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No. G 34 Wednesday 2 September 1987 By Authority F D Atkinson Government Printer Melbourne

GENERAI

Gazette Services

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

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

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

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

Government Advertising

Publishing Details

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

- Duplicate copies should be submitted for use by the Gazette Officer.
- Material submitted to the Executive Council for gazettal will normally be published in the following week's issue.
- Where urgent gazettal is required, contact:

Gerd Gaspars Gazette Officer

Department of the Premier and Cabinet 2nd Floor I Treasury Place Melbourne 3000

Telephone Inquiries (03) 651 5153

- Government advertising other than material for the consideration of the Executive Council should be forwarded to the Gazette Office no later than 9.30 am on Tuesday.
- Lengthy or complicated notices should be forwarded several days before publication.
- Proofs will be supplied only when requested or at the direction of the Gazette Officer. No additions or amendments to material for
- publication will be accepted by telephone. Double rates for advertising in the Special Gazette
- will apply.

Private Advertising

Publishing Details. Send copy to:

VGG Coordinator Gazette Advertising

VGPO

66-112 Macaulay Road North Melbourne

(PO Box 203 North Melbourne 3051)

Telephone inquiries (03) 320 0100 Fax No. (03) 329 2696

Advertising Rates and Payment

Single column × cm/part cm \$3.85

Double column × cm/part cm \$7.70

Full page \$161.70

All private advertising MUST be paid for in advance, prior to any gazettal. Cheques should be made payable to 'VGPO'.

Advertisers should note:

- There are approximately 20 words to each column centimetre depth.
- Signatures (in particular) and proper names must also be in block letters.
- All material should be double spaced.
- Advertisements can be faxed, and a cover sheet should be used, marked to the attention of the Gazette Coordinator.
- Documents not clearly prepared and in the exact format for gazettal will be returned to the sender unpublished.
- Late copy received at VGPO after 3.30 pm Tuesday will be placed in the following issue of VGG, irrespective of any date/s mentioned in the copy (unless otherwise advised).

Copy Deadline

11.00 am Tuesday (Normal Rates) 3.30 pm Tuesday (Double Rates)

Subscriptions

VGG is available by three subscription services: General and Special-\$100 each year

General, Special and Periodical-\$115 each year Periodical-\$60 each year

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

All payments should be made payable to VGPO. Subscription inquiries: (03) 320 0217

PROCLAMATIONS

ACTS OF PARLIAMENT

PROCLAMATION

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

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

No. 46/1987 Equal Opportunity (Amendment) Act 1987.

No. 47/1987 Victorian Arts Centre (Amendment) Act 1987.

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

(L.S.) J. DAVIS McCAUGHEY

By His Excellency's Command

11 '

JOHN CAIN Premier

GOD SAVE THE QUEEN!

No. 46/1987. This Act comes into operation on a day to be proclaimed.

No. 47/1987. This Act comes into operation on the 28th day after the day on which it receives the Royal Assent.

Evidence (Neighbourhood Mediation Centres) Act 1987

PROCLAMATION OF COMMENCEMENT

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under section 2 of the Evidence (Neighbourhood Mediation Centres) Act 1987, fix 2 September 1987 as the day on which the Act shall come into operation.

Given under my hand and the Seal of Victoria on 1 September 1987

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

J. H. KENNAN Attorney-General

Bank Holidays Act 1958 PROCLAMATION

I, J. Davis McCaughey, Governor of Victoria, acting with the advice of the Executive Council and under the Bank Holidays Act 1958, 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.

Wednesday, 9 September 1987 throughout the Shire of Seymour

Thursday, 18 February 1988 throughout the Shire of Seymour

Given under my hand and the seal of Victoria on I September 1987

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

S. M. CRABB

Minister for Labour

GOVERNMENT NOTICES

· CONTRACTS ACCEPTED—(Series 1987-89) Schedule No. 4/01

LIGHT AIRCRAFT CHARTER SERVICE Contract from 1 September 1987 to 31 August 1989

1987/89-616-Skybird Aviation Services Pty. Ltd., Terminal Building, Essendon Airport Telephone 379 7300

Aircrást Type‡ ···	Registration No.	Approved Passenger Capacity	Rates Per Hour Flying Hour
1			S
Merlin 3B	VH-AWU	9	950.00†
Piper Cheyenne	VH-HMA	5	689.00†
Ćėssna Chancellor 414	VH-SDV	4	435.00†
Beechcraft Baron 58	VH-BLW	3	313.00†
Partenavia 68T	VH-TCU	3	247,00†

[‡] all aircraft are twin engine

ADDITIONAL CHARGES

Two Pilot Operation: .

\$82 per day or \$41 per half day regardless of flight time.

Detention Time/Rate:

Ov

A minimum charge of 2 hours flight time per day for any 24 hour period in which the aircraft does not fly, during the complete hire period.

Minimum Hiring Charge:

	For whole day hire—	•	2 hour i	ight time llight time
ernight Ex	penses:		•	•
•		4	S	
	Accommodation	•	55.0Õ	
	Lunch	- 1.	10.30	
	Dinner		55.00	

Landing Charges:

Landing charges may apply at certain airfields, such charges are payable by the hirer.

Daytime Accommodation:

Charter flights that involve a tour of duty exceeding normal Air Navigation Orders (ANO 48) requirements for pilots would normally require an overnight stay. In the event that an overnight stop is inconvenient to the hirer, the Contractor, at the hirers request, may apply to the Department of Aviation for a dispensation against the requirements of ANO 48 on basis that adequate rest facilities are provided for the crew. Under these circumstances the hirer will be charged for the cost of providing such facilities (usually motel type accommodation).

GENERAL:

NERAL:

Minimum Notice:

Provision of service—

† Cancellation of flight—

(without incurring any charges) 12 hours

† Contractor may not charge a cancellation fee where the hirer cancels less than 12 hours before the flight due to unforeseen circumstances.

Alternative Transport:

If aircraft is diverted due to mechanical difficulties a replacement aircraft will be provided.

. Insurance:

Indemnity to the Government in relation to personal injury and property damage to persons other than passengers in respect of any one accident or series of accidents arising out of one event—\$2 000 000 combined single limit including Civil Aviation (Carriers' Liability) Act maximum 9 seats.

Additional Aircraft:

Approval may be given by the Tender Board for the inclusion of additional aircraft during the contract period. Details of any such aircraft will be published in the Government Gazette.

Approved—R. A. JOLLY, Treasurer, 24.8.1987

^{, † 5%} settlement discount for payment of invoice within 30 days

CONTRACTS ACCEPTED

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 25 August 1987 approved of the acceptance by the Minister of Public Works of the undermentioned offers without public tenders being invited, viz:

Public Works Department

Offer of Civil and Civic Pty. Ltd., for the provision of landscaping works to the National Tennis Centre for the sum of One Million Six Hundred and Eight Thousand Dollars (\$1 608 000.00) without the invitation of public tenders.

GORDON TIPPETT

Acting Clerk of the Executive Council At the Executive Council Chamber Melbourne, 25 August 1987

CONTRACTS ACCEPTED Public Works Department

His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof has by Order made on 25 August 1987 approved of the acceptance by the Minister of Public Works of the undermentioned offers without public tenders being invited, viz:

Offer of Sedgwick Limited of Eighty Two Thousand Five Hundred and Ninety Eight Dollars and Twelve Cents (\$82 598.12) for the provision of Construction Risks and Third Party Liability Insurance during the currency of the construction contract for the Holmesglen College of T.A.F.E. without the invitation of public tenders.

GORDON TIPPETT

Acting Clerk of the Executive Council
At the Executive Council Chamber
Melbourne, 25 August 1987

CONTRACTS ACCEPTED—(Series 1986–87) PUBLIC WORKS

VARIOUS—Supply of kitchen equipment for the period ending 30 June 1988, various locations, schools and government departments—At Rates—Berkel Pty. Ltd.; Burwood.

VARIOUS—Supply of kitchen equipment for the period ending 30 June 1988, various locations, schools and government departments—At Rates—Polytek Wearnes Pty. Ltd. Doncaster.

VARIOUS—Supply of kitchen equipment for the period ending 30 June 1988, various locations; schools and government departments—At Rates—Glenross Stainless Steel Pty. Ltd., Brunswick.

VARIOUS—Supply of kitchen equipment for the period ending 30 June 1988, various locations, schools and government departments—At Rates—Eswood Australia Pty. Ltd., Moorabbin.

VARIOUS—Supply of kitchen equipment for the period ending 30 June 1988, various locations, schools and government departments—At Rates—Radiant Stainless Products, Coburg.

VARIOUS—Supply of power machines for the period ending 30 June 1988, various locations, schools and government departments—At Rates—G.C.S. Machinery, Dandenong.

MELTON SHIRE—Construction siteworks, Kurunjang Post Primary School—\$139,903.00— S. J. Moran Constructions (Aust.), 43 Sarton Road.

MOORABBIN CITY—Water Services, Moorabbin City Technical High School— \$185 888.00—Cooke Dowsett & Carrick Pty. Ltd., Tullamarine.

MORNINGTON SHIRE—Painting and repairs, Mornington High School—\$340 000.00—I. Boje, Essendon.

SEBASTOPOL BOROUGH—Building works, Sebastopol Police Station—\$330 000.00—Hooker-Cockram Ltd., Hawthorn.

VARIOUS—Supply of drilling machine for the period ending 30 June 1988, various locations, schools and government departments—At Rates—G.C.S. Machinery, Dandenong.

VARIOUS—Supply of grinding machines for the period ending 30 June 1988, various locations, schools and government departments—At Rates—Allen Wolfenden Machinery Pty. Ltd., Airport West.

VARIOUS—Supply of buffing and polishing machines for the period ending 30 June 1988, various locations, schools and government departments—At Rates—G.C.S. Machinery, Dandenong.

VARIOUS—Supply of kitchen equipment for the period ending 30 June 1988, various locations, schools and government departments—At Rates—Pioneer Refrigeration Pty. Ltd., Mordialloc.

VARIOUS—Supply and delivery of modular buildings, F.O.G. Port Melbourne, Storeyard, various sites in Victoria—At Rates—Mon Kon Constructions Pty. Ltd., Ballarat.

VARIOUS—Supply and delivery of modular buildings, F.O.G. Port Melbourne, Storeyard, various sites in Victoria—At Rates—Bendigo Re-Locatable Buildings Pty. Ltd., Bendigo.

VARIOUS—Supply and delivery of modular buildings, F.O.G. Port Melbourne, Storeyard, various sites in Victoria—'At Rates—R. M. & J. C. Hunter, Bendigo.

Dated 25 August 1987:

JOHN DEVENISH Director General of Public Works

2.

Road Safety Act 1986

MOTOR CAR TRIALS OF SPEED WITHIN , THE SHIRE OF BULN BULN

Under section 68 (3) of the Road Safety Act 1986, I declare that sub-sections (1) and (2) of section 68 of the Act and any regulations made under Part VI of the Transport Act 1983 shall not apply with respect to the event known as "Anglia Memorial Sprint Rally" to be conducted by the Ford Four Car Club on sections of road within the Shire of Buln Buln between the hours of 6.30 p.m. on Saturday, 12 September 1987 and 12.45 a.m. on Sunday 13 September 1987.

Dated 31 August 1987

T. W. ROPER Minister for Transport

Cemeteries Act 1958

SCALE OF FEES OF THE BUNINYONG PUBLIC CEMETERY

In pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Buninyong Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

	•
New Grave—Lawn Section	400
Re-open—Lawn Section	350
New Grave—Denominational-	300
Re-open—Denominational	250
Digging (included in above)	1.40
Casket (extra digging)	50
Public Holiday and weekend	30
Removal of slab	, 20
Removal of ashes	30
All bookings	50
L. TRIGG.	Chairman

L. TRIGG, Chairman A. G. BATH, Secretary J. A. CORCORAN, Trustee

Approved by the Administrator in Council, 1-September 1987—GORDON TIPPETT, Acting Clerk of the Executive Council Police Offences Act 1958, No. 6337
DIVISION 1A—STATE CLASSIFICATION
, OF PUBLICATIONS BOARD

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

Each publication shall be subject to the following restrictions:

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

Title Distributor

Penthouse Variations—October

1987

Gordon & Gotch Ltd

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

Police Offences Act 1958, No. 6337 DIVISION 1A—STATE CLASSIFICATION OF PUBLICATIONS BOARD

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

Each publication shall be subject to the following restrictions:

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

Title Distributor

Girls of Penthouse, Gordon & Gotch Ltd The—September/

October 1987 Australian Oui Letters—Vol. 1. No. 1

Gordon & Gotch Ltd

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

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.

		· · · · · · · · · · · · · · · · · · ·	35 g 37 3		
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
	MAGISTRATI	ES' COURT, MOO	NEE PONDS		
Mollica, Paul	4 Normanby St, Sydenham		Shop 6/334 Keilor Rd, Niddrie	Watchman	21.9.87
		Dated at Moonee I Clerk of the Magis		1987	,
	MAGISTRAT	ES' COURT, CAM	IBERWELL		. •
Martin, Malcolm William Jude	12 Stott St, Box Hill South	Nigel James Buckley of JNR	1214 Toorak Rd, Burwood	Watchman	23.9.87
	1	Investments Pty Ltd			
	T .	Dated at Camberw K. SANDERSON,			ırt
	MAGISTRA	res' court, hei	DELBERG		
Ryan, John Ronsly	6/80 Marshall St, Ivanhoe	,	6/80 Marshall St, Ivanhoe	Inquiry Agent	9.9.87
		Dated at Heidelbe R. COOK, Clerk o			٠
	MAGISTRA	TES' COURT, RIN	NGWOOD		
Fuller, William	24 Broughton			Inquiry	14.9.87
Kevin Meade, John Scott	Ave, Croydon Unit 7, 16–18 Elmhurst Rd, Bayswater			Agent "	10.9.87
•	-	Dated at Ringwoo D. REES, Clerk of			

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

	Priv	ATE AGENTS—contin	nued		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Côrporation		Type of Licence	Date of Hearing
	MAGISTRA	TES' COURT, MEI	BOURNE		
Pearce, Anthony, Curtis	130 Albert St, Preston	Wormald Security	87 Racecourse Rd, North Melbourne	Watchman	30.9.87
Lytton, Patricia	26 Balcombe Ave,	"	" "	**	**
Howard, Harold	Mooroolbark 11 Jennings St, Laverton	»	" "	" .	99 4 1 3
Finlayson, Norman	41 Kerferd St, Essendon	, ,,	" "	**	,,
Coburn, Robin A.	419 Auburn Rd, East Hawthorn	. 99	>> >>	"	"
Harden, Peter	84 Hickford St, Reservoir	;, .	. 27. 1. 29	,,	,,
Escobar, Jose Javier	3/39 Warwick Rd, Pascoe Vale	**	" "	**	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Aitken, Alan Gordon	1/40 Chapman Ave, Glenroy	"	""	"	"
Jong, William John	217 A'Beckett St Melbourne	,	Richmond	**	26.9.87
Eynaud, Stephen L.	26 Northehnay St, Reservoir	Wormald Security	87 Racecourse Rd, North Melbourne	"	30.9.87
Wiley, Raymond Frank Wickham, Matthew	248 Murray Rd, Preston 4 Saliba Crt.	>>	>> >>	" "	"
James Shields, Karryn	Sunshine West 12 Wentworth	"	"	"	**
Maree Coulston, Leon	Crt, Sunbury 56 Fairbairn	"	" "	**	**
Francis	Rd,Sunshine West	. "	, ,,	**	"
	٠.	Dated at Melbourn Clerk of the Magist		37	
•	MAGISTR	ATES' COURT, BO	X HILL		
Goding, David Stuart	140 Curtain St, North Carlton	:	I Mt. Pleasant Rd, Nunawading	Watchman	22.9.87
		Dated at Box Hill, Clerk of the Magist			
	MAGISTRATE	S' COURT, MOON	IEE PONDS		
Palmer, John Fielding	94 Pascoe Vale Rd, Moonee Ponds	, ,	94 Pascoe Vale Rd, Moonee Ponds	Inquiry Agent	5.10.87
		Dated at Moonee P Clerk of the Magisti		1987	

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

	INITA	IE AGENTS—CONUN	иси		
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, M	IELTON		
Mosele, Shane Anthony	31 Lyle St, Bacchus Marsh	•	27 Corella Ave, Melton	Watchman	28:9.87
	•	Dated at Melton, 2 Clerk of the Magis		. 1	4 - 15g e t
	MAGISTRA	ATES' COURT, WI	ERRIBEE	uts e a	
Schoonberbeek,	RMB 4294,		RMB 4294,	Guard	8.10.87
Michael Alexander	Invergordon	D : 1 : 21 : 3	Invergordon	-	5. !! · · ·
		Dated at Werribee IAN J. SIMMONS	S, Clerk of the M	agistrates' Co	urt 🤫 -
	MAGISTRAT	TES' COURT, DAN	NDENONG '		• • •
Thompson, Anthony Greg	27 Milloo Cres, Mt Waverley		21 Bradley Tce, Narre	Process Server	14,8.87
•			Warren	Inquiry	: 1 ₆
, ,		٠,٠		Agent	7 sp 1
,		Dated at Dandeno R. O'KEEFE, Clea			· · · ·
	MAGISTR	ATES' COURT, K	ILMORE		
Hoseason-Smith, Phillip	46 Green Crt, Kilmore		46 Green Crt, Kilmore	Inquiry Agent	8.9.87
,, ,,	,,		* * * *	Guard Agent	
	•	Dated at Kilmore L. J. CORBOY, C		strates' Court	
	MAGISTRA	TES' COURT, BR	UNSWICK		
Hammoud, Ali	174 Blyth St, Eas Brunswick		174 Blyth St, East Brunswick	Guard Agent	9.9.87
		Dated at Brunswig B. P. REGAN, Clo	ck 11 August 198		
$_{i}=r_{e}\cdot r_{e}\cdot v$	MAGİSTRA	TES' COURT, SPR	RINGVALE	:	, ,
Funston, Graeme	4 Wembly Crt, Springvale South		390 St. Kilda Rd,	Watchman	14.9.87
		Dated at Springva Clerk of the Magis		37	
	MAGISTR	ATES' COURT, S'		,	
Skurrie, Robert	Clark St, Glenorchy	COOKI,5	18 Clifton Ave, Stawell	Watchman	7.9.87
· t.'	21 2 21	Dated at Stawell I B. R. JOHNSTON	4 August 1987	Magistrates' C	Court

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

	I KIV	ATÉ AGENTS— <i>contin</i>	ueu		
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, CAM	RERWELL		
Lucas, Brian John · /		Commercial Collection Services Pty Ltd	Suite 10, 1st Floor, 600 Burke Rd, Camberwell	Comm.	23.9.87
* p. 1		Dated at Camberw K. SANDERSON,	ell 14 August 19 Clerk of the Ma	987 Igistrates' Co	urt
"7"	MAGISTR	ATES' COURT, LII	LYDALE		
Moore, Gary William	60 Blazey Rd, Croydon	ŕ	26 North Rd, Lilydale	Watchman	4.9.87
	\$ 1	Dated at Lilydale 7 S. PARSONS, Cler		ates' Court	
	MAGISTRA	TES' COURT, ALE	XANDRA		
Renshaw,'Lindsay Mason	Lot 35 Ballina Crt, Buxton	•	51 Steavenson Rd, Buxton	Watchman	18.9.87
		Dated at Mansfield W. F. FROUDE, C			t
	MAGISTRATE	S''COURT, BROAL	OMEADOWS		
Gibilisco, Sebastian	13 Lorica Ave, Broadmeadows	, 200 k., 2ko, i	13 Lorica Ave, Broadmeadows	Agent	21.9.87
• • • • • • • • • • • • • • • • • • •		. Dated at Broadmer R. MALONEY, Cl	" adows 17 Augus	Watchman t 1987	**
		S' COURT, BROAL		indios court	
Browning, Shane Neill	Lot 3 Yea Rd, Flowerdale	S COURT, BROAL	Lot 3, Yea Rd, Flowerdale	Watchman	30.10.87
1,11	Tiowerdate (e.g.)	Dated at Broadmer R. MALONEY, Cl	adows 11 Augus		
ال و و الا	MAGISTRA	ATES' COURT, OA	KLEIGH	. •	
Spicak, Lynden Brent	917 High Street Rd, Glen Waverley		22 Faye St, ; East Burwood		10.9.87
	oreas at	Dated at Oakleigh B. LAWRENCE, C		strates' Cour	t i v
•		ŕ			•
		ATES' COURT, OA		W-4-b	4007
Faulkhead, Gary©: - : Noel	Mordialloc	Services	96 Murrumbeena Rd:	Watchman	4.9.87
on the constant of a	48 40 ° 20 5 6 °	Dated at Oakleigh	Murrumbeena	,	
		B. LAWRENCE, C	lerk of the Magi	strates' Cour	:

Drivere	A CENTER	continued

	PRIVAT	E AGENTS—contin	ued		
Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm . or Corporation		Type of Licence	Date of Hearing
"	MACIETD ATES	COURT, PORT	AEI ROLIRNE		
Sonogan, William David	29 Lurline St Cranbourne	Armaguard	152 Turner St, Port Melbourne	Watchman	1.10.87
		Dated at Port Mell BRIAN THIELE,			t
	MAGISTRA	ATES' COURT, BO	OX HILL		
Bailey, Murray Brett	10/18 Ashted St, Box Hill		1 Mt Pleasant Rd, Nunawading	Watchman	22.9.87
* 3		Dated at Box Hill, Clerk of the Magis	25 August 1987 strates' Court		
	MAGISTRA	TES' COURT, SU	INSHINE		
Steckyj, Peter	1 Tremaine Ave, St Albans		124 Ashley St, Maidstone	Watchman	1:10.87
		Dated at Sunshine Clerk of the Magis		7	
	MAGISTR	ATES' COURT, LI	LYDALE		
Griffiths, Kenneth Harold	20 Highland Cres Mooroolbark	5,	20 Highland Cres, Mooroolbark	Inquiry Agent	18.9.87
•		Dated at Lilydale S. PARSONS, Clo	11 August 1987	rates' Court	
•	MAGISTRATI	ES' COURT, MOO	NEE PONDS		
Levasseur, Bertrand	43 Koonawarra St, North Clayto		i Woodland St, Strathmore	Inquiry .	5.10.87
r		Dated at Moonee Clerk of the Magi		t 1987	
•	MAGISTRATE	S' COURT, BROA	DMEADOWS		
Arborea, Nicola	157 West St, ' Glenroy	,	157 West St, Glenroy	Inquiry Agent	16.9.87
Howard, Michael ' Arthur	199 Canterbury Rd, St Kilda West		390 Stl Kilda Rd, Melbourne	Watchman	25.9.87
Torcasio, Anthony	6 Messmte St, Lalor	e the s	"	"	**
		Dated at Broadm J. ISAACS, Clerk			•
	MAGISTR	ATES' COURT, N	IILDURA '		• •
Moore, Neil Stephen	Deakin Ave, South Mildura		159 9th St, Mildura	Watchmar	21.9.87
a second		P. KELLOW, Cle			

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

Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation		Type of Licence	Date of Hearing
	MAGISTR	ATES' COURT, HA	ASTINGS		
West, Shane Michael	28 Villawood Dve, Hastings		28 Villawood Dve, Hastings	Guard	14.10.87
27 29	**		**	Agent Inquiry Agent	**
		Dated at Hastings I CAIN, Clerk of the		Court [.]	
	MAGISTRA	TES' COURT, HEI	DELBERG		
Forsyth, John Alfred	32 Lower Heidelberg Rd, Ivanhoe		32 Lower Heidelberg Rd, Ivanhoe	Guard Agent	15.9.87
Straka, Steven Andrew	61A Chatsworth Qrt, Lower Templestowe		61A Chatsworth Qrt, Lower Templestowe	**	8.9.87
Warren, Mark Andrew	32 Lower Heidelberg Rd, Ivanhoe		32 Lower Heidelberg Rd, Ivanhoe	**	15.9.87
• -	•	Dated at Heidelber R. W. COOK, Cler			
	MAGISTRA	TES' COURT, RIN	IGWOOD		
King, Andrew Charles	119 Chapel Rd, Moorabbin		Unit 3/14 Andrew St, Ringwood	Watchman	21.9.87
-	V 100	Dated at Ringwood D. REES, Clerk of			
	MAGISTR	ATES' COURT, PR	RESTON		
Panourgias, Nicholas	76 Sydney St, Kilmore	• .	Cookes Rd, Mernda	Watchman	28.9.87
•	•	Dated at Preston 2 P. WISE, Clerk of t		Court	
	MAGISTR	ATES' COURT, MO	DRWELL		
Brinker, Bernhard David	21 Wilson St, Morwell		21 Wilson St Morwell	Process Server	16.9.87
.*		Dated at Morwell 2 K. G. McMAHON		agistrates' Co	urt
	MAGISTRA	ATES' COURT, OA	KLEIGH		
Walker, Gregory Ralph	3 Laurel Crt, Glen Waverley		3 Laurel Crt, Glen Waverley	Process Server	17.9.87
		Dated at Oakleigh B. LAWRENCE, C		strates' Cour	<u> </u>

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

Daniero Accure continua

Private Agents—continued						
Full Name of Applicant* .	Place of Abode of Applicant or Nominee	Name of Firm or Corporation		Type of Licence	Date of Hearing	
	MAGISTRATE	S' COURT, MARY	/BOROLIGH			
Ferguson, David Ross	Lot 29; Wareek Rd, Wareek	J 600K1, NZ IK1	Lot 13, Taggart Dve, Daisy Hill	Watchman	24.9.87	
		Dated at Marybore R. A. ISON, Clerk	ough 13 August 1			
	MAGISTRA	TES' COURT, FRA	NKSTON			
Dent, Craig Jeffrey	2/125 Mt Eliza Way, Mt Eliza		2/125 Mt Eliza Way, Mt Eliza		16.9.87	
	- 10 m	Dated at Franksto K. YOUNG, Clerk				
	MAGISTRA	TES' COURT, FRA	NKSTON			
Bowles, Thomas James	122 Bellbird Rd, Mt Eliza	Homewatch	Suite 2, 121 Bellbird Rd, Mt Eliza	Guard Agent	16.9.87	
		Dated at Franksto K. YOUNG, Clerk			įŧ	
	MAGISTRATE	es' court, will	IAMSTOWN			
Cunningham, Keith James	101 Mason St, Newport'		19 Alma Ave, Altona Meadows	Watchman	17.9.87	
.; .		Dated at Williams Clerk of the Magis	town 17 August trates' Court	1987 . ,		
	MAGISTRA	ATES' COURT, SW	AN HILL			
Edwards, Russell Peter	8 Parnee St, Swar Hill	n :	159/9th St, Mildura	Watchman	17.9.87	
	*	Dated at Swan Hill J. G. SHIELS, Cle			ng na est	
	MAGISTRA	TES' COURT, HEI	DELBERG			
Wharrie, Michele Ann	8 Leawarra Cres, East Doncaster	•	8 Leawarra Cres, East Doncaster	Process Server	8.10.87	
" "	**	.,	".	Inquiry Agent	,,	
	•	Dated at Heidelbe R. COOK, Clerk of				
1 ,	MAGISTRA	TES' COURT, HE	IDELBERG			
Atta, John Raymond	35 Robern Pde, Viewbank		35 Robern Pde, Viewbank	Inquiry Agent	29.9.87	
		Dated at Heidelbe R. COOK, Clerk	erg 21 August 198			

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

Full Name of Applicant*	Place of Abode of Applicant or Nominee	Name of Firm or Corporation		Type of Licence	Date of Hearing
	MACISTRATE	COLIDT MADS	MODOLICII	•	'
Dalam David		S' COURT, MARY			4000
Briggs, David	Lot 22 Government Rd, Wareek		Lot 13, Taggart Dve, Daisy Hill	Watchman	10.9.87
		Dated at Marybord R. A. ISON, Clerk			
	MAGISTRA	ATES' COURT, OA	KLEIGH		•,
Kain, Alex David	16 Neil Crt, East Bentleigh		71 Kooyong Rd, North Caulfield	Inquirŷ Agent	10.9.87
.4		Dated at Oakleigh B. LAWRENCE, O	12 August 1987 Clerk of the Mag	ustrates' Cour	ı .
•	MAGISTR	ATES' COURT, SU	NSHINE	- i .	
Martin, Christopher Charles	4/47 Epsom Rd, Ascot Vale		77 Ashley St, Maidstone	Watchman	8.10.87
McClurg, Thomas	11/13 Ridley St, Sunshine		, , , , , , , , , , , , , , , , , , ,	"	1.10.87
Bellman, Wesley Neville	28 Makay St,- Seddon		44 Cornwall Rd, Sunshine	, n	**
	•	Dated at Sunshine R. NIEMER, Clerk			
•	MAGISTRAT	ES' COURT, CAM	IBERWELL		
Jongejan, Eric Philip	49 Chum Creek Rd, Healesville	Bruce Charles Adkins	3 Davis Ave, Camberwell	Watchman	16.9.87
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Dated at Cambery K. SANDERSON,			urt ·
	MAGISTRATES	COURT, PORT	MELBOURNE		
McCallister, David Andrew	7 Donald St, Prahran	Armaguard	152 Turner St. Port Melbourne	•	
		Dated at Port Mel B. THIELE, Clerk	bourne 27 Augu	ist 1987 tes' Court	

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

CORRIGENDUM

Amendment to the Regulations for the Care, Protection and Management of "Alexandra Park Reserve" Yarrawonga. Government Gazette No. G33 dated 26 August 1987 page 2292 date signed by Minister should read 21 August 1987 not 1986

CORRIGENDUM

Amendment to the Regulations for the Care, Protection and Management of the "Mudgeegonga Public Hall" Reserve. Government Gazette No. G33 dated 26 August 1987 page 2293 date signed by Minister should read 21 August 1987 not 1986 as shown.

Department of Industry, Technology and Resources

INTENTION TO GRANT A MINING LEASE No. 1257; Castlemaine Engineering and Mining Co. P/L; 256-49 ha, Parish of Strangways APPLICATIONS FOR MINING LEASES REFUSED

Nos. 1651, 1655 & 1656; T. F. Croft, Fryerstown & Chewton

APPLICATION FOR MINING LEASE WITHDRAWN

No. 1488; Bendigo Gold Associates P/L; 82 ha, Parish of Amherst

INTENTION TO RENEW MINING LEASES No. 581-1; Ando Minerals NL; 24-12 ha, Parish of Tchuterr

No. 836-1; A. G. Cox; 4-09 ha, Parish of Castlemaine

MINING LEASE CANCELLED

No. 920; Triad Minerals NL; 2-2353 ha, Parish of Maldon

MINING LEASE CONDITIONS VARIED

No. 1219; Western Mining Corporation, conditions of the lease have been amended in accordance with section 78A of the Mines Act

INTENTION TO GRANT A DEVELOPMENT LEASE

No. 81; Martin Exploration P/L; 48-02 ha, Parish of Lauraville

DEVELOPMENT LEASES GRANTED

No. 37; Bendigo Mining NL; 26 ha, Parish of Sandhurst

No. 38; Bendigo Mining NL; 0-86 ha, Parish of Sandhurst

No. 84; Tallangalook P/L, the President, Councillors and Ratepayers of the Shire of Omeo and Daveric Investments P/L; 42 ha, Parish of Omeo

No. 281; Wattle Gully Gold Mines NL; 84-6 ha, Parishes of Chewton and Castlemaine

APPLICATIONS FOR DEVELOPMENT LEASES REFUSED

No. 447; Carolina Mining P/L; 178-4 ha, Parish of Bundowra

No. 448; Carolina Mining P/L; 191 ha, Parish of Moondarra

Nos. 416 & 418-422 inclusive; Surface Mining, Avon

APPLICATIONS FOR DEVELOPMENT LEASES WITHDRAWN

No. 481; H. D. Hughes, J. H. Matthews & A. W. Pulfer; 4-6 ha, Parish of Axedale

No. 483; Ando Minerals NL; 51-1 ha, Parish of Wehla

INTENTION TO GRANT PROSPECTING AREA LICENCES

No. 130; KTM Gold Ltd.; 112 ha, Parish of Moliagul

No. 159; Pyrenees Mining Co. P/L; 211 ha, Parish of Kingower

No. 160; Pyrenees Mining Co. P/L; 130 ha, Parish of Kingower

No. 220; R. E. Stevenson; 256 ha, Parishes of Tchuterr and Moliagul

No. 228; KTM Gold Ltd.; 83 ha, Parish of Moliagul

No. 236; Pendelbury Alluvial Gold Mining Co. Ltd.; 835-79 ha, Parish of Kevington

PROSPECTING AREA LICENCES GRANTED

No. 116; Golden Phoenix NL; 8-52 ha, Parish of Nerring

No. 153; Dundee Mines NL; 120 ha, Parishes of Moolerr & Kooreh

APPLICATIONS FOR PROSPECTING AREA LICENCES REFUSED

No. 299; Carolina Mining P/L; 178.4 ha, Parish of Bundowra

No. 302; Carolina Mining P/L; 191 ha, Parish of Moondarra

Nos. 503, 504 & 505; T. F. Croft, Fryerstown and Chewton

APPLICATIONS FOR PROSPECTING AREA LICENCES WITHDRAWN

"Nos. 385, 394, 395, 397, 398, 399 & 420; Tarmeta P/L; Parish of Heathcote

APPLICATION FOR RENEWAL OF PROSPECTING AREA LICENCE WITHDRAWN

No. 57-1; Hardrock Exploration P/L; 80 ha, Parish of Narbourac

PROSPECTING AREA LICENCE CANCELLED

No. 111; N. Laidlaw & F. Crimeen; 50-78 ha, Parish of Maldon

WATERLINE LICENCE GRANTED

No. 6; Automake P/L; approx. 1.5 km, Parishes of Nerring and Sandhurst

TAILINGS TREATMENT LICENCE GRANTED

No. 297; B. J. & B. G. Hollingworth; 16-72 ha, Parish of Huntly

APPLICATION FOR TAILINGS TREATMENT LICENCE REFUSED

No. 357; Planet Resources Group NL; approx. 10 ha, Parish of Dunolly

EXPLORATION LICENCES GRANTED

No. 1680; Tihele P/L; 49.75 km², Parish of Kevington

No. 1687; Bonaventure Resources NL; 230-75 km², Parish of Anakie

No. 1690; Pan Australian Mining Ltd.; 20 km², Shire of Korong

No. 1692; Pan Australian Mining Ltd.; 19 km², Parish of Moliagul

No. 1873; F. G. Garner; 16 km², Shire of Maffra No. 1883; Tibele P/L; 15·5 km², Parish of Ballarat No. 1890; R. D. Foster & N. T. Motton; 80 km², Shire of Avoca

No. 1891; Aberfoyle Resources Ltd and Balmoral Resources NL; 170 km², Shire of Birchip

No. 1908; BHP Minerals Ltd.; 460 km², Piangil West

No. 1917; CRA Exploration P/L; 3.75 km², Shire of Arapiles

APPLICATION FOR EXPLORATION LICENCE WITHDRAWN

No. 2025; Electrolytic Zinc Co. of Australasia Ltd.; 12 km², Shire of Wimmera

EXPLORATION LICENCE EXTENDED AND AREA RELINQUISHED

No. 1508-1; P. S. Forwood, J. H. Treloar, B. Van Riel, Janmex P/L; area retained 23 km², area relinquished 25 km², County of Rodney

The above relinquished area will become available again for Exploration Licence on 7 September 1987.

EXPLORATION LICENCE CANCELLED

No. 1664; Aberfoyle Resouces NL and Balmoral Resources Ltd.; 495 km², County of Millewa

The above cancelled area will become available again for Exploration Licence on 23 February 1988.

EXPLORATION LICENCE EXPIRED

No. 892-4; Cyprus Minerals Australia Co.; 32 km², County of Gladstone

The above expired area will become available again for Exploration Licence on 24 February 1988.

EXTRACTIVE INDUSTRY LICENCE GRANTED

No. 1214; Oupan Resources P/L; 23-1 ha, Parish of Merrimu

APPLICATION FOR EXTRACTIVE INDUSTRY LICENCE DECLARED ABANDONED

No. 1292; R. F. Kerr Quarries P/L; 41-6 ha, Parish of Gisborne

APPLICATION FOR RENEWAL OF EXTRACTIVE INDUSTRY LICENCE DECLARED ABANDONED

No. 299-1; A. H. Bicknell; 16-9 ha, Parish of Maryvale

ADDENDA

The heading "Application for Tailings Treatment Licence Refused" which appeared in Government Gazette No. G31, dated 12 August 1987, should have read "Application for Tailings Treatment Licence Declared Abandoned".

The heading "Extractive Industry Licences Refused" which appeared in the Government Gazette No. G32, dated 19 August 1987, Page No. 2248, should have read "Extractive Industry Licences Renewed".

Exploration Licence No. 1493-1 which appeared in the *Government Gazette* G12, dated 25 March 1987 under the heading "Exploration Licence Expired" is hereby withdrawn.

ROBERT FORDHAM Minister for Industry, Technology and Resources

Co-operation Act 1981

CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Mullawingee Jojoba Co-operative Limited which was incorporated as a Producers Society under the abovenamed Act on 29 July 1983 has registered a change of its name and is now incorporated under the name of Mullawingee Co-operative Limited under the said Act.

Dated at Melbourne 21 August 1987

D. F. HENRY Acting Deputy Registrar of Co-operative Societies

Co-operation Act 1981

CENTENARY PARK TENNIS CLUB CO-OPERATIVE LIMITED

TARRALLA KINDERGARTEN CO- OPERATIVE LIMITED

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

Dated at Melbourne 27 August 1987 - 1 1/2 /

Acting Deputy Registrar of Co-operative Societies

Co-operation Act 1981 CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Hastings Cricket and Football Social Club Co-operative Limited which was incorporated as a Community Advancement Society under the above-named Act on 8 November 1967 has registered a change of its name and is now incorporated under the name of Hastings Park Co-operative Limited under the said Act.

Dated at Melbourne 20 August 1987 ...

D. F. HENRY of Co-operative

Acting Deputy Registrar of Co-operative Societies

Co-operation Act 1981

CHANGE OF NAME OF A SOCIETY

Notice is hereby given that Ringwood High School Gymnasium Co-operative Limited which was incorporated as a Community Advancement Society under the above-named Act on 14 April 1981 has registered a change of its name and is now incorporated under the name of Ringwood High School Co-operative Limited under the said Act.

Dated at Melbourne 20 August 1987

D. F. HENRY Acting Deputy Registrar of Co-operative Societies

VICTORIAN GOVERNMENT MAJOR PROJECTS UNIT

- I, Evan Walker, Minister Responsible for Major Projects, hereby state that:
- 1. In relation to Major Project Control as referred to in the Administration of Acts Supplement to the General Order of 29 April 1986 dated 13 February 1987 and published in the Government Gazette on 18 February 1987, in addition to its existing responsibilities, the following major State project is the responsibility of the independent major projects unit known as the Victorian Government Major Projects Unit:

National Tennis Centre Pedestrian Bridge

2. For the purposes of section 4 (1) (c) of the Urban Land Authority Act 1979, I have directed Richard William Parker, as delegate of the Urban Land Authority in relation to Major Project Control, and his successors, to assist in the implementation of State urban planning policies and major State projects through the acquisition development and sale of land.

Dated 24 August 1987

EVAN WALKER Minister Responsible for Major Projects

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 488

Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 18 August 1987 amended the abovementioned scheme in respect of the municipal district of the Shire of Bulla and for which the Minister for Planning and Environment is the responsible authority.

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

The amendment includes the rezoning of land on the corner of Macedon and Evans Streets, Sunbury, from part public open space and part public purposes to restricted business and a corresponding ordinance amendment.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961
MELBOURNE METROPOLITAN
PLANNING SCHEME

Amendment No. 382 Part 3 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the City of Williamstown and for which the Minister for Planning and Environment is the responsible authority.

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

The scheme includes the rezoning of land in Nelson Place, Aitken and Thompson Streets, Williamstown, from part General Industrial and part Light Industrial to Residential C.

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

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN PLANNING SCHEME

Amendment No. 463 Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987 amended the abovementioned scheme in respect of the municipal district of the Shire of Eltham and for which the Minister for Planning and Environment is the responsible authority.

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

The amendment includes an ordinance amendment to enable Council to take into account matters affecting the character of the Main Road, Eltham area, when determining permit applications!

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961

Town and Country Planning Act 1961 TOWN OF BAIRNSDALE PLANNING

Amendment No. 50
Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961 the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Town of Bairnsdale and for which the Town of Bairnsdale is the responsible authority.

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

The scheme includes the rezoning of land fronting the Princes Highway, from Residential B and Service Industrial to Commercial B.

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

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF WARRNAMBOOL PLANNING SCHEME

Amendment No. 20 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the City of Warrnambool and for which the City of Warrnambool is the responsible authority.

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

The scheme amends the Special Use Zone designation of 1363 Raglan Parade, Dennington to Special Use Zone 11—St. John Ambulance Brigade to permit the use of the site by the Brigade.

'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 Oldersteet Buildings, 477 Collins Street, Melbourne and at the offices of the responsible authority, Municipal Offices, Liebig Street, Warrnambool.

DAVID YENCKEN Secretary for Planning and Environment

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

Amendment No. 7

Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Shire of Portland and for which the Shire of Portland is the responsible authority.

The scheme comes into operation on the date this notice appears in the Government Gazette

- The scheme provides for rural residential land around Heywood and sets aside land for future township to the west of the existing township and includes a re-draft of the ordinance.
- A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Oldersleet Buildings, 477 Collins Street, Melbourne and at the office of the responsible authority at 77 Edgar Street, Heywood.

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

Amendment No. 12

Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, amended the abovementioned order in respect of crown allotment 143A, Parish of Bairnsdale and for which the Shire of Bairnsdale is the responsible authority.

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

The amendment includes rezoning of land at Eagle Point from Rural A to Urban Zone.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF HORSHAM PLANNING SCHEME

Amendment No. 122

Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the City of Horsham and for which the City of Horsham is the responsible authority.

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

The scheme proposes to rezone two parcels of land in the City of Horsham from Residential B to Commercial C; being Nos 24 and 26 McLachlan Street and Nos 26, 28 and 30 Darlot

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

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF SOUTH MELBOURNE (SOUTHBANK) INTERIM DEVELOPMENT ORDER

Amendment No. 5

Notice of Amendment

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, amended the abovementioned order in respect of the municipal district of the City of South Melbourne and for which the Minister for Planning and Environment is the responsible authority.

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

The amendment allows the responsible authority discretion to permit developments in excess of the general building height and plot ratio limits applicable in the Interim Development Order.

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

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961 GISBORNE SHIRE PLANNING SCHEME

Amendment No. 23

Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Shire of Gisborne and for which the Shire of Gisborne is the responsible authority.

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

The scheme requires any new subdivision in a Residential Low Density 3 Zone to be connected to reticulated sewerage services.

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 Shire of Gisborne, Robertson Street, Gisborne.

Town and Country Planning Act 1961 GISBORNE SHIRE PLANNING SCHEME

Amendment No. 27 Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Shire of Gisborne and for which the Shire of Gisborne is the responsible authority.

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

The scheme permits the use of Crown Allotments 14 and 15, section 87, Township of Macedon, for a house.

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 Shire of Gisborne, Robertson Street, Gisborne.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF BENALLA PLANNING SCHEME

Amendment No. 48 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987 approved the abovementioned scheme in respect of the municipal district of the City of Benalla for which the Council of the City of Benalla is the responsible authority.

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

The scheme includes the rezoning of land described as Part Crown Allotments 8 and 10, section C and located to the rear of 121-125 Bridge Street, East Benalla, and Part Crown Allotments 8 and 9, section C and known as 58 Smythe Street, Benalla, from residential "B" to commercial "A" zone.

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

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961 CITY OF TRARALGON PLANNING SCHEME

Amendment No. 37 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the City of Traralgon and for which the City of Traralgon is the responsible authority.

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

The scheme includes ordinance changes:

- 1. To insert a new "Residential Low Density" Zone into the scheme in order to enable Council to consider applications for residential lots which are larger in area than conventional urban lots.
- 2. To insert a schedule of information which Council may require with applications to subdivide, develop or use land within the City.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins Street, Melbourne and at the office of the responsible authority, City of Traralgon, 30–38 Kay Street, Traralgon.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 TOWN OF STAWELL PLANNING SCHEME

Amendment No. 4. Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, amended the abovementioned scheme in respect of the municipal district of the Town of Stawell and for which the Town of Stawell is the responsible authority.

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

The scheme proposes to allow the following:

1. Insert definition of "Motor showroom" in the ordinance:

Motor vehicles, caravan and camping equipment sales as Motor Showroom is to be a Column 2 use within the Highway Zone and in the Light, Heavy and Garden Industrial Zones.

2. Offices as a column 2 use in the Highway zone.

- 3. To rezone section 280 and Crown Allotments I and 2, section B, Parish of Stawell from rural to residential.
- 4. To rezone section D, Parish of Stawell to provide a 10 metre "proposed road widening reserve" for future widening of the Western Highway, a strip of Highway Zone fronting the thus widened Western Highway, with the balance of the land rezoned to residential.
- 5. To amend the setback from frontage in the Garden Industrial Zone from 20 metres to 15 metres.

A copy of the documents may be inspected free of charge, during office hours, at the office of the Ministry for Planning and Environment (Plan Inspection Section), The Olderfleet Buildings, 477 Collins Street, Melbourne and at the office of the responsible authority, Town of Stawell, 'Town Hall, Stawell.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 TOWN OF BAIRNSDALE PLANNING SCHEME

Amendment No. 71 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Town of Bairnsdale and for which the Town of Bairnsdale is the responsible authority.

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

The scheme includes ordinance changes to:

- (a) clarify a number of definitions;
- (b) provide more suitable carparking arrangements;
- (c) require Council consent for homeoccupations; and
- (d) require outline development plans in several residential and commercial zones.

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

DAVID YENCKEN Secretary for Planning and Environment

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

Amendment No. 13

. ' Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August' 1987 approved the abovementioned scheme in respect of the municipal district of the Shire of Myrtleford and for which the council of the Shire of Myrtleford is the responsible authority.

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

The scheme includes the rezoning of approximately 1.1 hectares of vacant land adjoining the Yackandandah-Myrtleford Road from Rural A Zone to Industrial Zone.

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

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF MIRBOO PLANNING SCHEME Notice of Approval

In pursuance of the powers conferred by the *Town and Country Planning Act* 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Shire of Mirboo and for which the Shire of Mirboo is the responsible authority.

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

The scheme introduces a new planning scheme for the Shire of Mirboo.

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

Town and Country Planning Act 1961 GISBORNE SHIRE PLANNING SCHEME

Amendment No. 28 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Shire of Gisborne and for which the Shire of Gisborne is the responsible authority.

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

The scheme clarifies the intent of the ordinance provisions in relation to the erection of outbuildings.

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 Shire of Gisborne, Robertson Street, Gisborne.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 SHIRE OF KILMORE PLANNING SCHEME

Amendment No. 66 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Shire of Kilmore and for which the Shire of Kilmore 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 from Rural A2 Zone to Residential Development Zone of approximately 11-5 hectares of land located on the west side of Dudley Street, Wallan.

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 Shire of Kilmore, Civic Centre, Kilmore.

DAVID YENCKEN
Secretary for Planning and Environment

Town and Country Planning Act 1961 GISBORNE SHIRE PLANNING SCHEME

Amendment No. 25 Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the Shire of Gisborne and for which the Shire of Gisborne is the responsible authority.

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

The scheme permits the use of Lot 25, LP 1439, Scott Street, Macedon for the purpose of a house

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 Gisborne, Robertson Street, Gisborne.

DAVID YENCKEN Secretary for Planning and Environment

Town and Country Planning Act 1961 MELBOURNE METROPOLITAN 'S PLANNING SCHEME

Amendment No. 455

Notice of Approval

In pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on 25 August 1987, approved the abovementioned scheme in respect of the municipal district of the City of Kew and for which the Minister for Planning and Environment is the responsible authority.

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

The scheme includes the rezoning of land in High Street, Kew, from Public Purposes 19—Local Government to Office A and an ordinance amendment to allow an office development.

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.

Transport Act 1983 A ROAD TRANSPORT LICENSING , TRIBUNAL

Commercial Passenger Vehicle and Tow Truck 11 Applications

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

Applicant	Previous . Gazette No.	Date
(i) On Tuesday, 6 Octo Echuca Shire Offices, Streets, Echuca, com	Cnr Hare an	d Heygarth
P. Whiston	. 99	26.11.1986
R. K. McLaurin	. G. 11	18.3.1987
(ii) On Wednesday, 7 O of Bendigo Counci Terrace, Bendigo at	l Chambers,	in the City Lyttleton
B. F. Weiss	G. 16	29.4.1987
N. I. & V. M. Story	G. 8	25.2.1987
Kangaroo Flat Bus Lines Pty Ltd •	G. 19	20.5.1987

(iii) On Thursday, 8 October 1987 in the St Arnaud Shire Offices, Napier Street, St Arnaud, commencing at 9.00 a.m.

G. 6 11.2.1987 G. 16 29.4.1987 R. G. Youren Commencing at 11.30 a.m.

G. 20 27.5.1987 K. R. Burchell

(iv) On Thursday, 22 October 1987 in the City of Wodonga Shire Offices, Hovell Street, Wodonga commencing at 9.15 a.m.

L. J. Grealy G. 19 20.5:1987 Commencing at 10.30 a.m.

Wheldon Pty Ltd G. 6 11.2.1987

Dated 31 August 1987

G. S. HUGHES Registrar

Transport Act 1983 TRANSPORT (METROPOLITAN TRANSIT **AUTHORITY ELECTION OF MEMBERS) REGULATIONS 1983**

Pursuant to Regulation 12 of the Transport (Metropolitan Transit Authority Election of Members) Regulations 1983, I hereby give notice that, as there are more candidates than the two positions of members of the authority to be filled by election, a poll shall be taken on the Polling Day previously fixed, namely-16 October 1987.

The full name, department or location and the classification or title of each candidate is as follows:

BALLARD, Roy Alexander, Preston Workshops, Fitter and Turner.

JELOVIC, Ralph, Running Shed, Leading

RODGERS, Gregory Walter, Camberwell Depot, Tram Driver.

TAYLOR, Graham Walter, Doncaster Depot, Bus Driver.

TUOHEY, Anthony Joseph, Project Officer, 616 Little Collins Street, Melbourne.

> KEVIN CAMPBELL FINDLAY Returning Officer . . , ,

Transport Act 1983 · · ·

ROAD TRAFFIC AUTHORITY

Commercial Passenger Vehicle and Tow Truck Applications

Notice is hereby given that the following applications will be considered by the Road Traffic Authority on 29 September 1987.

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 23 September 1987.

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.

Altgate Pty Ltd, Brunswick. Application to license four commercial passenger vehicles to be purchased in respect of two 1982 Cadillac stretched sedans and two 1985 Mercedes Benz stretched sedans each with seating capacity for 7 passengers to operate as metropolitan hire cars from 91-93 Nicholson Street, Brunswick.

Amex Transport Pty Ltd, West Heidelberg. Application to vary the conditions of tow truck licence 841 which authorises the licensed vehicle to be:

- (i) Managed, controlled and operated from the depot situated at 670 Waterdale Road, West Heidelberg.
- · (ii) Operated throughout the State of Victoria in connection with the licensee's business for the lifting and carrying of road making machinery, motor trucks with a tare weight of not less than three tonnes, forklift trucks and related equipment.

tow truck. "

- (iii) Excluded from attending the scene of a motor car accident for the purpose of lifting and carrying motor cars involved in that accident, other than road making machinery, motor trucks with a tare weight of not less than three tonnes, forklift trucks and related equipment.
- (iv) A tilt tray tow truck with a carrying capacity of not less than 12.0 tonnes.
- (v) Maintained in a fit and serviceable condition.

By deleting condition (i) above and add in lieu managed, controlled and operated from the depot situated at 460 High Street, Preston.

- Note: (a) The licensed vehicle is a class 4 tilt tray
 - (b) This licence is currently under consideration for transfer to Armstrong & Sons Pty Ltd of 460 High Street, Preston.
- R. H. Petch, Glen Waverley. Application to licence one commercial passenger vehicle with seating capacity for 4 passengers to operate as and when required for the carriage of passengers from within a 55 km pick-up radius of the Melbourne GPO as follows:
 - To private lakes located within 80 km radius of Ballarat and Healesville for fly fishing excursions.
 - (ii) To scenic locations throughout the State of Victoria when the weather is not suitable for fly fishing.

Fares. By the agreement with the hirer.

- R. J. Platt and C. M. Petrie, Ascot Vale. Application to license one commercial passenger vehicle in respect of a double decker bus to be purchased with seating capacity for 64 passengers to operate as follows:
- , 5(i) For the carriage of groups under charter conditions within a 30 km pick-up radius of the GPO Melbourne to five Melbourne Hotels as listed below—

Plaza Tavern, Corner Swanston and Collins Streets, Melbourne.

Shakespeare Hotel, 177 Dryburgh Street, North Melbourne.

North Melbourne Social Club, Arden Street, North Melbourne. __ 7 v

Royal Oak Hotel, 442 Nicholson Street, North Fitzroy.

Melba's Hotel, 184 Rathdowne Street, Carlton.

(ii) Under charter conditions from within a 55 km pick-up radius of the GPO Melbourne to places located within a 145 km radius of the GPO Melbourne.

R. F. Unkles, North Balwyn. Application to license one commercial passenger vehicle to be purchased with seating capacity for 10 passengers to operate as and when required for the carriage of passengers on guided tours commencing from within the Central Business District of Melbourne and travelling to places of interest within 20 km of the Melbourne GPO.

Fares: By agreement with the hirer. Dated 26 September 1987

M. KENT, Group Manager Vehicle Licensing and Regulation Strategies

Transport Act 1983

ROAD TRAFFIC AUTHORITY

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Commercial Passenger Vehicle and Tow Truck
Applications

Notice is hereby given that the following applications will be considered by the Road Traffic Authority on 6 October 1987.

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 30 September 1987.

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.

- M. J. Brymer, Epping. Application to license one commercial passenger vehicle to be purchased with seating capacity for 11 passengers to operate a day tour within the Melbourne Metropolitan area commencing from within a 20 km pick-up radius of the Melbourne G.P.O. as and when required as follows:
- 1.' West Gate Bridge.
- "2. Fitzroy Gardens.
- 3. South Melbourne Theatre Restaurant.
- 4. South Wharf, South Melbourne.

Fares: Separate and distinct fares by agreement with the hirer.

- C. N. Carpenter, West Heidelberg, Application to vary the conditions of tow truck licences 048, 049 and 051 which authorise the licensed vehicles to be:
- 1. Managed, controlled and operated from the depot situated at 56 Railway Road, Blackburn.
- 2. Used as a tow truck for the purpose of lifting and carrying or lifting and towing damaged or disabled motor cars—

- (a) from the scene of an accident occurring in the "Controlled Area" to the authorised depot shown above or to the place specified by the owner or person in charge of the damaged or disabled motor car or by a member of the Police Force or officer of the Road Traffic Authority provided that before such damaged or disabled motor car is removed from the scene of an accident in the said "Controlled Area" the permission of the Allocation Centre is given;
- · (b) from the scene of an accident occurring outside the "Controlled Area" to any place in Victoria provided that the written authorisation of the Road Traffic Authority is first given to the owner of the licensed tow truck; and
 - (c) from any place other than the scenes of accidents occurring within the areas specified in (a) and (b) above to any place in Victoria.

To delete condition (1) above and add in lieu to be managed, controlled and operated from the depot situated at 4 Shipley Street, Box Hill-

Marsol Nominees Pty. Ltd., Reservoir. Application to vary the conditions of tow truck licence 622 which authorises the licensed vehicle

- 1. Managed, controlled and operated from the depot situated at 922 High Street, Reservoir.
- 2. Used as a tow truck for the purpose of lifting and carrying or lifting and towing damaged or disabled motor cars-
 - (a) from the scene of an accident occurring in the "Controlled Area" to the authorised depot shown above or to the place specified by the owner or person in charge of the damaged or disabled motor car or by a member of the Police Force or officer of the Road Traffic Authority provided that before such damaged or disabled motor car is removed from the scene of an accident in the said "Controlled Area" the permission of the Allocation Centre is given:
 - (b) from the scene of an accident occurring outside the "Controlled Area" to any place in Victoria provided that the written authorisation of the Road Traffic Authority is first given to the owner of the licensed tow truck; and
 - (c) from any place other than the scenes of accidents occurring within the areas specified in (a) and (b) above to any place in Victoria.

To delete condition (1) above and add in lieu to be managed, controlled and operated from the depot situated at 174 Sussex Street, Coburg North..

Note: (i) The licensed vehicle is a class 1 conventional tow truck. (ii) This licence is currently under consideration for transfer to Hossack Smash Repairs (Vic.) Pty. Ltd., of 174 Sussex Street, North Coburg.

R. C. & M. R. Reichelt, Nhill, Application for variation of TO licence conditions which authorise various day and half tours from Dimboola or Nhill to operate two additional tours as follows:

Day Trips: (i) Depart Little Desert Lodge, Salt Lake, Mt. Arapiles, return via Horsham-Goroke-Nhill Road.

Fares: \$22.00 per person.

Timetable: As and when required, 2.

Depart: 9.00 a.m. - 1. 2 1 3 1 2 0 2

Return: 5.00 p.m. 1 20 1155

(ii) Depart Little Desert Lodge to Wyperfeld National Park, Nhill, return via Rainbow Road, Jeparit, Lake Hindmarsh, Glenlee Reserve and hill. Fares: \$24.00 per person. Nhill.

Timetable: As and when required. ומי די פע מינוני

Depart: 9.00 a.m.

- Return: 5.00 p.m.
 R. C. & M. R. Reichelt, Nhill. Application for variation of the conditions of licence TS 817 which authorises a Ministry of Education service between Yanac and Nhill with charter rights from within a 20 km pick-up radius of the Post Office at Yanac to:
- (i) Delete existing charter rights from Yanac Post Office and instead operate from within a 20 km pick-up radius of the Post Office at Winian.

(ii) Operate day tours from Little Desert Lodge हरेक्ट्रीस र स देखेंच व Fares

Day Tours

(per person) (i) To Dimboola Railway Station \$18.00 and return.

- (ii) To Horsham Railway Station \$22.00 Goroke-Natimuk and Nhill-Goroke Roads and returning it we Dimboola, Nhill and return to Little. Desert Lodge.
- (iii) To Horsham Railway Station, Aut \$22.00 via Western Highway return Little via Western Highway return Editor
 Desert Lodge via Goroke-Natimuk
 Road Mt Arapiles, Nhill-Goroke
 Road.

(iv) To Woorak, via Nhill-Jeparit Road, Lake Hindmarsh via Rainbow Road, Wyperfeld National Park, and return via Rainbow-Jeparit-Nhill Road, Glenlee Reserve, Nhill.

. Timetable: As and when required.

Depart: 9.00 a.m. Return: 5.00 p.m.

Note: (a) Children half fare.

(b) Fares include morning/afternoon tea and lunch.

K. Reith, Glen Waverley. Application to license one commercial passenger vehicle to be purchased in respect of a Ford Spectron or a Toyota Tarago with seating capacity not exceeding 8 passengers to operate half day tours commencing from Princess Theatre, Spring Street as follows:

Tour 1: City Sights-

Houses of Parliament, National Museum, State Library, Government Offices, Treasury Gardens, Fitzroy Gardens, St. Patricks Cathedral, M.C.G., Sports and Entertainment Centre, Victorian Arts Centre, Flinders Street Station, Melbourne G.P.O., Spencer Street Station; Flagstaff Gardens, World Trade Centre, Royal Melbourne Zoo, Haymarket Flag, University of Melbourne, Queen Victoria Market, Royal Melbourne and Children's Hospitals, Collins Street, Rialto/Block Arcade, Chinatown, Exhibition Buildings, Lygon Street, Russell Street Police Station, Law Courts, C.U.B., St. Paul's Cathedral, Nauru House, Williamstown Westgate Bridge, Polly Woodside, Kooyong Tennis Courts, Luna Park, Shrine of Remembrance, City Square, Government House, Old Melbourne Observatory, Old Melbourne Gaol, Floral Clock, Albert Park Lake Rippon Lea, Como House, Herring Island and Yarra River.

Tour 2: Peninsula Coastline-

Princes Bridge, Alexandra Gardens, Queen Victoria Gardens, Shrine of Remembrance, St. Kilda Marina, Point Ormond, Brighton, HMAS Cerberus, Toorak College, First Settler's Monument, Sorrento Backbeach, Haileybury College, Moorabbin Airport, Southland Shopping Centre.

Tour 3: Dandenong Ranges-

Raheen, Kew Junction, Box Hill Shopping Centre, Nunawading Civic Centre, Schwerkolts Cottage, Chirnside Park, Dame Nellie Melba Estate, Healesville Sanctuary, Warburton, Mt. Dandenong Observatory, Olinda Rhodedendron Nursery, Cardinia Reservoir.

\$26.00 Timetable:

Depart: 8.00 a.m.
Return noon.
Depart: 1.00 p.m.
Return 5.00 p.m.
Fares: \$30.00 per person.

M. Smith, Mildura. Application to license one class I tow truck to operate from a depot situated at Stuart Highway, Lake Cullulleraine as follows:

- (i) For the purpose of lifting and carrying or towing damaged or disabled motor cars within a 180 km radius of the applicant's depot;
- (ii) For the purpose of delivering damaged or disabled motor cars throughout the State of Victoria excluding the ability to attend the scene of a motor car accident in the "Controlled Area".

A. & I. Van Doornik, North Shore. Application for variation of the conditions of licence SV 690 which authorises the licensed vehicle to:

- (i) operate as a special purpose vehicle within a thirty five kilometre radius of the Geelong Post Office;
- (ii) operate as a touring omnibus within a thirty five kilometre radius of the Geelong Post Office subject to the condition that a passenger shall be deemed to have commenced the tour at the authorised place of commencement who joins the vehicle at any motel, hotel or tourist agency situated within a radius of five kilometres of the Geelong Post Office; and
- (iii) operate as a special service omnibus within a thirty five kilometre radius of the Geelong Post Office subject to the condition that passengers must join the licensed vehicle within a twenty kilometre radius of the Geelong Post Office.

To delete the existing conditions and add in lieu to:

- operate as a special purpose vehicle within a one hundred kilometre radius of the Geelong Post Office.
- (ii) operate as a touring omnibus within a one hundred kilometre radius of the Geelong Post Office subject to the condition that a passenger shall be deemed to have commenced the tour at the authorised place of commencement who joins the vehicle at any motel, hotel or tourist agency situated within a radius of thirtyfive kilometres of the Geelong Post Office; and

(iii) operate as a special service omnibus within a one hundred kilometre radius of the Geelong Post Office subject to the condition that passengers must join the licensed vehicle within a thirty five kilometre radius of the Geelong Post Office.

Dated 2 September 1987

M. KENT Group Manager ulation Strategies

Vehicle Licensing and Regulation Strategies

ROAD TRAFFIC AUTHORITY

Mass Limits Increase Permits

In accordance with section 505 (2) of the Local Government Act 1958 and sections 38 and 39 of the Transport Act 1983, the Councils of the Municipalities listed below have authorised the Road Traffic Authority to act on behalf of the Councils in extending permits issued by the Authority under section 35 of the Motor Car Act 1958, or regulations under the Road Safety Act 1986 which replaces that section, to any road within the Municipality which is not a State Highway, Main Road, Tourists' Road, Forest Road or Freeway within the meaning of the Transport Act, subject to the conditions that:

travel shall not be authorised over any roads specified in this notice or those signposted with lower limits than allowed under these permits; and

permit issue shall be limited to the Option A limits described by the Review of Road Vehicle Limits.

Municipalities

Shire of Donald Borough of Kerang

City of Preston

Shire of Rutherglen—excluding Williams Road and Taylor's Bridge Road.

MICHAEL J. ROUX Chairman and Managing Director

COMMUNITY SERVICES VICTORIA

Notice of Making Regulations

Regulations under the Intellectually Disabled Persons' Services Act 1986 will be made in the near future to be entitled the Intellectually Disabled Persons' Services Regulations 1987. This follows comments received and considered by the Department of Community Services on the Regulatory Impact Statement prepared by the Department.

CAROLINE HOGG Minister for Community Services

STATE TENDER BOARD CONTRACTS ACCEPTED AMENDMENTS

Schedule	Item		Effective		
Number	Number	Ne	w Rate	Date	
			\$		
Electrical (Goods				
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Hinkler : 587 1911.	Road, Mo	rdialloc,	3195.	Phone	
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Industrial Relations Act 1979 INDUSTRIAL RELATIONS COMMISSION OF VICTORIA

Application for the Appointment of a Conciliation and Arbitration Board

Notice is hereby given that the Victorian Public Service Association has amended its original application by lodging an application for the appointment of a Conciliation and Arbitration Board for professional, administrative, clerical and technical staff employed in the Harness Racing Board of Victoria and the Greyhound Racing Control Board.

Notice is also given that this matter is listed for hearing before the Industrial Relations Commission of Victoria in Full Session at 10.30 a.m. on Wednesday, 30 September 1987 in Hearing Room No. 1, Level 18, Nauru House, 80 Collins Street, Melbourne.

E. E. RAKUSZ Acting Deputy Registrar Industrial Relations Commission of Victoria

THE AUTHORISED MANNER OF OVERSEAS INVESTMENT OF THE VICTORIAN PUBLIC AUTHORITIES FINANCE AGENCY

Part A

In this Schedule, except insofar as the context or subject matter otherwise indicates or requires:

- 1. "approved issuer" means at any time any issuer, having at that time a short term U.S. rating not less than P-1 if taken from Moody's Investor Service or A-1 if taken from Standard & Poor's Corporation or a long term U.S. rating not less than Aa if taken from Moody's Investor Service or AA if taken from Standard & Poor's Corporation.
- 2. "approved person" means at any time a person specified in Schedule I to the Banking Act 1979 of the United Kingdom or any statutory modification thereof or substitution therefor.
- 3. "authorised person" means at any time a person holding a valid licence which authorises that person to carry on the business of dealing in securities (whether as principal or as a servant or agent of any holder of a principal's licence) under the Prevention of Fraud Investments Act 1958 of the United Kingdom or any statutory modification thereof or substitution therefor.
- 4. "bank" means at any time any bank recognized by the Bank of England under the Banking Act 1979 of the United Kingdom or any statutory modification thereof or substitution therefor and which is carrying on a bona fide banking business.

- 5. "currency hedge contract" means a properly executed agreement for the purchase or sale of a particular currency at a particular exchange rate which agreement matures on a specified future date (whether or not delivery of the subject matter thereof is required on or after settlement) and is to be settled in the London currency hedge market at the hedge settlement rate on that specified future date.
- 6. "issuer" means at any time a country, a government of any country or any political subdivision thereof or an agency, authority or other body whatsoever, including a corporation.
- 7. "licensed institution" means at any time any institution holding a valid, full licence which authorises that institution to carry on a depositaking business from the Bank of England under the Banking Act 1979 of the United Kingdom or any statutory modification thereof or substitution therefor.
- 8. "repurchase agreement" means a properly executed agreement between:
 - (a) an authorised person; and (i) (ii)
 - (b) VicFin-

whereby:

- (c) VicFin purchases securities from that authorised person at an agreement price; and
- "(d) VicFin simultaneously agrees to sell those securities (including, where the agreement so provides, securities substituted for any of those securities to that authorised person at the end of an agreed period and at an agreed price and which obliges VicFin and the relevant authorised person to record any purchase or sale made pursuant to (c) above and this paragraph (d).
- 9. "reverse agreement" means a properly executed agreement between:
 - (a) an authorised person; and
 - (b) VicFin

whereby VicFin, having entered into a repurchase agreement (for the purposes of this paragraph 13 the "repurchase agreement") and prior to the expiry date of the repurchase agreement:

- (c) sells the securities the subject of the repurchase agreement to that authorised person at an agreed price; and
- (d) simultaneously agrees to purchase the securities (including, where the agreement so provides, securities substituted for any of those securities from that authorised person on an agreed date which shall be no later than the expiry date of the repurchase agreement and at an agreed

price and which obliges VicFin and the relevant authorised person to record any sale or purchase made pursuant to (c) above or this paragraph (d).

- 10. "securities" means bonds and other instruments creating or acknowledging indebtedness, including without limitation the following:
- (a) fixed rate bonds, floating rate notes, medium term notes, euronotes, euronomercial paper issued by an approved issuer and having a remaining tenor of one year or less and certificates of deposit and euro-certificates of deposit issued by a bank and having a remaining tenor of one year or less;
- (b) promissory notes or bills of exchange made, accepted or endorsed, with recourse, by an approved issuer and which have:
- (i) a remaining tenor of one year or less;
 - (ii) in the case of bills of exchange, been endorsed, with recourse, or accepted by a bank;
- (c) U.S. commercial paper issued by an approved issuer and having a remaining tenor of one year or less; and
- (d) Treasury Bills of the Government of the United States of America having a tenan remaining tenor of one year or less
- provided that the obligations of the obligor under such securities are not subject to withholding tax under any relevant legislation or the obligor is obliged to make all payments of principal, interest and all other amounts under such securities free and clear of all withholdings, deductions and like taxes and charges.
- 11. "traded contract", means any class of properly executed contract permitted to be made by members of the London International Financial Futures Exchange, the terms of which are published from time to time by the Board of Directors of that Exchange.
- 12. "VicFin" means the Victorian Public Authorities Finance Agency and its successors or assigns.

Part B

Without prejudice to any other declarations heretofore or hereafter made pursuant to section 30 of the Victorian Public Authorities Finance Act 1984, moneys standing to the credit of VicFin for the purposes of overseas investment may be invested as follows:

- (a) On deposit with any bank.
- (b) In the purchase of:

- (i) traded contracts;
- (ii) currency hedge contracts, provided that northing shall preclude the sale of such traded contracts or currency hedge contracts

prior to their maturity.

(c) In the purchase of or subscription to securities, provided that nothing shall preclude the sale of such securities prior

- to their maturity.

 (d) By entering into:
 - (i) currency hedge contracts;(ii) traded contracts;
 - (iii) repurchase agreements;
- (iv) reverse agreements.

Dated 25 August 1987

R. A. JOLLY Treasurer

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 5 November 1987 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:

Belokonoff, John, late of 1 Withers Street, Albert Park, retired, died 13 April 1987.

Finnegan, Henry Vincent, late of 20 Wills Street, West Meadows, quality controller, died 29 March 1987.

Griffith, Arthur Henry, formerly of 25 Clifton Grove, Preston but late of Douglas House, 68 Tennyson Street, Elwood, gentleman, died 10 May 1987.

Hall, Robert Leslie, late of 56 Hamilton Street, Footrscray, pensioner, died 25 June 1987.

Ram, Arthur Leslie, formerly of 55 Bakers Road, North Coburg but late of John Wesley Lodge, 25 Munro Street, Coburg, retired storeman, died 30 May 1987.

Rattray, Grace Florence, formerly of 8 Sharpe Street, Reservoir but late of Henty Lodge, 131 Henty Street, Reservoir, widow, died 20 April 1987

Zoannou; Gary, formerly of 7-9 Houghton Road, Warrandyte but late of Alfred Hospital, Prahran, sales manager, died 1 March 1987. Dated 26 August 1987

> W. J. KILPATRICK Public Trustee

Industrial Relations Act 1979 INDUSTRIAL RELATIONS COMMISSION OF VICTORIA

Appeal Against an Award of the Health Professional Services Conciliation and Arbitration Board

Notice is hereby given that the Victorian Allied Health Professionals Association has lodged an appeal against the Award made on 8 July 1987 by the Health Professional Services Conciliation and Arbitration Board.

The appeal is against the failure of the Board to insert the following clause:

"Payment of Award Rates

Where the union and the employer agree that a particular employee is incorrectly classified the Health Department of Victoria shall supply within 4 weeks the necessary additional funding required so that the employer can meet his award obligations."

Notice is also given that this matter is listed for hearing at 10.30 a.m. on Tuesday, 15 September 1987 in Hearing Room No. 1, Level 18, Nauru House, 80 Collins Street, Melbourne.

E. E. RAKUSZ
Acting Deputy Registrar
Industrial Relations Commission of Victoria

Dried Fruits Act 1958

VICTORIAN DRIED FRUITS BOARD

In accordance with the provisions of the *Dried Fruits Act* 1958, it is hereby notified that, with respect of the year ended 31 December 1987, the amount of contribution payable by every packer of dried fruits shall be \$5.50 per tonne computed in accordance with the Regulations under the *Dried Fruits Act* 1958, from the quantity of 1987 season's dried fruits sold from each packing house and from the quantity of dried fruits forwarded therefrom for the purpose of trade or sale.

Dated at Melbourne 28 August 1987

H. M. CHARLTON Secretary

State Bank Act 1958, Section 30 THE STATE BANK OF VICTORIA Sub-Branch Closure

The Commissioners of the State Bank of Victoria hereby give notice of the closure of Sandringham Sub-branch of the Bank located at 7E Bay Road, Sandringham on 28 August 1987. Dated 19 August 1987

L. G. C. MOYLE Chief Executive Officer

ADMINISTRATION OF ACTS

Supplement to General Order of 13 July 1987

I, John Cain, Premier of Victoria, state that the following administrative arrangements for the responsibility for the following Act and functions will operate in addition to and, where necessary, in substitution for the arrangements specified in the Administration of Acts—General Order of 13 July 1987.

Attorney-General

Friendly Societies Act 1986—excluding Part 4 (these provisions are administered by the Treasurer).

Treasurer

Friendly Societies Act 1986—Part 4 (the remaining provisions are administered by the Attorney-General).

From and inclusive of 1 September 1987. Dated 25 August 1987.

JOHN CAIN Premier

Subordinate Legislation Act 1962 PROPOSED RETAIL TENANCIES REGULATIONS 1987

I, Robert Clive Fordham, Minister for Industry, Technology and Resources give notice under the Subordinate Legislation Act 1962 as follows:

The proposed Retail Tenancies Regulations 1987 have been the subject of a Reguatory Impact Statement.

Public comments received as a result of advertising the Impact Statement have been considered as required by section 12 of the Subordinate Legislation Act 1962.

I have decided that the proposed Retail Tenancies Regulations should be made.

ROBERT FORDHAM Minister for Industry, Technology and Resources

ASSOCIATIONS INCORPORATION ACT 1981

Notice is hereby given that in pursuance of sub-section 10 (4) of the Associations Incorporation Act 1981 a certificate of incorporation was granted to the Metropolitan Golf Club Incorporated on 19 August 1987.

GORDON LEWIS
Registrar of Incorporated Associations

ORDERS IN COUNCIL

Crown Land (Reserves) Act 1978 CROWN LANDS TEMPORARILY RESERVED

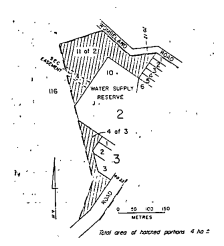
The Governor in Council under Sections 4 and 7 of the Crown Land (Reserves) Act 1978 temporarily reserves for the purposes mentioned and also excepts from prospecting or from occupation for mining purposes under any miners right the following Crown lands:

MUNICIPAL DISTRICT OF THE CITY OF BALLAARAT

BALLARAT EAST—For the study of the natural environment, 1-294 hectares being Crown Allotment 28A, 101, Township of Ballarat East, Parish of Ballarat as shown on Certified Plan No. 107359 lodged in the Central Plan Office. (Rs. 13540).

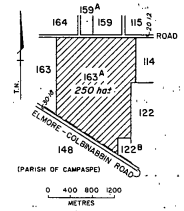
MUNICIPAL DISTRICT OF THE SHIRE OF KOWREE

DOUGLAS—Water Supply, 4 hectares, more or less, being Crown Allotment 11, Section 2 and Crown Allotment 4, Section 3, Township of Douglas, Parish of Toolongrook as indicated by hatching on plan hereunder. (Rs 12754).



MUNICIPAL DISTRICT OF THE SHIRE OF WARANGA

RUNNYMEDE—Preservation of species of native plants, 250 hectares, more or less, being Crown Allotment 163A, Parish of Runnymede as indicated by hatching on plan hereunder. (Rs 13541).



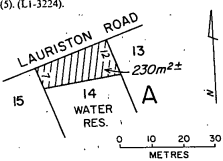
Dated 25 August 1987 Responsible Minister: JOAN E. KIRNER

Minister for Conservation, Forests and Lands
GORDON TIPPETT
Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION

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

LAURISTON—The temporary reservation by Order in Council of 14 September 1874 of 967 square metres more or less in section A, Township of Lauriston as a site for water supply purposes so far only as the portion containing 230 square metres more or less as indicated by hatching on plan hereunder is concerned. (L32 (5), (L1-3224).



Dated 18 August 1987 Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands

E. M. MILLER Acting Clerk of the Executive Council

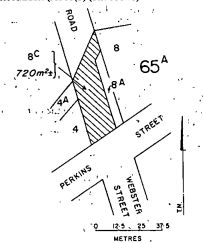
The above two items appeared with incorrect plans in *Government Gazette* No. G 33 dated 26 August 1987 on pages 2296 and 2297.

Crown Land (Reserves) Act 1978 CROWN LANDS TEMPORARILY RESERVED

The Governor in Council under sections 4 and 7 of the Crown Land (Reserves) Act 1978 temporarily reserves for the purposes mentioned and also excepts from prospecting or from occupation for mining purposes under any miners right the following Crown lands:

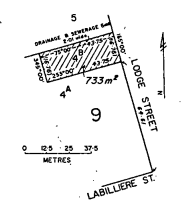
MUNICIPAL DISTRICT OF THE SHIRE OF ALEXANDRA

ALEXANDRA—For Public Park, 720 square metres more or less being Crown Allotment 8c, section 65A in the Township and Parish of Alexandra as indicated by hatching on plan hereunder. (A160(3) (Rs. 13548).



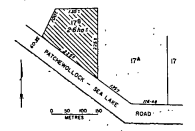
MUNICIPAL DISTRICT OF THE SHIRE OF BACCHUS MARSH

BACCHUS MARSH—For Health and Social Welfare purposes 733 square metres more or less being Crown Allotment 4B, section 9, Township of Bacchus Marsh, Parish of Parwan as indicated by hatching on plan hereunder. (M47(1) (Rs. 13543).



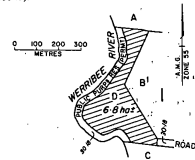
MUNICIPAL DISTRICT OF THE SHIRE OF KARKAROOC

DERING—For Water Supply purposes 2-6 hectares more or less being Crown Allotment 17B in the Parish of Dering as indicated by hatching on plan hereunder. (D215(4) (Rs. 13491).



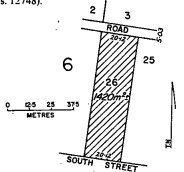
MUNICIPAL DISTRICT OF THE SHIRE OF MELTON

PYWHEITJORRK—For Public purposes 6-8 hectares more or less being Crown Allotment D, section 1, Parish of Pywheitjorrk as indicated by hatching on plan hereunder. (Parish 3431) (Rs. 13545).



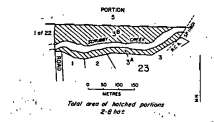
MUNICIPAL DISTRICT OF THE SHIRE OF WALPEUP

UNDERBOOL—For public purposes (Departmental depot and storage) 1420 square metres more or less being Crown Allotment 26, section 6, Township and Parish of Underbool as indicated by hatching on plan hereunder. (U65(5) (Rs. 12748).



MUNICIPAL DISTRICT OF THE SHIRE OF WHITTLESEA

WHITTLESEA—For Public Recreation 2.8 hectares more or less being Crown Allotments 3A and 3B, section 23, Township of Whittlesea, Parish of Toorourrong as indicated by hatching on plan hereunder. (W133(4) (Rs. 13544).



MUNICIPAL DISTRICT OF THE SHIRE OF STAWELL

WILLAM—For facilities and services for the promotion of tourism 1-724 hectares being Crown Allotment 2B, Parish of Willam as shown on Certified Plan No. 108371 lodged in the Central Plan Office. (Rs. 13549).

Dated 1 September 1987

Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands
GORDON TIPPETT

Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 NOTICE OF INTENTION ,

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

BOINKA—The temporary reservation by Order in Council of 7 July 1914 of 2-175 hectares of land in the Township of Boinka as a site for a State School. (Rs. 728).

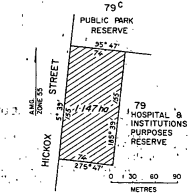
DUNKELD—The temporary reservation by Order in Council of 13 March 1968 of 1-63 hectares, more or less, of land in the Township of Dunkeld as a site for Public Purposes (Caravan Park) so far only as the portion containing 69-8 square metres shown as parcels 2 and 3 on Road Construction Authority Survey Plan No. 17344. (Rs. 8961).

KILMORE—The temporary reservation by Order in Council of 26 September 1887 of 2428 square metres of land in section 23, Township of Kilmore for Railway purposes. (C. 99216).

KORUMBURRA—The temporary reservation by Order in Council of 2 September 1947 of 739 square metres of land in the Parish of Korumburra as a site for Government Buildings. (Rs. 6029).

PEECHEMBER—The temporary reservation by Order in Council of 21 November 1922 of 1-214 hectares of land in the Parish of Peechember as a site for a State School. (Rs.

TRARALGON—The temporary reservation by Order in Council of 25 October 1983 of 4.080 hectares of land being Crown Allotment 79, Township of Traralgon as a site for Hospitals and Institutions administered by the Minister of Health so far only as the area of 1.147 hectares indicated by hatching on plan hereunder. (Rs. 12550)



WAREEK—The temporary reservation by Order in Council of 21 January 1878 of 6-77 hectares of land in section 6, Parish of Wareek as a site for affording access to water, revoked as to part by Order of 18 March 1969 so far as the balance remaining containing 4-995 hectares. (Rs. 9111).

YAMBUK—The temporary reservation by Order in Council of 11 August 1873 of 2023 square metres of land being Crown Allotment 4, section 6, Township of Yambuk as a site for State School purposes. (Rs. 1996).

YAMBUK—The temporary reservation by Order in Council of 23 December 1874 of 2023 square metres of land being Crown Allotment 5, section 6, Township of Yambuk as a site for State School purposes in addition to and adjoining the site temporarily reserved therefor by Order of 11 August 1873. (Rs. 1996).

Dated 1 September 1987

Responsible Minister: -

JOAN E. KIRNER

Minister for Conservation, Forests and Lands GORDON TIPPETT

Acting Clerk of the Executive Council

: Crown Land (Reserves) Act 1978 'REVOCATION OF TEMPORARY RESERVATIONS

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

EVERSLEY—The temporary reservation by Order in Council of 18 April 1882 of 20.23 hectares, more or less, of land in the Parish of Eversley as a site for camping and affording access to water. (Rs. 2084).

GOYURA—The temporary reservation by Order in Council of 28 May 1877 of 66.37 hectares of land in the Township of Goyura, Parish of Goyura as a site for Camping Purposes, revoked as to part by Order of 10 May 1967 so far only as the portion containing 1 hectare, more or less, as indicated by hatching on plan published in the Government Gazette of 12 August 1987 page 2151. (Rs. 8817).

MARIBYRNONG—The temporary reservation by Order in Council of 19 February 1929 of 2.26 hectares of land being Crown Allotment 15, Section 26, Parish of Maribyrnong as a site for a Quarry. (Rs. 3831).

WATCHUPGA—The temporary reservation by Order in Council of 9 February 1971 of 7.72 hectares of land in the Parish of Watchupga as a site for Public Purposes (State School Forest Plantation). (Rs. 8860). Dated 1 September 1987 Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands

GORDON TIPPETT

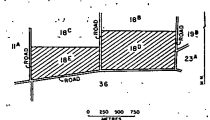
'Acting Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LANDS PERMANENTLY RESERVED

The Governor in Council under sections 4 and 7 of the Crown Land (Reserves) Act 1978 permanently reserves for the purposes mentioned and also excepts from prospecting or from occupation for mining purposes under any miners right the following Crown lands:

MUNICIPAL DISTRICT OF THE SHIRE OF WOORAYL

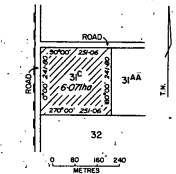
TARWIN SOUTH—Management of Wildlife, 121 hectares, more or less, being Crown Allotments 18D and 18E, Parish of Tarwin South as indicated by hatching on plan hereunder. (Rs.13550).



Total area of hatched portions 121 hat.

MUNICIPAL DISTRICT OF THE SHIRE OF YEA

YEA—Cemetery, 6-071 hectares being Crown Allotment 31c, Parish of Yea as indicated by hatching on plan hereunder. (Rs.12783).



Dated 1 September 1987 Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands **GORDON TIPPETT**

Acting Clerk of the Executive Council

Land Act 1958

UNUSED ROAD CLOSED

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

MUNICIPAL DISTRICT OF THE SHIRE OF 3 BACCHUS MARSH

Parish of Coimadai being the road shown as Allotment 38B on Certified Plan No. 108445 lodged in the Central Plan Office. (L1-1727).

Dated I September 1987

Responsible Minister:

JOAN E. KÎRNER

Minister for Conservation, Forests and Lands

GORDON TIPPETT

Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROAD CLOSED

The Governor in Council under section 349 of the Land Act 1958 closes the following unused road-

MUNICIPAL DISTRICT OF THE CITY OF **HAMILTON**

HAMILTON-The road in the Township of Hamilton, Parish of Hamilton North shown as Crown Allotments 1 and 2, section 57A on Certified Plan No. 107922 lodged in the Central Plan Office. (C67301)

Dated I September 1987

Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands **GORDON TIPPETT**

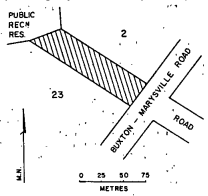
Acting Clerk of the Executive Council

Land Act 1958 UNUSED ROAD CLOSED

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

MUNICIPAL DISTRICT OF THE SHIRE OF ALEXANDRA

MARYSVILLE-The road in the Township of Marysville, Parish of Steavenson as indicated by hatching on plan hereunder. (L11-1029).



Dated 1 September 1987 Responsible Minister:

JOAN E. KIRNER

Minister for Conservation, Forests and Lands

GORDON TIPPETT

Acting Clerk of the Executive Council

Urban Land Authority Act 1979 TRANSFER OF LAND

Sunbury

The Governor in Council under section 19 (1) of the Urban Land Authority Act 1979 transfers to the Urban Land Authority the land described in the Schedule.

Schedule

·PARISH OF BUTTLEJORRK

County of Bourke

- 1: Allotment 4, section 22 and being the whole of the land in Crown Grant Volume 3127, Folio 243.
- 2. Allotment 17, section 22 and being the whole of the land in Crown Grant Volume 3127, Folio 244.
- 3. Allotment 18, section 22 and being the whole of the land in Crown Grant Volume 3127, Folio 245.
- 4. Allotments 1, 19 and 20, section 22 and being the whole of the land in Crown Grant Volume 2982, Folio 673.
- 5. Allotment 3, section 22 and being the whole of the land in Crown Grant Volume 3104, Folio 673.

- 6. Allotment 2, section 22 and being the whole of the land in Crown Grant Volume 3104, Folio 672.
- 7. Allotments 5, 6, 7, 12, 13, 14, 15 and 16 and part Allotment 11, section 22 and being the land remaining untransferred in Crown Grant Volume 4687, Folio 368.
- 8. Crown Allotments 8, 9 and 10, section 22 and being the whole of the land in Crown Grant Volume 5798, Folio 540.
- 9. Part of Allotment 21, section 22 and being the land remaining untransferred in Crown Grant Volume 6382, Folio 388.

Dated I September 1987

Responsible Minister: FRANK NOEL WILKES

FRANK NOEL WILKE Minister for Housing

GORDON TIPPETT
Acting Clerk of the Executive Council

Water and Sewerage Authorities (Restructuring) Act 1983

Water'Act 1958

SOUTH GIPPSLAND WATER BOARD
Compulsory Acquisition of Easements
Approved

The Governor in Council under the provisions of the Water and Sewerage Authorities (Restructuring) Act 1983 and the Water Act 1958 approves of the compulsory acquisition of easements by the South Gippsland Water Board as shown in green on the accompanying plan (Corr. No. 84/3974/46).

Dated 18 August 1987

Responsible Minister:

ANDREW MCCUTCHEON

Minister for Water Resources

E. M. MILLER
Acting Clerk of the Executive Council

Town and Country Planning Act 1961
DIRECTION THAT THE SHIRE OF
PORTLAND INTERIM DEVELOPMENT
ORDER (RURAL AREAS) 1979 AND THE
SHIRE OF PORTLAND (HEYWOOD
TOWNSHIP) PLANNING SCHEME SHALL
NOT BE BINDING UPON A PUBLIC
AUTHORITY

Under section 35 (d) the Governor in Council directs that the Shire of Portland Interim Development Order (Rural Areas) 1979 and the Shire of Portland (Heywood Township) Planning Scheme shall not be binding upon the State Electricity Commission of Victoria in respect of

the construction of a 275 000 volt transmission line, the Heywood Terminal Station and ancillary buildings and works. The line commences at the Terminal Station south of Heywood, then in a north west direction to the northern boundary of the Shire of Portland, to the north of Puralka (refer plan marked—approved route—SECV Reference GE/1/311/52 dated 9 July 1987).

Dated 1 September 1987

Responsible Minister:

JAMES HARLEY KENNAN
Minister for Planning and Environment

GORDON TIPPETT Acting Clerk of the Executive Council

Water Act 1958 RURAL WATER COMMISSION OF VICTORIA

Goulburn-Murray Irrigation District Murray Valley Irrigation Area District Extended

The Governor in Council under the provisions of section 62B (6) of the Water Act 1958 approves of the extension of the Murray Valley Irrigation Area of the Goulburn-Murray Irrigation District as on and from 1 October 1987, to include the land shown by blue colour on the accompanying plan. (Corr. No. 79/2021).

Dated 1 September 1987

Responsible Minister:

ANDREW McCUTCHEON
Minister for Water Resources

GORDON TIPPETT
Acting Clerk of the Executive Council

Water Act 1958

RURAL WATER COMMISSION OF VICTORIA

Goulburn-Murray Irrigation District Boort Irrigation Area District Extended

The Governor in Council under the provisions of section 62B(6) of the Water Act 1958 approves of the extension of the Boort Irrigation Area of the Goulburn-Murray Irrigation District as on and from 1 October 1987, to include the land shown by blue colour on the accompanying plan. (Corr. No. 79/1562).

Dated 1 September 1987

Responsible Minister:

ANDREW McCUTCHEON
Minister for Water Resources

GORDON TIPPETT Acting Clerk of the Executive Council

Water Act: 1958 RURAL WATER COMMISSION OF VICTORIA

West Loddon Waterworks District Portion Excised

The Governor in Council under the provisions of section 94 of the Water Act 1958 approves of the excision of the land shown by green colour on the accompanying plan (Corr. No. 70/1562) from the West Loddon Waterworks District as on and from 30 September 1987.

Dated 1 September 1987 Responsible Minister:

ANDREW McCUTCHEON
Minister for Water Resources

GORDON TIPPETT Acting Clerk of the Executive Council

TENDERS

PUBLIC WORKS DEPARTMENT

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

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

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

(TELEX No. AA152039)

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

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

Wednesday, 9 September 1987

Building, Electrical and Mechanical Services etc.

KURUNJANG—Excavation and concrete works, Stage 2, Phase 2, Block 3, Post Primary School.

KURUNJANG—Hydraulic services, Stage 2—Phase 2, Block 3, Post Primary School.

KURUNJANG—Structural steel works, Stage 2, Phase 2, Block 3, Post Primary School.

LILYDALE—Part first floor fit out works, 7-9 John Street—Ministry for Planning and Environment.

SOUTHBANK—Manufacture and supply of stonework, Promenade—Yarra River, Ministry for Planning and Environment.

SOUTHBANK—Manufacture and supply of paviors, Promenade—Yarra River, Minstry for Planning and Environment.

SOUTHBANK—Supply, installation, consolidation and maintenance of advanced trees and creepers, Promenade—Yarra River, Ministry for Planning and Environment.

VARIOUS—Contract 2, 87/88: Supply and delivery of relocatable modular building at rates, Various locations—Ministry of Education. (W.O. Ballarat and Bendigo)

. . .

Miscellaneous

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PORT MELBOURNE—Supply of wastepaper bins, T3633, P.W.D. Storeyard—69 Salmon Street.

PORT MELBOURNE-Supply of safes and stands, T3642, P.W.D. Storeyard-69 Salmon Street

PORT MELBOURNE-Supply of trolleys, book and dump, T3632, P.W.D. Storeyard-69 Salmon Street.

Wednesday, 16 September 1987

Building, Electrical and Mechanical Services etc.

ARARAT-Electrical services, High School, (W.O. Ararat, Horsham).

FOUNTAIN GATE—Hydraulic Services, Special Development School.

PASCOE VALE SOUTH-Cyclic maintenance, Primary School.

Miscellaneous

PLENTY—Supply of Wardrobe/Drawer Units, T3645, Mental Hospital.

VARIOUS—Supply of 59 X Ergonomic Desks, T3658, Various Offices—Conservation, Forests and Lands Department.

Wednesday, 23 September 1987

Building, Electrical and Mechanical Services, etc. CROYDON-Internal and external repairs

and painting, Primary School.

RONALD W. WALSH Minister for Public Works

Public Works Department Melbourne, 24 August 1987

STATE TENDER BOARD

Motor Spirit, Lubricants, Kerosene and Fuel Oils, Etc.

Tenders will be received until 8.30 a.m. on Friday, 25 September 1987 from persons willing to supply motor spirit etc. in such quantities as may be ordered by the Victorian Government during the periods stated below:

Schedule No. 1/53A-Motor Spirit (Bulk)-State Petrol Centre

1 January 1988 to 31 December 1988 or,

1 January 1988 to 31 December 1989

Schedule No. 1/53B-Motor Spirit, Lubricants, Kerosene and Fuel Oils etc.

1 January 1988 to 31 December 1989

Full particulars and information may be obtained from the Office of the Tender Board (Telephone (03) 651 3266).

Tenders enclosed in the envelope provided, must be deposited in the tender box at the Tender Board Offices, 3rd Floor, 49 Spring Street, Melbourne, 3000, or, if sent by post, postage must be prepaid and the tenders addressed to the

Chairman of the Tender Board, Tender Board Offices, 49 Spring Street, Melbourne, 3000, which office they must reach not later than by first post on the date of closing of tenders. Under no circumstances will tender details be accepted by telephone.

> J. M. PAWSON Secretary to the Tender Board

PRIVATE ADVERTISEMENTS

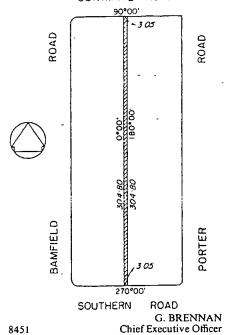
CITY OF HEIDELBERG

Road Discontinuance

Pursuance to section 528 (2) of the Local Government Act 1958, the Council of the City of Heidelberg, after consultation with Public Authorities and the advertising of its intention and notification to the registered proprietor of the land and owners and occupiers of any land abutting or as immediately adjacent to the road, has by resolution of its Ordinary Meeting held on 15 June 1987 resolved that such part of the road bounded by Southern Road, Bamfield Road, Outhwaite Road and Porter Road, West Heidelberg, as shown hatched on the plan attached is—

- (a) in the opinion of Council not reasonably required for public use, and shall be discontinued.
- (b) that the land in the discontinued road be sold and transferred to the abutting owners by private treaty.

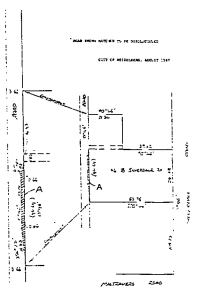
Road shown hatched to be discontinued OUTHWAITE ROAD



CITY OF HEIDELBERG Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Heidelberg, after consultation with public authorities and the advertising of its intention and notification to the registered proprietor of the land and owners and occupiers of any land abutting or immediately adjacent to the road, has by resolution of its ordinary meeting held on 24 August 1987 resolved that such part of the road (0.66 metres wide) adjoining No. 18 Silverdale Road, Ivanhoe, as shown hatched on the plan below is:

- (a) in the opinion of council not reasonably required for public use, and shall be discontinued;
- (b) that the land in the discontinued road be sold and transferred to the abutting owners by private treaty.



CITY OF BALLAARAT SHIRE OF BUNINYONG

8439

Change of Street Name

G. BRENNAN

Chief Executive Officer

Pursuant to the provisions of section 535 (4) of the Local Government Act 1958 the Councils of the City of Ballaarat and the Shire of

Buninyong, have changed the name of that portion of Boundary Road, Ballarat, between Strickland Parade and the Western Highway, to "Caledonian Place".

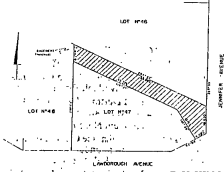
 C. SMITH, Town Clerk, Acting Chief Executive Officer, City of Ballaarat

A. F. HELYAR, Shire Secretary, Shire of Buninyong 8447

CITY OF MORDIALLOC

Vesting of Reserve

Notice is hereby given that the Council of the City of Mordialloc at its meeting on 24 August 1987, directed in accordance with the provisions of section 569BA (1) of the Local Government Act 1958, that the reserve being part of plan of subdivision 42203 and more particularly described on the attached plan, be vested in the name of the Mayor, Councillors and Citizens of the City of Mordialloc and by this Order such land in the Reserve be so vested freed and discharged of any mortgage, charge, lease or sublease.



8452 G. V. KING
'Acting Town Clerk

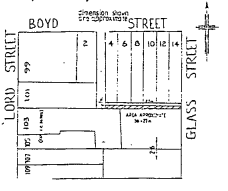
CITY OF RICHMOND Road Discontinuance

.1.

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Richmond, 'after consultation with Public Authorities, the advertising of its intention and notification to the registered proprietor of the land, owners and occupiers of any land abutting or immediately adjacent to the road has resolved at an ordinary meeting held on 24 August 1987:

(a) That Council discontinue the Right-of Way at the rear of 4-14 Boyd Street, Richmond (more accurately described by

- hatchure on the plan below) such Rightof-Way being in the opinion of Council not reasonably required for public use;
- (b) That notwithstanding such discontinuance, the Melbourne and Metropolitan Board of Works and the Council shall continue to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land as it had, or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid in or over such land;
- (c) That such lands resulting from the discontinued Right-of-Way be sold by private treaty.



D. G. WILLIAMS
Town Clerk

CITY OF RICHMOND

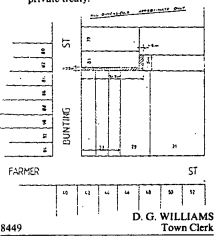
Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Richmond, after consultation with Public Authorities, the advertising of its intention, and notification to the registered proprietor of the land, owners and occupiers of any land abutting or immediately adjacent to the road has resolved at an ordinary meeting held on 24 August 1987:

- (a) That Council discontinue the Right-of-Way adjacent to 81 Bunting Street, Richmond (more accurately described by hatchure on the plan below) such Rightof-Way being in the opinion of Council not reasonably required for public use;
- (b) That notwithstanding such discontinuance, the Melbourne and Metropolitan Board of Works and the Council shall continue to have and possess the same right, title, power, authority or

interest in or in relation to the whole of the land as it had, or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid in on or over such land;

 (c) That such lands resulting from the discontinued Right-of-Way be sold by private treaty.

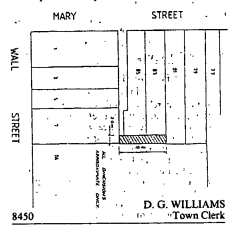


CITY OF RICHMOND Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the City of Richmond, after consultation with Public Authorities, the advertising of its intention, and notification to the registered proprietor of the land, owners and occupiers of any land abutting or immediately adjacent to the road has resolved at an ordinary meeting held on 24 August 1987:

- (a) That Council discontinue the Right-of-Way at the rear of 83 and 85 Mary Street, Richmond (more accurately described by hatchure on the plan below) such Rightof-Way being in the opinion of Council not reasoably required for public use;
- (b) That notwithstanding such discontinuance, the Melbourne and Metropolitan Board of Works and the Council shall continue to have and possess the same right, title, power, authority or interest in or in relation to the whole of the land as it had, or possessed prior to such discontinuance with respect to or in connection with any drains or pipes laid in on or over such land;

(c) That such lands resulting from the discontinued Right-of-Way be sold by private treaty.



Town and Country Planning Act 1961 PORTLAND PLANNING SCHEME

Notice that a Planning Scheme Amendment has been Prepared and is Available for Inspection (Northeast Corner of Dutton Way and Henty Highway for Car Sales Yard.)

Amendment No. 57

Notice is hereby given that the City of Portland in pursuance of its powers under the Town and Country Planning Act 1961 has prepared an Amendment No. 57 which provides for rezoning of land bounded by Henty Highway, Old Henty Highway and Dutton Way from 'Residential A' to 'Service Industry' for the purposes of facilitating the development of a Car Sales Yard.

A copy of the amendment has been deposited at the Town Planning Counter at the Municipal Offices, Charles Street, Portland and at the office of the Ministry for Planning and Environment (Plan Inspection Section) Ground Floor, The Oldersteet Buildings, 477 Collins Street, Melbourne 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 wish to make with respect to the amendment addressed to the Town Clerk, Portland City Council, P.O. box 152, Portland 3305, attention Mr. R. Head, Town Planner (Reference

JP-13-57) by Monday, 5 October, 1987 and state whether you wish to be heard in respect of your submission.

RICHARD HEAD
Town Planning

CITY OF SOUTH MELBOURNE

By-laws numbered 459, 460, 462, 463, 464, 465, 467, 468, 469, 470 and 471

Notice is hereby given, that at meetings held on 15 June 1987 and 13 July 1987 the Council confirmed the following By-Laws:

By-law No. 459—Amendment of By-law No. 316

For the protection and control of tree reserves and garden plots, lawns and ornamental plantations, posts, fences, raised pavings and places of refuge in or upon any street or not.

By-law No. 460-Amendment of By-law No. 318

For the protection and control of closets, urinals or conveniences provided by the Council and for regulating the conduct of persons using same.

By-law No. 462—Amendment of By-law No. 400 ... Requiring the destruction of Argentine Ants.

By-law No. 463—Amendment of By-law No. 400 Controlling and Regulating the use of premises with a view to preventing objectionable noise at unreasonable times.

By-law No. 464—Amendment of By-law No. 412
For the control and management of Children's Playgrounds.

By-law No. 465—Amendment of By-law No. 418
Fixing a Fee for the examination of septic tank systems and the inspection of sites and installations.

By-law No. 467—Repeal of certain by-laws. For the repeal of By-laws numbered 326, 327, 330, 334, 363, 384, 406, 408, 413 and 425.

By-law No. 468—Repeal and amendment of certain by-laws

For the repeal of By-law No. 338 and the amendment of By-laws numbered 353 and 437 and for:

- (a), preventing fires;
- (b) regulating sewerage and drainage;
- (c) prohibiting spitting or expectorating on footpaths;
- (d) Regulating the drainage or trailing of any sledge timber or other heavy material on any footpath or carriageway.

By law No. 469—Amendment of By-law No. 314.

Regulating or prohibiting the use of wire with spikes or jagged projections.

By-law No. 470—Amendment of By-law No. 399

Requiring vacant land in a declared populous or residential area to be enclosed within a substantial fence.

By-law No. 471—Repeal of Certain By-laws and Regulations

For the repeal of By-laws numbered 293, 300, 308, 311, 313, 319, 342, 352, 359, 364, 370, 375, 387, 419, 433 and 435, and for the repeal of regulations made under By-law No. 311 and numbered 317, 335, 337, 339, 341 and 361.

Copies of the above By-laws are open for inspection free of charge during the hours from 8.30 a.m. to 5.00 p.m. each day, Monday to Friday at the Town Hall, Bank Street, South Melbourne.

NOEL F. KROPP 3453 Chief Executive Officer and Town Clerk

Form 2.1

Town and Country Planning Act 1961
TOWN OF BAIRNSDALE PLANNING
SCHEME

Notice that a Planning Scheme has been Prepared and is Available for Inspection Amendment No. 73

Notice is hereby given that the Town of Bairnsdale Council in pursuance of its powers under the *Town and Country PLanning Act* 1961 has prepared a scheme to rezone the following land:

Lots 2-11, 12A, 16-22, LP 21191 and Lots 1 and 2, LP 142065 and CP 153064 and Part Crown Allotment 12, section B, Township and Parish of Bairnsdale also known as 631-689 Princes Highway and the land to the rear which is proposed to be rezoned from the residential development zone to the service industrial zone.

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

Any persons affected by the scheme are required to set forth in writing any submission they may wish to make with respect to the scheme to the Town Clerk, Town of Bairnsdale, P.O. Box 485, Bairnsdale, Vic. 3875, by 2 October 1987, and state whether they wish to be heard in respect of their submission.

G. G. McWHINNEY Town Clerk

SHIRE OF BALLARAT

By-law No. 56

Refuse and Rubbish Disposal

Notice is hereby given that, at a meeting of the Council of the Shire of Ballarat, held in the Council Chambers, Gillies Street, Wendouree, on Monday 10 August 1987, the Council did agree to a resolution by Special Order, making and passing By-law No. 56 to be known as the Refuse and Rubbish Disposal By-law.

The purposes of the by-law are as follows:

- (a) Provision, use and control of receptacles for deposit and collection of refuse and rubbish (whether temporary or otherwise).
- (b) Prescribing the size of, the shape of and materials to be used in the production of such receptacles.
- (c) Preventing or regulating the deposit of refuse upon streets and other lands or places under the control of the Council.
- (d) The removal, replacement, cleansing and disinfecting of receptacles and the use of deodorants and disinfectants in such receptacles.

A copy of this by-law is open for inspection, free of charge, during normal office hours, at the office of the Council, Gillies Street, Wendource.

JEREMY JOHNSON

8458

Shire Secretary

SHIRE OF CRANBOURNE

Order Pursuant to Section 539c of the Local Government Act 1958

Whereas pursuant to the provisions of section 539c of the Local Government Act 1958 the Council of the Shire of Cranbourne, having prepared documents and served the necessary notice on all persons concerned with the closure of Anebo Street, Warneet and there being no objections received to the proposal, the council hereby makes an order to adopt the proposal without modification or alteration and directs that notice of adoption be published in the Dated 12 August 1987

T. VICKERMAN Chief Executive

8441

SHIRE OF COBRAM Water Rates and Charges

Notice is hereby given that at a meeting to be held on 7 September 1987 the Cobram Shire Council intends to levy the following rates and charges on all rateable properties in the Cobram and Katamatite Water Districts.

Cobram Water District

A general rate of 8.96 cents in the dollar on Net Annual Valuation with a minimum rate for buildings of \$105.00 and vacant land of \$55.00 together with an allowance rate of 30 cents per kilolitre and an excess charge of 33 cents per kilolitre.

... Katamatite Water District . -

A general rate of 12.5 cents in the dollar on Net Annual Valuation with a minimum rate for buildings of \$100.00 and vacant land of \$70.00 together with an allowance rate of 32 cents per kilolitre and an excess water charge of 35 cents per kilolitre.

The said rates and charges shall be for the period 1 October 1987 to 30 September 1988 and will be due and payable on 10 December 1987.

8456

W. LENYSZÝN Shire Secretary

SHIRE OF DAYLESFORD AND GLENLYON

Unreasonable Noise By-Law By-Law No. 18

Notice is hereby given that the Council of the Shire of Daylesford and Glenlyon has made a By-law under the provisions of the Local Government Act 1958 for the purposes of prohibiting or regulating or controlling the use of premises with a view to preventing objectionable noises at unreasonable times and for suppressing nuisances throughout the municipal district.

The resolution for passing this By-law was agreed to by the Council of the Shire of Daylesford and Glenlyon on 14 July 1987 and confirmed on 11 August 1987.

A copy of the By-law is available for inspection without charge by any person during office hours at the Town Hall, Vincent Street, Daylesford.

G. K. TREVASKIS Shire Secretary

SHIRE OF FLINDERS

By-Law No. 83 (Control of Animals on . . Residential Land)

Notice is hereby given that the Council of the Shire of Flinders has made a By-law No. 83 under the provisions of section 197, of the Local Government Act which replaces By-law No. 77 for the purpose of suppressing nuisances and generally maintaining the good rule and government of the municipality.

Resolution for passing this By-law was made by Council at its meeting on 22 July 1987 and confirmed on 26 August 1987.

8478

A copy of the By-law has been deposited at the office of the Council, Boneo Road, Rosebud and is open for inspection, free of charge during office hours.

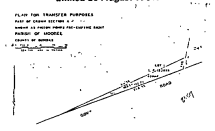
> LARRY M. JONES Chief Executive/Shire Secretary

SHIRE OF GLENELG

.. Declaration of Land as Public Highway

Pursuant to the provisions of section 522 of the Local Government Act 1958 the Council of the Shire of Glenelg hereby directs that the land in the Parish of Mooree being the land marked "A" on the Plan annexed hereto, which has been purchased, taken or acquired by it, shall be a Public Highway on and from the date of publication of this Order in the Government Gazette.

The Common Seal of the President, Councillors and the Rate Payers of the Shire of Glenelg was hereunto affixed 20 August 1987.



KEVIN G. STARK, President K. D. LOWE, Councillor V. J. SMITH, Secretary 8459

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. 10

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:

- 1. Part of C.A. A Parish of Tabilk from Rural A to Township zoning.
- 2. Part of C.A. 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 Nagambie and the Ministry for Planning and Environment, The Olderfleet Buildings, 477 Collins 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, PO Box 45 Nagambie, prior to 3 October 1987 and state whether they wish to be heard in respect to their submission.

P. N. McINTOSH

8440' Shire Secretary

> Town and Country Planning Act 1961 SHIRE OF HUNTLY INTERIM **DEVELOPMENT ORDER 1983**

Notice that an Interim Development Order Amendment has been Prepared and is Available for Inspection.

Amendment No. 5

Notice is hereby given that the Council of the Shire of Huntly in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an Amendment to its existing Interim Development Order in order to reduce the minimum size of allotments in any new subdivision in the Low Density Residential zone as

- (a) unsewered blocks-0-4 Hectares (1 acre)
- (b) sewered blocks—0-3 Hectares (-75 acre)

A copy of the Amendment has been deposited at the Municipal Offices, Midland Highway, Huntly, the office of the Ministry for Planning nd Environment. 391 Hargreaves Stre .. endigo and at the office of the Ministry for Planning and Environment (Plan Inspection Section), 5th Floor, 235 Queen Street, Melbourne, and will be open for inspection during office hours 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 Huntly, Municipal Offices, Midland Highway, Huntly 3551, by 2 October 1987, and is required to state whether you wish to be heard in respect of the submission.

> PHILIP G. NELSON Acting Shire Secretary

Sewerage Districts Act, 1958: Water and Sewerage Authorities (Restructuring) · · · Act 1983 SHIRE OF MELTON

Notice of Proposed Compulsory Acquisition of Land

Notice is hereby given pursuant to the abovementioned Acts that The President, Councillors and Ratepayers of the Shire of Melton intends to take land compulsorily in accordance with section 111 of the Sewerage Districts Act 1958.

The nature of the works in respect of which the land is proposed to be taken is an outfall main from Rockbank to the Purification Plant in Butlers Road, Melton.

A plan of the proposed works being plan Corr. 76/1349/P86/46 approved by the Governor-in-Council on 11 June 1986 will be open for inspection at the offices of the Shire between the hours of 9.30 a.m. and 4.00 p.m. on each week day for 30 days after 4 September 1987.

The following easements are required by the Shire for the purposes of such works-

- (a) An easement over that part of the land delineated and coloured yellow on the said plan as is part of Lot 7 on Plan of Subdivision No. 146148k and being part of the land described in Certificate of Title Volume 9584 Folio 894.
- (b) An easement over that part of the land delineated and coloured yellow on the said plan as is part of Lot 8 on Plan of Subdivision No. 1461477 and being part of the land described in Certificate of Title Volume 9573, Folio 294.
- (c) An easement over that part of the land delineated and coloured yellow on the said plan as is part of Lot 15 on Plan of Subdivision No. 1461477 and being part of the land described in Certificate of Title Volume 9573, Folio 301.

Dated 20 August 1987

ter 11. Fire Con ALAN K. LEE Shire Manager/Shire Secretary --: 1111

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

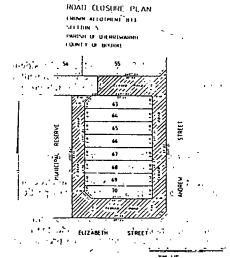
which such road is situated may not less than

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: part of a road off Lots 63-70 Andrew Street, Melton 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 has given written notice to the last registered owner of the land in the road and the owners and occupiers of 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 Melton hereby directs:

(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 be retained by the Shire of Melton for municipal purposes.

ALLAN K. LEE
Shire Manager/Shire Secretary

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

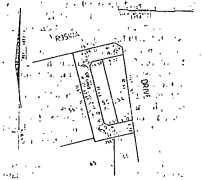
resolved that part of a road off Lots 54 and 55 Rosina Drive, Melton be discontinued and not less than one month previously has published a public notice in a newspaper generally circulating in the municipal district and has given written notice to the last registered owner of the land in the road and the owners and occupiers of 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 Melton hereby directs:

- (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.
- the Shire of Melton shall continue to have and possess the same right, title, power, of to authority or interest in or in relation to discothe whole land shown by hatching on the trous aid plan as it had or possessed prior to to such discontinuance with respect to in

connection with any drains or pipes laid or erected in or over such land for the purposes of drainage.

ROAD : CLOTURE - MARI OWE OF CHESO ALTOPATE SO COMESTIC OF CONTRICTANCE - COUNTY OF BT 288



(c) that subject to any such right, title, power, authority or interest the land in the said road shall be retained by the Shire of Melton for municipal purposes.

ALAN K. LEE
8487 Shire Manager/Shire Secretary

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.

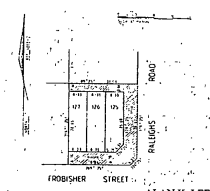
And whereas the Council of the Shire of Melton resolved that part of a road off Lots 125-127 Frobisher Street, Melton be discontinued and not less than one month previously has published a public notice in a newspaper generally circulating

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 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 Melton hereby directs:

- (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 be retained by the Shire of Melton for municipal purposes.

RUAD CLOSURE, PLAN
HART OF HERRO
PARISH OF DJERRIWARRH : COUNTY OF BOURKE



8488 Shire Manager/Shire Secretary

SHIRE OF MELTON Road Discontinuance

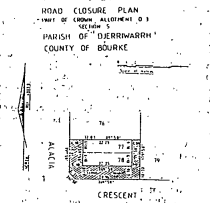
Whereas section 528 (2) of the Local Government Act provides that where a road whether or not a public highway (but not being a road set out on Crown land) or any part of that road is not reasonably required as a road for

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 part of a road off Lots 77 and 78 Acacia Crescent, Melton 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 has given written notice to the last registered owner of the land in the road and the owners and occupiers of 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 Melton hereby directs:

(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 be retained by the Shire of Melton for municipal purposes.

> ALAN K. LEE Shire Manager/Shire Secretary

8483

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 in 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 part of a road off Lots 79-82 Richard Road, Melton South be discontinued and not less than one month previously has been 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 land abutting or immediately adjacent to the road of the proposed discontinuance and has considered all written objections received by it.

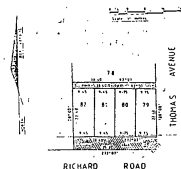
Now therefore the Council of the Shire of Melton hereby directs:

- (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.

PART OF CROWN ALLOTHENTS BE AND DIE SECTION S PARISH OF DIERRIWARRH COUNTY OF BOURKE

ROAD CLOSURE PLAN



(c) that subject to any such right, title, power, authority or interest the land in the said road shall be retained by the Shire of Melton for municipal purposes.

ALAN K. LEE Shire Manager/Shire Secretary 8484

SHIRE OF MELTON Road Discontinuance

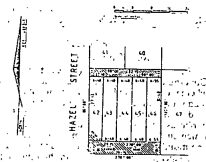
Whereas section 528 (2) of the Local Government Act provides that where a road whether or not a public highway (but not being a road set out on Crown land) or any part of that road in not reasonably required as a road for public use, the Council of the municipality in which such road is situated may not less than one month after publishing a public notice in a newspaper generally cirulating 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 part of a road off Lots 42-46 Brooklyn Road, Melton 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 has given written notice to the last registered owner of the land in the road and the owners and occupiers of 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 Melton hereby directs:

- (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.

ROAD CLOSURE PLAN
PANT OF CHOWN ALLOTHENT JOB
SECTION 5
PARISH OF DJERRIWARRH
COUNTY OF BOURKE



(c) that subject to any such right, title, power, authority or interest the land in the said road shall be retained by the Shire of Melton for municipal purposes.

8485

ALAN K. LEE Shire Manager/Shire Secretary

SHIRE OF MELTON Road Discontinuance

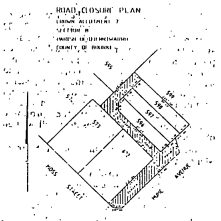
Whereas section 528 (2) of the Local Government Act provides that where a road whether or not a public highway (but not being a road set out on Crown land) or any part of that road is not reasonably required as a road for

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 part of a road off Lots 569-599 Hume Avenue, Melton 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 has given written notice to the last registered owner of the land in the road and the owners and occupiers of 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 Melton hereby directs:

(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 disontinuance 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 8474

such disontinuance 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 be retained by the Shire of Melton for municipal purposes.

> ALAN K. LEE Shire Manager/Shire Secretary

111

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.

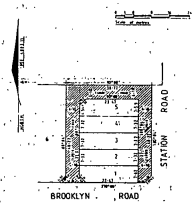
And whereas the Council of the Shire of Melton resolved that part of a road off Lots 1-5 Station Road, Melton be discontinued and not less than one month previously has published a public notice in a newspaper generally circulating in the municipal district and has given written notice to the last registered owner of the land in the road and the owners and occupiers of 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 Melton hereby directs:

- (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.
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connection with any drains or pipes laid or erected in or over such land for the purposes of drainage.

ROAD CLOSURE PLAN PART OF CROWN ALEOTHEN, 04" SECTION - 5 PARISH OF DJERRIWARRH OF BOURKE COUNTY



(c) that subject to any such right, title, power, authority or interest the land in the said road shall be retained by the Shire of Melton for municipal purposes.

ALAN K. LEE 8481 Shire Manager/Shire Secretary

SHIRE OF MELTON Road Discontinuance

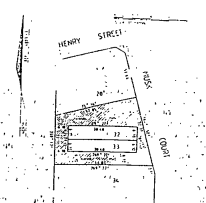
Whereas section 528 (2) of the Local Government Act provides that where a road whether or not a public highway (but not being a road set out on Crown land) or any part of that road is not reasonably required as a road for public use, the Council of the municipality in which such road is situated may 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 part of a road off Lots 32 and 33 Musk Court, 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 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 Melton hereby directs:

- (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 disontinuance 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 disontinuance with respect to or in connection with any drains or pipes laid or erected in or over such land for the purposes of drainage.

ROAD CLOSURE PLAN
INVERTOR CHOMN AUDITHIT IS TO THE PLAN
INMEDITE OF INTERNATIONAL COUNTY OF BOUSTEE



(c) that subject to any such right, title, power, authority or interest the land in the said road shall be retained by the Shire of Melton for municipal purposes.

8482

ALAN K. LEE Shire Manager/Shire Secretary

SHIRE OF MELTON Road Discontinuance

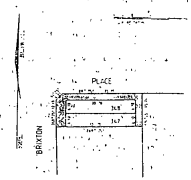
Whereas section 528 (2) of the Local Government Act provides that where a road whether or not a public highway (but not being a road set out on Crown land) or any part of that road is not reasonably required as a road for public use, the Council of the municipality in which such road is situated may 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) or 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 part of a road off Lots 347 and 348 Brixton Place, 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 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 Melton hereby directs—

(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.

ROAD, CLOSURE PLAN
PART OF GROWN AUDITION TO
TOWNSHIP OF MUTON
PARISH OF DJERRIWARRH : COUNT OF SOURCE



Victoria 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 disontinuance 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 be retained by the Shire of Melton for municipal purposes.

ALAN K. LEE Shire Manager/Shire Secretary

8489

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 part of a road off Lots 1-6 and 10-13 Station 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 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 Melton hereby directs—

(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 disontinuance with respect to or in connection with any drains or pipes laid or erected in or over such land for the purposes of drainage.

ROAD CLOSURE PLAN

HUNICIPAL

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RESERVE

(c) that subject to any such right title power authority or interest the land in the said road shall be retained by the Shire of Melton for municipal purposes.

8490 Shire M

ALAN K. LEE Shire Manager/Shire Secretary

SHIRE OF RIPON By-Law No. 75

Building Regulations

Notice is hereby given that the Council of the Shire of Ripon has, pursuant to the provisions of the Local Government Act 1958, Building Control Act 1981 and the Victoria Building Regulations 1983 made a By-law numbered 75 for the purpose of:

(a) Adopting the requirements specified in Column 3 of Table 11-6 of the Regulations as the minimum requirements applying to an allotment of land and the siting of any Class I, II or X building.

(b) Exempting from the provisions of the Victoria Building Regulations any Class Xb or Class Xc building constructed on farm land zoned Rural A in Council's Interim Development Order and used for : farming purposes.

... A copy of the By-law is available for inspection at the office of the Council, Lawrence Street, Beaufort.

> 1. F. W. GLARE Shire Secretary

8455

SHIRE OF SHERBROOKE

Street Renaming

The Council of the Shire of Sherbrooke resolved on 25 August 1978 that Auradale Road, Menzies Creek be renamed Alluvial Close, Menzies Creek pursuant to section 535 of the Local Government Act 1958.

8476

B. T. CRAGO Acting Shire Secretary

SHIRE OF WHITTLESEA Road Discontinuance

Pursuant to section 528 (2) of the Local Government Act 1958, the Council of the Shire of Whittlesea at it's ordinary meeting of Council held on 25 November 1985 resolved that the portions of road shown hatched on the plan below, be discontinued and sold by private treaty.

L. G. ESMONDE

8460

Shire Secretary

DANDENONG VALLEY AUTHORITY

Declaration of Arterial Drains

Amendment to Declarations of Arterial Drains In Gazette No. 24, 16 April 1986, Langwarrin Drain No. 1204G is to read Langwarrin Drain No.:1204G.

In Gazette No. 119, 23 October 1985, McKenzie Land Drain No. 0606K should read McKenzie Lane Drain No. 0606K.

In Gazette No. 24, 14 November 1979, Walley Drive Drain No. 5253 is to be amended and read:

Commencing near a port approximately opposite the south boundary of Bruford Avenue on the east, side of Jells Road with the City of Waverley, then southerly easterly and southerly to its junction with the existing declared Wellington Road Drain No. 5250.

In Gazette No. 64, 27 July 1977, Rata Street Drain No. 5251 is to be amended and read:

Commencing at a point approximately 280 metres east of Jells Road and 115 metres north of Wellington Road, then northerly, easterly and

northerly to and across Whalley Drive to its junction with the existing declared Whalley Drive Drain No. 5253.

In Gazette No. 19, 7 March 1979, Jells Road South Drain No. 5252 is to be amended and

Commencing near a point on the west boundary of Jells Road and the north-east corner of Lot 1, LP 111506, then generally southerly for a distance of approximately 140 metres and easterly to the eastern boundary of Jells Road in the City of Waverley, then southerly and easterly to the existing declared Hill Grove Close Drain No. 03040.

Renaming of Declared Drains

In Gazette No. 126, 14 November 1984, Upper Dandenong Creek Drain No. 0403C should read Colier Road Drain No. 0403C.

In Gazette No. 87, 27 October 1986 Collier Road South Drain No. 0403N is to read Upper Dandenong Creek No. 0403N.

De-Declare Arterial Drain

In Gazette No. 68, 3 July 1985, Fordholm Road Drain No. 0604D is to be De-Declared as an Arterial Drain.

Jells Road South Drain No. 0304R

Commencing at a point on the east side of Jells Road adjacent to Lot 42 Jells Road within the City of Waverley then across Jells Road and northerly to its junction with the existing declared Jells Road South Drain No. 5252.

Harris Drain No. 0802R

Commencing at a point approximately 7-7 metres south of the south east corner of Lot 27 Lakesfield Drive within the City of Knox, then north westerly to the northern boundary of Lakesfield Drive, then along Lakeside Drive to its junction with the existing declared Harris Drain No. 08020.

Coventry Drain No. 0316F

Commencing at the end of the existing declared Coventry Drain 0316F then easterly for approximately 50m along the northern boundary of Lot 9, LP 26119, within the City of Knox, then north for approximately 60 metres, then easterly for approximately 95 metres to its junction with an existing 750mm diameter drain.

Ferntree Gully South Drain No. 0805C

Commencing at a point along the proposed Dorset Road extension approximately 90 metres north of Ormonde Road within the City of Knox. then westerly for approximately 435 metres, then southerly along the western boundary of a reserve under Council control to its junction with Ormonde Road.

Caribbean Gardens Drain No. 0307D

Commencing at a point on the south side of Ferntree Gully. Road approximately 35 metres south east of the building line within the future Scoresby Freeway Reserve in the City of Knox, then north westerly across Ferntree Gully Road to its junction with the existing declared Scoresby Outfall Drain No. 0307C.

Lysterfield West Drain 0802M

Commencing at a point on the west side of Major Crescent adjacent to the south boundary of Lot 1H Major Crescent within the City of Knox then northerly to its junction with the existing declared Lysterfield West Drain No. 08021.

Napoleon Road Drain No. 0802N

Commencing at a point near the south west corner of Lot 5 Frank Court on the east side of Napoleon Road within the City of Knox, then northerly to its junction with the existing declared Napoleon Road Drain No. 0802G.

Major Crescent Drain No. 0802P

Commencing at a point on the north side of Wellington Road at its junction with Kelletts Road within the City of Knox, then north easterly along the west side of Kelletts Road to its junction with the existing declared Major Crescent Drain No. 0802J.

Knox Street Drain No. 1208C

Commencing at a point approximately 70 metres south of Knox Street and approximately 142 metres west of Frankston-Dandenong Road within the City of Frankston, then easterly to its junction with an existing 825mm diameter culvert under Frankston-Dandenong Road.

Upper Dandenong Creek No. 0403O

Commencing at a point on the west side of Liverpool Road approximately 450 metres north of Chandlers Lane within the Shire of L'illydale, then westerly to its junction with the existing declared Upper Dandenong Creek Drain No. 0403N.

Deep Creek South Drain No. 1601A

Commencing at a point approximately 190 metres east of McGregor Road and 201 metres south of Henty Street within the Shire of Pakenham, then easterly for approximately 203 metres, then southerly for approximately 637-5 metres, then further easterly to its junction with an existing table drain in Koo-Wee-Rup Road.

Tamerisk Creek No. 1213A

Commencing at a point on the north side of Quarry Road approximately 70 metres south east of McClelland Drive within the Shire of Cranbourne, then north easterly to its junction with the existing declared Boggy Creek No. 5740.

Tootals Road Drain No. 1111G

Commencing at a point on the eastern side of Tootals Road approximately, 527 metres north of Centre Dandenong Road within the City, of Springvale, then southerly for approximately, 343 metres, then south easterly for approximately 93 metres, then south westerly to its junction with an existing 675 diameter drain in Centre Dandenong Road.

Carrum Downs Outfall Drain No. 1209J Glag

Commencing at a point 8 metres south of the south east corner of Lot 1279 Lyrebird Drive within the Shire of Cranbourne, then westerly to and across Lyrebird Drive then further westerly to its junction with the existing declared Carrum Downs Outfall Drain No. 1209G.

Carrum Downs Outfall Drain No. 1209H · ·

Commencing at a point on the east side of McCormicks Road approximately 255 metres north of Hall Road within the Shire of Cranbourne, then southerly to approximately 16m south of Hall Road then west for approximately 526 metres to an existing open drain.

Melverton Drain No. 0602C

Commencing at a point just south of a railway reserve approximately 140 metres east of Hallam Road within the City of Berwick then southerly to its junction with the existing declared Centre Road Drain No. 5531.

. Wakley Crescent Drain No. 09040, . .

Commencing at a point on the south side of Renou. Road approximately 30 metres east of Wakley Crescent within the City of Knox, then southerly to its junction with the existing declared Blind Creek No. 5260.

Langwarrin Drain No. 12041

Commencing at a point on the north side of Cranhaven Road approximately 38 metres east of John Street within the Shire of Cranbourne, then northerly to its junction with the existing declared Langwarrin Drain No. 5742.

Colin Court Drain No. 1204J

Commencing at a point on the west-side of John Street approximately 59 metres north, of Cranhaven Road within the Shire of Cranbourne, then north easterly to its junction with the existing declared Languarrin Drain No. 12041.

Langwarrin Drain No. 1204K

Commencing at a point adjacent to the north west corner of Lot 15 Tyrone Street within the Shire of Cranbourne, then northerly and north westerly to and across Cranhaven Road to its

Rubida Drive Drain No. 1203Q

Commencing at a point on the east side of Centre Road opposite the south east corner of Lot 715 Centre Road within the Shire of Cranbourne, then westerly to the south east corner of Lot 667 Australis Close, then northerly to a point adjacent to Lot 680 Indigofera Way, then westerly to Rubida Drain, then northerly along the east boundary of Rubida Drive to its junction with the existing declared Rubida Drain Drive No. 12039.

John Street South Drain No. 1204H

Commencing at a point just south of the south west corner of a reserve for municipal purposes in John Street, Langwarrin, within the Shire of Cranbourne, then northerly to and across Tyrone Street and further north along the eastern boundary of John Street to Cranhaven Road, then across Cranhaven Road and easterly to its junction with the existing declared Langwarrin Drain No. 12041.

Juliana Drive Drain No. 1202AI

Commencing at a point on the north side of Juliana Drive adjacent to Lot 378 within the Shire of Cranbourne, then westerly along the back of kerb of Juliana Drive to Greenwood Drive, then across Juliana Drive along Greenwood Drain for approximately 36m to its junction with an existing drain.

Gamble Road Drain No. 1202AH

Commencing at a point at the back of kerb on the northern side of Gamble Road approximately 90 metres east of Tyntynder Road then westerly along Gamble Road to a point adjacent to the west boundary of Dion Drive then north westerly across a Municipal Reserve to the existing declared Gamble Road Drain No. 1202AG.

ii.Gamble Road Drain No. 1202AG

Commencing at a point approximately 50 metres south east of Heatherleigh Court in a reserve for drainage and sewerage purposes, then north westerly to and along the southern kerb of heatherleigh Court to Greenwood Drive, then across Greenwood Drain and westerly to its junction with the existing declared Gamble Road Drain No. 12020.

Ballarto Road Drain No. 1202AE

Commencing at a point approximately 84 metres north of the north west corner of Lot 37 Carrum Bella Drive within the Shire of Cranbourne, then south easterly to and along Dion Drive and further south east to its junction with the existing declared Ballarto Road Drain No. 1202AD.

Carrum Bella Drive Drain No. 1202AF

Commencing at a point near the south west corner of Lot 36 Carrum Bella Drive within the Shire of Cranbourne, then northerly to the north west corner of Lot 37 Carrum Bella Drive, then easterly to its junction with the existing declared Ballarto Road Drain No. 12020AE.

Balarto Road Drain No. 202AD

Commencing at a point approximately 8 metres south of the south east corner of Lot 241 Dorchester Crescent within the Shire of Cranbourne, then easterly across Dorchester Crescent to its junction with the existing declared Ballarto Road Drain No. 1202AB.

Lysterfield Outfall Drain No. 0802Q

Commencing at a point adjacent to the south east corner of Lot 169 Lakesfield Drive within the City of Knox, then westerly to Napoleon Road, then north westerly to its junction with the existing declared Lysterfield Outfall Drain No. 0802H.

O'Sheas Road Drain No. 06141

Commencing at the south east corner of Lot 4 Ormond Drive within the City of Berwick, then southerly for approximately 264 metres to its junction to an existing open drain.

Carrum Downs Outfall Drain No. 1209G junction with the existing declared Langwarrin Drain No. 1204I.

Commencing at a point 8m north of the eastern boundary of Lot 1182 Peregrine Place within the Shire of Cranbourne, then westerly to Currawong Drive; then northerly to its junction with the existing declared Carrum Downs Outfall Drain No. 1209F.

Southgate Way Drain No. 1203N

Commencing at a point on the south boundary of of Lot 589 Centre Road within the Shire of Cranbourne, then westerly to the north west corner of Lot 622 Melaleuca Crescent, then sourtherly to the north west corner of Lot 624 Melaleuca Crescent, then westerly to the northern corner of Lot 630 Southgate Way, then south westerly to the existing declared Southgate Way Drain No. 12031...

Pellita Way Drain No. 1203O

Commencing at the northern bondary of Lot 614 Melaleuca Crescent, within the Shire of Cranbourne, then south westerly along the eastern side of Pellita Way then across Pellita Way, then south westerly across Melaleuca Crescent to its junction with the existing declared Southgate Way Drain No. 1203N.

· Rubida Drive Drain No. 1203P

Commencing at a point on the south boundary of Rubida Drive approximately 40m south of Southgate Way, then north easterly to its junction with Southgate Way, then north westerly along the south boundary of Southgate Way to its junction with the existing declared Southgate Way Drain No. 1203I.

Tayport Place Drain No. 0206U

Commencing at a point on Churchill Park Drive approximately 500 metres east of Mossgiel Park Drive, within the City of Berwick, then southerly across Girvan Circuit and further south to its junction with the existing declared Tayport Place Drain No. 0206S.

Harris Drain No. 0802O

Commencing at a point on the north side of Lakesfield Drive located at the back of kerb opposite the eastern boundary of Lot 4H Lakesfield Drive within the City of Knox, then westerly to its junction with the existing declared Harris Drain No. 0802K.

Bridgewater Way Drain No. 0801T

Commencing at a point on the west side of Simon Avenue adjacent to the northern boundary of Lot 63 Simon Avenue within the City of Knox, then easterly to its junction with the existing declared Bridgewater Way Drain No. 0801Q.

Darter Court Drain No. 12091

Commencing at a point on the south west corner of Lot 1172 Darter Court within the Shire of Cranbourne, then easterly to the south east corner of Lot 1170 Darter Court, then northerly to a point on the east boundary of Lot 1168 Darter Court, then easterly to the north west corner of Lot 1156 Currawong Drive, then generally north to its junction with the existing declared Carrum Downs Outfall Drain No. 1209F.

Huon Park Road Drain No. 0704R

Commencing at a point on the north side of Huon Park Road adjacent to the east boundary of Lot 8, LP 7473, within the Shire of Cranbourne, then westerly along Huon Park Road to its junction with the existing declared Huon Park Road Drain No. 0704M.

Guest Road Drain No. 1602E

Commencing at a point approximately 200 metres north of Princes Highway on the west side of Healesville-Koo Wee Rup road within the Shire of Pakenham, then south easterly along a Government road reserve to its junction with the existing declared Pakenham Creek No. 1602AB.

Kellets Road Drain No. 0801S

Commencing on the north boundary of Kelletts Road approximately 90 metres east of Winnipeg Street within the City of Knox, then westerly to its junction with the existing declared Kelletts Road Drain No. 0801E.

Talbot North Drain No. 0704S

Commencing at a point on the southside and adjacent to the north east corner of Lot 38 Elizabeth Street within the Shire of Cranbourne, then westerly to its junction with the existing declared Elizabeth Street Drain No. 0704L 8461

GEELONG AND DISTRICT WATER BOARD

Pursuant to section 60 of the Geelong Waterworks and Sewerage Act 1958 (No. 6263) the Board has prepared plans to indicate the particulars of sewers and underground works, the construction of which the Board intends to begin at a date not less than one month after publication of the notices. In or adjacent to the following locality within the Drainage Area.

Buccleugh Street, Princess Street, De Burgh Road, Drysdale

Greenbank Crescent, Leopold—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

8472

Sewerage Districts Act 1958 Sixth Schedule ECHUCA WATER BOARD

General Notice

The abovementioned 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 or after 24 August 1987, 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:

Sewerage Area No. 35—Part of Lot 15, LP 76409 and Part C.A. 18, section A, Parish of Wharparilla, County of Gunbower.

8479

By order of the Echuca Water Board

A. E. ROSENDALE, Chairman K. F. McCARTNEY, Secretary

ROSEDALE DISTRICT WATER BOARD

Supplies by Agreement Charges for Water

Notice is hereby given that at the meeting held on 25 August 1987 the Rosedale District Water Board resolved to adopt the following charges for supplies by agreement within the Rural Districts of the Rosedale District Water Board.

	Minimum	Allowance	Excess	
Rate	Rate	@ 41c Per Kl	per Kl	
House and land up to 5 ha	\$230	560	45c	
Vacant Land up to 5 ha	130	320	45c	
House and Land 5 to 40 ha	· 295	• 720	45c	
Vacant Land 5 to 40 ha	170	415	45c	
House and Land over 40 ha	400	975	45c	
Vacant Land over 40 ha	250	610	45c	
Each additional dwelling	160	390	45c	
Caravan Parks	875	2135	45c	

. The charges are applicable to the period 1 October 1987 to 30 September 1988. The charges shall be payable on 1 October 1987.

P. L. TATTERSON
Secretary

Water Act 1958 MORNINGTON PENINSULA AND DISTRICT WATER BOARD

Mornington Peninsula Urban District

Notice to owners of tenements in the undermentioned streets in the Mornington Peninsula Urban District and the private streets, lanes, courts and alleys opening thereto:

Frankston

Street	Section
Heatherhill Road	From end of existing main opposite Lots 825 and 794, 224
	metres north-easterly to a point opposite Lots 807 and 841.
Frobisher Court	Full length.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before 1 November 1987 to cause proper pipes and stop cocks to be laid so as to supply water within such tenements from the main pipe.

Dated at Frankston 1 September 1987

8442

J. O. WILLIAMS Secretary

TRUSTS CORPORATION ACT 1884

In the matter of an Application under sections 6, 7 and 8 of Act 797 in regard to the whole of the land more particularly described in Indenture of Conveyance No. 650, Book 375, the particulars whereof are published at length in *Victoria Gazette* G22 on 10 June 1987 at page 1507.

I, David John Penman of Bishopscourt, Clarendon Street, East Melbourne in the State of Victoria, Archbishop of Melbourne consent to the within application both in my capacity as bishop of the diocese of Melbourne in the Anglican Church of Australia and in place of the Reverend Charles Thomas Perks, Thomas Stephenson, Arthur Joshua Stead, Joseph Alfred Wilmoth, William Colley and Robert Arthur Potts the proprietors of an estate in fee simple in the land they being dead.

Dated 15 July 1987

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

J F HENRY

WEIGALL & CROWTHER, solicitors, 385 Bourke Street, Melbourne 8497

TRUSTS CORPORATION ACT 1884

If within one calendar month from publication of this advertisement no proceedings be taken by any person in whose name the consent is given, application under sections 6, 7 and 8 of the *Trusts Corporation Act* 1884 will be made for the transfer of the land herein described to Melbourne Anglican Trust Corporation.

Description of Land

All that piece or parcel of land situate in the Parish of Jika. Jika in the County of Bourke in the Colony of Victoria being part of Portion No. 21 commencing at a point 278 feet west from the eastern boundary line and 411 feet 6 inches south from the northern boundary line of the said Portion and bounded on the west by a street one chain wide made and preserved out of and running north and south through part of the said Portion No. 21 called Docker Street in a line baring south 66 feet on the south by other part of the said Portion in a line bearing east 125 feet on

the east by a road or way 14 feet wide in a line bearing north 66 feet on the north by other part of the said Portion in a line bearing west 125 feet to the commencing point the occupation of the Reverend Charles Thomas Perks together with all buildings and fixtures, ways, lights, sewers, watercourses, rights, privileges, easements, advantages and appurtenances whatsoever to the said land hereditaments or any part thereof appertaining or with the same or any part thereof then or theretofore enjoyed or reputed as part or member thereof or as appurtenant thereto.

1, David John Penman of Bishopscourt, Clarendon Street, East Melbourne in the State of Victoria consent under sections 6, 7 and 8 of Act 797 of the Colony of Victoria to the within application both as bishop of the diocese of Melbourne in the Anglican Church of Australia and in place of William Highett, Alfred Woolley, Otto Neuhauss, Thomas Stephenson and Daniel Stodhart Campbell the proprietors of an estate in fee simple in the land they being dead.

Dated 19 August 1987

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

R. F. S. CROSBIE

· WEIGALL & CROWTHER, solicitors, 385 Bourke Street, Melbourne 8498

Notice is hereby given that the partnership heretofore subsisting between John Stephen of 10-Fowler Street, Hoppers Crossing and Stefan Bovdis of 442 Waverley Road, Mount Waverley carried on under the name of Last Stop Carpet Sale at 266 Barkly Street, Footscray has been dissolved as from 31 March 1987 so far as concerns the retiring partner John Stephen, who retires from the said partnership, such partnership being continued by the continuing partner, Stefan Bovdis, and incoming partners Anna Bovdis and Rastislav Bovdis all of 442 Waverley Road, Mount Waverley.

Dated 7 May 1987

JOHN STEPHEN
ANNA BOVDIS
STEFAN BOVDIS
RASTISLAV BOVDIS

Take notice that the partnership heretofore subsisting between Laurice May Royle care of David Gibbs, Shop 7, 30 Victoria Street, Hastings in the State of Victoria and Robert Ivan Royle of 4 Robinia Street, Frankston in the said State under an oral partnership under the style or firm name of R. I. & L. M. Royle has been dissolved pursuant to a Court Order dated 16 July 1987.

BEARD DAWBARN & ONGARELLO, solicitors of 411 Nepean Highway, Frankston 8463

NOTICE OF MEETING OF MEMBERS Pursuant to Section 411

In the matter of C.J.R. PTY. LTD.

(In Liquidation)

Notice is hereby given that pursuant to section 411 of the Companies (Victoria) Code the Final Meeting of members of the abovenamed company will be held at the offices of James Regos, 278 Church Street, Richmond on 30 September 1987, at 10.30 a.m. for the purpose of laying before the meeting the liquidators final account and report and giving any explanation thereof.

Dated 24 August 1987.

8443

NORTHCOTE & DISTRICT 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 (1) of the Companies (Victoria) Code 1981 and of the Co-operative Housing Societies Act 1958, a General Meeting of the Society will be held at the Society's Office, 4th Floor, 414 Lonsdale Street, Melbourne on 30 September 1987 at 5.20 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 2 September 1987

H. C. HOLMES, P. L. HARRISON & R. J. ANDERSON, Joint or Either Liquidators 8503

BETA PASTORAL CO. PTY. LTD. (in Liquidation)

Notice is hereby given that a General Meeting of shareholders in the Company will be held at the office of R. H. Morrison, 37 Swanston Street, Melbourne on Monday, 12 October 1987 at 2 p.m. for the purpose of receiving the Liquidator's Final Account of the Winding-up.

Dated 31 August 1987

8505 R. H. MORRISON, Liquidator

Companies (Victoria) Code Sub-sections 411 (1) and (2) WESSEX MANOR PTY. LTD.

Notice is hereby given that a general meeting of the company will be held at 2 Katrina Street, Doncaster, at 9.30 a.m. on Monday, 5 October 1987 for the purposes of having laid before it an account showing the winding up has been conducted and the property of the company has been disposed of and of being given any explanation of the account.

Dated 26 August 1987

W. G. THORNHILL Liquidator

8477

E. C. & E. J. REID PTY. LTD.

Members Voluntary Winding Up

Please take notice that on Tuesday, 13 October 1987 at 60 Booth Street, Golden Square at 8.30 a.m. the Liquidator of the Company Edgar Charles Reid proposes to lay before this final Meeting a copy of his accounts showing monies received and moneys disposed and give explanations.

FREDERICK WILLIAM RICHARDS late of 7 Leith Avenue, Sunshine, gentleman, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 20 April 1987 are required by Gilbert Robert Richards of 8 Norwood Street, Albion, executor to whom Probate of the Will of the said deceased was granted by the Supreme Court of Victoria to send particulars care of the undersigned by 4 November 1987, after which date the said Executor may convey or distribute the assets having regard only to the claims of which he then has notice.

PATRICK J. CANNON, COBURN & ASSOCIATES, solicitors, 205 Hampshire Road, Sunshine. 8444

Creditors, next of kin and others having claims in respect of the estate of Mary Agnes Forte, late of 27 Mary Street, Richmond, widow, deceased, who died on 7 June 1987, are required by the executors of the estate to send particulars of their claims to the executors in the care of the undermentioned solicitors by 4 November 1987, after which date the said executors will distribute the assets having regard only to the claims of which they then have notice.

VERA FOWLER & Co., solicitors of 1 Evandale Road, Malvern. 8445 Creditors, next of kin and others having claims in respect of the Estate of Margaret Henrietta Cooney, late of 124 Princes Street, Traralgon, nome duties, deceased, who died on 11 May 1987 and Probate of whose will was granted by the Supreme Court of Victoria on 18 August 1987 to Margaret Moretti of 130 Princes Street, Traralgon, married woman, Kathleen Marsh of Loch Park Road, Traralgon, married woman and John Cooney of 63A Moore Street, Traralgon, gentleman, are to send particulars of their claims to the said Executors by 2 November 1987 after which date they will distribute the assets of the deceased having reard only to the claims of which they then have notice.

LITTLETON, HACKFORD & MALKIN, solicitors, Law Chambers, 115-119 Hotham Street, Traralgon 8446

LEONARD JOSEPH KENT PRESTON, late of 90 Torbay Street, Macleod

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 12 May 1987, are required by the Perpetual Executors and Trustees Association of Australia Ltd., of 50 Queen Street, Melbourne, to send particulars of their claims to the said company by 15 October 1987, after which date it will convey or distribute the assets having regard only to the claims of which the Company then has notice

A. F. BOWLEN & Co., solicitors, 129 Lower Plenty Road, Rosanna 8473

AUSTIN BYRNE, late of 9 Wellington Street, Kew 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 4 July 1987, are required by Austin Joseph Byrne of 27 Stradella Avenue, Vermont South, chartered engineer, and John Byrne of 13 Vincent Street, Coburg, solicitor, the executors of the said estate to send particulars by 7 November 1987, to their solicitors Gullaci & Gullaci, after which date the executors may convey or distribute the assets having regard to claims of which they then have notice.

GULLACI & GULLACI, solicitors, 158 Bell Street, Coburg 8480 IRENE EDITH JONES, late of 6 Burt Street, Northcote in the State of Victoria, widow, deceased

Creditors, next of kin and others having claims in respect of the deceased (who died on 11 May 1987) are required to send particulars of their claims to Arthur Keith Jones care of Walsh, Johnston & Co., solicitors of 452 High Street, Northcote before 28 October 1987 after which date he may convey or distribute the assets having regard only to the claims of which he then has notice

WALSH, JOHNSTON & CO., solicitors of 452 High Street, Northcote 8464

In the estate of EMILY GRACE MURDOCH, late of "Glenarm", Burgoyne Street, Kerang in the State of Victoria, widow, deceased

Creditors, next of kin and all other persons having claims against the estate of the said deceased are required by Alan Hayward Pleasance in the will called Alan Hope Pleasance, married woman, both of Kerang, the executors of the estate of the said deceased to send particulars of such claims to them in care of the undermentioned solicitors or or before 30 October 1987 after which date they will distribute the assets having regard only to the claims to which they then have notice.

BASILE & CO., barristers and solicitors, 46 Wellington Street, Kerang 8465

Creditors, next of kin and others having claims in respect of the estate of Hilda Stafford, late of 16/9 Barnato Grove, Armadale in the State of Victoria, home duties, deceased, who died on 16 May 1987 are to send particulars of their claims to J. & S. Shatin & Bernstein of 114 William Street, Melbourne, the solicitors for the Executors appointed by the will of the said deceased by 1 December 1987.

J. &. S. SHATIN & BERNSTEIN, solicitors, 114 William Street, Melbourne 8466

Creditors, next of kin and others having claims in respect of the estate of Wilson McNeil McKinnon, formerly of 24 Riley Street, Traralgon, but late of 68 Rose Avenue, Traralgon, despatch supervisor, deceased, who died on 11 August 1987 are to send particulars of their claims to the executors care of the undermentioned solicitors by 4 November 1987 after which date the executors will distribute the assets having regard only to the claims of which they then have notice.

D. C. DAVINE EDMUNDS & CO., solicitors, 39 Breed Street, Traralgon 8467

ELEANOR BROWNE SLANEY, late of Surrey Hills Private Nursing Home, Florence Road, Surrey Hills, in the State of Victoria, spinster, deceased

Creditors, next of kin and others having claims against the Estate of the said deceased who died on 18 May 1987 are to send particulars of their claims to Judith Mary Barclay and Nancy Margaret Mackintosh c/o Messers Blake & Riggall, solicitors, 140 William Street, Melbourne by 2 December 1987 after which date they will distribute the assets having regard only to the claims of which they then have notice.

BLAKE & RIGGALL, 140 William Street, Melbourne, solicitors 16. 8508

ISABÉL JESSIE NIXON, late of Unit 4, 26 Leslie Road, Essendon, in the State of Victoria, widow, deceased

Creditors, next of kin and others having claims against the Estate of the said deceased who died on 27 May 1987 are to send particulars of their claims to George William Grant and Betty Constance Grant c/o Messrs Blake and Riggall, solicitors, 140 William Street, Melbourne by 2 December 1987 after which date the Executors will distribute the assets having regard only to the claims of which they then have notice.

BLAKE & RIGGALL, 140 William Street, Melbourne, solicitors 8509

- 1-

Creditors, next of kin and others having claims in respect of the estate of James Anthony Dee, late of 15 Barak Avenue, Garden City, who died on 25 December 1986 are to send particulars of their claims to the Executrix Ellen Monica Gunn care of her solicitors by 20 September 1987 after which date she will distribute the assets having regard only to the claims of which she has notice.

D. C. CARLI, FURLETTI & SCOTT, solicitors, 52 Pelham Street, Carlton 8468

Creditors, next of kin and others having claims in respect of the estate of Evelyn May Henderson, late of 8 Podmore Street, Dandenong in the State of Victoria, married woman, deceased who died on 30 December 1986 are required to send particulars of their claims to the Administrator care of the undermentioned Solicitors by 14 November 1987 after which date he 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 8469 RAIMONDO FISCHER, late of Barreenong Road; Cottle's Bridge, in the State of Victoria, "pensioner, deceased"

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 5 July-1987 are required by Maria Gullaci of 158 Bell Street, Coburg, Solicitor, the Executrix of the said estate to send particulars by 7 November 1987 to her solicitors Gullaci & Gullaci of 158 Bell Street, Coburg, after which date the Executrix may convey or distribute the assets having regard to claims of which she then has notice.

GULLACI & GULLACI, solicitors, 158 Bell Street, Coburg

CATHERINE COOPER, late of 2 Richard Street, Brooklyn Park, in the State of South Australia, widow, deceased

Creditors, next of kin and other persons having claims against the estate of the said deceased who died on 28 January 1987 are required to send particulars of same to the executors Jeffrey Arthur Cooper of 2 Richard Street, Brooklyn Park in the State of South Australia, fitter and turner and Brian Arthur Stephen Cooper of 30 Melrose Avenue, Beulah Park, in the said State, Accountant in care of the undersigned on or before 27 October 1987 after which date they will distribute the assets having regard only to the claims of which they then have notice.

DWYER, BENNETT & MAHON, barristers and solicitors, 194-208 Beveridge Street, Swan Hill 8471

Creditors, next of kin and others having claims in respect of the Estate of Thomas Cecil Curtiss, late of Grip Road, Toora, retired dairy farmer, deceased, who died on 26 June 1987, are to send particulars of their claims to Fouke Ale. Mobach and John Barlow, care of the undersigned by 15 November 1987; after which date they will distribute the assets having regard only to the claims of which they then have notice.

Messrs BIRCH, ROSS & BARLOW, solicitors, 45A Bair Street, Leongatha 8502

Creditors, next of kin and others having claims in respect of the estate of Elsie Rose Clarissa Callcott late of Harcourt Private Nursing Homé, 27 Shierlaw Avenue, Canterbury, deceased who died on 25 June 1987 are to send particulars of their claims to The Equity Trustees Executors and Agency Co.' Ltd., of 472 Bourke Street, Melbourne by 5 November 1987, after which date it will distribute the assets having regard only to the claims of which it then has notice.

8504

EDWARD AUGUSTUS HYLAND, late of 41 Murrumbeena Road, Murrumbeena, in the State of Victoria, retired painter, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 28 May 1987 are required by the trustee, The Equity Trustees Executors & Agency Company Limited of 472 Bourke Street, Melbourne in the said State to send particulars to him by 2 November 1987 after which date the Trustee may convey or distribure the assets, having regard only to the claims of which the trustee then has notice.

HALL AND WILCOX, solicitos, 140 William Street, Melbourne 8499

Creditors, next of kin and others having claims in respect of the estate of Mavis Ellen Mitchell late of flat 3/55 Argyle Street, St. Kilda, retired deceased who died on 5 May 1987 are requested to send particulars of their claims to the executors Ronald James Mitchell and Yvonne Audrey Tinkler care of the undermentioned solicitors on or before 3 November 1987, after which date they will distribute the assets having regard only to the claims of which they then have notice.

McKEAN & PARK, solicitors, 405 Little Bourke Street, Melbourne 8500

ARCHIE NEWTH, formerly of 89 Broome Crescent, Wonthaggi in the State of Victoria, but late of Mysia in the said State, retired deceased

Creditors, next of kin and other persons having claims against the estate of the said deceased who died on 5 May 1987 are required to send particulars of same to the executor Rex Newth in care of the undersigned on or before 2 November 1987 after which date they will distribute the assets having regard only to the claims of which they then have notice.

HERCULES & WORLAND, barristers and solicitors, 130 Godfrey Street, Boort 8501

DAVID MICHAEL CLARKE, deceased, late of 63 Walker Avenue, Palm Beach, Western Australia, died on 11 June 1987.

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

JESSIE MACRO, late of 25B Kenmare Street, Box Hill North, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 8 June 1987 are requested to send particulars of their claims to the executrices Nancy Jessie Kathleen Hearnes and Naomi Rosemary O'Brien, c/o the undersigned solicitor by 3 November 1987 after which date the said executrices will proceed to distribute the estate having regard only to the claims of which they then have notice.

MARJORY C. COATES, 422 Collins Street, Melbourne 8494

Creditors, next of kin and others having claims in respect of the estate of Francis Henry David Robinson, late of Ridge Road, Yan Yean, company director, deceased, who died on 4 May 1987 are requested to send particulars of their claims to the executors Peter Laurie Robinson and James Hammett Robinson, care of the undermentioned solicitors on or before 3 November 1987 after which date they will distribute the assets having regard only to the claims of which they then have notice.

McKEAN & PARK, solicitors, 405 Little Bourke Street, Melbourne 8495

Pursuant to the provisions of the Trustee Act 1958, creditors, next of kin and all other persons having claims in respect of the estate of Nelson Orson Henfrey, late of 36 Prince Charles Street, Clayton, in the State of Victoria, insurance assessor, deceased who died on 2 August 1987 are required to send particulars of their claims to the executors Donald Lyston Chisholm and Jean Alcorn both of 440 Collins Street, Melbourne in the said State solicitors by 2 November 1987 after which date the executors will distribute the assets having regard only to the claims of which they shall then have had notice.

MADDOCK LONIE & CHISHOLM, 440 Collins Street, Melbourne 8496

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

On 8 October 1987, 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 Thomas Fung and Patricia Fung of 14 Hillside Road, Bulleen, joint proprietors of an estate in fee simple in the land described in the Certificate of Title Volume 8100 Folio 214 upon which is erected a dwelling and known as 14 Hillside Road, Bullen.

Registered Mortgage K571832 affects the said estate and interest.

Terms—Cash only

8506 A. STANLEY, Sheriff's Officer

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

On 8 October 1987 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 James Hamilton of 50 Anora Crescent, Mulgrave shown on Certificate of Title as James Malcolm Hamilton, joint proprietor with Courtney Ruth Hamilton of an estate in fee simple in the land described in the Certificate of Title Volume 8765 Folio 099 upon which is erected a dwelling and known as 50 Anora Crescent, Mulgrave.

Registered Mortgage E108938 affects the said estate and interest.

Terms—Cash only

8507 A. STANLEY, Sheriff's Officer

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

On 8 October 1987 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 Lazaros Papaikonomov of 38 Spensley Street, Clifton Hill shown on Certificate of Title as Lazaros Papaikonomou, joint proprietor with Iornna Papaikonomou of an estate in fee simple in the land described in Certificate of Title Volume 8800 Folio 939 upon which is erected a dwelling and known as 38 Spensley Street, Clifton Hill.

Registered Mortgages K713855 and M047474F affects the said estate and interest.

Terms—Cash only

8510 A. STANLEY, Sheriff's Officer

NOTICE OF MAKING OF STATUTORY RULES WHICH ARE NOT YET AVAILABLE

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

Racing Act 1958

223/1987 Racing (Off-Course Totalizator) (Footy Betting) Regulations 1987

> Melbourne and Metropolitan Board of Works Act 1958

231/1987 By-Law No. 235 Melbourne and Metropolitan Board of Works Employees' Superannuation Fund Regulation 1987

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— VGPO Bookshop Information Victoria Centre 318 Lt Bourke Street, Melbourne

> Zoological Parks and Gardens Act 1967

215/1987 Zoological Parks and Gardens (Amendment) Regulations 1987

27 August 1987 40c

**Pharmacists Act 1974*
216/1987 Pharmacists (Members)

Fees) Regulations 1987 27 August 1987 40c

Dentists Act 1972
217/1987 Dentists (Members Fees)
Regulations 1987

27 August 1987 40c

Optometrists Registration Act 1965

218/1987 Optometrists (Members Fees) Regulations 1987 . 1 September 1987 . 40c

Firearms Act 1958.

219/1987 Firearms (Exemption No. 4) Regulations 1987

27 August 1987 40c

Public Service Act 1974

220/1987 Public Service (Amendment) (Regulations No. 5) 1987

27 August 1987 40c

Superannuation Act 1958

221/1987 Superannuation (Prescribed Forms) Regulations 1987

27 August 1987

70c

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222/1958	Racing Act 1958 Racing (Greyhound Racing		PSD36/1987	Public Service Act 1974 Public Service
	Control Board) (Fees) (Amendment)		•	Determinations (No. 36) 1987 40c
1 Septembe	Regulations 1987 r 1987	40c	·. •	
-				•
2244227	Racing Act 1958			
224/1987	Racing (Mixed Sports Gatherings) (Prescribed Clubs) Regulations 1987		•	
i September	1987	40c	, <u>*</u>	entry and
	Groundwater Act 1969			
225/1987	Grounwater (Board and Committee Members' Fees) Regulations 1987		-	and the second s
I September	1987	40c	•	- 25
	Industrial Relations Act 1979			
226/1987	Industrial Relations (Industrial Relations Commission) (Salaries, Expenses and Allowances) (Amendment)		fr G	·
1 September	Regulations 1987 1987	40c		
·	Hospitals Superannuation Act 1965			
228/1987	Hospitals Superannuation (Interest) (No. 1) Regulations 1987			
1 September		40c		
	Hospitals Superannuation Act 1965			
229/1987	Hospitals Superannuation (Interest) (No. 2) Regulations 1987			e e
1 September	1987	40c		
	Wildlife Act 1975			
230/1987	Wildlife (General) (Amendment) Regulations 1987			1
1 September	1987	40c		
PSD34/1987	Public Service Act 1974 Public Service Determinations (No. 34) 1987	40c		
	1701	700		

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