporarily reserved by Order in Council of 24 July 1865—6070 square metres, Parish of Windermere, County of Grenville being Crown allotment 1A, section 1. Commencing at the south-eastern angle of Crown allotment 1, section 1; bounded thence by that allotment bearing 0° 00′ 100-58 metres, by allotment 2 bearing 90° 00′ 80-47 metres by a road bearing 180° 00′ 50-29 metres, by lines bearing 270° 00′ 40-23 metres and 180° 00′ 50-29 metres; and thence by a road bearing 270° 00′ 40-23 metres to the point of commencement.

(2) Site for Presbyterian Minister's dwelling temporarily reserved by Order in Council of 8 May 1865—2023 square metres, Parish of Windermere, County of Grenville being Crown allotment 18, section 1. Commencing at a point bearing 90° 00'

40-23 metres from the south-eastern angle of Crown allotment 1 section 1; bounded thence by lines bearing 0° 00′ 50-29 metres, 90° 00′ 40-23 metres; and thence by roads bearing 180° 00′ 50-29 metres and 270° 00′ 40-23 metres to the point of commencement.

Name of Trustees—The Uniting Church of Australia Property Trust (Victoria).

Powers of Disposition—Such powers of disposition including powers of sale, lease, exchange, transfer or mortgage, as are given to the Trust by the *Uniting Church in Australia Act* 1977 (Vic.).

Purposes to which Proceeds of Disposition are applied—Uniting Church in Australia.

As Witness the hand of the Governor of the State of Victoria.

Dated 23 September 1986

J. DAVIS McCAUGHEY Governor of the State of Victoria

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

Take note that the State Classification of Publications Board has classified the following publications in accordance with the provisions os section 180H (1) of the Police Offences Act 1958.

Each publication shall be subject to the following restrictions:

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

Title	Distributor			
American Survival Guide—October 1986—Vol. 8, No. 10	Gordon and Gotch Ltd.			
Australian Penthouse— November 1986	Gordon and Gotch Ltd.			
Australian Variations— No. 4	Gordon and Gotch Ltd.			
Buf—November 1986—Vol. 18, No. 6	Gordon and Gotch Ltd.			
Club International— Vol. 15, No. 11	Gordon and Gotch Ltd.			
Escort-Vol. 6, No. 10	Gordon and Gotch Ltd.			
Fiesta-Vol. 20, No. 10	Gordon and Gotch Ltd.			
Fling—September 1986	Gordon and Gotch Ltd.			
Forum—November 1986—Vol. 16, No. 2	Gordon and Gotch Ltd.			
Gallery 'Girl Next Door' 1987—Vol. 1, No. 4	Gordon and Gotch Ltd.			
Gent-October 1986	Gordon and Gotch Ltd.			

Hot Male Review—Vol. 3, No. 2—November 1986	Gordon and Gotch Ltd.
Inches—November 1986—Vol. 2, No. 9	Gordon and Gotch Ltd.
Juggs—November 1986—Vol. 6, No. 3	Gordon and Gotch Ltd.
Paul Raymond's Model Directory—Vol. 4, No. 3	Gordon and Gotch Ltd.
Penthouse Letters No. 8	Gordon and Gotch Ltd.
Playguy—November 1986—Vol. 10, No. 11	Gordon and Gotch Ltd.
Razzle-Vol. 4, No. 19	Gordon and Gotch Ltd.
	R. V. DOOLEY, Acting Secretary
State Classificat	ion of Publications Board

Police Offences Act 1958, No. 6337

DIVISION IA—STATE CLASSIFICATION OF PUBLICATIONS BOARD

Take note that the State Classification of Publications Board has classified the following publications in accordance with the provisions of section 180H (1) of the *Police Offences Act* 1958.

Each publication shall be subject to the following restrictions:

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

Gordon and Gotch Ltd.	any such place.	
	Title	Distributor
Gordon and Gotch Ltd.	A.C.M. Personal Contacts No. 47	L. Torney
Gordon and Gotch Ltd.	A.C.M. Personal Contacts No. 48	L. Torney
Gordon and Gotch Ltd.	Adult Cinema Review-Vol. 5, No. 8	Gordon and Gotch Ltd.
Gordon and Gotch Ltd.	Adult Letters—January 1987	Gordon and Gotch Ltd.
Gordon and Gotch Ltd. Gordon and Gotch Ltd.	Couples Today— November 1986—Vol. 9, No. 7	Gordon and Gotch Ltd.
Gordon and Gotch Ltd. Gordon and Gotch Ltd.	Family Affairs (Letters Magazine)—December 1986—Vol. 5, No. 8	Gordon and Gotch Ltd.
Gordon and Gotch Ltd.	Gentleman's Companion—October	Gordon and Gotch Ltd.
Gordon and Gotch Ltd.	1986—Vol. 7, No. 3	

Harvey, November 1986—Vol. 8 No. 1	Gordon and Gotch Ltd.
Human Advisor— Winter 1987	Gordon and Gotch Ltd.
Hustler Fantasies— November 1986—Vol. 4 No. 11	Gordon and Gotch Ltd.
Jock—November 1986—Vol. 2 Issue 11	Gordon and Gotch Ltd.
Letters Magazine— November 1986—Vol. 8 No. 11	Gordon and Gotch Ltd.
Letters Magazine— December 1986—Vol. 8 No. 12	Gordon and Gotch Ltd.
Penthouse Variations— October 1986	Gordon and Gotch Ltd.
Sex Guide—November 1986	Gordon and Gotch Ltd.
VideoXVol. 7 No. 8	Gordon and Gotch Ltd.

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

ADOPTION ACT 1984

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

BURNS, Valerie Post Office Box 130 Nudah Brisbane 4012

Nominating Agency: Catholic Family Welfare Bureau.

Dated 11 September 1986

LYNN GRAY, Manager Adoption Section

CORRIGENDUM

On pages 3544 and 3546 of Government Gazette No. 76 of 17 September 1986 under the Commonwealth of Australia Petroleum (Submerged Lands) Act 1967: Area 86–G3 the Block No's 2303, 2204 and 2308 should read Block No's 2203, 2204 and 2208; and Area 86–G1 (c) the Block No. 1986 should read Block No. 1986 part.

ERRATUM

In Government Gazette No. 77 of 24 September 1986 on page 3658, with reference to the Government Employee Housing Authority Act 1981, under the words "His Excellency the Governor of Victoria" should appear the following names:

Mr Kennan Mr McCutcheon Mr Roper Mr Spyker _____

Industrial Relations Commission of Victoria APPLICATION FOR ABOLITION OF A CONCILIATION AND ARBITRATION BOARD

Industrial Relations Act 1979

Notice is hereby given that an application has been made by the Printing and Kindred Industries Union for abolition of the Process Engravers Conciliation and Arbitration Board.

Notice is also given that that matter is listed for hearing before the Industrial Relations Commission of Victoria in Full Session at 10 a.m. on Thursday, 16 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

Pipelines Act 1967 No. 7541
DEPARTMENT OF INDUSTRY,
TECHNOLOGY AND RESOURCES
Application for a Permit to Own and Use a
Pipeline

- 1. In accordance with the provisions of section 11 (1) of the *Pipelines Act* 1967, notice is given that an application has been received by me from Ampol Petroleum (Victoria) Pty Ltd for a permit to own and use a pipeline for the purpose of conveying liquid hydrocarbons from a crosstie connection on The Shell Company of Australia Limited's pipeline, located adjacent to the intersection of Bentinck Street with the Portland Harbour Trust Lee Breakwater, to the Company's tank farm in Wade Street Portland.
- 2. The proposed above ground pipeline for much of its length is within property owned by the Port of Portland Authority and V/Line, and was laid before the commencement of the *Pipelines Act* 1967. The Company is now seeking to have the pipeline made subject to the provisions of the *Pipelines Act* 1967.

The proposed route of the pipeline is as follows:

A steel pipeline approximately 1-4 km in length with a nominal bore of 200 mm commencing at a line valve located at a point adjacent to the intersection of Bentinck Street with the Portland Harbour Trust Lee Breakwater, thence crossing such street to its western side and within property owned by the Port of Portland Authority turning to continue in a generally north-westerly direction to the eastern side of Hurd Street, crossing Otway Street and Percy Street en route, thence crossing such street to its western side to enter property owned by V/Line, and turning to continue in a generally northerly direction for a distance of approximately 120 metres parallelling Hurd Street, thence still within V/Line property, turning to continue in a generally north-westerly direction for a distance of approximately 700 metres, thence turning to continue in a generally northerly direction to leave

V/Line property, and enter property owned by Ampol Petroleum (Victoria) Pty Ltd, crossing Blair Street Extension en route, and terminate at an isolating valve located adjacent to the northern boundary of the Company's Portland Terminal.

- 3. Plans of the proposed route of the pipeline may be inspected commencing Monday, 29 September 1986 between the hours of 10.00 a.m. and 4.00 p.m. on Mondays to Fridays (excluding public holidays) at—
 - (a) Department of Industry, Technology and Resources Petroleum Division 6th Floor 151 Flinders Street Melbourne 3000;
 - (b) Ampol Petroleum (Victoria) Pty Ltd Portland Terminal Wade Street Portland 3305.

Additional copies of plans are not available from the Department and preliminary route plans can be seen only at Ampol Petroleum (Victoria) Pty Ltd, Portland 3305.

4. Any objections to the proposed route of the pipeline must be addressed to me and reach the Head Office of the Department at P.O. Box 173 East Melbourne 3002 no later than Friday, 31 October 1986.

Dated 26 September 1986

R. C. FORDHAM

Minister for Industry, Technology and Resources

Cemeteries Act 1958

RULES AND REGULATIONS

In pursuance of the powers conferred upon them by the Cemeteries Act the Trustees of Tatura Lawn Cemetery hereby make the following Regulations which shall come into operation upon publication in the Government Gazette.

Floral tributes may only be placed in receptacles provided by the Trust in the lawn section.

All containers or adornments not meeting these conditions shall be removed.

W. CRAVEN, Trustee T. P. FLANAGAN, Trustee J. CURTIS. Trustee

Approved by the Governor in Council, 23 September 1986—E. M. MILLER, Acting Clerk of the Executive Council.

Marine Act 1958 REVOCATION OF APPOINTMENT

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 23 September 1986 revoked the appointment of Roy Weston as an officer for the purpose of carrying out and

enforcing rules and regulations made pursuant to section 7 of the *Marine Act* 1958, made on 13 December 1977.

E. M. MILLER

Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 23 September 1986

GROUNDWATER (BORDER AGREEMENT) ACT 1985—DECLARATION UNDER SUB-CLAUSE 28 (2) OF THE BORDER GROUNDWATERS AGREEMENT

Notice is hereby given, as required by Clause 31 of the Border Groundwaters Agreement, that the Border Groundwaters Agreement Review Committee declares, by virtue of its powers under sub-clause 28 (2) of the Agreement, that the permissible annual volumes of extraction set out in the Second Schedule to the said Agreement are hereby varied, to the extent set out in the schedule to this declaration, with effect from the date of publication of this declaration in the Government Gazette.

The Schedule

Zone	Zone Permissible Annual Volu			
			Varied	
4A	from	11 000 t	o 14 000	
4в	from	11 000 t	o 14 000	
5A	from	11 500 t	o 18 500	
5в	from	11 500 1	o 18 500	
6a	from	5 500 1	o 6 000	
6в	from	5 500 1	o 6 000	
7 A	from	4 500 1	o 5 700	
4в	from	4 500 1	o 5 700	

Dated 10 June 1986

For and on behalf of the Border Groundwaters Agreement Review Committee

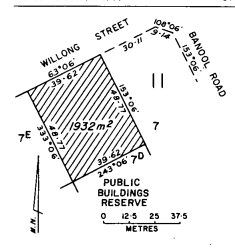
> HAROLD TUCKWELL Review Committee President

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:

Beethang—The temporary reservation by Order in Council of 22 August 1961 of 3870 square metres of land in the Parish of Beethang as a site for Public Buildings so far only as the portion containing 1932 square metres as indicated by hatching on plan hereunder is concerned (2013)—(Rs. 8060).

Blackwood—The temporary reservation by Order in Council of 25 October 1966 of 1821 square metres of land north of Allotment 69, Section A, Parish of Blackwood as a site for Public Purposes (Forest Department purposes)—(Rs. 8477).



Dunkeld—The temporary reservation by Order in Council of 12 November 1903 of 6.475 hectares of land in the Parishes of Boonahwah and Dunkeld as a site for Camping and Watering purposes, revoked as to part by Order in Council of 2 February 1955 so far only as the balance thereof containing 4.805 hectares is concerned—(Rs. 7340).

Geelong—The temporary reservation by Order in Council of 20 March 1973 of 6.273 hectares of land in the City of Geelong, Parish of Corio as a site for Mental Health Authority purposes—(Rs. 8233).

Glenaroua—The temporary reservation by Order in Council of 19 August 1872 of 8094 square metres of land adjoining Allotment A12, Parish of Glenaroua as a site for a Common School—(Rs. 6883).

Great Western—The temporary reservation by Order in Council of 13 October 1964 of 1821 square metres of land in the Township of Great Western, Parish of Concongella as a site for a Public Hall so far only as the portion containing 220 square metres being Allotment 7A, Section 2 as shown on Certified Plan No. 107419 lodged in the Central Plan Office—(Rs. 8368).

Guildford—The temporary reservation by Order in Council of 21 November 1891 of 1-922 hectares of land west of Allotment 32, Section 16, Parish of Guildford as a site for Water Supply purposes—(W 89034).

Guildford—The temporary reservation by Order in Council of 25 January 1887 of 759 square metres west of Allotment 32, Section 16, Parish of Guildford as a site for Watering purposes—(Rs. 6619).

Hamilton—The temporary reservation by Order in Council of 18 September 1961 of 4426 square metres in the Township of Hamilton, Parish of Hamilton North as a site for Public purposes revoked as to part by Order in Council of 6 July

1982 so far only as the portion containing 1192 square metres being Crown allotment 11, Section 47, Township of Hamilton, Parish of Hamilton North as shown on Certified Plan No. 107617 lodged in the Central Plan Office—(Rs. 8068).

Maffra—The temporary reservation by Order in Council of 27 January 1965 of 8094 square metres of land in the Township of Maffra, Parish of Maffra as a site for Forest Commission purposes—(Rs. 8351).

Tanjil—The temporary reservation by Order in Council of 28 April 1970 of 149 hectares more or less of land in the Parish of Tanjil as a site for Public Park and Recreation, revoked as to part by notice of 23 July, 1984 of vesting of land in the Rural Water Commission, so far as the balance thereof is concerned—(Rs. 9295).

Traralgon—The temporary reservation by Order in Council of 15 January 1963 of 1-619 hectares more or less in the Parish of Traralgon as a site for State School purposes—(Rs. 8198).

Wandin Yallock—The temporary reservation by Order in Council of 27 January 1963 of 4-047 hectares of land in the Township of Wandin Yallock, Parish of Wandin Yallock as a site for Public Recreation—(Rs. 7009).

Wedderburn—The temporary reservation by Order in Council of 4 March 1861 of 28-03 hectares of land west of Allotments 33 and 34, Section U, Township of Wedderburn as a site for Racecourse and other purposes of Public Recreation—(Rs. 7073)

Yanakie—The temporary reservation by Order in Council of 29 November 1960 of 234 hectares more or less of land in the Parish of Yanakie as a site for Public purposes (revoked as to part by the permanent reservation by Order in Council of 13 July 1982 of land in the said Parish for the protection of the coastline) so far as the balance thereof containing 3861 square metres is concerned—(Rs. 7942).

Yielima—The temporary reservation by Order in Council of 19 June 1957 of 2-023 hectares more or less of land south of Allotments 100B, 101 and 101A, Parish of Yielima as a site for the purposes of the Forests Act—(Rs. 7587).

Ballapur—The temporary reservation by Order in Council of 8 October 1901 of 2023 square metres of land in the Parish of Ballapur as a site for a Public Hall—(Rs. 1631).

Ballarat East—The temporary reservation by Order in Council of 16 November 1976 of 1-172 hectares of land being Crown allotment 8, section 70, Township of Ballarat East, Parish of Ballarat as a site for Public Purposes (Homes for the Elderly)—(Rs. 10310).

Barkly—The temporary reservation by Order in Council of 25 January 1917 of 6323 square metres of land adjoining Crown allotment 18, section B, Parish of Barkly as a site for the supply of gravel—(Rs. 9951).

Benalla—The temporary reservation by Order in Council of 2 October 1973 of 2500 square metres, more or less, of land in section F, Parish of Benalla as a site for Public Purposes (Ministry for Conservation Purposes)—(Rs. 9779).

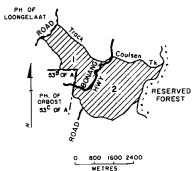
Carisbrook—The temporary reservation by Order in Council of 21 January 1931 of 19-97 hectares of land adjoining Crown allotment 13F, section 3, Parish of Carisbrook as a site for the Supply of Gravel, revoked as to part by Order of 21 December 1971, so far as regards the balance thereof containing 17-54 hectares more or less—(Rs. 4093).

Commeralghip—The temporary reservation by Order in Council of 15 October 1866 of 4047 square metres of land in the Parish of Commeralghip as a site for a Common School—(Rs. 2610).

Commeralghip—The temporary reservation by Order in Council of 9 April 1877 of 4047 square metres of land in the Parish of Commeralghip as a site for Public Purposes (State School)—(Rs. 2610).

Commeralghip—The temporary reservation by Order in Council of 24 March 1925 of 5008 square metres of land in the Parish of Commeralghip as a site for a State School—(Rs. 2610).

Curlip—The temporary reservation by Order in Council of 20 September 1920 of 2126 hectares more or less of land in the Parish of Curlip as a site for the Catchment and Conservation of Water, save and except the area of 760 hectares more or less shown by hatching on plan hereunder—(C 442¹) (Rs. 2206).



Total area of hatched portions 760 had

Daylesford—The temporary reservation by Order in Council of 26 January 1916 of 1-416 hectares of land in section 9A, Township of Daylesford, Parish of Wombat as a site for Baths and Plantation purposes—(Rs. 858).

Everton—The temporary reservation by Order in Council of 23 May 1906 of 35.97 hectares of land adjoining Allotment 10, section 13, Parish of Everton as a site for Railway Water Supply purposes—(Rs. 107).

Goon Nure—The temporary reservation by Order in Council of 3 June 1969 of 185-9 hectares of land in section 21, Parish of Goon Nure as a site for Public Purposes (Conservation of Wildlife)—(Rs. 9157).

Heathcote—The temporary reservation by Order in Council of 30 July 1969 of 7462 square metres more or less of land south of Allotment 8, section 7, Township of Heathcote, Parish of Heathcote as a site for Public Purposes (Car Park)—(Rs. 9007).

Keelbundoora—The temporary reservation by Order in Council of 26 October 1965 of 16-79 hectares of land in the Parish of Keelbundoora as a site for State School purposes, revoked as to part by Order of 3 November 1982 so far only as the portion containing 2-380 hectares being Crown Allotment 10Y, Parish of Keelbundoora as shown on Certificate Plan No. 107737 lodged in the Central Plan Office—(Rs. 2406).

Pura Pura—The temporary reservation by Order in Council of 5 June 1951 of 8494 square metres of land in section 1, Township of Pura Pura, Parish of Korong as a site for State School Purposes—(Rs. 4523).

Pura Pura—The temporary reservation by Order in Council of 6 March 1956 of 2125 square metres of land in section 1, Township of Pura Pura, Parish of Korong as a site for State School Purposes—(Rs. 4523)

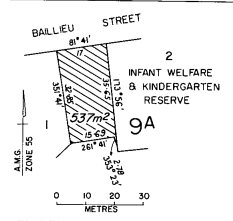
Purrumbete South—The temporary reservation by Order in Council of 21 October 1919 of 8144 square metres of land adjoining Allotment 12c, Parish of Purrumbete South as a site for a State School, revoked as to part by Order of 20 February 1968 so far as regards the balance thereof containing 7107 square metres—(Rs. 2030).

Warngar—The temporary reservation by Order in Council of 3 January 1879 of 2-023 hectares of land south west of Allotment 13, section 1, Parish of Warngar as a site for Public Purposes (State School)—(Rs. 5511).

Wilhelmina—The temporary reservation by Order in Council of 8 July 1924 of 1-2141 hectares of land being Crown allotment 3B, Parish of Wilhelmina as a site for a State School—(Rs. 2959).

Wonthaggi—The temporary reservation by Order in Council of 11 December 1979 of 2156 square metres of land being Crown allotment 2, section 9A, Township of Wonthaggi, Parish of Wonthaggi as a site for Infant Welfare and Kindergarten so far only as the portion containing 537 square metres indicated by hatching on plan hereunder—(W 347(17)) (Rs. 11089).

Woodend—The temporary reservation by Order in Council of 14 August 1872 of 2064 square metres of land in the Township of Woodend as a site for a Court House, revoked as to part by Order of 15 September 1953, so far as regards the balance thereof containing 1053 square metres—(Rs. 7091).



Wood Wood—The temporary reservation by Order in Council of 18 January 1909 of 3-72 hectares of land adjoining Allotment 15, section 1, Township of Wood Wood, Parish of Piangil as a site for Public Recreation—(Rs. 1716).

Wood Wood—The temporary reservation by Order in Council of 20 January 1976 of 32-41 hectares of land in the Township of Wood Wood, Parish of Piangil as a site for Public Purposes (Preservation of Native Flora)—(Rs. 10084).

Murmungee—The temporary reservation by Order in Council of 20 September 1892 of 5-246 hectares of land adjoinging Crown allotment 3, section D, Parish of Murmungee as a site for public purposes—(Rs. 10065).

Glenalbyn—The temporary reservation by Order in Council of 22 September 1880 of 8-630 hectares of land in the Parish of Glenalbyn as a site for Watering purposes—(D96-2) (L6-1818).

Jericho—The temporary reservation by Order in Council of 13 January 1862 of 8094 square metres of land at Jericho, now referred to as Crown allotment 8, section A, Township of Wehla, as a site for a National School—(L6-1953).

Port Campbell—The temporary reservation by Order in Council of 22 October 1968 of 5691 square metres of land in the Township of Port Campbell for Public purposes (Municipal Depot) so far only as the portion containing 444 square metres being Crown allotment 13, section 11, on Certified Plan No. 108085 lodged with the Central Plan Office, is concerned—(Rs. 9084).

Wanalta—The temporary reservation by Order in Council of 6 October 1879 of 8 hectares of land adjoining Crown allotments 98 and 99, Parish of Wanalta as a site for show yards—(L6-1840).

Tarnagulla—The temporary reservation by Order in Council of 21 January 1861 of 9854 square metres of land in the Township of Tarnagulla for Police purposes, so far only as the portion containing 1154

square metres being Crown allotment 4A, section 9, as shown on Certified Plan No. 108020 lodged in the Central Plan Office is concerned—(Rs. 12812).

Eppalock—The temporary reservation by Order in Council of 30 March 1874 of 4173 square metres of land in the Parish of Eppalock, north-east of Crown allotment 1D, section 15, as a site for Watering purposes—(L6-3964).

Charlton—The temporary reservation by Order in Council of 2 February 1880 of 2-023 hectares of land in the Parish of Ravenswood, County of Talbot as a site for Public purposes—(L6–4112).

Ravenswood—The temporary reservation by Order in Council of 2 February 1880 of 2.023 hectares of land in the Parish of Ravenswood, County of Talbot as a site for Public purposes—(L6-4112).

Yarrowalla—The temporary reservation by Order in Council of 8 May 1876 of 2-0234 hectares of land in the Parish of Yarrowalla, south-east of Crown allotment 32, section C, as a site for Public purposes (State School)—(Y95) (L6–2109).

Tchuterr—The temporary reservation by Order in Council of 31 October 1908 of 2-023 hectares of land in the Parish of Tchuterr, east of Crown allotment 11a. Section c as a site for Water Supply purposes—(Rs. 9384).

Cordindhap—The temporary reservation by Order in Council of 3 November 1890 of 2-023 hectares of land as a site for a State school, being Crown allotment 196E, Parish of Corindhap, as shown on Certified Plan No. 107456 lodged with the Central Plan Office—(E. 13733).

Krambruk—The temporary reservation by Order in Council of 17 August 1885 of 20-23 hectares of land in section 3, Parish of Krambruk as a site for water supply purposes—(K149-2) (Rs. 12707).

Buninyong—The temporary reservation by Order in Council of 12 May 1894 of 2-40 hectares of land adjoining Crown allotment 99, Parish of Buninyong as a site for watering and camping—(B489-4) (Rs. 12707).

Rich Avon East—The temporary reservation by Order in Council of 6 September 1880 of 75-81 hectares of land in the Parish of Rich Avon east as a site for affording access to water, revoked as to part so far as the balance thereof containing 75-1450 hectares is concerned—(Rs. 4129).

Sunbury—The temporary reservation by Order in Council of 23 November 1868 of land for railway purposes within the line of railway from Melbourne to Echuca so far only as 2-471 hectares being Crown allotment 16B, section 17, Township of Sunbury, Parish of Buttlejorrk, is concerned—(Rs. 13233).

Sunbury—The temporary reservation by Order in Council of 23 November 1868 of land for railway

purposes within the line of railway from Melbourne to Echuca so far only as 3-855 hectares being Crown allotment 4, section 35. Township of Sunbury, Parish of Buttlejorrk, is concerned—(Rs. 13233).

Gisborne-The temporary reservation by Order in Council of 2 February 1872 of 1-619 hectares of land in the Parish of Gisborne (between Crown allotments 29 and 38A of section 0) as a site for Watering purposes—(Rs. 5224).

Yulecart-The temporary reservation by Order in Council of 18 May 1869 of 8094 square metres of land in the Parish of Yulccart (adjoining southwest of Crown allotment 4, section 7) as a site for a Common School—(Rs. 1654).

Yulecart-The temporary reservation by Order in Council of 31 July 1917 of 683 square metres of land in the Parish of Yulecart (adjoining south-east of Crown allotment 4, section 7) as a site for a State School-(Rs. 1654).

Franklinford-The temporary reservation by Order in Council of 27 December 1865 of 4047 square metres of land in section 15. Township of Franklinford as a site for a Common School—(Rs.

Franklinford-The temporary reservation by Order in Council of 27 October 1910 of 1-234 hectares of land in section 15, Township of Franklinford as a site for a State School—(F78(2)) (Rs. 12645).

Jamieson-The temporary reservation by Order in Council of 17 March 1959 of 1290 square metres of land in section 12, Township of Jamieson as a site for Forestry purposes (revoked as to part by Order of 2 April 1970) so far as the balance containing 1164 square metres is concerned-(J22(9)) (Rs. 7805).

Warrenmang—The temporary reservation by Order in Council of 21 April 1942 of 2.565 hectares of land south of Crown allotment 189, Parish of Warrenmang as a site for a rubbish depot—(W42-4) (Rs. 5352).

Beaufort-The temporary reservation by Order in Council of 19 October 1925 of 27-97 hectares of land in section 5, Parish of Beaufort as a site for a sanitary depot-(B205-3) (Rs. 3199).

Ararat-The temporary reservation by Order in Council of 28 June 1927 of 2-355 hectares of land in the Parish of Ararat as a site for the supply of gravel--(A149-2) (Rs. 3488).

Spring Hill-The temporary reservation by Order in Council of 11 February 1867 of 1-699 hectares of land in the Parish of Spring Hill as a site for the supply of stone (revoked as to part by Order of 16 August 1910) so far as the balance containing 1-294 hectares is concerned—(Rs.12794).

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

MELBOURNE AND METROPOLITAN BOARD OF WORKS

3763

General Notice

The Melbourne and Metropolitan Board of Works having made provision for carrying off the sewage of each and every property which or any part of which is situate in the Sewerage Areas hereinafter described doth hereby declare that on and after 6 October 1986 each and every property so situate shall be deemed to be a sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1958.

The Sewerage Areas hereinbefore referred to are: Sewerage Area No. 5338

City of Doncaster and Templestowe-This area comprises all lots in Robertswood Close and a Tree Reserve abutting Blackburn Road and Robertswood Close.

Sewerage Area No. 5466

Shire of Lillydale—This area comprises lots 1, 7 to 4, 5, 3 to 1, a further lot 1, 5 to 3, part lot 6, lots 2, 1, that piece of land described on Plan of Consolidation No. 151123, part lot 29, lots 30, 31, 2, 1, part lot 32, lots 1 to 3, 2, 1, 4 to 1, 5, 37, 38, 40 to 43, 2, 1, a further lot 1 and 2 to 6 Bailey Road, lots 6, 5, 7 to 21, a Reserve, lots 53, 54 and 4 to 2 Buckmaster Drive, lots 1 and 55 Rangeview Road, lots 1, 57, 1, 13, 1, 2, 15, 16, 30 to 45 and 1 to 3 Forge Road, lot 1 Bourke Street, lots 2, 52, 3 to 1, 49, 48, 1 to 3, 2, 1 and 62 to 59 Spring Street, lots 1 to 13, 27 to 23, 32 to 28, 14 to 22 and 23 to 29 Russell Street, lots 41 to 47 and 48 to 54 Wright Street, lots 3, 4 and 3 Fernhill Road.

Sewerage Area No. 5586

City of Knox-This area comprises that piece of land described on Plan of Consolidation No. 155137, lots 3 to 1, part lot 30, lots 80, 36 to 31 and 30 to 16 Kia Ora Parade, that piece of land described on Plan of Consolidation No. 108704, lots 44 to 42, 41 to 37 and 76 to 79 Walbundry Avenue.

Sewerage Area No. 5651

City of Nunawading-This area comprises lot 1 and a further lot I Cook Street, that piece of land described on Plan of Consolidation No. 103260, lot 1 and Antonio Park Primary School Maroondah Highway, and a Reserve abutting Deep Creek Road and Maroondah Highway.

Sewerage Area No. 5653

City of Knox-This area comprises lots 1 and 2 Burwood Highway.

Sewerage Area No. 5657

City of Doncaster and Templestowe-This area comprises lots 1 to 11 and 12 to 23 Ashton Rise and lot 1 Andersons Creek Road.

Sewerage Area No. 5662

Shire of Lillydale-This area comprises lots 16 and 17 Pine Road.

Sewerage Area No. 7014

City of Keilor—This area comprises all lots in Harsburg Court, lots 1632 to 1626 Cowes Place, lots 1642 to 1640, 1625 to 1622, 1616 to 1614, an Electricity Reserve, lots 1400, 1401 and 1402 to 1404 Admirals Crescent, lots 1399 to 1396 Lipton Street, a Reserve abutting Admirals Crescent and Lipton Street.

Sewerage Area No. 5608

City of Springvale—This area comprises lots 417 to 415 Gladesville Boulevard, lots 389 to 385 Curlew Point Drive. (In lieu of the approval given by the Board on 8 July 1986.)

Sewerage Area No. 5618

City of Berwick—This area comprises all lots in Debanne Court, lots 163 to 173, an Electricity Reserve, lots 174, 154, 145 and 125 to 123 Barondi Avenue.

Sewerage Area No. 7500

City of Waverley—This area comprises all lots in Dawn Court, Darri Court, Dubbo Court and Gymea Court, a Reserve and lot 113 Highvale Road, lots 6 to 10, 38, 39, 51 to 58, 68 to 73, 74 and 75 Rowitta Drive, lots 3 to 5, 13 and 12 Springvale Road, lots 31, 32, 44 to 46, 71 to 73, 74 to 77 and 78 to 80 Kiah Street, lots 33 to 37 and 11 to 14 Walter Street, lots 15 to 19 Neera Court.

Sewerage Area No. 7501

Shire of Pakenham—This area comprises part of that piece of land described as Crown Portion 1 Section A Princes Highway.

Sewerage Area No. 7502

City of Springvale—This area comprises lots 1 to 17 Spring Road.

Sewerage Area No. 7503

City of Berwick—This area comprises lots 166 to 168, 169 to 173 and 174 to 176 Parklea Close, lots 164, 165, 177, 178 and 199 to 203 Shiraz Crescent.

Sewerage Area No. 7505

City of Berwick—This area comprises lots 85 to 96 Van Court.

Sewerage Area No. 7507

Shire of Cranbourne—This area comprises all lots in Jambe Court, lots 18 to 21 Hayes Road, lots 1 and 2 Pound Road.

Sewerage Area No: 7508

Shire of Cranbourne—This area comprises all lots in Edgerton Court and Channelle Close, lots 427 to 437, 473, 472, 456, 439 and 438 Willow Drive.

Sewerage Area No. 8009

City of Berwick—This area comprises lot 1 Princes Highway, nearest adjoining street being York Road.

Sewerage Area No. 4892

Shire of Diamond Valley—This area comprises all lots in Amaroo Court.

Shire of Whittlesea—This area comprises all lots in Tebbutt Court and Burnett Court, lots 602 to 592 and 415 to 425 Moorhead Drive, lots 435 to 447, 448 to 450, 465 to 469, 484 and 485, Patterson

Sewerage Area No. 8400

Sewerage Area No. 8401

Shire of Bulla—This area comprises all lots in Hull Court, Lochton Court, Wickham Court and Hesket Court, lots 33 to 28, 13 to 4, a portion of a Drainage and Sewerage Reserve, lots 103, 102, 85 to 82, 64 to 58 and 41 to 34 Ambleside Road, lots 3 to 1 and 108 to 104 Motherwell Avenue, lots 86 to 95 and 96 to 101 Hartley Crescent.

Sewerage Area No. 8402

City of Broadmeadows—This area comprises lots 7 to 12 Kenny Street.

Sewerage Area No. 8403

City of Broadmeadows—This area comprises all lots in Arjay Court and Rondor Close, lots 24, 2 and 1 Hillcrest Drive.

Sewerage Area No. 8404

Shire of Whittlesea—This area comprises lots 47 and 46 Lawson Crescent, lots 17 to 22 and that piece of land described on Plan of Consolidation No. 104453 Blaxland Avenue.

Sewerage Area No. 8405

Shire of Whittlesea—This area comprises all lots in Bridle Court and Grazing Court, lots 12 to 1 and 54 to 52 and 55 to 59 Halter Crescent, lots 42 to 51 McDonalds Road.

Sewerage Area No. 8406

Shire of Diamond Valley—This area comprises all lots in Henley Close and Oakbank Court, lots 23 to 25, 34, 35 and 47 to 49 Stuart Street, lot 36 Moorside Rise, lot 61 Eskholme Rise, lots 1 to 7 Weidlich Road, a portion of a Drainage and Sewerage Reserve abutting lots 1 to 7 Weidlich Road, lots 29 to 31 Oakbank Court and lots 18 and 19 Henley Close.

Sewerage Area No. 9005

City of Preston—This area comprises that piece of land described on letter plan G-395 and that piece of land described on Certificate of Title Volume 5923 Folio 574 Gower Street.

Sewerage Area No. 9012

Shire of Bulla—This area comprises all lots in Ottery Court, lots 37, 36, a Reserve, 35 and 38 Axminster Drive, lots 120 to 129, 139 and 140 Farnborough Avenue, lots 141 to 150 Cranleigh Place

Sewerage Area No. 9013

City of Broadmeadows—Comprises lot 427 Augustine Terrace.

Sewerage Area No. 9014

Shire of Bulla-This area comprises all lots in Falmer Place, lots 592 and 527 to 522 Bridgewater Road, lots 528, 529, 538, 673 and 674 Gillingham Crescent.

Sewerage Area No. 9015

Shire of Whittlesea—This area comprises all lots in Heroic Court, lots 130, 129 and 76 to 72 Kingston Town Crescent, lots 142 to 138, 71, 70 and 69 to 63 Oakbank Avenue,

Sewerage Area No. 9017

Shire of Whittlesea—This area comprises all lots in Elder Court, lots 12, 11, 2 and 1 Gardenia Road.

Sewerage Area No. 9018

Shire of Eltham-This area comprises all lots in Cudgee Court, lots 1 to 16, 17 to 24, a Municipal Reserve and lots 25 to 35 Maroong Drive.

Dated 30 September 1986

By Order of the Board,

H. G. FORD Director of Administration and Services

625 Little Collins Street Melbourne, Victoria

APPOINTMENTS AND RESIGNATIONS

APPOINTMENTS

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 23 September 1986 been pleased to make the undermentioned appointments, viz.:

Department of Conservation, Forests and Lands Bailiffs of Crown Lands

Graeme Lancelot McWILLIAMS,

James Edward PENN and

John Reginald BARTER

to be bailiffs of Crown land, pursuant to section 30 of the Land Act 1958, in respect of the reserved Crown land on which is sutuated Government House and the Shrine of Remembrance with authority to enforce all regulations made with respect to care, protection and management.

Department of Health

Members of the Committee of Management of Hospitals

Claude CALANDRA. Donald Arthur DURHAM and Charles Joseph WILKES, Sunshine and District Community Hospital 1 October 1986 to 31 December 1986 William Affleck ADAMS, Richard Allan Lyth NANCE,

No. 80-1 October 1986 John Benjamin JONES and Thomas Robert Pickering. Sandringham and District Memorial Hospital 1 October 1986 to 30 September 1989 John Gilbert GRAY, William Henry ROFE Ernest John Robinson and Barry Roland Coveney, The Creswick District Hospital 1 October 1986 to 30 September 1989 Norman Maurice THOMPSON Richard Antony UNDERWOOD Steven Martin LEITL and Robert Noman William McLEISH, Wangaratta District Base Hospital

1 October 1986 to 30 September 1989 Alfred Christopher SMITH, Wangaratta District Base Hospital

1 October 1986 to 30 September 1988 Maria Therese WILSON, Wangaratta Distict Base Hospital

1 October 1986 to 30 September 1987 Garry John PRICE

Terry David GRANT

Peter Colin Mainwaring and Robert James Lyle WINTER-SMITH Heywood and District Memorial Hospital 1 October 1986 to 30 September 1989 Patrick Yut Hung HA,

Heywood and District Memborial Hospital 1 October 1986 to 30 September 1987 Stephen Keith John BOOTH

Gordon Rosslyn Coulthard Thomas Richad GRIFFITHS and Joseph William KIRK,

Tallangatta Hospital

1 October 1986 to 30 September 1989 Andrew William THORNTON Frederick Lincoln SCHRAMM and

Colin Frederick EALES.

Penshurst and District Memorial Hospital 1 October 1986 to 30 September 1989

Beth EDWARDS

John Andrew Pickering and

John August PIETSCH.

Dimboola District Hospital

1 October 1986 to 30 September 1989

Albert Winfred GRAHAM Joan Patricia HARGREAVES

Gordon Bernard Pigott and Edward Louis THOMPSON,

Morwell and District Community Hospital 1 October 1986 to 30 September 1989 Leslie John Cartledge and Darrell Keith White,

Morwell and District Community Hospital 1 October 1986 to 30 September 1989

Iris Alison LESLIE

John Alexander Hampton Lewis and Harry Wexter

Royal Women's Hospital

1 October 1986 to 30 September 1989

Graham BROOKE and

Ian Neil FERRES,

Queen Victoria Medical Centre

1 October 1986 to 31 December 1986

Walter George ELMS

Michael Peter O'MEARA

Lillian Mary Rosewarne and

Bernard Dudley Worsam,

Maroondah Hospital

1 October 1986 to 30 September 1989

Mary Annette FAIRBAIRN

Joanne Jackson

Michael John Murphy and

Brendan Francis KAY

The Mortlake District Hospital

1 October 1986 to 30 September 1989

Charles Willoughby GRIST

Percival George Nash

Kenneth John Sмітн and

Robert Frederick VINECOMBE,

Skipton and District Memorial Hospital

1 October 1986 to 30 September 1989

Marilyn Grace Baulch

Roselyn Chiara Marcoccio

Lesley Ann Jackson and

John Geoffrey KRANZ,

Portland and District Hospital

1 October 1986 to 30 September 1989

John Richard Power,

Portland and District Hospital

1 October 1986 to 30 September 1989

Michael Edward HAYDEN

Allan Ferguson HUNTER

Owen Glyndwr Jenkins and

Edward Richard SOUTHCOMBE,

Grace McKellar House—Geelong

1 October 1986 to 30 September 1989

Ivan Adolf Mirtschin

Simon Alderson DE GARIS

Garth Ray Kelly and

Barbara Leolin Young.

MacArthur and District Memorial Hospital

1 October 1986 to 30 September 1989

Leslie William Powell

Graeme SINCLAIR

Lorna Aileen Jory and

Ian Andrew Hamilton.

Ovens District Hospital

l October 1986 to 30 September 1989

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

Law Department

Alternate Member, Legal Aid Commission

Jon FAINE

A person nominated by the Attorney-General as a person who has been or is engaged in the provision of legal aid services in Victoria on a voluntary basis. to be an alternate member of the Legal Aid Commission for Ms Caroline Ryan pursuant to section 4A of the Legal Aid Magistrate Commission Act 1978.

Magistrate

Barry John MAHER

to be a Magistrate pursuant to section 7 of the *Magistrates' Courts Act* 1971 on and from 23 September 1986.

E. M. MILLER

Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 23 September 1986

APPOINTMENT OF INSPECTORS UNDER THE OCCUPATIONAL HEALTH AND SAFETY ACT 1985

Pursuant to section 38 of the Occupational Health and Safety Act 1985, the following people have been appointed as Occupational Health and Safety Inspectors.

Anita Aiezza

Andrew Andreou

Michael Hardiker

Gregory Nicolacopoulos

Kah Lai Papadopoulos

Albert Patterson

Yasser Soliman

Christopher Webb

Flavio Xantidis

Zein Al-Hachme

S. M. CRABB

Minister for Employment and Industrial Affairs

APPOINTMENT OF TRUSTEES

"Bass Park" Reserve, Flinders

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 23 September 1986 appointed the undermentioned persons as Trustees of the land in the Township and Parish of Flinders permanently reserved by Order in Council of 4 August 1922 for Public Park and other purposes of Public Recreation, and known as "Bass Park".

Jeffery Alan Smith,

as a representative of the public of the district of Flinders, in the place of Robert Henry Harwood (resigned).

Kenneth Edwin Dyer,

as the representative of the Council of the Shire of Flinders, in the place of Henry William Wilson.

E. M. MILLER

Acting Clerk of the Executive Council

At the Executive Council Chamber Melbourne, 23 September 1986

REVOCATION OF APPOINTMENTS

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on 23 September 1986, revoked the appointments of the persons named hereunder to the office mentioned, viz.:

Department of Conservation, Forests and Lands

Bailiffs of Crown Lands

George William FISK, and Walter Thomas Cook, as Bailiffs of Crown Lands.

E. M. MILLER

Acting Clerk of the Executive Council At the Executive Council Chamber Melbourne, 23 September 1986

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 23 September 1986 accepted the resignations of the persons named hereunder of the offices mentioned, viz.:

Department of Health

Members of the Committee of Management of Hospitals

William Chester Crossman,

as Member of the Committee of Management, Burwood and District Community Hospital as from 12 July 1986, Bruce Cockroft.

as Member of the Committee of Management, Kyabram and District Memorial Hospital as from 13 May 1986,

John Charles McDermott.

as Member of the Committee of Management, Alexandra District Hospital as from 13 August 1986

Michael Wynne George,

as Member of the Committee of Management, The Camperdown District Hospital as from 6 June 1986.

in accordance with the provisions of section 63G (1) of the Hospitals and Charities Act 1958.

Law Department Magistrate

John Michael Duffy,

as a Magistrate pursuant to section 7 of the *Magistrates' Courts Act* 1971, on and from 2 November 1986.

E. M. MILLER

Acting Clerk of the Executive Council
At the Executive Council Chamber
Melbourne, 23 September 1986

ORDERS IN COUNCIL

CROWN LAND (RESERVES) ACT 1978

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

PRESENT:

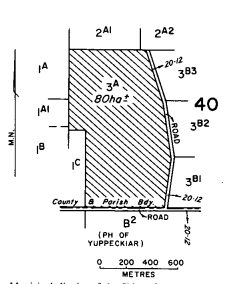
His Excellency the Governor of Victoria

Mr Kennan Mr McCutcheon Mr Roper Mr Spyker

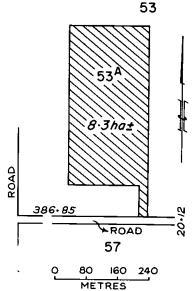
CROWN LANDS TEMPORARILY RESERVED

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 is required for the management of wildlife, doth hereby temporarily reserves and also excepts from prospecting or from occupation for mining purposes under any miners right the Crown lands hereinafter described viz.:

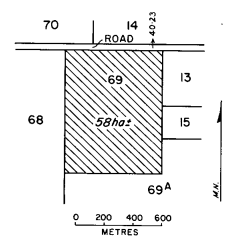
Municipal district of the Shire of Ararat—80 hectares being Crown Allotment 3A, section 40, Parish of Bunnugal—(B5822) (Rs. 13264).



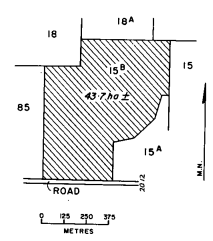
Municipal district of the Shire of Kowree—58 hectares being Crown Allotment 69, Parish of Booroopki—(B664-7) (Rs. 13236).



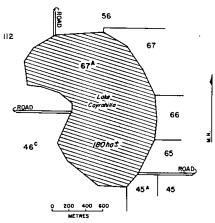
Municipal district of the Shire of Kowree—43.7 hectares being Crown Allotment 15B, Parish of Charam—(C387-3) (Rs. 13231).



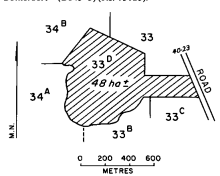
Municipal district of the Shire of Kowree—8.3 hectares being Crown Allotment 53A, Parish of Booroopki—(B664-7) (Rs. 12928).



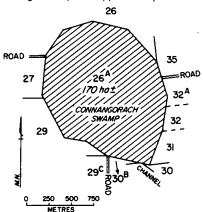
Municipal district of the Shire of Kowree—180 hectares being Crown Allotment 67A, Parish of Toolongrook—(T196-5) (Rs. 13120).



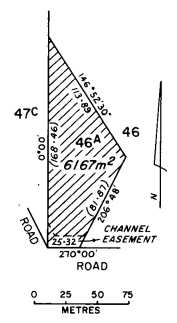
Municipal district of the Shire of Kowree—48 hectares being Crown Allotment 33D, Parish of Boikerbert—(B643-3) (Rs. 13125).



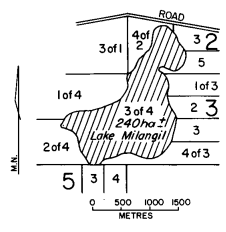
Municipal district of the Shire of Arapiles—170 hectares being Crown Allotment 26A, Parish of Connangorach—(G438-3) (Rs. 13007).



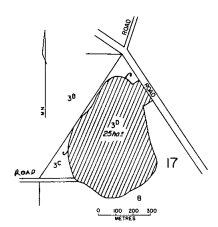
Municipal district of the Shire of Waranga—6167 square metres being Crown Allotment 46A, Parish of Burramboot East—(B545-2) (Rs. 13097).



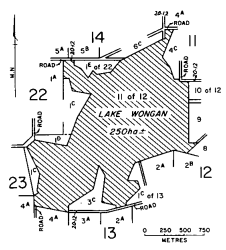
· Municipal district of the Shire of Hampden—240 hectares being Crown Allotment 3, Section 4, Parish of Taaraak—(T139-2) (Rs. 13050).



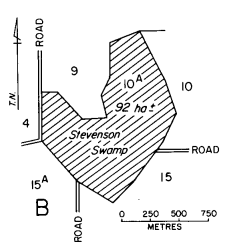
Minicipal district of the Shire of Ararat—25 hectares being Crown Allotment 3D, Section 17, Parish of Wongan—(W231-2) (Rs. 13042).



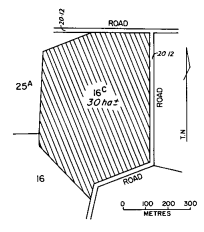
Municipal district of the Shire of Ripon—250 hectares being Crown Allotment 11, Section 12, Parish of Wongan—(W231-2) (Rs. 12883).



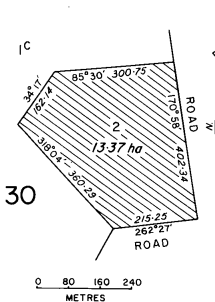
Municipal district of the Shire of Kerang—92 hectares being Crown Allotment 10A, Section B, Parish of Dartagook—(D188-6) (Rs. 12567).



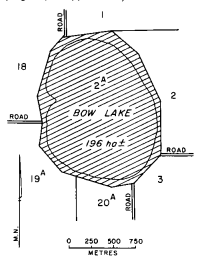
Municipal district of the Shire of Kowree—30 hectares being Crown Allotment 16c, Parish of Jallakin—(J37-3) (Rs. 12878).



Municipal district of the Shire of Ararat—13.37 hectares being Crown Allotment 2, Section 30, Parish of Bunnugal—(B582-2) (Rs. 12968).



Municipal district of the Shire of Arapiles—196 hectares being Crown Allotment 2A, Parish of Jilpanger—(J45-3) (Rs. 12954).



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 twenty-third day of September 1986

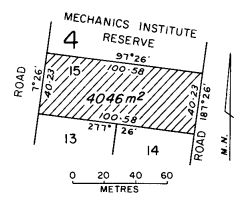
PRESENT:

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

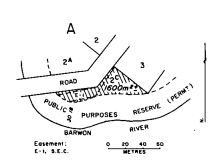
CROWN LANDS TEMPORARILY RESERVED

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, pursuant to the provisions of sections 4 and 7 of the Crown Land (Reserves) Act 1978 and being of the opinion that the Crown lands concerned are required for the purposes 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:

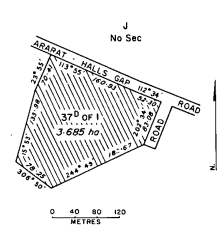
Municipal District of the Shire of South Gippsland—Buffalo—Public Park and Public Hall, 4046 square metres being Crown allotment 15, Section 4, Township of Buffalo, Parish of Meeniyan as indicated by hatching on plan hereunder—(B 638(2)) (Rs. 12915).



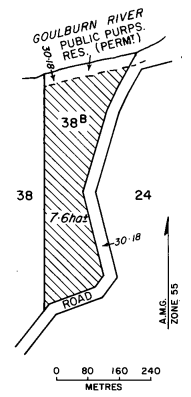
Municipal District of the Shire of Bannockburn—Gherineghap—Public Recreation, 1600 square metres more or less being Crown allotment 2c, Section A, Parish of Gherineghap as indicated by hatching on plan hereunder—(2650) (Rs. 10030).



Municipal District of the Shire of Ararat—Jallukar—Public purposes, 3-685 hectares being Crown allotment 37b, Section 1, Parish of Jallukar as indicated by hatching on plan hereunder—(2778) (Rs. 7427).



Municipal District of the Shire of Yea—Killingworth—Public Recreation and Camping, 7-6 hectares more or less being Crown allotment 38B, Parish of Killingworth as indicated by hatching on plan hereunder—(2877) (Rs. 2237).

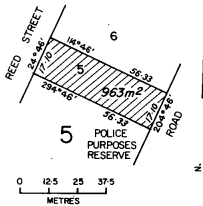


Municipal District of the Shire of Tallangatta—Koetong—Public recreation, 1-447 hectares being Crown allotment 4c, Section A, Township of Koetong, Parish of Koetong as shown on Certified Plan No. 101152 lodged in the Central Plan Office—(Rs. 6817).

Municipal District of the Shire of Benalla— Lurg—Conservation of area of natural interest, 2-922 hectares being Crown allotment 1D, Parish of Lurg as shown on Certified Plan No. 107394 lodged in the Central Plan Office—(Rs. 7151).

Municipal District of the Shire of Maffra—Maffra—Public Recreation, 1916 square metres being Crown allotment 2, Section 42, Township of Maffra, Parish of Maffra as shown on Certified Plan No. 107599 lodged in the Central Plan Office—(Rs. 1998)

Municipal District of the Shire of Walpeup— Murrayville—Ambulance purposes, 963 metres being Crown Allotment 5, Section 5, Township of Murrayville, Parish of Danyo as indicated by hatching on plan hereunder—(M575(5)) (Rs. 1760).



Municipal District of the City of Moe—Narracan—Public Recreation, 1-487 hectares being Crown altotment 4y, Parish of Narracan as shown on Certified Plan No. 107659 lodged in the Central Plan Office—(Rs. 7064).

Municipal District of the Shire of Numurkah— Numurkah—Public Park and Drainage purposes, 1-008 hectares being Crown allotment 3, Section 22, Townships of Numurkah, Parish of Katunga as shown on Certified Plan No. 107631 lodged in the Central Plan Office—(Rs. 480).

Municipal District of the City of Sale—Sale—Public Recreation, 13 hectares more or less being Crown allotments 18A, 18B and 18C, Section C1, Parish of Sale as indicated by hatching on plan hereunder—(S242(11)), (S242 (12)) (Rs. 9450).

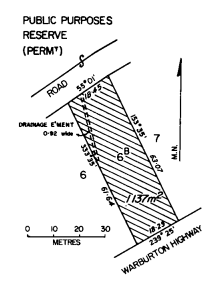
PUBLIC PURPS
RES. (PERM!)

O 200 400 600

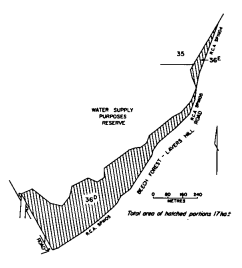
METRES

Total area of halched portions 13haz

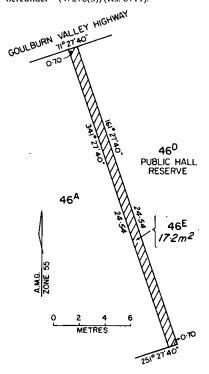
Municipal District of the Shire of Upper Yarra—Warburton—Public recreation, 1137 square metres being Crown allotment 6B, Township of Warburton, Parish of Warburton as indicated by hatching on plan hereunder—(W348(12)) (Rs 8373).



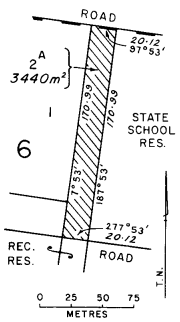
Municipal District of the Shire of Otway—Weeaproinah—Water Supply purposes, 17 hectares more or less being Crown allotments 36p and 36E, Parish of Weeaproinah as indicated by hatching on plan hereunder—(W361(5)) (Rs. 11813).



Municipal District of the Shire of Yea—Whanregarwen—Public Hall, 17-2 square metres being Crown allotment 46E, Parish of Whanregarwen as indicated by hatching on plan hereunder—(W278(3)) (Rs. 8711).



Municipal District of the Shire of Arapiles—Wonwondan North—Public recreation, 2440 square metres being Crown allotment 2a, Section 6, Township of Wonwondah North, Parish of Wonwondah as indicated by hatching on plan hereunder—(W327(6)) (Rs. 6059).



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 twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan Mr McCutcheon Mr Roper Mr Spyker

CROWN LANDS PERMANENTLY RESERVED

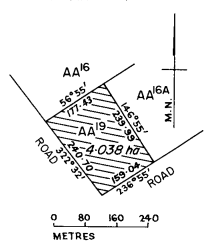
His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia by and with the advice of the Executive Council of the said State, pursuant to the provisions of sections 4 and 7 of the Crown Land (Reserves) Act 1978 and being of the opinion that the Crown lands concerned are required for the purposes mentioned, hereby permanently 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 Daylesford and Glenlyon-Holcombe—Public Park, 12-52 hectares being Crown allotments 161 and 16k. Parish of Holcombe as shown on Certified Plan No. 106709 lodged in the Central Plan Office—(Rs. 11445).

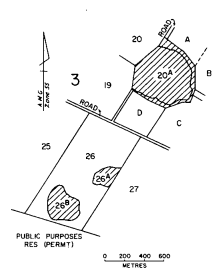
Municipal District of the Shire of Buln Buln—Jindivick—Conservation of area of natural interest, 4-800 hectares being Crown allotments 87D and 87E, Parish of Jindivick as shown on Certified Plan No. 106243 lodged in the Central Plan Office—(Rs. 11165)

Municipal District of the Shire of Corio—Lara—Public Recreation, 10-70 hectares being Crown allotments 1D and 6B, Section 6B and Crown allotment 3D, Section 15B, Township of Lara as shown on Certified Plan No. 107462 lodged in the Central Plan Office—(Rs. 2512).

Municipal District of the Shire of Ararat—Lexington—Conservation of area of natural interest, 4-038 hectares being Crown allotment AA19, Parish of Lexington as indicated by hatching on plan hercunder—(L39(7)) (Rs. 5995).

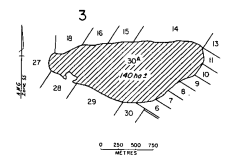


Municipal District of the Shire of Bellarine— Paywit—Management of Wildlife—40 hectares more or less being Crown allotments 20A, 26A, and 26B. Section 3. Parish of Paywit as shown by hatching on plan hereunder—(3380-1) (Rs. 10901).

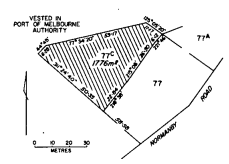


Total area of hatched portions 40ha±

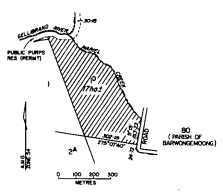
Municipal District of the Shire of Bellarine—Paywit—Management of Wildlife—14 hectares more or less being Crown allotment 30A, Section 3, Parish of Paywit as shown by hatching on plan hereunder—(3380-1) (Rs. 10901).



Municipal District of the City of South Melbourne—South Melbourne—Conservation of area of historic interest. 1776 square metres being Crown allotment 77c, City of South Melbourne, Parish of Melbourne South, as indicated by hatching on plan hereunder—(M333(30)) (Rs. 10182).



Municipal District of the Shire of Otway-Wangerrip-Conservation of area of natural interest, 17 hectares more or less being Crown allotment 1D, Parish of Wangerrip as indicated by hatching on the plan hereunder-(W368(3) (Rs. 11637).



Municipal District of the Shire of Oxley—Whitfield—Conservation of area of natural interest, 23-39 hectares being Crown allotment 12c, Section 3, Parish of Whitfield as shown on Certified Plan No. 107513 lodged in the Central Plan Office—(Rs 11483).

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 twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

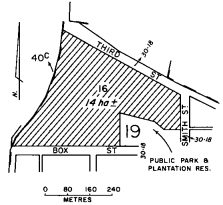
Mr Kennan Mr Roper Mr McCutcheon

Mr Spyker

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 purposes mentioned, hereby temporarily reserves and also excepts from prospecting or from occupation for mining purposes under any miners right the Crown land hereinafter described viz.:

Municipal District of the Shire of Mildura-Township of Merbein-for Public Recreation and Public Park-14 hectares more or less being Crown Allotment 16 Section 19 as indicated by hatching on plan hereunder-[M572 (A6)] (Rs. 860).



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 twenty-third day of September 1986

PRESENT:

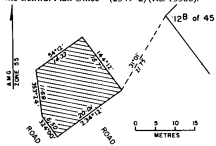
His Excellency the Governor of Victoria

Mr Kennan Mr McCutcheon Mr Roper Mr Spyker

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 purposes mentioned, hereby temporarily reserves and also excepts from prospecting or from occupation for mining purposes under any miners right the Crown land hereinafter described viz.:

Municipal District of the Shire of Rutherglenfor Water Supply purposes. 306 square metres being Crown allotment 12c section 45 Parish of Carlyle as indicated on Certified Plan No. 107837 lodged in the Central Plan Office—(2349-2) (Rs. 13308).



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 twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan

Mr Roper

Mr McCutcheon

Mr Spyker

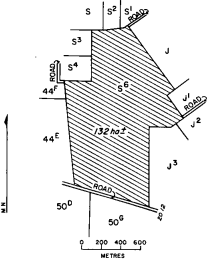
CROWN LANDS PERMANENTLY RESERVED

His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia by and.

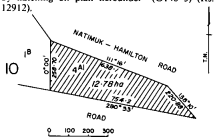
with the advice of the Executive Council of the said State, pursuant to the provisions of sections 4 and 7 of the Crown Land (Reserves) Act 1978, and being of the opinion that the Crown lands concerned are required for the preservation of species of native plants, doth hereby permanently reserve and also except from prospecting or from occupation for mining purposes under any miner's right, the Crown lands hereinafter described viz.:

Municipal District of the Shire of Kara Kara-6-546 hectares more or less, being Crown allotment 13A and 24·5) hectares more of less, being Crown allotment 13B, section G, Parish of St Arnaud, as indicated by on Certified Plan No. 107946 lodged in the Central Plan Office-(366-8) (Rs. 12858).

Municipal District of the Shire of Ararat-132 hectares more or less, being Crown allotment S6, Parish of Moyston, as indicated by hatching on plan hereunder-(M299-F3) (Rs. 13060).



Municipal District of the Shire of Dundas-12-78 hectares more or less, being Crown allotment 4A1, section 10, Parish of Gatum Gatum, as indicated by hatching on plan hereunder-(G148-3) (Rs.



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

3778

CROWN LAND (RESERVES) ACT 1978

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

REVOCATION OF TEMPORARY RESERVATIONS AS TO PART BY ORDERS IN COUNCIL

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

Kaniva-The temporary reservation by Order in Council of 23 February 1886 of 9.760 hectares of land in the Township of Kaniva as a site for railway purposes so far only as the portions containing 823 square metres being Allotment 11 section 15 and 733 square metres being Allotment 8 section 15 as shown on Certified Plan No. 107147 lodged in the Central Plan Office.

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 twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan

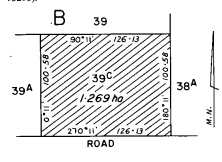
Mr Roper Mr Spyker

Mr McCutcheon

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 purposes mentioned, hereby temporarily reserves and also excepts from prospecting or from occupation for mining purposes under any miners right the Crown land hereinafter described viz.:

Municipal District of the Shire of Rosedale-Parish of Wurruk Wurruk-for Public Recreation 1-269 hectares being Crown Allotment 39c section B as indicated on plan hereunder-(W225 (7)) (Rs.



25 50 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

CROWN LAND (RESERVES) ACT 1978

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

CROWN LANDS TEMPORARILY RESERVED

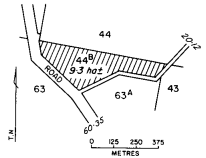
His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, pursuant to the provisions of sections 4 and 7 of the Crown Land (Reserves) Act 1978 and being of the opinion that the Crown lands concerned are required for the purposes 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 City of Ballaarat-Ballarat East-Public Purposes, 1141 square metres being Crown allotment 5c, section 58, Township of Ballarat East, Parish of Ballarat as shown on Certified Plan No. 108010 lodged in the Central Plan Office—(Rs. 4739).

Municipal District of the Shire of Walpeup—Baring—Public Recreation, 2715 square metres being Crown allotment 31A, Parish of Baring as shown on Certified Plan No. 108042 lodged in the Central Plan Office—(Rs. 4613).

Municipal District of the Shire of Maffra—Maffra—Public Purposes (Homes for the Aged), 1292 square metres being Crown allotment 13, section 41, Township of Maffra, Parish of Maffra as shown on Certified Plan No. 107599 lodged in the Central Plan Office—(Rs. 5757).

Municipal District of the Shire of Benalla—Moorngag—Conservation of area of natural interest, 9-3 hectares, more or less, being Allotment 44b, Parish of Moorngag as indicated by hatching on plan hereunder—(Rs. 11807).



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 twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

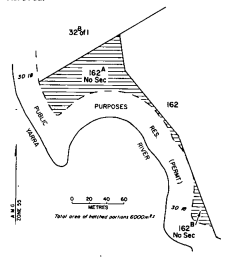
Mr Kennan Mr Roper Mr McCutcheon Mr Spyker

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—Shire of Healesville—Gracedale—For a Public Park—6000 square metres, more or less, being Crown allotments 162A and 162B Parish of Gracedale as indicated by hatching on plan hereunder. (G 166 5) (G 166 K) Rs. 3962.



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 twenty-third day of September 1986

PRESENT:

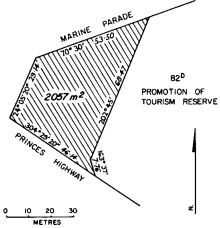
His Excellency the Governor of Victoria

Mr Kennan Mr Roper Mr McCutcheon Mr Spyker

REVOCATION OF TEMPORARY RESERVATION AS TO PART 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 reservation of land by Order in Council hereinafter described viz:

Lakes Entrance—the temporary reservation by Order in Council of 3 February 1981 of 6978 square metres of land in the Township of Lakes Entrance as a site for tourism so far only as the portion containing 2057 square metres of land as indicated by hatching on attached plan. C 383 (F3) Rs. 7123.



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 twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan Mr McCutcheon Mr Roper Mr Spyker

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 section 17 (1) of the Crown Land (Reserves) Act 1978 doth hereby certify that the land in the Township of Macedon, temporarily reserved as a site for Cricket and other purposes of Public Recreation by Order in Council of 24 February 1885 (vide Government Gazette dated 27 February 1885) to be land to which the provisions of section 17 (2) of the said Act applies. Rs. 2127.

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 twenty-third day of September 1986

PRESENT:

His Excellency the Governor of Victoria

Mr Kennan Mr McCutcheon

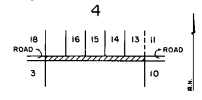
3780

Mr Roper Mr Spyker

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 Kaniva— Township of Miram, being the road indicated by hatching on plan hercunder—(M 504 (6)) (Rs. 6366).



0 20 40 60 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

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

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 22A (1) of the Land Act 1958 doth hereby vest in the Road Construction Authority the Crown land in the Parish of Murchison shown by red colour on Survey Plan 15735 lodged with that Authority and containing 2:303 hectares and doth hereby vest in the State Transport Authority the Crown land shown by blue

colour on the said plan and containing 3190 square metres (Rs. 12312).

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

HOSPITALS AND CHARITIES ACT 1958, SECTIONS 46 AND 64

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

ORDER INCORPORATING SEBASTOPOL COMMUNITY HEALTH SERVICES

Whereas a petition signed by not less than twenty-five contributors to Sebastopol Community Health Services, a benevolent society capable of incorporation under the Hospitals and Charities Act 1958, praying that the benevolent society be incorporated has been received by the Health Department Victoria.

And whereas the substance or prayer of the said petition has been published in the *Government Gazette* No. 60 of 16 July 1986:

And whereas no counter petition signed by an equal or greater number of contributors to the said benevolent society has been lodged with the Health Department 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 benevolent society shall be a body corporate by the name of Sebastopol Community Health Services with the following objects:

- 1. To provide comprehensive primary and secondary health and welfare services which are accessible to the community of Sebastopol and environs, and aimed at maintenance and improvement of the physical, social and mental wellbeing of the community.
- 2. To develop, manage and maintain a community health centre in Sebastopol, which will provide facilities for podiatrists, dietitians, physiotherapists, occupational therapists, social workers, community health nurses, psychiatric nurses, health educators, welfare workers, visiting physicians, specialists and other medical and/or paramedical personnel as are required.

- 3. To establish and maintain a management base at the Sebastopol centre to provide direction and administrative assistance to the staff of the centre and its satellite centres in development and provision of services.
- 4. To manage and maintain neighbourhood based satellite centres in other areas, with a field staff of community health nurse(s), social worker(s) and welfare worker(s), with access to a paramedical team.
- 5. To facilitate satellite centres becoming autonomous, with their own committees of management, as future growth indicates this.
- 6. To monitor and evaluate existing programmes and services in close liaison with other agencies, and to plan future work and programmes accordingly.
- 7. To provide information, advice and referral to other health, welfare and community services by providing a comprehensive health information/resource service.
- 8. To provide facilities to enable other health and welfare organizations to provide services from the Sebastopol centre and its satellite centres.
- 9. To encourage, assist and support other communities in the greater Ballarat area to develop community health services in response to identified needs.
- 10. To seek adequate funding to maintain and expand community health services.
- 11. To promote community development and health education.
- 12. To purchase, acquire or lease any real and/ or personal property and other buildings to be used for the above purposes.
- 13. To do all such other things as are incidental or conducive to the attainment of the above objects.

And the Honourable David Ronald White, Her Majesty's Minister for Health for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

Marine Act 1958 MINISTRY OF TRANSPORT

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

In pursuance of the powers in that behalf conferred by the Marine Act 1958 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, doth hereby

appoint Chuck Henry Gapper as Wharf Manager at Corinella, to carry out that portion of Part II of the Marine Act 1958 which relates to the management of public wharfs and to be an officer for the purpose of carrying out and enforcing rules and regulations made pursuant to section 7 of the said Act, at a remuneration of \$90 per annum vice Senior Constable Richard James Casbolt, No. 15202, retired.

E. M. MILLER Acting Clerk of the Executive Council

HOSPITALS AND CHARITIES ACT 1958 SECTION 46

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

ORDER INCORPORATING SUNSHINE HOSPITALS AND HEALTH SERVICES SOCIETY

Whereas a petition signed by not less than twenty-five contributors to Sunshine Hospitals and Health Services Society, an institution capable of incorporation under the *Hospitals and Charities Act* 1958, praying that the institution be incorporated has been received by the Health Department Victoria.

And whereas the substance or prayer of the said petition has been published in the *Government Gazette* No. 60 of 16 July 1986:

And whereas no counter petition signed by an equal or greater number of contributors to the said institution has been lodged with the Health Department 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 institution shall be a body corporate by the name of Sunshine Hospitals and Health Services Society with the following objects:

- (a) To raise funds towards providing, and provide health care facilities at Sunshine, which will enable patients to be treated for both mental and physical disorders.
- (b) To purchase or acquire any real and/or personal property and other buildings to be used for the above purpose.
- (c) To do all such other things as are incidental or conducive to the attainment of the above objects.

And the Honourable David Ronald White, Her Majesty's Minister for Health for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

Water Act 1958 RURAL WATER COMMISSION OF VICTORIA

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

PRESENT:

His Excellency the Governor of Victoria
Mr Mathews
Mr Symonds

Mr Walsh

Under the powers conferred by 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 make By-Law No. 6057 fixing the rate to be levied upon all occupiers or owners of all lands and tenements within the Otway Urban District for the supply of water for the domestic and ordinary use of persons dwelling upon such lands and tenements.

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

RURAL WATER COMMISSION OF VICTORIA

By-Law No. 6057

Rate-Otway Rural District

The Rural Water Commission, in pursuance and exercise of the powers conferred by the Water Act, hereby makes the By-Law following:

- 1. By-Law No. 6039 of the Rural Water Commission is revoked as from 30 June 1986.
- 2. The following rate for the supply of water for domestic purposes is hereby made and shall be levied upon the occupiers or owners of lands and tenements within the Otway Urban District in respect of which a notice has been given in accordance with the Eighth Schedule of the Water Act that a main pipe for the supply of water has been laid down.
- 3. The meter or meters measuring the supply of water to any property within the said district shall be read two times each year as near as practicable to six months apart (hereinafter called the "meter period").

- 4. Such rate shall consist of-
- (i) a basic service charge of \$106 per annum in respect of each rateable holding within the Urban District for which a basic allowance of 220 kilolitres per annum is provided at no further charge; and
- (ii) a charge of 39.5 cents per kilolitre of water actually supplied above the basic allowance to each holding in any two meter periods commencing after 1 May 1986, and completed before 30 June 1987.
- 5. (a) Such service charge shall be levied for the year beginning with 1 July 1986, and ending with 30 June 1987.
- (b) The rate shall be payable by two instalments due on the first days of November, and May respectively at the office of the Rural Water Commission at Camperdown.
- (c) Each instalment shall comprise—
- (i) one half of the basic service charge pursuant to clause 4 (i):
- (ii) a charge, if applicable, for water supplied above the basic allowance; and
- (iii) one-half of any additional service charge pursuant to clause 6.
- 6. The following additional charge is fixed for the year I July 1986, to 30 June 1987, and shall be payable in the same manner as the abovementioned

\$26.00 for each service in excess of one for any holding.

- 7. Interest will be payable on any instalment remaining unpaid after the last days of the months of November and May.
- 8. Such person or persons as the Rural Water Commission may from time to time appoint for that purpose, shall be and is or are hereby authorized to demand, receive, collect and recover the said rates and charges.

The foregoing By-Law was made by the Rural Water Commission on 24 September 1986, and the seal of the said Commission was hereunto affixed by the authority of the Board

> D. J. CONSTABLE, Board Member Dr. J. PATERSON, Board Member

Water Act 1958 RURAL WATER COMMISSION OF VICTORIA

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

PRESENT:

His Excellency the Governor of Victoria Mr Mathews

Mr Symonds

Mr Walsh

Under the powers conferred by the Water Act 1958, and all other powers enabling him in that No. 80-25128/86-2

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 make By-Law No. 6058 fixing the rate to be levied upon all occupiers or owners of all lands within the Otway Rural District for the supply of water for the domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock.

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

RURAL WATER COMMISSION OF VICTORIA

By-Law No. 6058

Rate-Otway Rural District

The Rural Water Commission, in pursuance and exercise of the powers conferred by the Water Act, hereby makes the By-Law following:

- 1. By-Law No. 6027 of the Rural Water Commission is revoked as from 30 June 1986.
- 2. The following rate is hereby made under the provisions of the Water Act and shall be levied upon all occupiers or owners of all lands within the Otway Rural District for the supply of water for the domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock.
- 3. The meter or meters measuring the supply of water to any property within the said districts shall be read four times each year as near as practicable to the same dates and the quantity so measured as having been supplied during the period between any such consecutive readings (hereinafter called the "meter period") shall be the basis of charges payable under this By-law.
 - 4. Such rate shall consist of-
 - (i) a basic service charge of \$177 in respect of each rateable holding within the Rural District; and
 - (ii) a charge of 35.6 cents per kilolitre of water actually supplied to each holding in any meter period commencing after 1 May 1986, and may meter period completed before 30 June 1987
- 5. (a) Such service charge shall be levied for the year beginning with 1 July 1986, and ending with 30 June 1987.
- (b) The rate shall be payable by four instalments due on the last days of September, December, March and June respectively at the office of the Rural Water Commission at Camperdown.
 - (c) Each instalment shall comprise—
 - (i) one-fourth of the basic service charge pursuant to clause 4 (i);
 - the charge for water supplied during the meter period preceding the date of the instalment becoming payable; and

- (iii) one-fourth of any additional service charge pursuant to clause 6.
- 6. The following additional charge is fixed for the year 1 July 1986, to 30 June 1987, and shall be payable in the same manner as the abovementioned

\$26.00 for each service in excess of one for any holding.

- 7. Interest will be payable on any instalment remaining unpaid after the last days of the months of October, January, April and July.
- 8. Such person or persons as the Rural Water Commission may from time to time appoint for that purpose, shall be and is or are hereby authorized to demand, receive, collect and recover the said rates and charges.

The foregoing By-Law was made by the Rural Water Commission on the twenty-fourth day of September, 1986, and the seal of the said Commission was hereunto affixed by the authority of the Board.

D. J. CONSTABLE, Board Member Dr. J. PATERSON, Board Member

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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

AMENDMENT OF REGISTER OF HISTORIC **BUILDINGS**

Whereas it is provided by section 14 of the Historic Buildings Act 1981 that the Governor in Council, on the recommendation of the Minister, may by notice published in the Government Gazette, amend the Register of Historic Buildings established under the said Act-

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding—"Historic Building No. 644, 'Belmont' Raglan Road Beaufort (to the extent of the complex of buildings known as 'Belmont' including house, buggy shed, piggery, stables, lynch gate and surrounding land as defined by the extent of the former pleasure gardens and entered in the Register Book on Volume 9194 Folio 878).

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria, shall give the necessary directions herein accordingly.

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

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Whereas it is provided by section 14 of the Historic Buildings Act 1981 that the Governor in Council, on the recommendation of the Minister, may by notice published in the Government Gazette, amend the Register of Historic Buildings established under the said Act-

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding-"Historic Building No. 630, 62 Capel Street, West Melbourne to the extent of the building itself and Title Volume 9402 Folio 738.

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria, shall give the necessary directions herein accordingly.

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

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Whereas it is provided by section 14 of the Historic Buildings Act 1981 that the Governor in

Council, on the recommendation of the Minister, may by notice published in the *Government Gazette*, amend the Register of Historic Buildings established under the said Act—

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding—"Historic Building No. 631. 64 Capel Street, West Melbourne to the extent of the building itself and land Title Volume 5282 Folio 325."

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER of the Executive Council

Acting Clerk of the Executive Council

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Whereas it is provided by section 14 of the Historic Buildings Act 1981 that the Governor in Council, on the recommendation of the Minister, may by notice published in the Government Gazette, amend the Register of Historic Buildings established under the said Act—

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding—"Historic Building No. 629—Fenagh Cottage, 7 Burnett Street, St Kilda, to the extent of the whole of the cottage and its outbuildings and the whole of the land in Volume 8995 Folio 643".

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Whereas it is provided by section 14 of the *Historic Buildings Act* 1981 that the Governor in Council, on the recommendation of the Minister, may by notice published in the *Government Gazette*, amend the Register of Historic Buildings established under the said Act—

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding—"Historic Building No. 628—Former St Thomas' Uniting Church, Cnr. Synott Street and Duncans Road, Werribee to the extent of the Church, the bluestone manse and the whole of the land in Volume 2996 Folio 110 and Volume 3100 Folio 982".

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Whereas it is provided by section 14 of the Historic Buildings Act 1981 that the Governor in

Council, on the recommendation of the Minister, may by notice published in the *Government Gazette*, amend the Register of Historic Buildings established under the said Act—

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding—"Historic Building No. 623 Former Money Order Post Office and Savings Bank, 318 Little Bourke Street, Melbourne (to the extent of the whole of the building and the land entered in the Register Book as Volume 9310 Folio 934)."

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

FORESTS 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

EXCHANGE OF FOREST AREAS FOR CROWN LAND

In pursuance of the provisions of section 49 of the Forests Act 1958, His Excellency the Governor of Victoria, by and with the advice of the Executive Council, doth hereby order that the areas of reserved forest in the accompanying Excision Schedule No. 209 and comprising 68-317 hectares, more or less, be excised from the Forest Reserves and that the area of unoccupied Crown land described in the accompanying Dedication Schedule No. 282 and comprising 75 hectares, more or less, be dedicated as reserved forest in lieu thereof.

EXCISION SCHEDULE No. 209

68-317 hectares more or less of reserved forest comprising the areas tabulated hereunder and shown by cross hatched lines in Diagrams 1511, 1512 and 1513 on the accompanying plan.

Diagram	Correspondence Number	Parish	Plan Number	County	Area
	L6-1760				**
1511 76/1094 Mandurang L10-1364	Mandurang	294в	Bendigo	66 ha	
	_		v		
1512	84/1674	Boodyarn	55	Buln Buln	9800 m ²
	L6-1510	•			
1513	79/2367	Kangderaar	243	Gladstone	1-337 ha

DEDICATION SCHEDULE No. 282

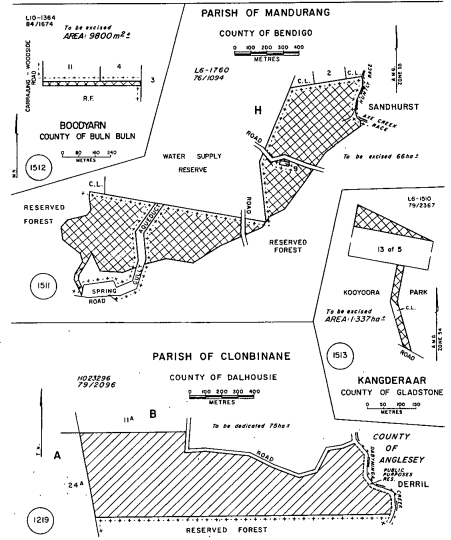
75 hectares more or less of unoccupied Crown land comprising the area tabulated hereunder and shown by diagonal hatched lines in Diagram 1219 on the accompanying plan.

Diagram	Correspondence Number	Parish	Plan Number	County	Area
1219	H023296 79/2096	Clonbinane	122	Dalhousie	75 ha

EXCISION SCHEDULE Nº209

DEDICATION SCHEDULE Nº282

3787



Such excisions and dedication to take effect on the fourteenth day after publication of this Order in the Government Gazette.

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

CREDIT ACT 1984

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

CREDIT ORDER No. 15K-RENTAL **PURCHASE CONTRACTS**

In pursuance of the powers conferred by section 19 of the Credit Act 1984 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 by this Order provide as follows:

Citation

1. This Order may be cited as the Credit Order No. 15K-Rental Purchase Contracts.

Commencement

2. This Order shall take effect on and from 24 September 1986 and shall remain in force until 24 September 1987.

Rental Purchase Contracts-Exemption

- 3. (1) Section 13 of the Credit Act 1984 does not have effect in relation to a contract for hiring of goods except where the amount payable under the contract exceeds the cash price of the goods.
- (2) For the purposes of this Order the amount payable shall include any "agreed" or "residual" value of the goods at the end of the rental period or upon temination of the lease by either of the parties but shall not include:
 - (a) any amount payable in respect of services that are incidental to the hire of the goods under the contract: or
 - (b) any amount that ceases to be payable upon the termination of the contract following the exercise of a right of cancellation by the hirer at the earliest opportunity.

And the Honourable Peter Cornelis Spyker, Her Majesty's Minister for Consumer Affairs shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

CREDIT ACT 1984

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

In pursuance of the powers conferred by section 19 of the Credit Act 1984, 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 by this Order provide as follows:

1. The Credit Order No. 17B-Exempt Credit Unions is amended by omitting from clause 2 the matter "30 September 1986" and by inserting instead the matter "30 September 1987"

And the Honourable Peter Cornelis Spyker, Her Majesty's Minister for Consumer Affairs for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Whereas it is provided by section 14 of the Historic Buildings Act 1981 that the Governor in Council, on the recommendation of the Minister, may by notice published in the Government Gazette, amend the Register of Historic Buildings established under the said Act-

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding-"Historic Buildings No. 622, Former Geelong Wool Exchange, 44 Corio Street, Geelong (to the extent of the Wool Exchange Building shown shaded red and all of the land in Volume 7211 Folio 052 and Volume 4748 Folio 949 as shown on the plan held by the Ministry for Planning and Environment but excluding the rear extentions)".

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER

Acting Clerk of the Executive Council

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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 Roper Mr Spyker

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Whereas it is provided by section 14 of the *Historic Buildings Act* 1981 that the Governor in Council, on the recommendation of the Minister, may by notice published in the *Government Gazette*, amend the Register of Historic Buildings established under the said Act—

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding—"Historic Building No. 625—'Glenara', Glenara Drive, Bulla to the extent of all buildings (excluding the stables, c.1960) and land entered in the Register Book as Volume 8448 Folio 139 to the extent of the area shown outlined in red on Plan 625.1 held by the Ministry for Planning and Environment".

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

HISTORIC BUILDINGS ACT 1981 (No. 9667)

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 Kennan Mr McCutcheon Mr Roper Mr Spyker

AMENDMENT OF REGISTER OF HISTORIC BUILDINGS

Whereas it is provided by section 14 of the *Historic Buildings Act* 1981 that the Governor in Council, on the recommendation of the Minister, may by notice published in the *Government Gazette*, amend the Register of Historic Buildings established under the said Act—

- (a) by adding any specified building;
- (b) by removing any specified building; or
- (c) by altering any item.

And whereas the Minister has recommended that the Register be amended.

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Register of Historic Buildings in the manner and to the extent shown as follows, by adding—"Historic Building No. 632, Wattle House, 53 Jackson Street, St Kilda to the extent of the whole of the Wattle House Building and the whole of the land in Vol. 6646 Folio 124".

And the Honourable James Harley Kennan, Her Majesty's Minister for Planning and Environment 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

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, 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 uninterupted power supply, 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)

Various-Transport and assembly of modular buildings, at rates, 1986/87, Various sites-Education Department.

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.

Wednesday, 15 October 1986

Building, Electrical and Mechanical Services Etc.

DANDENONG-Restumping all areas of A and B wings including Administration Area, Technical School.

LANGWARRIN-New fire service and connection to sewer, Primary School.

Miscellaneous

PORT MELBOURNE-Supply of safes and stands, T3121-P.W.D. Storeyard, 69 Salmon Street.

Wednesday, 22 October 1986

Miscellaneous

PORT MELBOURNE-Purchase of one (1) only combination four wheel drive pneumatic tyred wheeled tractor, front end loader and back hoe-P.W.D. Storevard, 69 Salmon Street ..

> RONALD W. WALSH Minister for Public Works

Public Works Department Melbourne, 22 September 1986

PRIVATE ADVERTISEMENTS

CITY OF ALTONA

Street Name Changes

Pursuant to section 535 (4) of the Local Government Act 1958, on 12 August 1986, the council of the City of Altona, having undertaken the necessary procedures and considered all objections, resolved to change the name of Rosebery Street, between South Avenue and Nelson Avenue, Altona Meadows, to Russell Court and Waddell Court.

JOHN F. SHAW

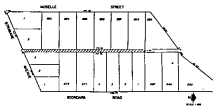
CITY OF BOX HILL Road Discontinued

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 62 and 64 Strabane Avenue, 3-13 Boondara Road, and 6-16 Moselle Street, Box Hill be discontinued. having published such notice of intention as aforesaid and having considered any objections to

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.



- 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 be sold by private treaty.

I. G. PORT, Town Clerk

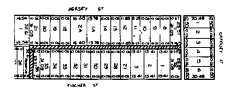
4484

Chief Executive Officer and Town Clerk

CITY OF COBURG Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Coburg at its Ordinary Meeting of Council held on 8 September 1986, resolved that the road bounded by Jersey, Fischer and Gaffney Streets, and shown hatched on the plan hereunder, be discontinued and sold by private treaty.

Notwithstanding such discontinuance the Council of the City of Coburg and the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land shown hatched on the said plan as it had possessed prior to such discontinuance.



4522

J. R. DIFFEN, City Manager

CITY OF COBURG Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Coburg at its Ordinary Meeting of Council held on 15 November 1982 resolved that the road bounded by Allenby Street, Williams and Bakers Road and shown hatched on the plan hereunder, be discontinued and sold by Private treaty.

Notwithstanding such discontinuance the Council of the City of Coburg and the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land shown hatched on the said plan as it had possessed prior to such discontinuance.



al

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

Form 2.1

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

Amendment No. 139

Notice is hereby given that the City of Croydon in pursuance of its powers under the *Town and Country Planning Act* 1961 has prepared a scheme to rezone all those parts of the municipal district zoned 5B Residential Low 1200, 5C Residential Medium 400 and 5D Residential High 300, to zone 5C Residential "C" Croydon.

A copy of the scheme has been deposited at the office of the City of Croydon, Civic Square, Croydon 3136, and at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne 3000, 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 Croydon, P.O. Box 206, Croydon 3136, by 3 November 1986, and state whether they wish to be heard in respect of their submission.

4485

T. L. MAHER Chief Executive Officer

Form 2.1

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

Notice that a Planning Scheme has been Prepared and is Available for Inspection Amendment No. 157

Notice is hereby given that the City of Croydon in pursuance of its powers under the *Town and Country Planning Act* 1961 has prepared a scheme to rezone part Crown allotment 36A Parish of Warrandyte, and contained within Certificate of Title Volume 9089 Folio 855, from Reservation for Public Open Space (Recreation and Sports) to Special Uses "A" (6).

A copy of the scheme has been deposited at the office of the City of Croydon, Civic Square, Croydon 3136, and at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Oldersleet Buildings, 477 Collins Street, Melbourne 3000, and will be open for inspection during office hours by any person free of charge.

4523

J. R. DIFFEN, City Manager

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 Croydon, P.O. Box 206, Croydon 3136, by 2 January 1987, and state whether they wish to be heard in respect of their submission.

4486

T. L. MAHER Chief Executive Officer

CITY OF DANDENONG

Change of Street Names

Notice is hereby given that a meeting of Council of the City of Dandenong held 22 September 1986, Council in pursuance of the powers conferred by the Local Government Act resolved to change the name of the following streets:

Old Name; Location; New Name

- 1. Lorraine Street; From Alexander Avenue to Yarraman Creek; Dallimore Court.
- 2. Alexander Avenue; Northerly to Yarraman Creek from Railway Parade; Dallimore Court.
- 3. Boileau Road; Southerly from Boileau Street to Olive Grove and contained in LP149915; Boileau Street.

4524

CITY OF DONCASTER AND TEMPLESTOWE

Darnley Drive (Part of) Change of Name

Notice is hereby given that the City of Doncaster and Templestowe having received no objections under section 193 (A) of the Local Government Act 1958, has resolved to change the name of the section of Darnley Drive, north of Glen Orchard Close, to Forest Court as shown hatched on the map below.

SECTION OF DARNLEY DRIVE TO BE RENAMED FOREST COURT

SHOWN HATCHED



BRIAN W. SARGENT Acting Town Clerk

4487

CITY OF FITZROY By-law No. 139 MEETINGS PROCEDURE BY-LAW

Amendment No. 1

A by-law of the City of Fitzroy made under section 197 of the Local Government Act 1958 and all other enabling powers, numbered 139, and made for the amendment of By-Law No. 138 (made for the purpose of regulating all meetings of the council of the City of Fitzroy and of standing or occasional committees appointed by the council).

In pursuance of the powers conferred by the Local Government Act 1958 and all other enabling powers, the Mayor, Councillors and Citizens of the City of Fitzroy order as follows:

Title

1. This by-law may be cited as the Meetings Procedure By-law (Amendment No. 1).

Amendment By-law No. 139

- 2. By-law No. 138 of the City of Fitzroy (as amended by By-law No. 139 of the City of Fitzroy) shall be amended as follows:
 - 2.1 For sub-clause 6.1 substitute:
 - 6.1 The Annual Statutory Meeting of Council shall be held at the Town Hall at 8.00 p.m. on the first Thursday which meets the requirements of sub-clause 6.2 following the annual election.
 - 2.2 For sub-clause 11.1 substitute:
 - 11.1 Ordinary Meetings shall be held at such time and on such days as may be determined by Council at the Annual Statutory Meeting or subsequently, subject to sub-clauses 11.3 and 11.4.

Operation

3. This by-law shall come into operation on the date of its publication in the Victoria Government Gazette.

Resolution for passing this by-law agreed to by the council of the City of Fitzroy on 25 August 1986 and confirmed on 22 September 1986.

The common seal of the Mayor, Councillors and Citizens of the City of Fitzroy was hereunder affixed in the presence of:

> P. J. BURFURD, Mayor W. PETERSON, Councillor N. J. ZANDBERGS, Town Clerk

4466

CITY OF SHEPPARTON

By-law No. 74

Notice is hereby given that in pursuance of powers conferred by section 197 of the Local Government Act 1958, the council of the City of Shepparton has made By-law No. 74 for the purpose of repealing By-law No. 69 (which amended By-law No. 63-Meeting Procedure By-law), to remove reference to "Questions and Resolutions Without Notice" from By-law No. 63.

A copy of the by-law is open for inspection, free of charge, during office hours, at the Municipal Offices, Welsford Street, Shepparton.

Resolution for passing this by-law was adopted by the council on 28 July 1986 and confirmed on 8 September 1986.

4488 I. L. GILBERT, City Manager/Town Clerk

Town and Country Planning Act 1961 TOWN OF BAIRNSDALE PLANNING SCHEME

Notice of a Proposed Amendment to the Town of Bairnsdale Planning Scheme

Amendment No. 67

Notice is hereby given that, pursuant to sub-section 7 of section 32 of the Town and Country Planning Act 1961, the Minister for Planning and Environment has required that the Bairnsdale Town Council give notice of and deposit for inspection by the public, for a period of one month, a proposed amendment to the Town of Bairnsdale Planning Scheme.

The amendment, known as Amendment No. 67, is to rezone land on the south side of Nicholson Street between Service and Pyke Streets, Bairnsdale (more particularly described as part Crown Allotments 2, 3 and 4, section 4, Township and Parish of Bairnsdale, from part Residential "A" Zone, part Existing Minor Road Reservation, and part Proposed Public Purposes (Car Park) Reservation, to Commercial "A".

The proposed amendment is available for inspection free of charge during office hours at the offices of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, and/or 71 Hotham Street, Traralgon, and at the offices of the Town of Bairnsdale, 8 Pearson Street, Bairnsdale.

Any persons affected by the proposed Amendment are required to set forth in writing any submission they may wish to make with respect to the proposed amendment, addressed to the Minister for Planning and Environment, G.P.O. Box 2240T, Melbourne 3001, by 2 November 1986.

Dated 1 October 1986

G. G. McWHINNEY, Town Clerk Town of Bairnsdale

Town and Country Planning Act 1961 SHIRE OF BAIRNSDALE INTERIM **DEVELOPMENT ORDER 1977**

Notice that an Interim Development Order has been Prepared and is Available for Inspection Amendment No. 19

Notice is hereby given that the Shire of Bairnsdale in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an Interim Development Order Amendment for the purpose of re-zoning lots 4 to 8 inclusive on L/P 202639 Parish of Bairnsdale, fronting King Street and abutting Mariners Quay at Paynesville, from Marine Service Industrial zone to Tourist Commercial zone.

A copy of the amendment has been deposited at the Shire Office, McCulloch Street, Bairnsdale, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and at the regional office of the Ministry for Planning and Environment, 71 Hotham Street, Traralgon and will be open for inspection during office hours to 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 Shire Secretary, Shire of Bairnsdale, P.O. Box 469, Bairnsdale 3875, by 3 November 1986 and to state whether they wish to be heard in respect of their submission.

Dated 25 September 1986

4489 T. J. NEWTON, Shire Secretary

Town and Country Planning Act 1961 SHIRE OF ALBERTON-SHIRE OF ALBERTON (INLAND AREAS) INTERIM **DEVELOPMENT ORDER**

Amendment No. 7

Notice is hereby given that the Shire of Alberton in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a planning scheme for-

C/A 54A Parish of Devon

A copy of the scheme has been deposited at the offices of the Shire of Alberton, 161 Commercial Road, Yarram, and the Office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme, addressed to the Shire Secretary, Shire of Alberton, P.O. Box 1, Yarram, 3971 by 1/November 1986, and to state whether they wish to be heard in respect of their submissions.

4473 G. J. STEPHENS, Shire Secretary

4477

3794

SHIRE OF BELLARINE

Notice of Intention to Acquire Land Compulsorily To all whom it may concern:

Whereas the Council of the Shire of Bellarine deems it expedient to exercise its powers of taking land compulsorily for the work or undertaking mentioned hereunder.

Notice is hereby given as follows:

- 1. The Council intends to acquire all that piece of land being the rear 1-165 hectares of No. 111 Coppards Road, Moolap being part of Lot 2 on Plan of Subdivision No. 64235 Parish of Moolap commencing 200-97 metres easterly from Coppards Road and continuing easterly 184-87 metres by widths of 63-15 metres and 62-93 metres and being part of the land described in Certificate of Title 8950 Folio 911 registered in the names of Valentine Corcoran and Margaret Dorothy Corcoran to be used for drainage purposes and to provide a place for public recreation.
- 2. A copy of a plan of such land and a Schedule of the parties having interests therein are deposited at the Municipal Offices at Collins Street, Drysdale and are there available for inspection by all interested parties during office hours free of charge for the period of 40 clear days from the date of publication of this notice in the Government Gazette.
- 3. The Council hereby requires all persons affected by the said proposal to set forth in writing addressed to the Shire Secretary, Shire of Bellarine, Collins Street, Drysdale, Victoria, 3222 within 40 clear days from the date of publication aforesaid all objections which they may have to the taking of the said land.
- 4. At the ordinary meeting of the Council next after the expiration of the said 40 clear days the Council will consider any such objection and any person so objecting as aforesaid may appear before the Council in support of such objection.

Dated 24 September 1986

By Order of the Council

P. L. WIGNALL, Shire Secretary

Harwood & Pincott, solicitors for the Council, Geelong

SHIRE OF BUNINYONG

Compulsory Acquisition of Land

Notice is hereby given that it is the intention of the Council of the Shire of Buninyong to acquire compulsorily land particularly described as Lot 2 on Lodged Plan Number 058456, section 12, Parish of Ballarat, for the purpose of providing car parking facilities in conjunction with proposed shopping complex adjacent to the corner of Geelong and Whitehorse Roads Mount Clear.

Maps and other details of the proposal are available for inspection during ordinary office hours at the Shire Offices Buninyong.

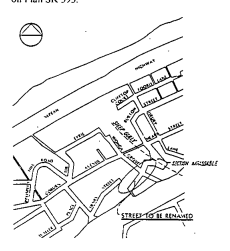
4475 A. F. HELYAR, Shire Secretary

SHIRE OF FLINDERS

Street Name Change

Part Burton Street, McCrae to Wonga Lane

The Council of the Shire of Flinders having undertaken the appropriate procedures pursuant to section 535 of the Local Government Act 1958, and considered all objections pursuant to section 193A of the said Act, hereby adopts the proposal to rename Wonga Lane, the western portion of Burton Street, McCrae which intersects Wonga Grove and is shown on Plan SK 393.



PROPOSED STREET NAME CHANGE **BURTON STREET, McCRAE** (Western End)

SK 393

Dated I October 1986

4490

4474

LARRY M. JONES Chief Executive

Town and Country Planning Act 1961 SHIRE OF GOULBURN

Notice that an Interim Development Order has been Prepared and is Available for Inspection Amendment No. 8

Notice is hereby given that the Shire of Goulburn, pursuant to its powers under the Town and Country Planning Act 1961, has prepared an amendment for the rezoning of part of CA A, Parish of Tabilk, from Rural A to Township zoning.

A copy of the amendment is available for inspection during office hours at the shire offices, Nagambie and the Department of Planning, 235 Queen Street, Melbourne.

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, to The Secretary, Box 45. Nagambie, prior to 8 October 1986.

Town and Country Planning Act 1961 SHIRE OF GOULBURN

Notice that an Interim Development Order has been Prepared and is Available for Inspection Amendment No. 9

Notice is hereby given that the Shire of Goulburn, pursuant to its powers under the *Town and Country Planning Act* 1961, has prepared an amendment for the rezoning of part of CA 172, 173, and 173c, Parish of Dargalong, from Rural A and Rural B to Rural C zoning.

A copy of the amendment is available for inspection during office hours at the shire offices, Nagambic and the Department of Planning, 235 Queen Street, Melbourne.

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. to The Secretary, Box 45, Nagambie, prior to 8 October 1986.

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

Amendment No. 35

Notice is hereby given that the Shire of Hastings, in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a scheme for parts of the Shire of Hastings, involving the rezoning of existing reserves in Hastings and Somerville and the inclusion of the Coolart Estate within an Education and Conservation Reservation. The scheme incorporates map amendments as shown on the location map at the Shire of Hastings, Municipal Offices.

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

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme, addressed to the Shire Secretary, Shire of Hastings, P.O. Box 55, Hastings, 3915, by 3 January 1987, and state whether they wish to be heard in respect of their submission.

W. R. FEATHERSTON Shire Secretary

4528

3795

Form 2.1

Town and Country Planning Act 1961

SHIRE OF LILLYDALE PLANNING SCHEME

Amendment No. 213

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

Notice is hereby given that the Council of the Shire of Lillydale in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a scheme for that area fronting the west side of the Maroondah Highway between the Lilydale Bible College (Part Crown Allotment 20, 20A, 1 and 1B) and the Veterinary Surgery (Lot 8, LP 9088) from Residential G to Residential M to allow for the development of multi-unit dwellings.

A copy of the scheme has been deposited at the Shire Offices. Shire of Lillydale, Anderson Street, Lilydale, and at the Office of the Ministry for Planning and Environment, Older Fleet Building, 477 Collins Street, Melbourne, and will be open for inspection during office hours by any person free of charge.

Any persons affected by the scheme are required to set forth in writing any submissions they may wish to make with respect to the scheme, addressed to the Shire Secretary, Shire Offices, Shire of Lillydale, Anderson Street, Lilydale, by 1 November 1986 and to state whether they wish to be heard in respect of their submissions.

4494 G. L. FREEMAN, Shire Secretary

SHIRE OF LILLYDALE

Discontinuance of Alan Road, Warrandyte South

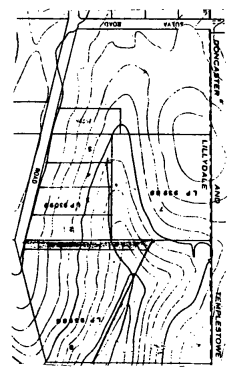
Whereas section 528 (2) of the Local Government Act 1958 provides that where a road whether or not a public highway (but not being a road set out on Crown Land) or any part of that road is not reasonably required as a road for public use, the Council of the municipality in which such road is situated may not less than one month after publishing a public notice in a newspaper generally circulating in the municipal district and giving written notice to the registered proprietor (if any) of the road and to the owners and occupiers (if any) of any land 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 and thereupon such road or part of the road shall be discontinued accordingly.

3796

And whereas the Council of the Shire of Lillydale resolved that Alan Road, Warrandyte South be discontinued and not less than one month previously has published a public notice in a newspaper generally circulating in the municipal district and had given notice to the last registered owner of the land in the road and the owners and occupiers of the land abutting or immediately adjacent to the road of the proposed discontinuance and has considered all written objections received by it.

Now therefore, the Council of the Shire of Lillydale hereby directs that the said road which is shown by hatching on the plan herewith shall be discontinued and shall vest in the municipality until it is sold by private treaty.



SHIRE OF MELTON

Road Discontinuance

Whereas section 528 (2) of the Local Government Act provides 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 road is situated may not less than one month after publishing a public notice in a newspaper generally circulating in the municipal district and giving written notice to the registered proprietor (if any) of the road and to the owners and occupiers (if any) of any land 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 and thereupon such road or part of the road shall be discontinued accordingly.

And whereas the Council of the Shire of Melton resolved that the road abutting Lots 61, 62 and 63 O'Neills Road, Melton be discontinued and not less than one month previously has published a public notice in a newspaper generally circulating in the municipal district and has 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 written objections received by it.

Now therefore the Council of the Shire of Melton hereby directs—

ROAD CLOSURE PLAN

PART OF CHOWN ALLOTHENT 66
TOWNSHIP OF MELTON
PARISH OF DJERRIWARRH: COUNTY OF BOURKE

4493

W. I. HEINE, Chief Executive Officer

3797

- (a) that the said road which is shown by hatching on the plan herewith shall be discontinued upon publication of this resolution in the Government Gazette.
- (b) that notwithstanding such discontinuance the Shire of Melton shall continue to have and possess the same right title power authority or interest in or in relation to the whole 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;
- (c) that subject to any such right title power authority or interest the land in the said road shall vest in the municipality to be retained by it until it is sold by private treaty.

4495

ALAN K. LEE Shire Manager/Shire Secretary

SHIRE OF McIVOR

Notice of Change of Street Name

Notice is hereby given that pursuant to section 535 (4) of the Local Government Act 1958, the Council of the Shire of McIvor at a meeting held on 11 September 1986 resolved to name the following road:

Location-The unnamed road running from the Heathcote-Redesdale Road to Crown Allotment C. Township of Mia Mia.

Name Allocated-Joyce Lane.

4467 D. J. MONTGOMERY, Shire Secretary

SHIRE OF SHERBROOKE

Order for Public Highway

The Council of the Shire of Sherbrooke has made an Order, pursuant to section 522 of the Local Government Act 1958 (as amended), that the portion of land described below, being land purchased by the council, shall be a public highway.

Description of Land

That part of Lot 6 on plan of subdivision 7158, Ferndale Road, Upwey, described in Certificate of Title Volume 7499, Folio 011, and more particularly described in the agreement pursuant to section 52A of the Town and Country Planning Act 1961 made on 23 July 1986 between the council and Max Vulling & Co. Pty. Ltd.

K. E. MATSON

4550

General Manager and Shire Secretary

SHIRE OF WINCHELSEA

Naming of Roads

Section 535 (4) Local Government Act

Notice is hereby given that, at a meeting held on 10 September 1986, the Council of the Shire of Winchelsea formally resolved-

- (a) to name the Government Road immediately east of Lots 4, 5 and 6 on Lodge Plan 89477 and Government Road immediately north of Lots 1, 3, 4 and 5 on Lodged Plan 202102 (Crown Allotments 13A and 16 respectively) in the Parish of Wormbete "Casboults Road";
- (b) to name the Government Road immediately east of Lots 1, 2, 6 and 7 of Lodged Plan 202102 (Crown Allotments 16 and 16A) Parish of Wormbete, "Knights Road"

M. R. COLLINGS Shire Secretary

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 Public Auction on 8 October 1986 at 82 Coburns Road. Melton South at 2.00 p.m. 4483

BALLARAT WATER BOARD

Pursuant to section 119 (2) of the Sewerage Districts Act 1958 (No. 6368) notice is hereby given of the intention to construct a sewer for property situated in the vicinity of the following streets:

Shire of Buninyong

Geelong Road

City of Ballaarat Wilson Street

Albion Street

more particularly as shown on plans which are open for inspection at this Office between the hours of 8.45 a.m. and 4.30 p.m., Monday to Friday, inclusive. B. E. LEACH

4497

4498

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 Агеа

Tanderra Court, Clifton Springs, 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. R. A. JORDAN

Secretary

RUTHERGLEN WATER BOARD (WAHGUNYAH SEWERAGE DISTRICT)

General Notice

The above mentioned Water Board having made provision for carrying off 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 July 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.

The boundaries of the Sewerage Area herein before referred to are as follows:

Declared Area No. 2: Generally within the area bounded by Sarah, Dennison, Main and Barkley Streets.

Plans are available for inspection at the Board's Office, Murray Street during normal working hours.

WALTER J. McQUILLEN

4499

Secretary/Manager

Notice is hereby given that the Maryborough Community Youth Club Incorporated has applied for a renewal of a lease pursuant to section 134 Land Act 1958 for a term of 21 years over allotment 5 section 65A Township of Maryborough for the purpose of a Youth Club—0276/134. 4510

In the matter of an application under sections 6, 7 and 8 of Act 797 in relation to the whole of the land more particularly described in Deed of Release and Settlement dated 8 February 1860 and memorialized in the Office of the Registrar-General Number 872 Book 89

I, David John Penman, Archbishop of the Diocese of Melbourne of Bishops Court, Clarendon Street, East Melbourne 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 James Moorehouse of Melbourne, Bishop, William Edward Hearn of Melbourne, Chancellor of the Diocese of Melbourne and Thomas Turner A'Beckett of Brighton, Registrar of the Diocese of Melbourne, 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 Melbourne of Cathedral Buildings, Flinders Lane, Melbourne being shown as the proprietor of the land described in Deed of Release and Settlement by Charles Coltman Dunn and Edward de Carle to David Moore and others dated 8 February 1860 and memoralized in the Office of the Registrar-General Number 872 Book 89, which land is more particularly described in the Schedule hereto.

Schedule

All that piece or parcel of land situated in the State of Victoria in the Parish of Jika Jika and County of Bourke being part and parcel of Suburban Section No. 96 of the said Parish which piece of land commences on the south side of a reserved road called Glenlyon Road at a point distant 117 feet east from the junction of the said road with the east side of a Government road called The Sydney Road and is bounded on the north by Glenlyon Road aforesaid bearing further east 100 feet on the east by other part of the said Suburban Section bearing south 109 feet on the south by other part of the said Suburban Section No. 96 bearing west 100 feet and on the west also by other part of the said Suburban Section No. 96 bearing north 109 feet to the commencing point.

Dated 15 August 1986

Signed in Victoria by the said David John Penman in the presence of—

P. D. J. STUART

TURNER NESS & DAVIS, solicitors, 12 Batman Street, Melbourne 4548

Notice is hereby given that the partnership between Barrington John Zeuschner and Elizabeth Anne Zeuschner and Siddea Investments Pty. Ltd. who carry on business as Blue Lagoon Fruit Market at 393 Nepean Highway, Chelsea was dissolved on 22 September 1986. The business will be continued by Siddea Investments Pty. Ltd.

WRIGHT SMITHS, solicitors, 13 Rosebud Parade, Rosebud 4500

The partnership of Shirley Hogan and Renita Carr previously conducted as Prestige Crafts and Supplies at Shop 1, 29 High Street, Melton is dissolved from 19 September 1986. Shirley Hogan will continue to trade under the name of Prestige Crafts and Supplies from the date of the dissolution.

4549

Notice is hereby given that the partnership heretofore subsisting between Richard Alan Valkyrie and Jack Oliver Cropley carrying on business as importers under the style or firm of Ja-Li Import has been dissolved as and from the date hereof.

4532

Notice is hereby given that the partnership heretofore subsisting between Peter Zwagerman and Lester Vernon Pearce carrying on the business of an accountancy practice under the name of Zwagerman Pearce & Co. at Shory Chambers, 21 Gilbert Street Torquay has been dissolved by mutual consent as from 31 August 1986. Peter Zwagerman will continue to carry on the business of an accountancy practice under his own name at Shory Chambers, 21 Gilbert Street Torquay and Lester Vernon Pearce will continue to carry on the business of an accountancy practice under his own name at 108 Market Square Mall, Geelong.

4533

in the Supreme Court of Victoria—1986 Co. No. 691—In the matter of the Companies (Victoria) Code; and in the matter of Hedtop 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 4 September 1986 filed by Major Timber Supplies Pty. Ltd. The application is to be heard before the Court in the Supreme Court, Law Courts, Lonsdale Street, McIbourne at 10.30 a.m. on 15 October 1986.

The liquidator whose appointment is sought is Colin Stanley Wight of Arthur Young & Co., 500 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 address is 928 North Road, East Bentleigh.

The Applicant's solicitors are Holding Redlich & Cooper Korbl of 478 Albert Street, East Melbourne.
HOLDING REDLICH & COOPER KORBL
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 to do so. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 4 p.m. on 14 October 1986.

In the Supreme Court of Victoria—1986 Co. No. 692—In the matter of the Companies (Victoria) Code; and in the matter of Traydal Homes 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 4 September 1986 filed by Major Timber Supplies Pty. Ltd. The application is to be heard before the Court in the Supreme Court, Law Courts, Lonsdale Street, Melbourne at 10.30 a.m. on 15 October 1986.

The liquidator whose appointment is sought is John David Adams of Parkhill Lithgow & Gibson, 500 Collins 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 address is 928 North Road, East Bentleigh.

The Applicant's solicitors are Holding Redlich & Cooper Korbl of 478 Albert Street, East Melbourne.
HOLDING REDLICH & COOPER KORBL

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 to do so. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 4 p.m. on 14 October 1986.

Companies Form 78 Sub-Section 326 (1) Registered No. C227004B

NOTICE OF APPOINTMENT OF RECEIVERS AND MANAGERS OF AUST SCAN PTY. LTD.

Australia and New Zealand Banking Group Limited of 287 Collins Street. Melbourne give notice that on 15 September 1986 it appointed Anthony George Hodgson and Andrew Michael Cornell both of 24th Floor, 459 Collins Street, Melbourne as receivers and managers of property of the company being the property specified in the Schedule under the powers contained in an instrument dated 5 August 1985, being a mortgage debenture created by the company and numbered 53309 in the Register of Charges.

Schedule

The undertaking of the company and all its assets whatsoever and wheresoever both present and future including the uncalled capital for the time being and the uncalled premiums for the time being on its shares or stock and including all assets acquired after the date or dates upon which the floating security created by the mortgage debenture crystalizes.

Dated 15 September 1986

Executed by Australia and New Zealand Banking Group Limited by being signed, sealed and delivered by its Attorney Ronald Macpherson Smith under Power of Attorney No. 261939 and in the presence of:

M. COOPER

Australia and New Zealand Banking Group Limited by its Attorney:

R. SMITH

MALLESONS, Level 28, North Tower, Rialto, 525 Collins Street, Melbourne 4516

Unclaimed Moneys Act 1962

Penister of	Unclaimed	Monave	hold i	hu the

Register of Unclaimed Moneys neid by the—			
Name of Owner on Books and Last Known Address	Due to	Description of Unclaimed Money	Date when Amount first became Payable
	\$		
ENTRAD LIMITED			
Adia David I Managin Di Carda Carra NGW	11.50	Distance	24 5 06
Adler, Daniel, 1 Mannerim Pl, Castle Cove, NSW Bowles, Roger H., 5/6 Young St, Kew	17.25	Dividend	24.5.85
HGA Holdings Ptv. Limited, 30 Kings Park Rd, West Perth, WA	34.50	,,	,,
Hugo, Richard, 81 Regent St. Kogarah, NSW	46.00	,,	,,
Hunt, Marcia C., 63 Mimosa Rd, Turramurra, NSW	25.88	"	,,
Krebs, Marianne, P.O. Box 97, Clayfield, Qld	19.38	"	,,
O'Sullivan, Mary, 6/6 Pioneer St, Toowong, Old	14.55	**	,,
Roberts, Gillian F., 2/104 Partridge St, Glenelg North, SA	11.50	,,	,,
Simpson, Alberta, 13 Crane St, Homebush, NSW	38.81	**	,,
Foster-Spink, Felicity, 637 South Dowling St, Surry Hills, NSW	38.30	,,	,,
Toohey, Kay B., 6/10 Cowper St, Randwick, NSW	102.18	,,	,,
Tregenza, Patricia J., 29 Hannah St, Beecroft, NSW	12.19	,,	,,
White, Leo (estate of), c/o Kenneth W. Tribe & Co., 175-182			
Castlereagh St, Sydney, NSW	115.00	,,	,,
4267			
THE UNION-FIDELITY TRUSTEE COMPANY OF	AUSTRAI	LIA LIMITED	
Adam, Henry, 65 Roden St, West Melbourne	17.00	Dividend	28.6.84
Brierly, Dorothy H, 17 Hamer St, Orange, NSW	34.00	**	7.11.84
Crawford, Caroline M, Police Station, Whittlesea	42.50	**	28.6.84
Farmer, William, c/o Mrs. H. A. Farmer, 171 Ferguson St,			
Williamstown	21.25	**	,,
Forbes, David, (address unknown)	12.75	**	,,
Harbeck, A, Jarrah Forest Saw Mills, Greenbushes, WA	12.75	**	,,
Martyn, John, 8 Pearce St, Caulfield	42.50	,,	_ ,,
Sutton, George K, c/o Pirie & Sutton, PO Box 162, Ballarat	32.00	**	7.11.84
Toplis, John R, Daily Telegraph, Sydney, NSW Tulloch, Harry, (address unknown)	21.25	**	28.6.84
* ***	21.25	,,	,,
4266			

To Norma Murry late of 2/70 Ringwood Street, Ringwood take notice that Coghill Pty. Ltd. of 200 Canterbury Road, Canterbury is holding an amount of \$28.10 being stamp duty originally paid to you on 29 January 1985 regarding the above property.

To Boris Prib late of 8/17 High Street, Mont Albert take notice that Coghill Pty. Ltd. of 200 Canterbury Road, Canterbury is holding your Security Deposit of \$325.00 regarding the above property.

4417

KEW (No. 4) CO-OPERATIVE HOUSING SOCIETY LIMITED (IN LIQUIDATION)

Take notice that the affairs of the above-named Society are now fully wound up and that in pursuance of section 411 of the Companies (Victoria) Code and of the *Co-operative Housing Societies Act* 1958, a general meeting of the Society will be held at 530 Little Collins Street, Melbourne, 9th Floor, on Wednesday, 5 November 1986 at 6.00 p.m. for the purpose of:

- 1. Laying before it an account showing how the winding up has been conducted and the property of the Society disposed of and giving any explanations thereof; and
- 2. Passing a resolution that the books and papers of the said Society and of the liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated 22 September 1986

4480 P. JOHN COURTNEY, Liquidator

KEW CO-OPERATIVE HOUSING SOCIETY LIMITED (IN LIQUIDATION)

Take notice that the affairs of the above-named Society are now fully wound up and that in pursuance of section 411 of the Companies (Victoria) Code and of the Co-operative Housing Societies Act 1958, a general meeting of the Society will be held at 530 Little Collins Street, Melbourne, 9th Floor, on Wednesday, 5 November 1986 at 5.30 p.m. for the purpose of:

- 1. Laying before it an account showing how the winding up has been conducted and the property of the Society disposed of and giving any explanations thereof; and
- 2. Passing a resolution that the books and papers of the said Society and of the liquidator relevant to the affairs of the Society be destroyed after a period of twelve months from the date of the meeting.

Dated 22 September 1986

4479 P. JOHN COURTNEY, Liquidator

GOBLE NOMINEES PROPRIETARY LIMITED

Notice is hereby given that by special resolution of the members of the abovementioned Company duly passed on 24 September 1986 it was resolved that the Company be wound up voluntarily and that Kenneth Douglas Starke, solicitor be appointed liquidator.

McNAB & McNAB, solicitors 44

MARYBOROUGH AND DISTRICT No. 4 CO-OPERATIVE HOUSING SOCIETY LIMITED

Take notice that the affairs of the above-named Society are now fully wound up and that in pursuance of section 272 (1) of the Companies Act 1961 and of the Co-operative Housing Societies Act 1958 a general meeting of the Society will be held at 115 High Street, Maryborough on 28 October 1986 at 7.30 p.m. for the purpose of—

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

Dated 22 September 1986

R. J. WHITMORE Liquidator ALFRED THOMAS DAVEY, late of 20 Brown Street, Swan Hill in the State of Victoria, pensioner, deceased (who died on 2 June 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, Graham Davey South and Albert Reginald South, to send particulars to them care of the undersigned on or before 3 December 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 4501

IVY EDITH GLADYS TROMPF, late of 34 Witton Street, Warragul, widow, deceased

Creditors, next of kin and others having claims in respect to the estate of the deceased, who died on 15 July 1986 are required by the Trustees Nola Francis Marshman and Dulcie Sarah Leslie to send particulars of their claims to them care of the undersigned solicitors by 12 December 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

WASYL WASAHA (also known as Wasyl Wasacha), late of 2 Acton Court, Newcomb, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 16 July 1986 are required by the applicant for grant of letters of administration Maria Wasaha of 2 Acton Court, Newcomb to send particulars to her by 30 November 1986 after which date the applicant for grant of administration may convey or distribute the assets having regard only to the claims of which she has notice.

Dated 25 September 1986

MESSRS AINSWORTH & CO., solicitors, 117 Yarra Street, Geelong 4508

Creditors, next of kin and others having claims in respect of the estate of Ian Kesarcodi-Watson who died on 12 May 1984 are required by the administrator Ihita Kesarcodi-Watson of 102 Ryans Road, Eitham in the State of Victoria to send particulars of their claim to her care of the undermentioned solicitor by 26 November 1986 after which date the said administrator will distribute the assets of the deceased having regard only to the claims of which she then shall have notice.

D. J. THWAITES LL.B., solicitor, 106 Lower Plenty Road, Rosanna 4509

4468

CAROLINE WINIFRED SINCLAIR, late of Romsey, 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 29 January 1986, are required by the executors Janice Winifred Sinclair of 85 Barry Street, Romsey in the said State, home duties and Richard John Sinclair of 44 Bellbrook Drive, North Dandenong in the said State, building supervisor, to send particulars to them care of their solicitors at the address appearing below 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.

Dated 26 September 1986

JAMES KELLEHER, barristers and solicitors, 75 Main Street, Romsey 4506

WILLIAM ALBERT FLAXMAN, late of 3 Kent Court, Eltham in the State of Victoria, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased (who died on 27 May 1986) are required to send particulars of their claims to the executor Anthony David Evans of 3 Kent Court, Etham in the said State, care of the undermentioned solicitors by December 1986 after which date he may convey or distribute the assets having regard only to the claims of which he then has notice.

AITKEN WALKER & STRACHAN, solicitors, 114 William Street, Melbourne 4469

Creditors, next of kin and others having claims in respect of the will of Walter Joseph Thomas late of 54 Francis Street, Ascot Vale, gentleman, deceased, who died on 8 August 1986 are requested to send particulars of their claims to the executors, Alan Walter Thomas, Ian Henry Thomas, and Valda May Thomas, c/o the undermentioned solicitor by 1 December 1986 after which date they will distribute the assets having regard only as to the claims of which they then have notice.

JOHN STEWART, solicitor, 290 Racecourse Road, Newmarket 4470

Creditors, next of kin and others having claims in respect of the will of Lillian Estella Rochester late of 23 McConnell Street, Kensington, home duties, deceased, who died on 12 August 1986 are requested to send particulars of their claims to the executors, John Dexter Rochester and Beryl Veronica Rochester, c/o the undermentioned solicitor by 3 December 1986, after which date they will distribute the assets having regard only to the claims of which they then have notice.

JOHN STEWART, solicitor, 290 Racecourse Road, Newmarket 4471 KEVIN JOSEPH WHITTY, late of 80 Yarram-Port Albert Road, Langsborough in the State of Victoria, invalid pensioner deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased (who died on 21 January 1986) are required to send particulars of their claims to the executors Raymond Thomas Frawley of 60 Sandy Street, Nunawading in the said State and Ian Frank Scholes of 172 Thomas Street, Hampton in the said State, care of the undermentioned solicitors, 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.

AITKEN WALKER & STRACHAN, solicitors, 114 William Street, Melbourne 4472

LESLIE BRODRIBB, late of 36 Margaret Street, Moc in the State of Victoria, State Electricity Commission employee, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on I February 1983) are required by the administrator, National Trustees, Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne in the said State to send particulars to it at 95 Queen Street, Melbourne within two clear months from the date hereof after which date the administrator may convey or distribute the assets having regard only to the claims of which it then has notice.

SLATER & GORDON, solicitors of 37 Elgin Street, Morwell 4517

Creditors, next of kin and others having claims against the estate of Anne Winifred Dyer late of 10 Highbury Road, Burwood, married women, deceased who died on 30 June 1986 are required to send particulars of their claims to the executor. The Equity Trustees Executors and Agency Company Limited of 472 Bourke Street, Melbourne by 5 December 1986, after which date it may convey or distribute the assets having regard only to the claims of which it then has notice.

EDWARD R. OATES, solicitor, 4 Burwood Highway, Burwood 4518

RONALD CHARLES HALLETT, late of 123 Murrumbeena Road, Murrumbeena, retired, deceased

Creditors, next of kin and others having claims against the estate of the said deceased who died on 18 July 1986 are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne by 3 December 1986 after which date it will distribute the assets having regard only to the claims of which it then has notice.

BLAKE & RIGGALL, solicitors of 140 William Street, Melbourne, 4519

Creditors, next of kin and others having claims in respect of the estate of Helen Margaret Sinclair, late of Bethany Hostel, 440 Camberwell Road, Camberwell in the State of Victoria, widow, deceased, who died on 22 June 1986 are required by the executor, The Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne in the said State to send particulars of their claims to the said company by 2 December 1986 after which date the said executor will convey or distribute the assets having regard only to the claims of which the said executor then has notice.

DARVALL McCUTCHEON, solicitors of 80 Collins Street, Melbourne. 4520

Creditors, next of kin and others having claims against the estate of Dora Irene Thorne, late of 50 Briggs Street, Caulfield, housekeeper, deceased, who died on 15 August 1986 are required by the executrix Josephine Moyra Mathieson of Unit 3, 2 Atkin Avenue, Mission Bay, Auckland, New Zealand, married woman, to send particulars of their claims to the undermentioned solicitor by 5 December 1986, after which date she will distribute the assets having regard only to the claims of which she then has notice.

EDWARD R. OATES, solicitor, 4 Burwood Highway, Burwood 4521

LINDA DOROTHY JANE ABRAHAM, formerly of Nyah West, in the State of Victoria, but late of Bendigo Home and Hospital for the Aged, 100 Barnard Street, Bendigo in the said State, widow, deceased (who died on 18 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, George Edwin Grose Abraham and Noel Bruce Saville, to send particulars to them care of the undersigned on or before 3 December 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 4534

Creditors, next of kin and others having claims in respect of the estate of Mary Josephine Ambry, late of 232 Arthur Street, Fairfield in the State of Victoria, gentlewoman, deceased, who died on 13 August 1986, are to send particulars of their claims to the executor Maurice Joseph Ambry care of the undermentioned solicitors by 1 December 1986, after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

LE GRAND, RANDLES, ADAMS & CO., 636 Sydney Road, Brunswick, the solicitors acting herein 4535 JOHN WILLIAM BROWN, late of 35 Splatt Street, Swan Hill in the State of Victoria, farmer, deceased (who died on 30 May 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, Winifred Charlotte Brown and John Wallace Brown, to send particulars to them care of the undersigned on or before 26 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 4536

Creditors, next of kin and others having claims in respect of the estate of Edith Mary Foley, formerly of 142 Pearson Street, West Brusnwick, but late of Kanella Private Nursing Home, 35 Mitchell Street, Brunswick in the State of Victoria, gentlewoman, deceased, who died on 16 June 1986, are to send particulars of their claims to the executor, National Trustees Executors and Agency Company of Australasia Limited, 95 Queen Street, Melbourne, by 8 December 1986, after which date the executor will distribute the assets having regard only to the claims of which it then has notice.

LE GRAND, RANDLES, ADAMS & CO., 636 Sydney Road, Brunswick, the solicitors acting herein 4537

Creditors, next of kin and others having claims in respect of the estate of Mary Florence Leone Greig, late of 23 Ormond Esplanade, Elwood, typist who died on 5 May 1986 are to send particulars of their claims to National Trustees Executors and Agency Company of Australasia Limited of 95 Queen Street, Melbourne on or before 12 December 1986, after which date it will distribute the assets having regard only to the claims of which it then has notice.

R. P. BARRETT & SON, solicitors, 472 Bourke Street, Melbourne 4538

Creditors, next of kin and others having claims in respect of the estate of Peter Christopher Raleigh, formerly of 365 Gaffney Street, Pascoe Vale but late of 133 Northumberland Road, Pascoe Vale, in the State of Victoria, driver, deceased who died on 13 June 1986 are to send particulars of their claims to the executrix Teresa Elizabeth Raleigh, care of the undermentioned solicitors by 1 December 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 4539 Creditors, next of kin and others having claims in respect of the estate of Thomas Ritchie, late of 481 Princes Highway, Morwell, retired, deceased who died on 20 May 1986 and probate of whose will was granted by the Supreme Court of Victoria on 3 September 1986 to Minnie Ritchie of 481 Princes Highway, Morwell, widow are to send particulars of their claims to the said executrix by 8 December 1986, after which date she will distribute the assets of the deceased having regard only to the claims of which she then has notice.

LITTLETON, HACKFORD & MALKIN, solicitors, Law Chambers, 115-119 Hotham Street, Traralgon 4540

DANIEL ALBERT CHABLE, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died on 15 February 1985 are required by executors Koos-Louis Chable, Daniel George Chable and Robert John Marsh to send particulars to the undermentioned firm by 24 December 1986, after which date the said executor(s) 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 4541

Creditors, next of kin and other persons having claims against the estate of Phyllis Elsie Chambers, formerly of 80 Middlesex Road, Surrey Hills in the State of Victoria but late of "Broadmead", Manningtree Road, Hawthorn in the said State, widow who died on 27 July 1986 are required by the executor Harold David Chambers, 79 Derril Road, Moorooduc in the said State public servant to send particulars of their claims to him care of the undersigned by 8 December 1986, after which date he may convey or distribute the estate having regard only to the claims of which he then has notice.

JOHN D. MUSTOW & CO., 105 Queen Street, Melbourne 4542

Creditors, next of kin and others having claims in respect of the estate of Thomas Charles Galvin, late of Aviation Road, Werribee South, primary producer, deceased, who died on 17 May 1983 are required to send particulars of their claims to the executor John William McEncroe care of the undermentioned solicitors by 4 December 1986, after which date the executor will distribute the assets having regard only to the claims of which notice has been received.

MAHONY & GALVIN, solicitors of 343 Little Collins Street, Melbourne 4543 Creditors, next of kin and others having claims in respect of the estate of Alma Kerr, late of 2/56 Thackeray Road, Reservoir in the State of Victoria, widow, deceased (who died on 29 July 1986) are to send particulars of their claims to National Trustees Executors and Agency Company of Australasia Limited at 95 Queen Street, Melbourne by 3 December 1986 after which date it will distribute the assets in the estate having regard only to the claims of which it then has notice.

J. P. H. ROWAN & CO., solicitors, 367 Collins Street, Melbourne 4544

Creditors, next of kin and others having claims in respect of the estate of William Edward Libbis, late of 6 Angus Grove, Doncaster, retired, deceased, who died on 15 August 1986 are to send the particulrs of their claims to ANZ Executors & Trustee Company Limited of 94 Queen Street, Melbourne by 4 December 1986, after which date it will distribute the assets having regard to the claims of which it then has notice.

4545

Creditors, next of kin and others having claims in respect of the estate of Patrick Angus O'Dwyer, late of Unit 124, Cumberland View, Whalley Drive, Wheelers Hill in the State of Victoria, pensioner, deceased, who died on 3 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 4481

CHARLES GLEN WRIGHT, late of Nyah West in the State of Victoria, retired labourer, deceased (who died on 17 May 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, John Leon Wright and Ellen Agnes Broccio, to send particulars to them care of the undersigned on or before 26 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 4482

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

On 1 October 1986 at 2.30 p.m. at the Sheriff's Office, Writs and Warrants Division, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied)

All the estate and interest (if any) in and to the following:

Stojan Milenkov of 17 Nyanda Close, Kealba, joint proprietor with Zaprena Milenkov of an estate in fee simple in the land described in the Certificate of Title Volume 9367 Folio 636 upon which is erected a dwelling and known as 17 Nyanda Close, Kealba.

Registered Mortgages L420857T, M275736X and Caveat L896797E affect the said estate and interest.

Tony Cecere of 73 Albert Road, Hallam, shown on Certificate of Title as Anthony Cecere, joint proprietor with Lyn Marion Cecere of an estate in fee simple in the land described in the Certificate of Title Volume 9207 Folio 837 upon which is erected a dwelling and known as 73 Albert Road, Hallam.

Registered Mortgages J950751 and L11651K affect the said estate and interest.

Any mortgages and/or other dealings specified may affect the said estate and interest.

Terms-Cash only

4546

A. STANLEY, Sheriff's Officer

In the Supreme Court of the State of Victoria
SALE BY THE SHERIFF
At the Best Price Offered

On 6 November 1986 at 2.30 p.m. at the Sheriff's Office, 287 Springvale Road, Glen Waverley (unless process be stayed or satisfied).

All the estate and interest (if any) of Modesto Berton of 18 Ajax Street, North Balwyn, joint proprietor with Anna Berton of an estate in fee simple in the land described in the Certificate of Title Volume 9663 Folio 976 upon which is erected a dwelling and known as 18 Ajax Street, North Balwyn.

To be sold to the highest bidder—No reserve set. Terms—Cash only

4547

A. STANLEY, Sheriff's Officer

LATE NOTICES

Summer Time Act 1972

VARIATION OF PERIOD OF SUMMER TIME

PROCLAMATION

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

Whereas section 3 (1) of the Summer Time Act 1972 provides that during the period commencing in any year on the day and at the time fixed for the purposes of that section by proclamation of the Governor in Council published in the Government Gazette and ending in the following year on the day and time fixed in the proclamation, summer time shall, throughout the State, be one hour in advance of standard time and shall be observed accordingly:

And whereas pursuant to section 3 (1) of the said Act the period of summer time was fixed by proclamation of the Governor in Council on 17 April 1984 and published in the Government Gazette of 18 April 1984:

And whereas section 3 (2) of the said Act provides that a proclamation under section 3 (1) of the Act may by like proclamation be revoked or varied or be substituted by a further proclamation and whilst a proclamation remains in force it shall have effect from year to year in respect of the summer period fixed in the proclamation or as varied:

And whereas the said proclamation of the Governor in Council of 17 April 1984 and published in the Government Gazette of 18 April 1984 was varied by proclamation of the Governor in Council of 20 February 1986 and published in the Government Gazette of 26 February 1986:

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 vary the said proclamation of the Governor in Council of 17 April 1984 and published in the Government Gazette of 18 April 1984 by substituting the words "the third Sunday in October" for the words "the last Sunday in October" in item 1.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth 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 Elizabeth the Second, Oueen of Australia.

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

S. M. CRABB Minister for Labour

GOD SAVE THE QUEEN!

STATE TENDER BOARD CONTRACTS ACCEPTED

Amendments

,	licitio	
Item Number	New Rate	Effective Date
	\$	
13 (21 kg.)	293.98	11.9.86
(24 kg.)	327.00	
Melbourne and	d Metropolita	n District
143	32.05	1.10.86
Butter		
1	65.83	3.9.86
2	41.65	
	Number 13 (21 kg.) (24 kg.) Melbourne and 143 Butter	Number New Rate \$ \$ \$ \$ \$ \$ \$ \$ \$

J. M. PAWSON Secretary to the Tender Board

3806 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, GE	ELONG		
Wells, Jame Coleman	4/21 Noble St, Newtown			Guard Agent	16.10.86
				Inquiry Agent	**
		Dated at Geelong 16 A. DUNLOP, Clerk			
	MAGISTRAT	TES' COURT, MORI	NINGTON		
Koroi, Tuoti Usa	22 Carrigg St, Dromana	Peninsula Security Services	796 Nepean Hwy, Mornington	Watchman	9.10.86
		Dated at Morningto M. LEA, Clerk of th			
	MAGISTRA	TES' COURT, HEI	DELBERG		
Thornhilt, Paul William	2 Katrina St, Doncaster		2 Katrina St, Doncaster	Process Server's	15.10.86
		Dated at Heidelberg DON GEAR, Clerk			
	MAGISTR	ATES' COURT, GE	ELONG		
Kevelham, John	4 Flamingo Crt, Norlane	M.S.S. Patrol Services	Lot 11 Demolts Rd, Anakie	Watchman	9.10.86
		Dated at Geelong 18 A. DUNLOP, Clerk			
	MAGISTRA	TES' COURT, HEAI	LESVILLE		4,5
Liptak, George Michael	20 Sycamore St, Camberwell		103 Badger Creek Rd, Healesville	Watchman	22.10.86
		Dated at Healesville S. PARSONS, Clerk			

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

	Privat	E 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, PO	RTLAND		
George, Robert Arthur	135 Bentinck St, Portland	Darlots Creek Security Services	135 Bentinck St, Portland	Guard Agent	15.10.86
George, Robert Arthur	,, ,,		,, ,,	"	15.10.86
Doucal, Trevor James Paton, Kevin William	" "))	"	15.10.86 15.10.86
		Dated at Portland, B. GEARY, Clerk (
	MAGISTRA	TES' COURT, PR	AHRAN		
Buntsma, Bernadette Joan	39 A vington Cres, Boronia	Mayne Nickles Ltd	390 St. Kilda Rd Melbourne	Watchman	24.10.86
		Dated at Prahran, 2 Clerk of the Magis		6	

CONTRACTS ACCEPTED—(Scries 1986-87) CALCULATORS, ELECTRONIC

Schedule No. 1/71

Contract from 1 October 1986, to 30 September 1987

1986/87—158. The Calculator King, 11/401 St. Kilda Road, Melbourne. Telephone: 266 8753. 1986/87—160. Datakey Alcatel Pty. Ltd., Cnr. Johnston & Brunswick Streets, Fitzroy. Telephone: 419 5322.

1986/87—163. P.H.M. Australia (Inc. in N.S.W.) Pty. Ltd., 959 Glenhuntly Road, Caulfield South.
Telephone: 572 2133.

Item No.	Description of Articles	Rate	Name of Contractor
		\$	
1.	Portable—	each	
	Liquid Crystal Display, 8 digits, floating decimal point, percentage and square root keys 'Sharp Elsimate EL 230'	5.90	Datakey Alcatel Ptv. Ltd.
2.	Desk Top—	3.90	Datakey Alcalei Pty. Ltd.
-	Liquid Crystal Display, 10 digits, floating and decimal point selection, one full memory, percentage and square root keys, solar powered with battery backup supply 'Citizen	·	
3.	SDC 35° Printing with Visual Display— 240 Volt AC., 12 digit display, percentage	25.00	The Calculator King
	full memory 'Sharp EL 2607'	87.38	P.H.M. Australia Pty. Ltd
	and constant keys, floating decimal point, one full memory 'Sharp EL 2607' Departments to note: Trading terms		

THEFT—REWARD \$50 000

The co-operation of the general public is sought with a view to establishing the identity of the person or persons responsible for the theft of the Picasso painting titled "Weeping Woman" between 2-3 August 1986, from the National Gallery, Melbourne.

3808

A reward of fifty thousand dollars (\$50 000) will be paid, at the discretion of the Chief Commissioner of Police, by the Government of Victoria for information leading to the apprehension and conviction of the person or persons responsible for the theft.

Any information, which will be treated as confidential, may be given at any time of the day or night to the Officer in Charge, Criminal Investigation Branch, 412 St Kilda Road, Melbourne (Telephone 265 2111) or to the Officer in Charge of any Police Station.

C. R. T. MATHEWS Minister for Police and Emergency Services

Ministry for Police and Emergency Services Melbourne, 24 September 1986

NOTICE TO MARINERS No. 32 of 1986

AUSTRALIA—VICTORIA Port Phillip

- A. Queenscliff Pier Light relocated
- B. Queenscliff Boat Harbour Light extinguished
- C. Point Nepean Radar Tower established
- D. Rye Boat Channel Piles established

Reference Positions: 1. High Lighthouse—Lat. 38°16′25″S., Long. 144°39′44″E. (approx.).

2. Rye Jetty Light—Lat. 38°22'S., Long. 144°49'E. (approx.).

Details: A. Date: On or about 3 October 1986. Former Notice: No. 17 of 1982 is superseded.

The Queenscliff pier light will be relocated to a position 035° distant 7 metres from its present position. The new position will be 057°47′ distant 691 metres from reference position 1.

The light will be altered to show a fixed red fluorescent light at an elevation of 5-6m visible from 235° through north to 120° for a distance of 2 miles.

Abridged description; F. R. 5-6m 2M.

B. Former Notice: No. 19 (T) of 1981 refers and is cancelled.

The fixed red light in position 43*13' distant 1125 metres from the reference position 1 has been permanently extinguished.

- C. A radar tower 7.8 metres high has been established in position Lat. 38°18′33″S., Long. 144°39′35″E. The elevation of the tower is 56 metres.
- D. Single pile beacons have been established to mark the boat ramp channel at Rye in the following positions from reference position 2.
- No. 1 Starboard hand Green conical topmark 274°10' distant 533m.
- No. 2 Port hand Red can topmark 275°15' distant 502m.
- No. 3 Starboard hand Green conical topmark 256*33' distant 536m.

No. 4 Port hand Red can topmark 256°20′ distant 496m.

No. 5 Starboard hand Green conical topmark 215°51' distant 377m.

No. 6 Port hand Red can topmark 220°32′ distant 353m.

No. 8 Port hand Red can topmark 202°01' distant 316m.

Charts Affected: AUS 143, AUS 158.

Publication Affected: Sailing Directions, Victoria 1970, Pages 163, 169, 170, 171, 193 and 604.

R. M. PERRY Ports Officer Port of Port Phillip

Ports and Harbors Division 168 Exhibition Street Melbourne 3000, 19 September 1986

NOTICE TO MARINERS No. 33 of 1986

AUSTRALIA—VICTORIA Port of Gippsland Lakes Reeves Channel

Kalimna Jetty Light-Alteration

On or about 6 October 1986 Kalimna Jetty Light (F.W.R.) in position Lat. 37*52-8' S., Long. 147* 57-2' E. (approx.), will be altered to show a fixed green light.

Other details will remain unchanged.

Abridged Description: F. G. 6m 1M.

Publication Affected: Sailing Directions, Victoria 1970, pages 508 and 672.

R. M. PERRY Port Officer Port of Gippsland Lakes

Ports and Harbors Division 168 Exhibition Street Melbourne 3000, 22 September 1986

Town and Country Planning Act 1961 CITY OF KNOX PLANNING SCHEME Amendment No. 269 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 30 September 1986, approved the abovementioned scheme in respect of the municipal district of the City of Knox and for which the Council of 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 land at Lot ABX, LP 202591N, Kelletts Road, Rowville, in a Commercial Drive-In Zone to allow the development of a local neighbourhood shopping centre.

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, City of Knox, Civic Centre, 511 Burwood Highway, Knoxfeld.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF BASS PLANNING SCHEME Amendment No. 24, Part 1 Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 30 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 rezoning of about 7.5 hectares of land at Kilcunda from Residential to Residential Special.

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 Council of the Shire of Bass, Main Road, Archies Creek.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF FLINDERS PLANNING SCHEME Amendment No. 200

Notice of Approval

In pursuance of the powers conferred by the *Town* and *Country Planning Act* 1961, the Governor in Council on 30 September 1986 approved the abovementioned scheme in respect of the municipal district of the Shire of Flinders and for which the Shire of Flinders is the Responsible Authority.

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

The scheme introduces revised planning controls for the urban areas within the municipality along the Port Phillip Bay coastline and the inland and coastal villages. The scheme also includes a restructure plan for the Rye Ocean Beach 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 Shire of Flinders, Boneo Road, Rosebud.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

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

Amendment No. 385

Notice is hereby given that the Minister for Planning and Environment in pursuance of the powers under the Town and Country Planning Act 1961 has prepared a planning scheme which—

- (A) proposes to rezone land situated at:
- 1. 703 Station Street, Box Hill.
- 2. 356-360 Bell Street, Pascoe Vale South, City of Coburg.
- 3. Lot 4, Part Lot 3 and Part Lot 5, Ryans Road, Diamond Creek, Shire of Diamond Valley.
- 4. North side of Calder Highway between Arabin and Hunter Streets, Keilor.
- 5. Lots 3, 4, 5 and 6 and Lots 5, 6, 7 and 8, Smith and McKenzie Streets, Shire of Melton.
 6. 133 Main Street, Blackburn, City of
- Nunawading.
 7. 143–153 Stawell Street, 48, 50 and 52 Bendigo
- Street and 1-31 Khartoum Street, City of Richmond.
 8. 7 Stephensons Road, City of Waverley.
- 9. South side of Synnot Street between Werribee and Wedge Streets, south side of Synnot Street between Bridge Street and Pine Avenue, north side of Cottrell Street between Ballan Road and Werribee Street and north-west corner of Blackforest Road and Walls Road, Shire of Werribee.

- 10. Lots 65, Wattletree Road, Hurstbridge, Shire of Whittlesea.
- 11. Lot 1, Donnybrook Road, Donnybrook, Shire of Whittlesea.
- (B) proposes to amend the scheme Ordinance by:
- 1. Including Ordinance provisions relating to 4 (A) above.
- 2. Introducing a new zone to be known as the Special Use No. 9B which will apply to land referred to in 5 (A) above.
- 3. Introducing a new control clause to facilitate the development of land referred to in 8 (A) above for the purpose of offices.
- 4. Inclusion of Lots 1 to 6, 15 and 16, LP 25583 Wellington and Cornish Roads, Lysterfield, City of Knox, in the Table to Clause 11A (1) (c) to enable discretion to permit a detached house.

A copy of the scheme will be deposited at the offices of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne, from 1 October 1986 to 3 November 1986.

A copy of the scheme Ordinance and so much of the scheme map which affects land within the area administered by the regional office of the Ministry or within the municipal district has been deposited at Town Hall, City of Box Hill, 1022 Whitehorse Road, Box Hill, City Offices, City of Coburg, Bell Street, Coburg, Municipal Offices, City of Keilor, Calder Highway, Keilor. Civic Centre, City of Nunawading, 379 Whitehorse Road, Nunawading, Town Hall, City of Richmond, Bridge Road, Richmond, Municipal Offices, City of Waverley, Springvale Road, Glen Waverley, Civic Centre, Shire of Diamond Valley, Civic Drive, Greensborough, Shire Offices, Shire of Melton, cnr. High and Yuille Streets, Melton, Civic Centre, Shire of Werribee, 45 Princes Highway, Werribee, Municipal Offices, Shire of Whittlesea, High Street, Epping.

A copy of the scheme Ordinance only has been deposited at Civic Offices, City of Altona, 115 Civic Parade, Altona. Civic Offices, City of Berwick, Princes Highway, Narre Warren. Town Hall, City of Brighton, Boxshall Street, Brighton. Municipal Offices, City of Broadmeadows, Pascoe Vale Road, Broadmeadows. Municipal Offices, City of Brunswick, 233 Sydney Road, Brunswick, Civic Centre, City of Camberwell, 350 Camberwell Road, Camberwell. City Offices, City of Caulfield, cnr. Hawthorn and Glen Eira Roads, Caulfield. Municipal Offices, City of Chelsea, 312 Station Street, Chelsea. Municipal Offices, City of Collingwood, 140 Hoddle Street, Abbotsford. City Offices, City of Croydon, Civic Square, Croydon. Municipal Offices, City of Dandenong, 205 Thomas Street, Dandenong. Municipal Offices, City of Doncaster and Templestowe, 695 Doncaster Road,

Doncaster. Civic Centre, City of Essendon, Pascoe Vale Road, Essendon. Municipal Offices, City of Fitzroy, 201 Napier Street, Fitzroy, Town Hall, City of Footscray, Napier Street, Footscray, Civic Centre, City of Frankston, Davey Street, Frankston. Town Hall, City of Hawthorn, 360 Burwood Road, Hawthorn. Civic Centre, City of Heidelberg, Upper Heidelberg Road, Ivanhoe. Municipal Offices, City of Kew, Charles Street, Kew. Civic Centre, City of Knox, 511 Burwood Highway, Knoxfield. Civic Centre, City of Malvern, cnr. Glenferrie Road and High Street, Malvern. Town Hall, City of Melbourne, Council House, 200 Little Collins Street. Melbourne. Municipal Offices, City of Moorabbin, 977 Nepean Highway, Moorabbin. Council Chambers, City of Mordialloc, Mentone Parade, Mentone, Municipal Offices, City of Northcote, 189 High Street, Northcote. Municipal Offices, City of Oakleigh, Atherton Road, Oakleigh. Town Hall, City of Port Melbourne, Bay Street, Port Melbourne. Town Hall, City of Prahran, Greville Street, Prahran. City Hall, City of Preston, High Street, Preston. Civic Centre, City of Ringwood, Maroondah Highway, Ringwood. Town Hall, City of St Kilda, Brighton Road, St Kilda, Municipal Offices, City of Sandringham, Royal Avenue, Sandringham. Town Hall, City of South Melbourne, Bank Street, South Melbourne. Civic Centre, City of Springvale, 397 Springvale Road, Springvale. Municipal Offices, City of Sunshine, Alexandra Avenue, Sunshine, Municipal Offices, City of Williamstown, 104 Ferguson Street, Williamstown. Municipal Offices, Shire of Bulla, Macedon Street, Sunbury. Shire Offices, Shire of Cranbourne, Sladen Street, Cranbourne. Shire Offices, Shire of Eltham, 895 Main Road, Eltham. Municipal Offices, Shire of Pakenham, Henty Way, Pakenham.

A copy of the scheme or the relevant part therof referred to above 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 submissions they wish to make with respect to the scheme, addressed to the Secretary, Ministry for Planning and Environement, Sox 2240T, Melbourne, 3001, by 3 November 1986 and state whether they wish to be heard in respect of their submission.

Dated 30 September 1986

DAVID YENCKEN Secretary for Planning and Environment

Department of Industry, Technology and Resources

INTENTION TO RENEW MINING LEASES
No. 480-2; W. P. B. Henry; 13-5207 ha, Parish of Maldon.

No. 482-1; D. R. Taylor and D. D. Taylor; 3-092 ha, Parish of Gobur.

3811

No. 589-1; A. R. Freeman, executor of the estate of the late R. W. Bennett and W. J. Bennett; 92-9494 ha, Parish of Turoar.

APPLICATION FOR MINING LEASE DECLARED ABANDONED

No. 1190; E. C. Braumann; 9 ha, Parish of Nerring. MINING LEASE EXPIRED

No. 625; G. H. and H. W. Greig; 9-286 ha, Parish of Banu Bonyit.

DEVELOPMENT LEASES GRANTED

No. 50; C. R. Jardine; 260 ha, Parishes of Tarnagulla and Waanyarra.

No. 51; C. R. Jardine; 135-1 ha, Parish of Gladstone.

APPLICATION FOR DEVELOPMENT LEASE WITHDRAWN

No. 300; Swan Resources Ltd; approx. 250 ha, Parishes of Hurrindal East and Buchan.

VARIATION OF DEVELOPMENT LEASE COVENANT

No. 158; A. R. Fraser; \$40 000 expenditure annually, in lieu of employing labour effective from 26 September 1986.

APPLICATION FOR MINING AREA LICENCE DECLARED ABANDONED

No. 12; R. N. Icely; 1-366 ha, Parish of Freeburgh.
TAILINGS REMOVAL LICENCE GRANTED

No. 5112; Regional Manager, Department of Conservation, Forests and Lands, to remove tailings from an area known as the "Caledonia Mine Track" situated in the Parish of Stanley.

APPLICATION FOR TAILINGS REMOVAL LICENCE REFUSED

No. 4982: United Shire of Beechworth; to remove tailings from an area known as "Three Mile Creek" situated in the Parish of Beechworth.

APPLICATIONS FOR TAILINGS REMOVAL LICENCES WITHDRAWN

No. 5159; Shire of Ripon, to remove tailings from an area known as the "North Hope Mine" situated in Racecourse Road, in the Parish of Beauford.

No. 5158; Shire of Ripon, to remove tailings from an area known as the "Last Chance Mine" situated in the Trawalla/Waterloo Road in the Parish of Beauford.

No. 5157; Shire of Ripon, to remove tailings from an area known as the "Water Supply Reserve" situated in Lexton Road in the Parish of Beauford.

APPLICATION FOR TAILINGS TREATMENT LICENCE REFUSED

No. 301; K. A. White; 39-7 ha, Parish of Sandhurst. INTENTION TO GRANT AN EXPLORATION LICENCE

No. 1635; Aberfoyle Resources Ltd and Balmoral Resources NL; 482 km², Counties of Karkarooc and Borung.

INTENTION TO EXTEND EXPLORATION LICENCES

No. 1242-4; Western Mining Corporation Ltd; 360-25 km², County of Bendigo.

No. 1275-4; CRA Exploration Pty Ltd; 416·75 km², Counties of Gladstone, Bendigo and Talbot.

EXPLORATION LICENCES EXTENDED AND AREAS RELINQUISHED

Nos. 757-5, 777-5 to 781-5, 796-5 to 801-5, 803-5 to 805-5, 807-5 to 811-5, 972-5, 1259-3, 1261-3 to 1266-3, 1280-3 and 1298-3; CRA Exploration Pty Ltd, area retained 3938 km², area relinquished nil, Kerang Block.

Nos. 774-5, 784-5 to 793-5, 865-5 to 867-5, 999-5, 1255-3 to 1258-3, 1260-3, 1298-3, 1315-3, 1344-3, 1362-3, 1364-3; CRA Exploration Pty Ltd; area retained 6496 km², area relinquished 2295 km², Horsham Block.

The above relinquished area will become available for Exploration Licences again on 27 January 1987.

No. 889-3; CRA Exploration Pty Ltd; area retained 497-5 km², area relinquished nil, County of Ballarat.

APPLICATION FOR EXPLORATION LICENCE WITHDRAWN

No. 1804; Mumbil Mines NL; 31 km², County of Croajingolong.

EXTRACTIVE INDUSTRY LICENCE GRANTED

No. 1140; Wodonga Pastoral Holdings Pty Ltd; 46-37 ha, Parish of Wodonga.

EXTRACTIVE INDUSTRY LICENCES RENEWED

No. 584-2; D. and I. Addinsall; 1-3099 ha, Parish of MacArthur.

No. 887-2; R. McCorkell; 17-1251 ha, Parish of Newlingbrook.

No. 1148-1; D. and V. Addinsall, 1-3099 ha, Parish of MacArthur.

EXTRACTIVE INDUSTRY LICENCE CANCELLED

No. 604; Ballarat Earth Moving Contractors Pty Ltd; 5-6 ha, Parish of Ballarat.

EXTRACTIVE INDUSTRY LEASES SURRENDERED

No. 114; Ballarat Earthmoving Contractors Pty Ltd; 1-3120 ha, Parish of Ballarat.

No. 74; Boral Resources (Vic.) Pty Ltd; 41-0862 ha, Parish of Narre Worran.

APPLICATION FOR EXTRACTIVE INDUSTRY LEASE DECLARED ABANDONED

No. 344; Mirrodong Mining Pty Ltd; 40 ha, Parish of Moorabool East.

ADDENDUM

3812

Application for Renewal of Extractive Industry Licence No. 368-1 Abeer, refused appearing in *Government Gazette* No. 65, Page 3001, dated 30 July 1986 is hereby rescinded.

ROBERT FORDHAM, M.P. Minister for Industry, Technology and Resources

I hereby give notice that on 10 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.

Martins, Everardo Costa, late of Flat 3, 2 Pevensey Street, Geelong, heavy press operator, died 20 December 1985.

Moder, Antonio Luciano, late of 36 William Street, Frankston, storeman, died 5 March 1982.

Smith, Francis Michael, late of Ballarat, pensioner, died I July 1986.

I hereby give notice that on 12 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.

Brocken, Adriana, late of 294 Maroondah Highway, Ringwood, widow, died 15 June 1986.

Davies, Francis Joseph, late of 102 Ascot Street South, Ballarat, pensioner, died 28 May 1986.

Freeman, Sylvia, late of Greenvale Geriatric Centre, Providence Road, Greenvale, pensioner, died 29 June 1986.

Melrose, Geoffrey George, late of Whittle Crescent, Larrakeyah, Northern Territory, steel fixer, died 20 October 1985.

Surman, Mollie, late of 176 Oriel Road, West Heidelberg, home duties, died 12 August 1986.

Wanliss, Norma Agnes, formerly of 11 Arden Court, East Kew, but late of Flat 41, 13 Upper Esplanade, St. Kilda, widow, was found dead on 23 June 1986.

I hereby give notice that on 16 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.

Carter, Ivy, late of Kew, pensioner, died 30 May 1986.

Dwyer, Neville James, late of Flat 26, 24 Tennyson Street, Elwood, clerk, died 4 June 1986.

Phillips, James Vernon, late of 34 Arthur Street, South Yarra, pensioner, died 13 June 1986.

Warrick, Clifford Edward William Charles, late of 14 Athol Street, Braybrook, gardener, died 18 February 1964.

I hereby give notice that on 17 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.

Crombie, Edith, late of Unit 7/49-51 Hammond Road, Dandenong, home duties, died 9 July 1986.

Lockwood, Mildred, formerly of 162 Atherton Road, Oakleigh, but late of St. Elizabeth Nursing Home, 410 Wattletree Road, East Malvern, spinster, died 26 July 1986.

Powell, Charles Stuart, also known as Stuart Charles Powell, late of 45 Besline Street, Kuraby, Brisbane, pensioner, died 10 June 1986.

Ross, Ivy Elizabeth, late of Parkview Nursing Home, 18 Florence Road, Surrey Hills, retired, died 31 July 1986.

24 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 4 December 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:

Borch, Lilian Edna, late of 54 Miller Street, West Preston, widow, died 18 June 1986.

Brocken, Adriana, late of 294 Maroondah Highway, Ringwood, widow, died 15 June 1986.

Carter, Ivy, late of Kew, pensioner, died 30 May 1986.

Crombie, Edith, late of Unit 7/49-51 Hammond Road, Dandenong, home duties, died 9 July 1986.

Davies, Francis Joseph, late of 102 Ascot Street South, Ballarat, pensioner, died 28 May 1986.

Dwyer, Neville James, late of Flat 26, 24 Tennyson Street, Elwood, clerk, died 4 June 1986.

Freeman, Sylvia, late of Greenvale Geriatric Centre, Providence Road, Greenvale, pensioner, died 29 June 1986.

Fuhrmeister, Edith May, late of 31 Ballater Street, Essendon, home duties, died 29 May 1986.

Harmer, Frank Robert, late of Maidstone Private Nursing Home, 41 Thomson Street, Maidstone, pensioner, died 26 July 1986.

Lockwood, Mildred, formerly of 162 Atherton Road, Oakleigh, but late of St Elizabeth Nursing Home, 410 Wattletree Road, East Malvern, spinster, died 26 July 1986.

Martins, Everardo Costa, late of Flat 3, 2 Pevensey Street, Geelong, heavy press operator, died 20 December 1985.

Melrose, Geoffrey George, late of 9 Whittle Crescent, Larrakeyah, Northern Territory, steel fixer, died 20 October 1985. Milne, Margaret Beatrice, formerly of 50 Walter Street, Ascot Vale, but late of 59 The Promenade, Isle of Capri, Queensland, widow, died 21 August 1986.

Moder, Antonio Luciano, late of 36 William Street, Frankston, storeman, died 5 March 1982.

Okon, Maria, late of 26 Myrtle Grove, North Shore, widow, died 17 June 1986.

Perry, Anne, also known as Annie Perry, formerly of Flat 1, 41 Lincoln Drive, Bulleen, but late of Hillview Private Nursing Home, widow, died 30 July 1986.

Phillips, James Vernon, late of 34 Arthur Street, South Yarra, pensioner, died 13 June 1986.

Powell, Charles Stuart, also known as Stuart Charles Powell, late of 45 Besline Street, Kuraby Brisbane, pensioner, died 10 June 1986.

Ross, Ivy Elizabeth, late of Parkview Nursing Home, 18 Florence Road, Surrey Hills, retired, died 31 July 1986.

Smith, Francis Michael, late of Ballarat, pensioner, died 1 July 1986.

Smith, Harry, late of 68 Linda Cresent, Ferntree Gully, pensioner, died 2 April, 1986.

Statham, Kathleen Flora, formerly of 39 Ropley Grange, Upwey, but late of Ardrossan Nursing Home, 18 Hull Street, Croydon, spinster, died 4 July 1986.

Surman, Mollie, late of 176 Oriel Road, West Heidelberg, home duties, died 12 August, 1986.

Wanliss, Norma Agnes, formerly of 11 Arden Court, East Kew, but late of Flat 41, 13 Upper Esplanade, St Kilda, widow, was found dead on 23 June 1986.

Warrick, Clifford Edward William Charles, late of 14 Athol Street, Braybrook, gardener, died 18 February 1964.

Melbourne, 24 September 1986

P. T. SPENCER Public Trustee

Building Control Act 1981

ORDER TO PROHIBIT THE OCCUPATION OR USE OF A BUILDING ON LAND SITUATE: 2 BELLARINE STREET, GEELONG

Whereas it is provided by section 143 of the Building Control Act 1981 that where any works which are required to be carried out pursuant to the provisions of Part VIII of the Building Control Act 1981 have not been carried out within the time allowed pursuant to this Part the Minister may by order under his hand published in the Government Gazette prohibit the occupation or use of the building by any person and may at any time on the recommendation of the Chief Officer and the Building Surveyor by order under his hand published in the Government Gazette vary or revoke such Order.

And whereas the Chief Officer and the Building Surveyor have reported to the Minister that the works required to be carried out pursuant to Part VIII of the Act have not been carried out within the time allowed with respect to the building known as Ritz Flats, No. 2 Bellarine Street, Geelong.

Now therefore, I, James Harley Kennan, Her Majesty's Minister for Planning and Environment for the State of Victoria do by this Order prohibit the occupation or use of the first floor portion of the building known as Ritz Flats on land situate No. 2 Bellarine Street, Geelong by any person as and from Wednesday I October 1986.

JAMES HARLEY KENNAN Minister for Planning and Environment

Ministry for Planning and Environment

Melbourne (85/8001)

Tobacco Leaf Industry Stabilization Act 1966 APPOINTMENT OF MEMBERS OF THE TOBACCO QUOTA COMMITTEE

In pursuance of the powers conferred upon me by sections 6, 7 and 9 of the *Tobacco Leaf Industry* Stabilization Act 1966, I, Evan Walker, Minister for Agriculture and Rural Affairs for the time being of the State of Victoria, hereby:

- 1. terminate the appointment of Bernard Michael Lynch as a member of the Tobacco Quota Committee; and
- 2. after consultation with the Tobacco Leaf Marketing Board, appoint Gaudenzio Frasca as a member of the Tobacco Quota Committee for the period ending 28 February 1987.

Dated 19 September 1986

EVAN WALKER Minister for Agriculture and Rural Affairs

Motor Car Act 1958

EXEMPTIONS FROM FITTING OF SEAT BELTS

By notice published in the *Victoria Government Gazette* No. 76 of 17 September 1986 certain motor cars were exempted from being fitted with seat belts pursuant to sections 31A and 31AA of the *Motor Car Act* 1958.

In pursuance of the powers conferred on the Authority by section 31A (5) and 31AA (3) of the Motor Car Act 1958 the Authority hereby varies that order as follows:

- (a) By deleting the word "and" at the end of part (iii);
- (b) By deleting part (iv); and
- (c) By adding the following parts: "(iv) Omnibuses; and

(v) Specially constructed vehicles."

Chairman and Managing Director

V. SMITH

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

Notice is hereby given that the following applications will be considered by the Road Traffic Authority on 21 October 1986.

3814

Notice of any objections should be forwarded to reach the Manager, Vehicle Licensing Branch or any Regional Office of the Road Traffic Authority not later than 15 October 1986.

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

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

- B. L. Bacon, Notting Hill. Application to license one commercial passenger vehicle in respect of a 1962 Rolls Royce sedan with seating capacity for 4 passengers to operate as a special purpose vehicle from 7 Bingley Avenue, Notting Hill, for the carriage of wedding parties.
- W. F. Braun, Cowes Phillip Island. Application for variation of the conditions of taxi licence CT 626 which authorizes the carriage of passengers from places within a 5 km radius of the Post Office at Cowes to delete the above and instead operate from places within a 25 km radius of the Post Office at Cowes.
- E. M. Cross and M. R. Piggott, Seaford. Application to license one class I tow truck to be purchased, to operate throughout the State of Victoria, from a depot situated at Titan Drive, Carrum Downs, for the purpose of lifting and carrying or towing damaged or disabled motor cars.
- G. D. Day, Blackburn. Application to license one commercial passenger vehicle with seating capacity for 6 passengers to operate tours as follow: Mt Martha Golf Course. Pick up at any Hotel or Motel in the City of Melbourne as required. Travel St Kilda Road, Fitzroy Street, Esplanade, Cavell Street, Marine Parade, then Route 33 to Nepean Highway to Edithvale Road. Mornington Peninsula Freeway to Frankston, then Cranbourne Road, Playne Street, Davey Street, Nepean Highway, Hopetoun Avenue, Forest Drive. Return as above or, Forest Drive, Somerset Drive, Dominion Road, Esplanade, Beleura Hill Road, Nepean Highway to Davey Street, Frankston Freeway then as above to Beach Road, Route 33 to Fitzroy Street, St Kilda Road to City Hotels. Beacon Hills Golf Course. Pick up at any Hotel or Motel in the City of Melbourne as required. Travel Swanston Street, Batman Avenue to South Eastern Freeway, access road to Tooronga Road, Malvern Road, Waverley Road, Warrigal Road, then Mulgrave Freeway to Princes Highway

to Beaconsfield-Emerald Road then Stoney Creek Road into Beacon Hills Golf Club. Return as above or Stoney Creek Road to Beaconsfield-Emerald Road to Main Street then Belgrave-Emerald Road, Wellington Road to Mulgrave Freeway then above to City Hotels. Fares: \$50.00 (Fees comprise Transport, Green Fee and Golf Equipment). Timetable: One or two tours a day departing between the hours 6.00 a.m. and 3.00 p.m. Tours are of six hour duration.

Gemtec Australia Pty. Ltd., Melbourne. Application to license one commercial passenger vehicle with seating capacity for 19 passengers to operate, free of charge, for the clients associated with Gemtec Pty. Ltd. from the Hilton, Menzies at Rialto, Old Melbourne, Travelodge—St Kilda Road and Travelodge—Royal Parade Hotel/Motels to and from the showroom of Gemtec Pty. Ltd. located at 124 Exhibition Street, Melbourne. Timetable: As and when required. Note: Notice of this application replaces a notice which appeared in the Victoria Government Gazette No. 73 dated 3 September 1986. Previous objections to the granting of this application are invalid and interested parties are advised that a new notice of objection must be submitted.

- N. Giavris, Bundoora. Application to license three commercial passenger vehicles in respect of Mercedes Benz sedans (1979, 1980, 1982) each with seating capacity for 4 passengers to operate as metropolitan hire cars from 14 Windsor Crescent, Bundoora.
- S. Ivanac. Dandenong. Application to license three class I tow trucks, to be purchased, to operate throughout the State of Victoria from a depot located at 28 Hilton Street, Dandenong for the purpose of lifting and carrying or towing damaged or disabled motor cars.
- L. H. and D. M. Johnston, Portland, Application to license one commercial passenger vehicle with seating capacity for 18 passengers to operate as follows: Tours: (1) Historical. Tour of major items of historical interest in the Portland town area. Fare: Adult \$1.00. Child 75c. Duration: One hour. (2) Bridgewater, From Portland via Chasemore Road to Bridgewater Lakes, Bridgewater Bay, Blowholes and Petrified Forest. Fare: Adult \$2.85. Child \$1.60. Duration: Three hours. (3) Cape Nelson, From Portland visit Cape Nelson Lighthouse and Cliffs and return via the Scenic Coast Road. Fare: Adult \$1.85. Child \$1.00. Duration: One and a half hours. (4) Museums. From Portland to the Caledonian Inn Museum, then via Mt Clay to the Bower Birds Nest Museum and return via Heywood, Fare: Adult \$2.85. Child \$1.60. Duration: Three hours. (5) Harbour Works. From Portland visit the Harbour Trust's Working Model of Portland Bay, inspection of wharf areas, grain terminal and quarries. Fare: Adult \$1.50. Child \$1.00. Duration: One and a half hours. (6) Twilight

Barbecue-Mt Clay, From Portland via Dutton Way, Princes Highway to Mt Clay and return. Fare: Adult \$4.00. Child \$3.00. Lunch not included in fare. Duration: Three hours. (7) Twilight Barbecue-Mt Richmond. From Portland to Mt Richmond National Park and return. Fare: Adult \$4.00. Child \$3.00. Lunch not included in fare. Duration: Three hours. (8) Narrawong Beachcomber. From Portland to Narrawong and return. Fare: Adult \$3.00. Child \$2.00. Duration: Four hours. (9) Shelley Beach. From Portland to Shelly Beach and return. Fare: Adult \$3.00. Child \$2.00. Duration: Four hours. (10) Mt Richmond and Nelson. From Portland visit Mt Richmond National Park, Bulley Ranges, Forest Park, River Cruise to Princess Margaret Rose Limestone Caves and return. Lunch not included in fare. Fare: Adult \$7.50. Child \$5.00. Duration: Eight hours. (11) Warrawong Farm and Wannon Falls. From Portland visit Hamilton Art Gallery, Botanical Gardens, Nigretta and Wannon Falls and Warrawong Farm. Lunch at Hamilton not included in fare. Fare: Adult \$7.50. Child \$5.00. Duration: Seven hours (12) Dartmoor and Forests, From Portland visit Heywood, Seppelts Vineyards, Lamp Museum, Dartmoor Pine Forests and Mill, Jackass Tree Fern Gully and return through Cobobboonee Hardwood forest Lunch at Dartmoor not included in fare. Fare: Adult \$6.50. Child \$4.50. Duration: Six and a half hours. (13) Freshwater Springs. From Portland via Bridgewater to Cape Nelson and return. Fare: Adult \$6.00. Child \$4.00. Duration: Seven hours. (14) Mt Eccles National Park. From Portland via Henty Highway and Myamy. Fare: Adult \$4.00. Child \$2.50. Duration: Seven hours. (15) Mt Richmond National Park. From Portland to Mt Richmond National Park and return. Fare: Adult \$6.00. Child \$4.50. Duration: Seven hours. (16) Warrnambool. From Portland via Princes Highway to Warrnambool return via Tower Hill and Port Fairy. Fare: Adult \$7.50. Child \$5.00. Duration: Seven hours. (17) Port Campbell. From Portland via Warrnambool to Port Campbell National Park and London Bridge, Loch Ard Gorge and Twelve Apostles. Fare: Adult \$9.00. Child \$6.50. Duration: Nine hours. (18) Hall's Gap. From Portland via Hamilton to Hall's Gap. The Grampians, Lake Bellfield, Mt Difficult Lookout and Reeds Lookout, Fare: Adult \$9.00. Child \$6.50. Duration: Nine hours. (19) Country Music Homestead, From Portland via Princes Highway to Mumbanna and the "Country Music Homestead" Restaurant, Mumbanna, Fare: Adult \$3.00, \$5.00. Child \$2.00, \$4.00. Duration: Part Day. Full Day. (20) Alcoa Smelter Site. From Cashmore Airport; Portland to the Alcoa Smelter Site. Fare: Service to operate under contract to Alcoa. Duration: Seven

Joykel Pty. Ltd., Kyneton. Application to license one commercial passenger vehicle with seating capacity for 18 passengers to operate under charter conditions from within a 20 km pick-up radius of the Kyneton Post Office. *Note:* The vehicle to be licensed holds a 2 star rating for charter purposes.

I. M. McMickan, Smeaton, Application to license one commercial passenger vehicle, to be purchased, with seating capacity for 45 passengers to operate 1, 2, 3 and 5 day tours as follows: Bowling and Sightseeing Tours: 1 Day Tours. Depart Smeaton via Cressy to Colac Bowling Club, and return. Depart Smeaton via Western Highway to Heidelberg Bowling Club, and return. 2 Day Tours. Depart Smeaton via Loddon Valley Highway to Kerang. Depart Smeaton via Princes Highway to Portland. 3 Day Tours. Depart Smeaton via Western and Calder Highways to Mildura. 5 Day Tours. Depart Smeaton via Princes Highway to Lakes Entrance. School Excursions, 1 Day Tours, Depart Melbourne via Western Highway to Rutherford Park Holiday Farm and return. Pick-up where required within a 100 km radius of Smeaton for travel to Holiday Farm at Campbelltown and return. Pick-up where required within a 100 km radius of Smeaton for travel to Tuki Trout Farm at Smeaton and return. Timetable: As and when required. Fares: To be determined. All Bowling and Sightseeing Tours include transportation, meals and overnight accommodation.

R. and E. Malcolm and M. and K. Harrison, Churchill, Application for variation of the conditions of licence CT 868 which authorizes the carriage of passengers from places within a radius of 4.8 km from the Post Office at Churchillhereinafter referred to as the "area"-(or from any place in cases where the vehicle is ordered or bespoken from a radio depot) to any place within the State of Victoria, save and except on any journey wholly within the "Melbourne metropolitan area" as defined in the Schedule of Hiring Rates to delete the above and instead operate for the carriage of passengers from places within a 4-8 km radius of the Morwell, Traralgon and Churchill Post Offices and the area bounded by the three lines drawn between the outer circumference of the three radiihereinafter referred to as the "area"-(or from any place in cases where the vehicle is ordered or bespoken from the radio depot) to any places within the State of Victoria, save and except on any journey wholly within the "Melbourne Metropolitan Taxi Fare Area". Note: Notice of this application replaces a notice which appeared in the Victoria Government Gazette No. 73 dated 3 September 1986. Previous objections to the granting of this application are invalid and interested parties are advised that a new notice of objection must be submitted.

R. Michail, Northcote. Application to licence one commercial passenger vehicle in respect of a 1986 Ford LTD sedan with seating capacity for 4 passengers to operate as a metropolitan hire car from EPHS Ltd. of 547 Spencer Street, West Melbourne.

C. J. Moorfoot, Colac. Application to license one commercial passenger vehicle in respect of a 1933 Ford Tourer with seating capacity for 5 passengers to operate as a special purpose vehicle from 10 Carr Street. Colac for the carriage of passengers for wedding parties within a 65 km radius of the Post Office at Colac.

Seapack Melbourne Pty. Ltd., Port Welshpool. Application to license one commercial passengers vehicle with seating capacity for 18 passengers to operate for the carriage of employees of Seapack Melbourne Pty. Ltd., free of charge, between the Company's factory at Port Welshpool and employees residences. Timetable: As and when required.

I October 1986

F. B. LINDSAY Manager Regulation

Mental Health Act 1959 SECTION 26

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

Geoffrey Michael Tye, Manager, Traralgon Mental Hospital and Psychiatric Hospital, for period 15 September 1986 to 14 November 1986 vice G. P. Ellson on leave.

Dated 4 September 1986

T. J. DALY

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
İ	Maroondah	Inspector John Roderick McSolvin, 13893 (from 1.9.86 to 30.9.86
3	Prahran	Inspector Gavin Patrick Brown, 14111 (from 28.9.86 to 25.10.86). The appointment of Inspector T. J. Pope, 14942 for the above period is withdrawn.

Dated 26 September 1986

E. A. MUDGE Deputy Commissioner (Administration)

FOOD ACT 1984

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

EXEMPTION OF CLASSES OF FOOD VENDING MACHINES FROM REGISTRATION

Whereas it is provided by section 38 (1) of the Food Act 1984 that the Governor in Council may by Order published in the Government Gazette exempt any food vending machine or class of food vending machine specified in the Order from the requirement to be registered.

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 exempt from the requirements to be registered under the Food Act 1984 food vending machines installed in registered food premises and food vending machines which dispense only the foods specified hereunder or any combination of such specified foods:

Drinks (except milk and milk products) when sold in sealed packages, cans or bottles;

Hermetically sealed packages of ultra heat treated or sterilized milk products;

Confectionery and biscuits when sold in sealed packages;

Cheese and butter when sold in single serve sealed packages;

Snack foods, donuts and cakes (which do not consist in part or whole of meat poultry fish opened shellfish cream imitation cream or custard) when sold in sealed packages;

Any food when sold in cans;

And declares that this Order shall take effect on 1 October 1986.

And the Honourable David Ronald White, Her Majesty's Minister for Health for the State of Victoria, shall give the necessary directions herein accordingly.

E. M. MILLER Acting Clerk of the Executive Council

DAIRY INDUSTRY ACT 1984

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

PRESENT

His Excellency the Governor of Victoria

Mr Mathews

Mr Walsh

Mr Symonds

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

This Determination is made by the Victorian Dairy Industry Authority under the powers conferred by section 44 of the Dairy Industry Act 1984 after consultation with the Prices Commissioner and shall come into operation on 2 October 1986.

The Determination of milk prices made by the Victorian Dairy Industry Authority and published in the Government Gazette dated 22 August 1986, is amended by substituting the following Schedule for Schedule 3. SCHEDULE 3

ALL MILK DISTRICTS

Product and Package	Wholesale Delivered	Central Warehouse Delivered	Semi- Wholesale Delivered	Retail
(1)	(2)	(3)	(4)	(5)
Cents Per .	Package	Package	Package	Package
Ultra Heat Treated Milk	_	_		
1. Plain Milk	• •			
1 litre (12 packs per package) 500 ml (12 packs per package) 250 ml (24 packs per package) 15 litre (1 pack per package)	732 469 589 931	783 497 618	851 540 672 1050	82 53 33
2. Skim Milk	,,,,		1050	
1 litre (12 packs per package) 3. Low Fat Protein Enriched Milk	732	783	851	82
1 litre (12 packs per package) 15 litres (1 pack per package)	732 931	783	851 1050	82
4. Flavoured Milk				
500 ml (12 packs per package) 250 ml (24 packs per package) 15 litres (1 pack per package)	543 706 1085	588 763	646 841 1204	80 52
5. Egg Flip				
250 ml (24 packs per package) 15 litres (1 pack per package)	774 . 1182	825 —	903 1301	56 —
6. Milo 'Ready to Drink'				
250 ml (24 packs per package)	_	930	982	62
7. Ovaltine 'Ready to go' 250 ml (24 packs per package)	, 795	888	942	57

I. D. SAULWICK

Chairman of the Victorian Dairy Industry Authority

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

E. M. MILLER

Acting Clerk of the Executive Council

Motor Car Act 1958

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

PRESENT:

His Excellency the Governor of Victoria
Mr Mathews Mr Walsh
Mr Symonds

MOTOR CAR TRIALS OF SPEED WITHIN THE SHIRES OF McIVOR AND PYALONG, THE BENDIGO DISTRICT OF THE DEPARTMENT OF CONSERVATION, FORESTS AND LANDS

Whereas it is enacted by sub-sections (1) and (2) of section eighty-three A of the Motor Car Act 1958 that, if a motor car or motor cycle is used on a highway for purposes of racing or of trial of speed, and if a race or trial of the speed is organized or managed, the driver or the person in charge thereof and the person organizing or managing the race or trial of speed, shall be liable to a penalty of not more than five hundred dollars for the first offence and one thousand dollars for the second offence, provided that the said sub-sections (1) and (2) shall not apply to a motor car or motor cycle used as aforesaid or to a race or trial of speed on any highway or portion thereof specified by Order in Council published in the Government Gazette and on such days and during such hours as are specified in the Order:

And whereas the Royal Melbourne Institute of Technology Car Club has requested that such an Order be made to enable an event known as the "28th Annual George Derrick Memorial Rally" to be conducted by the said Club on Saturday, 11 October 1986;

Now therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Motor Car Act 1958 and all other powers him thereunto enabling, doth Order that the provisions of sub-sections (1) and (2) of section eighty-three A of the Motor Car Act 1958 and of the regulations made under Part VI of the Transport Act 1983 shall not apply with respect to the event known as the "28th Annual George Derrick Memorial Rally" to be held on sections of road within the Shires of McIvor and Pyalong, the Bendigo Forest District, Department of Conservation, Forests and Lands under the control of the Royal Melbourne Institute of Technology Car Club on Saturday, 11 October 1986, between the hours of 9.00 a.m. in the forenoon and 6.00 p.m. in the afternoon.

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

E. M. MILLER Acting Clerk of the Executive Council

MINES ACT 1958

3818

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

PRESENT:

His Excellency the Governor of Victoria
Mr Mathews Mr Walsh

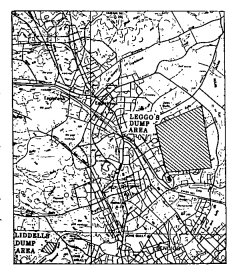
Mr Mathews N Mr Symonds

REVOCATION OF AN EXCEPTION OF LAND

Pursuant to the powers conferred by section 7 (5) of the Mines Act 1958 and all other enabling powers His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council, hereby revokes the exception from occupation for propecting or mining purposes or from being licensed under sections 81, 82, 85 or 325 all those pieces of land indicated by hatching situated in the Parish of Sandhurst and including the red calcined dumps known as Leggo's and Luddell's Dumps as per the plan hereunder from 1 October 1986.

LEGGO'S AND LIDDELLS RED CALCINED DUMPS

PARISH OF SANDHURST



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 4512

Form 2.1

Town and Country Planning Act 1961

CITY OF MILDURA PLANNING SCHEME

Notice that an Amendment has been Prepared and

is Available for Inspection Amendment No. 74—1986

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

Item 1

The rezoning of land described as Lots 25 to 40 on L.P. 2144 Section 43, Block D, Lots 5 to 20 on L.P. 2144, Section 44, Block D, Orange Avenue from Commercial 'C' Zone to Commercial 'B' Zone.

Item 2

Lot 77 on L.P. 149864w Sixth Street from Residential 'A' to Commercial 'D' zone.

A copy of the amendment has been deposited at the office of the City of Mildura, Civic Buildings, Deakin Avenue, Mildura, and at the office of the Ministry for Planning and Environment, 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 submissions they may wish to make with respect to the amendment addressed to the Town Clerk, City of Mildura, P.O. Box 105, Mildura, by 1 November 1986, and state whether you wish to be heard in respect of your submission.

R. E. HOCKING
4511 City Engineer/Town Planner

Form 2.1

Town and Country Planning Act 1961
CITY OF MILDURA PLANNING SCHEME
Notice that an Amendment has been Prepared and
is Available for Inspection

Amendment No. 75-1986

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

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

A copy of the amendment has been deposited at the office of the City of Mildura, Civic Buildings, Deakin Avenue, Mildura, and at the office of the

Ministry for Planning and Environment, 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 may wish to make with respect to the amendment addressed to the Town Clerk, City of Mildura, P.O. Box 105, Mildura, by I November 1986, and state whether you wish to be heard in respect of your submission.

R. E. HOCKING

City Engineer/Town Planner

Form 2.1

Town and Country Planning Act 1961
CITY OF MILDURA PLANNING SCHEME

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

Amendment No. 76-1986

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

To rezone an area of land being Lots 86 and 87 on L.P. 2641 described as No. 59 and No. 61 Hunter Street, City of Mildura, from residential 'A' zone to Residential 'C' zone.

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

R. E. HOCKING
4513 City Engineer/Town Planner

Local Government Act SHIRE OF BELLARINE

Road Discontinuance Resolution

Whereas the Council of the Shire of Bellarine has done all those things required by section 528 (2) of the Local Government Act to be done prior to the making of this Resolution and has formed the opinion that the part of road hereinafter mentioned is not reasonably required as road for public use.

Now the said Council of the Shire of Bellarine pursuant to the power given to it by section 528 (2) of the said Act hereby resolves and directs:

(a) that part of Clifton Street running southwesterly off Springs Street, Clifton Springs which road is shown hatched and cross hatched and lettered on the plan hereunder, shall be discontinued;

- (b) that notwithstanding such discontinuance—
 - (i) State Electricity Commission of Victoria 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 and lettered A, B and C as it had or possessed prior to such discontinuance with respect to three poles, one guy and overhead cables constructed or erected in on or over such land for the purposes of the supply of low voltage electricity;
 - (ii) Australian Telecommunications Commission 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 and lettered A as it had or possessed prior to such discontinuance with respect to the pipes and cables and other works laid or constructed in on or over such land for the purposes of telephone service:
 - (iii) 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 and lettered A and B as it had or possessed prior to such discontinuance with respect to or in connection with 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 each such authorities the land in the said roads shall vest in the municipality to be retained by it as a site for the provision of public car parking and access thereto and for public recreation.



In witness whereof the common seal of the President, Councillors and Ratepayers of the Shire of Bellarine was affixed hereto 17 September 1986 in the presence of—

V. ROBINSON, President I. HOWARD, Councillor P. L. WIGNALL, Shire Secretary

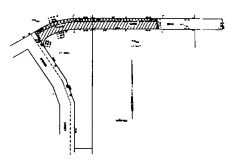
Local Government Act SHIRE OF BELLARINE

Road Discontinuance Resolution

Whereas the Council of the Shire of Bellarine has done all those things required by section 528 (2) of the Local Government 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 Shire of Bellarine pursuant to the power given to it by section 528 (2) of the said Act hereby resolves and directs:

- (a) that part of Clear Water Drive Clifton Springs running off the eastern side of Springs Street which road is 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 or in connection with 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 intererst of the said Board the land in the said road shall vest in the municipality to be retained by it as a site for the provision of public car parking and access thereto and for public recreation.



In witness whereof the common seal of the President, Councillors and Ratepayers of the Shire of Bellarine was affixed hereto 17 September 1986 in the presence of—

V. ROBINSON, President I. HOWARD, Councillor P. L. WIGNALL, Shire Secretary

4525

4526

SHIRE OF EUROA

Change of Street Name

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 Shire of Euroa, at its meeting on 18 August 1986 resolved to change the street name as set out hereunder.

Old Street Names: Hunter Street, west of the Seven Creeks. Templeton Street, west of the Seven Creeks.

New Names: Hunter Street West and Templeton Street West.

4527

B. A. ANSON, Shire Secretary

Town and Country Planning Act 1961 SHIRE OF MAFFRA (MAFFRA TOWNSHIP) PLANNING SCHEME

Notice that an Amending Planning Scheme has been prepared and is available for inspection Amendment No. 30

Notice is hereby given that the Shire of Maffra in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an amendment to the above Planning Scheme to require that within the Residential zone external walls of outbuildings exceeding 60 square metres in area shall be constructed substantially of brick, masonry, timber or colourbond cladding and that all roofs except flat roofs shall be constructed of non-reflective material. The amendment will also require outbuildings to be designed and constructed so as to be compatible with the Residential environment.

A copy of the amendment has been deposited at the Office of the Shire of Maffra, Johnson Street, Maffra 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 Maffra, P.O. Box 57, Maffra 3860 by 1 November 1986 and state whether they wish to be heard in respect of their submission.

Dated 1 October 1986

4529 J. RENNICK, Municipal Clerk

Town and Country Planning Act 1961
SHIRE OF MAFFRA (HEYFIELD TOWNSHIP)
PLANNING SCHEME

Notice that an Amending Planning Scheme has been prepared and is available for inspection Amendment No. 18

Notice is hereby given that the Shire of Maffra in pursuance of its powers under the Town and Country

Planning Act 1961 has prepared an amendment to the above Planning Scheme to require that within the Residential zone external walls of outbuildings exceeding 60 square metres in area shall be constructed substantially of brick, masonry, timber or colourbond cladding and that all roofs except flat roofs shall be constructed of non-reflective material. The amendment will also require outbuildings to be designed and constructed so as to be compatible with the Residential environment.

A copy of the amendment has been deposited at the Office of the Shire of Maffra, Johnson Street, Maffra 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 Maffra, P.O. Box 57, Maffra 3860 by 1 November 1986 and state whether they wish to be heard in respect of their submission.

Dated 1 October 1986

4530 J. RENNICK, Municipal Clerk

Town and Country Planning Act 1961 SHIRE OF TAMBO (LAKES ENTRANCE) PLANNING SCHEME

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

Amendment No. 71

Notice is hereby given that the Shire of Tambo in pursuance of its powers under the *Town and Country Planning Act* 1961, has prepared a Planning Scheme for the following:

A 'Site Specific' amendment to allow a Residential/Tourist Development for that area of land being Lot 2 LP 140153, Parish of Colquhoun, Lakes Entrance located at the north western corner of the Golf Links Road, Princes Highway intersection.

A copy of the Scheme 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 charges.

Any persons affected by the Planning Scheme 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 Monday 3 November 1986, and state whether you wish to be heard in respect of your submission.

26 September 1986

4496

W. J. HOBSON Chief Executive Town and Country Planning Act 1961

LAKE GLENMAGGIE PLANNING SCHEME

Notice that an Amending Planning Scheme has
been prepared and is available for inspection

Amendment No. 8

Notice is hereby given that the Shire of Maffra in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an amendment to require that within the Residential zone and Township zone external walls of outbuildings exceeding 60 square metres in area shall be constructed substantially of brick, masonry, timber or colourbond cladding and that all roofs except flat roofs shall be constructed of non-reflective material. The amendment will also require outbuildings to be designed and constructed so as to be compatible with the Residential environment.

A copy of the amendment has been deposited at the Office of the Shire of Maffra, Johnson Street, Maffra 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 Maffra, P.O. Box 57, Maffra 3860 by 1 November 1986 and state whether they wish to be heard in respect of their submission.

Dated 1 October 1986

4531

J. RENNICK, Municipal Clerk

VERA MABEL HAMMOND, late of 9 Jennings Street, Colac, spinster, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased, who died 4 August, 1986 are required by the deceased's personal representative, George Charles Norwood to send particulars to him care of the undermentioned solicitors by 9 December 1986 after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 24 September 1986

4503

NOLA MERLE JACKSON (deceased) late of 37 Queen Street, Glenung, S.A. died 18 September 1985

Any persons claiming to be dependant upon the deceased are requested to send particulars of their claims to 'Life Claims Department, Australian Eagle Ins. Co. Ltd, GPO 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 Lagle Retirement Fund Trust Deed, having regard only to the claims which have been notified. 4504

NELLIE KYLE KNELL, late of 18 Tarana Avenue, Ferntree Gullly Upper, widow, deceased

3822

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 9 August 1986 are required by the Perpetual Executors and Trustees Association of Australia Limited of 50 Queen Street, Melbourne to send particulars of their claims to the said Company by 2 December 1986 after which date it will convey or distribute the assets, having regard only to the claims of which the Company then has notice.

HENDERSON AND BALL, solicitors, 722 High Street, East Kew 4505

LUCY RHODA DEW, late of Carnsworth-Garoopna Home for the Aged, 18 Barry Street, Kew, 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 8 June 1986 are required by the Executor The Union-Fidelity Trustee Company of Australia Limited of 100 Exhibition Street, Melbourne to send particulars of their claims to them at 100 Exhibition Street, Melbourne by 5 December 1986 after which date they will distribute and/or convey the assets amongst the persons entitled thereto having regard only to the claims of which they then have notice.

RICHARD K. PITMAN, LL.B., solicitor, Cnr of Kingsway and Railway Parade, Glen Waverley, 3150 4502

Transport Act 1983 ROAD TRAFFIC AUTHORITY

Passenger Ferry Appplications

Notice is hereby given that the following applications will be considered by the Road Traffic Authority on 21 October 1986.

Notice of any objections should be forwarded to reach the Manager, Vehicle Licensing Branch or any Regional Office of the road Traffic Authority not later than 15 October 1986.

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

Aldtac Pty Ltd, Merricks. Application to license one passenger and vehicular ferry to be constructed, with a loading capacity up to 8 motor cars or combination of vehicles as listed in the fare structure to operate between Stony Point or Crib Point on the mainland and Tankerton on French Island.

Timetable: Service to operate as and when required.

Fares:

Driver of vehicle—free of charge.

	Single	Day Return
	\$	\$
Extra passengers	5.00	5.00
Car or tractor	46.00	72.00
Car and trailer	72.00	92.00
Small truck (up to 4 tons gross)	92.00	160.00
Large (over 4 tons gross)	105.00	200.00
Motor Cycles as part load	8.00	10.00

Aldtac Pty Ltd, Merricks. Application to license one passenger and vehicular ferry with a loading capacity up to 4 motor cars or combination of vehicles as listed in the fare structure to operate between Corinella on the Mainland and French island.

Timetable. Service to operate as and when required.

Fares:

Driver of vehicle-free of charge.

	Single	Day Return
	\$	<u>s</u>
Extra passengers	5.00	5.00
Motor car or tractor	46.00	72.00
Motor car and trailer	72.00	92.00
Small truck (up to 4 tons gross)	92.00	160.00
Large truck (over 4 tons gross)	105.00	200.00
Motor cycles as part load	8.00	10.00

Dated 1 October 1986 F. B. LINDSAY Group Manager Regulations

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

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

Magistrates' Courts Act 1971 Magistrates' (Summary Proceedings) Act 1975

256/1986 Magistrates' Courts (Amendment) Rules 1986 Films Act 1971

257/1986 Films (Rotary Club of Hamilton Exemption) Regulations 1986

Juries Act 1967

258/1986 Melbourne Supreme Court and County Court Criminal Jury Pool Rules 1986

> Financial Institutions Duty Act 1972

259/1986 Financial Institutions Duty (Amendment) Regulations 1986

NOTICE OF MAKING AND AVAILABILITY OF STATUTORY RULES

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

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

No.	Dried Fruits Act 1958			Price
234/1986	Dried Fruits (Allow	ances	of	
	Board Members	No.	2)	
	Regulations 1986		•	
24 Septem	ber 1986			40c

Stock Medicines Act 1958

235/1986 Stock Medicines (Fees No. 2) Regulations 1986 40c

Evidence Act 1958

236/1986 Court Reporting (Fees) (Further Amendment) Regulations 1986 26 September 1986 40c

Companies (Application of Laws) Act 1981

237/1986 Companies (Application of Laws) (Amendment No. 3) Regulations 1986

24 September 1986

40c

Juries Act 1967		Adoption Act 1984	
239/1986 Melbourne Supreme Court and County Court Civil Jury Pool Rules 1986		253/1986 Adoption (Inter-Country Fees) Regulations (No. 2) 1986 26 September 1986	40c
24 September 1986	70c	=	400
Fisheries Act 1968		Motor Boating Act 1961	
251/1986 Fishing (General) (Amendment No. 2) Regulations 1986		254/1986 Motor Boating (Port of Melbourne) (Amendment)	
24 September 1986	40c	Regulations 1986	
Forests Act 1958		29 September 1986	40c
252/1986 Forests (Management of Rhododendron Garden)		Land Tax Act 1958	
(Amendment) Regulations		255/1986 Land Tax (Amendment) Regulations 1986	
29 September 1986	40c	29 September 1986	40c

- Publications Availability -

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

Mail Orders and Postage

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

Bankcard

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

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

Total Price of	Postage
Publications	Packaging Fee
\$ 0.00 to \$ 2.00	\$ 0.80
\$ 2.05 to \$ 5.00	\$ 1.10
\$ 5.05 to \$ 25.00	\$ 2.50
\$ 25.05 to \$ 75.00	\$ 3.00
\$ 75.05 to \$125.00	\$ 3.50
\$125.05 to \$200.00	\$ 4.00
\$200.05 and over	at cost

3825

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.

Publication Details-

The Victoria Government Gazette is published every Wednesday, unless otherwise advertised.

Copy Deadline

Private advertisements will be accepted by: Gazette Advertising Victorian Government Printing Office PO Box 203 North Melbourne 3051, no later than 11 a.m. on the day before publication.

Advertising Rates

 Single column × cm/part cm
 \$3.60

 Double column × cm/part cm
 \$7.20

 Full page
 \$151.00

Ordinary rates will apply to material submitted for publication before 11 a.m. Tuesday.

Double rates will apply for material submitted

between 11 a.m. and 3.30 p.m. Tuesday.

Advertisers should note:

- There are approximately 30 words to each column centimetre depth;
- Signatures (in particular) and proper names must be written clearly in the text;
- Advertising material should be double-spaced and confined to ONE SIDE ONLY of each sheet of paper
- Documents NOT CLEARLY PREPARED will be returned to the sender, unpublished.

Correspondence

All correspondence should be addressed to: Gazette Advertising Victorian Government Printing Office PO Box 203 North Melbourne 3051 Telephone Inquiries (03) 320 0100

CONTENTS,

·	Page
Appointments	3765
Bank Holidays	
Contracts Accepted—Amendments	
Government Notices	
Late Notices	3805
Melbourne and Metropolitan Board of Works	3763
Notice of Making of Statutory Rules	
Orders in Council—	
Acts—Crown Land (Reserves); Land;	3767
Hospitals and Charities; Marine;	et
Water; Historic Buildings; Forests;	seq
Credit	
Private Advertisements	3790
Proclamations	3751
Resignations	3767
Tenders	3789

ISSN 0042--5095