

No. G 47 Thursday 27 November 1997

GENERAL

GENERAL AND PERIODICAL GAZETTE

All copy to be sent to:

Government Gazette Officer AGPS Victorian Operations PO Box 263 60 Fallon Street, Brunswick 3056 Telephone (03) 9387 8135 Fax (03) 9387 3404

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Not required to pre-pay.

Advertisements must be faxed, and a cover sheet should be used, marked to the attention of the Gazette Coordinator

Coordinator.		
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Single column	\$0.50	\$1.50
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Full nage	\$20.00	\$63.00

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9.30 a.m. Monday - (Private)

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

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AGPS Victorian Operations PO Box 263

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PRIVATE ADVERTISEMENTS

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership previously existing between Bruce William Bailey and Carole Margaret Bailey, carrying on business as Seaspray General Store at Seaspray, has been dissolved as from 14 November 1997, and the business will continue to be carried on by the continuing partner Bruce William Bailey.

In the estate of IAN ARCHIBALD CHARLESON of Quambatook Road, Kunat in the State of Victoria, farmer

Creditors and next of kin and all other persons having claims against the estate of the said deceased are required by Patricia Josephine Nixon Charleson, widow of Quambatook Road, Kunat, and Geoffrey Ian Charleson, agricultural chemical employee of Murray Valley Highway, Swan Hill, both in the State of Victoria, the executors of the estate of the said deceased to send particulars of such claims to them in care of the undermentioned solicitors on or before 26 January 1998, after which date they will distribute the assets having regard only to claims to which they then have notice.

BASILE PINO & CO., barristers and solicitors, 213 Campbell Street, Swan Hill

FRANK ERIC BRUNNING, deceased

Creditors, next of kin or others having claims in respect of the estate of Frank Eric Brunning late of Unit 13 "Koorootang Retirement Village", Osborne Drive, Mount Martha, gentleman, deceased who died on 13 July 1997 are to send particulars of their claims to the executor care of the undermentioned solicitors by 28 January 1998, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

ROBERTS & ROBERTS, solicitors, 41 Main Street, Mornington

CLARENCE JOHN GARD, (deceased) late of 160 Springvale Road, Donvale, Victoria

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 18 September 1997 are required by the trustee James Andrew Taylor of 2 Doncaster Road, North Balwyn, to send

particulars to him by 30 January 1998, after which date the trustee may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 17 November 1997

JAMES TAYLOR & CO., solicitors, 2 Doncaster Road, North Balwyn

Creditors, next of kin and others having claims against the estate of Joseph Eric Baker late of "Rockbarton" Rutherglen, farmer who died on 18 September 1997 are required to send particulars of their claims to Dorothy Jean Baker of 1/2 Bowman Court, Wodonga, the personal representative on or before 31 January 1998, after which date the assets having regard only to the claims of which she then has notice.

ANDREW P. MELVILLE, barristers and solicitors, 110 Main Street, Rutherglen

ENID TAYLOR ROBERTSON, deceased

Creditors, next of kin and others having claims against the estate of Enid Taylor Robertson late of 227 Thames Promenade, Chelsea Heights, Victoria, widow, deceased who died on 15 July 1997 are hereby required to send particulars in writing of such claims to the executor namely ANZ Executors & Trustee Company Limited of 530 Collins Street, Melbourne, by 30 January 1998, after which date the said executor will proceed to distribute the assets having regard only to the claims of which it shall then have had notice.

ROTMAN & MORRIS, solicitors, 423 South Road, Moorabbin

Creditors, next of kin and others having claims in respect of the estate of Keith Maxwell Dennis, formerly of Benalla, Victoria, late of 8/88 Redmyre Road, Strathfield, New South Wales (who died on 7 July 1997) are requested to send particulars of their claims in writing to the undermentioned solicitors for the administrator Llewellyn Daryl Wynne by 3 February 1998, after which date the executor will distribute the assets having regard only to the claims of which he then has notice.

BYRNE & CLARK, 81-83 Nunn Street, Benalla

Pursuant to the Trustee Act 1958 notice is hereby given that creditors, next of kin and all others having claims against the estate of Phyllis Jean Morgan formerly of 41 Mookarii Street, Cobram, Victoira, but late of Ottray Lodge, Campbell Road, Cobram, Victoria, retired, canteen manager and sales assistant. deceased who died on 12 May 1997 and Probate of whose Will was granted by the Supreme Court of Victoria in its Probate Jurisdiction on 11 November 1997 to Kenneth Lindsay Morgan of 822 Mate Street, North Albury, New South Wales, chiropractor, and Kathleen Frances White of 2 Fairmaid Road, Kialla, Victoria, home duties, are hereby required to send particulars in writing of such claims to the undersigned at the office hereunder mentioned of the undersigned on or before 28 February 1998, after which date the said Kenneth Lindsay Morgan and Kathleen Frances White will proceed to distribute the assets of the said Phyllis Jean Morgan deceased which shall have come to their hands amongst the persons entitled thereto having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said Kenneth Lindsay Morgan and Kathleen Frances White will not be liable for the assets so distributed or any part thereof to any person of whose claim they shall not have had notice as aforesaid.

Dated 14 November 1997

MARSHALL RICHARDS & ASSOCIATES, proctors and legal practitioners for the said Kenneth Lindsay Morgan and Kathleen Frances White, Suite 4A, 142 Welsford Street, Shepparton

SALVATORE PERALTA, late of 43 Thorburn Street, Bell Park, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 2 October 1997 are required by the administrators Maria Caterina Peralta and Giovanna Maria Peralta both of 43 Thorburn Street, Bell Park, to send particulars of their claims to the administrators care of the undermentioned legal practitioners by 31 January 1998, after which date the administrators will distribute the assets having regard only to the claims of which they then have notice.

HARWOOD ANDREWS LAWYERS, 70 Gheringhap Street, Geelong

NOTICE TO CREDITORS

PATRICIA HAZEL DOROTHY DONOHUE (also known as Patricia Hazel Dorothea Donohue), late of Unit 6, 14 Mundy Street, South Geelong, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 3 October 1997 are required by the executors Kevin Stuart Gordon Dansie and Slava Diamond to send particulars of their claims to the executors care of the undermentioned solicitors by 3 February 1998, after which date the executors will proceed to distribute the estate having regard to the claims of which they then have notice.

BURKE COX & CO., solicitors, 111 Yarra Street, Geelong

NOTICE TO CREDITORS

MAVIS ELIZABETH LEE, late of Pineville Private Nursing Home, 2 Gertrude Street, Geelong West, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 10 October 1997 are required by the executor Patrick Francis Burke to send particulars of their claims to the executor care of the undermentioned solicitors by 3 February 1998, after which date the executor will proceed to distribute the estate having regard to the claims of which he then has notice.

BURKE COX & CO., solicitors, 111 Yarra Street, Geelong

SECTION 33 TRUSTEE ACT NOTICE

BOGDAN RAJACIC, late of 37 Browns Road, Noble Park North in the State of Victoria, pensioner

Creditors, next of kin and others having claim in respect of the estate of the above deceased who died at Melbourne on 21 April 1993 are required by the executors and trustees of the said deceased David Vujovic of 6 Mantova Drive, Mulgrave, to send particulars to them by 20 January 1998, after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

Dated 19 November 1997

MCNAB MCNAB & STARKE, solicitors, 21 Keilor Road, North Essendon

NOTICE TO CLAIMANTS

ROBERT NOEL JACK, late of St Leigh Private Nursing Home, 33 Bay Road, Sandringham, retired, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 14 August 1997) are required by National Australia Trustees Limited A.C.N. 007 350 405 of 271 Collins Street, Melbourne, to send particulars of their claims to the said company by 31 January 1998, after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

GEOFFREY LAIDLAW WHITE, deceased

Creditors, next of kin and others having claims in respect of the estate of Geoffrey Laidlaw White late of 2 Lansell Road, Glen Waverley, Victoria, company director who died on 19 December 1996 are to send particulars of their claims to the executor Doris Lorraine White care of the undermentioned solicitors by 29 January 1998, after which date the executor will distribute the assets having regard only to the claims of which she then has notice.

MOORES SOLICITORS, 9 Prospect Street, Box Hill

BARBARA JANE WARDLAW, late of 2 Max Avenue, Rye, gentlewoman, deceased intestate

Creditors, next of kin and others having claims in respect to the estate of the deceased who died on 28 March 1997 are required by the trustee Daphne May Denney to send particulars of their claims to her care of the undersigned solicitors by 27 January 1998, after which date the trustee may convey or distribute the assets having regard only to the claims of which she then has notice.

GRAY FRIEND & LONG, solicitors, 70 Oueen Street, Warragul

Creditors and next of kin and others having claims in respect of the estate of Ruth Helen Kelly late of Unit 2, 8 Cooloongatta Road, Camberwell, Victoria, retired teacher who died on 21 March 1997 are to send particulars of their claim to the executor Michael Patrick Cahill care of the undermentioned solicitors

by 28 January 1998, after which date he will distribute the assets having regard only to the claims of which he then has notice.

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

TIMOTHY MAHONEY, late of Graves Road, Mansfield, Victoria, deceased

Creditors, next of kin and others having claims in respect of the deceased who died on 1 December 1996 are required by his trustees Dennis John Mahoney of Graves Road, Mansfield, Victoria, and Ann Betty Ware of 7 Victoria Street, Mansfield, Victoria, to send particulars to them care of the undermentioned firm of legal practitioners by 30 January 1998, after which date the trustees may convey and distribute the assets having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, legal practitioners for the trustees, 9 High Street, Mansfield

Creditors, next of kin and others having claims in respect of the estate of James McFarlane late of 327 Dandenong Road, Frankston, deceased who died on 4 September 1997 are required to send particulars of their claims to the executors James McFarlane of 179 Lyrebird Drive, Carrum Downs, and Tracy Ann-Withers of 292 Dandenong Road, Frankston, on or before 27 January 1998, after which date they will distribute the assets having regard only to the claims of which they then had notice.

WHITE CLELAND PTY., solicitors, 454 Nepean Highway, Frankston

MARY ORD PALMER, late of Highgrove Special Accommodation Home, 79 Stevenson Street, Kew, widow, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 26 June 1997 are required by Robert Paterson and Bruce Roderick James Hallows the executors of the Will of the deceased to send particulars of their claims to the executors in the care of the undermentioned solicitors by 30 January 1998, after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

RUSSELL KENNEDY, solicitors, 10th Floor, 469 La Trobe Street, Melbourne

Creditors, next of kin and others having claims in respect to the estate of Catherine O'Connor late of Arlington Private Nursing Home, 3 Collins Street, Thornbury in the State of Victoria, widow, deceased who died on 18 July 1997 are required to send particulars of such claims to the executor National Mutual Trustees Limited of 65 Southbank Boulevard, Southbank, by 28 January 1998, after which date the executor will distribute the estate having regard only to the claims of which they then have notice.

Creditors, next of kin and others having claims against the estate of Margaret Winifred Hardy late of Fairway Hostel, 195 Bluff Road, Sandringham, Victoria, gentlewoman, deceased who died on 25 July 1997 are requested to send particulars of their claims to David John Williams of 379 Collins Street, Melbourne, Victoria, one of the executors appointed by the Will care of the belowmentioned solicitors by 31 January 1998, after which date he will distribute the assets having regard only to the claims at which date he then has notice.

CHESSELL WILLIAMS, solicitors, 379 Collins Street, Melbourne

Creditors, next of kin and others having claims against the estate of Margaret Mary Ryan late of 2 Malmsbury Street, Kew, Victoria, spinster, deceased who died on 12 August 1997 are requested to send particulars of their claims to Bernard William Balmer of 56 Hardware Street, Melbourne, Victoria, the executor appointed by the Will care of the belowmentioned solicitors by 31 January 1998, after which date he will distribute the assets having regard only to the claims at which date he then has notice.

CHESSELL WILLIAMS, solicitors, 379 Collins Street, Melbourne

MIRIAM CLARKE, late of Polwarth House, Miller Street, Colac, deceased

Creditors, next of kin and others having claims in respect of the estate of the deceased who died on 18 October 1997 are required by the deceased's personal representatives David John Fraser and Stuart Lester Holbery to send particulars to them care of the undermentioned solicitors by 26 January 1998, after which date

the personal representatives may convey or distribute the assets having regard only to the claims of which they then have notice.

SEWELLS, solicitors, 119 Murray Street, Colac

Creditors, next of kin or others having claims in respect of the estate of Ronald Norman Pearson of 11 Tallong Court, Hoppers Crossing in the State of Victoria, retired who died on 30 October 1997 are to send particulars of their claims to the personal representative care of the undermentioned solicitors by 28 January 1998, after which date the personal representative will distribute the assets having regard only to the claims of which the personal representative then has notice.

BRUCE M. COOK & ASSOCIATES, St James Building, 121 William Street, Melbourne

PEARL AMOS, deceased

Creditors, next of kin or others having claims in respect of the estate of Pearl Amos late of 2/10 Prospect Street, Glenroy, Victoria, home duties, deceased who died on 14 October 1997 are to send particulars of their claims to the executrix care of the undermentioned solicitors by 21 January 1998, after which date the executrix will distribute the assets having regard only to the claims of which the executrix then has notice.

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

EVA MAY FRIEND, deceased

Creditors, next of kin or others having claims in respect of the estate of Eva May Friend late of 51 Mathoura Road, Toorak, Victoria, widow, deceased who died on 18 August 1997 are to send particulars of their claims to Robert James White the executor care of the undermentioned solicitors by 4 February 1998, after which date the executor will distribute the assets having regard only to the claims of which the executor then has notice.

AITKEN WALKER & STRACHAN, solicitors, 2nd Floor, 114 William Street, Melbourne

Creditors, next of kin and others having claims in respect of the estate of Leslie William Jackson late of 34 Simpson Street, Noble Park, Victoria, retired drainer, deceased who died on 17 June 1997 are required to send particulars of their claims to the executors care of the undermentioned solicitors by 29 January 1998, after which date the executors will distribute the assets having regard only to the claims for which notice has been received.

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

WALTER ALEX BAISS, late of Unit 3, 5 Rowe Street, North Geelong, Victoria, journalist, deceased

Creditors, next of kin and others having claims in respect of the estate of the abovenamed deceased who died on 15 April 1997 are to send particulars of their claims to the executor Robert John Robb care of the undermentioned solicitors by 28 January 1998, after which date the said executor will distribute the assets having regard only to those claims of which he then has notice.

T. J. MULVANY & CO., solicitors, 2nd Floor, 51 Queen Street, Melbourne

NOTICE TO CLAIMANTS

KARL WEBER, late of 117 Leila Road, Carnegie, Victoria 3163

Creditors, next of kin and others having claims in respect of the estate of the deceased (who died on 27 July 1997) are required by Perpetual Trustees Victoria Limited A.C.N. 004 027 258 of 50 Queen Street, Melbourne, to send particulars of their claims to the said company by 28 January 1998, after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

PROCLAMATIONS

ACTS OF PARLIAMENT PROCLAMATION

l, James Gobbo, Governor of Victoria declare that I have today assented in Her Majesty's name to the following Bills:

No. 72/1997	Disability Services and Other Acts (Amendment) Act 1997
No. 73/1997	Health Services (Amendment) Act 1997
No. 74/1997	Hire-Purchase (Further Amendment) Act 1997
No. 75/1997	Introduction Agents Act 1997
No. 76/1997	Local Government (Miscellaneous

Amendment) Act 1997
No. 77/1997 Mental Health (Victorian Institute of Forensic

Mental Health) Act 1997
No. 78/1997
Podiatrists Registration
Act 1997

No. 79/1997 University of Ballarat (Amendment) Act 1997

No. 80/1997 Vocational Education and Training (Training Framework) Act 1997

Given under my hand and the seal of Victoria at Melbourne on 25 November, 1997.

> (L.S.) JAMES GOBBO Governor By His Excellency's Command

> > J. G. KENNETT Premier

No. 72/1997 (1) This Act, except for Part 2, comes into operation on the day on which it receives the Royal Assent.

- (2) Subject to sub-section (3), Part 2 of this Act comes into operation on a day or days to be proclaimed.
- (3) If a provision referred to in subsection (2) does not come into operation before 1 June 1998, it comes into operation on that day.

- No. 73/1997 (1) Part 1 of this Act comes into operation on the day on which it receives the Royal Assent.
- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in subsection (2) does not come into operation before 30 June 1999, it comes into operation on that day.

No. 74/1997 (1) This Part comes into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in subsection (2) does not come into operation before I July 1998, it comes into operation on that day.

No. 75/1997 (1) This Part comes into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in subsection (2) does not come into operation before 1 January 1999, it comes into operation on that day.

No. 76/1997 (1) This Act (other than sections 5(1), 6, 15 and 18) comes into operation on the day on which it receives the Royal Assent.

- (2) Sections 5(1), 6, 15 and 18 come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in subsection (2) does not come into operation before 1 July 1998, it comes into operation on that day.

No. 77/1997 (1) Section 1 and this section come into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in subsection (2) does not come into operation before 1 January 1998, it comes into operation on that day.

No. 78/1997 (1) This Part comes into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in subsection (2) does not come into operation before 1 December 1998, it comes into operation on that day.

No. 79/1997 (1) This Part comes into operation on the day on which this Act receives the Royal Assent.

(2) The remaining provisions of this Act come into operation on 1 January 1998.

No. 80/1997 (1) This Part and sections 2, 6, 8 and 34(1) come into operation on the day on which this Act receives the Royal Assent.

- (2) Subject to sub-section (3), the remaining provisions of this Act come into operation on a day or days to be proclaimed.
- (3) If a provision referred to in subsection (2) does not come into operation before 1 January 1999, it comes into operation on that day.

Land Act 1958 PROCLAMATION OF ROADS

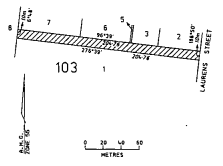
I, James Gobbo, Governor of Victoria acting with the advice of the Executive Council and under Section 25(3)(c) of the Land Act 1958 proclaim as roads the following lands:

MUNICIPAL DISTRICT OF THE LODDON SHIRE COUNCIL

BORUNG—The road in the Parish of Borung shown as Crown Allotment 57B, Section 4 on Certified Plan No. 118254 lodged in the Central Plan Office—(Rs 11394).

MUNICIPAL DISTRICT OF THE MELBOURNE CITY COUNCIL

NORTH MELBOURNE—The land at North Melbourne, Parish of Jika Jika shown by hatching on plan hereunder-(M314[13]) (DTF 97/03285).



This Proclamation is effective from the date on which it is published in the Victoria Government Gazette.

Given under my hand and the seal of Victoria on 25 November 1997.

(L.S.) JAMES GOBBO
Governor
By His Excellency's Command
MARIE TEHAN
Minister for Conservation and
Land Management

Electricity Industry (Miscellaneous Amendment) Act 1997 PROCLAMATION OF COMMENCEMENT

I, James Gobbo, Governor of Victoria, acting with the advice of the Executive Council and under section 2(3) of the Electricity Industry (Miscellaneous Amendment) Act 1997 fix 27 November 1997 as the day on which sections 20(1), 20(2)

and 21(3)(a) of that Act come into operation.

Given under my hand and the seal of Victoria on 25 November 1997.

L.S.) JAMES GOBBO Governor By His Excellency's Command ALAN R STOCKDALE Treasurer



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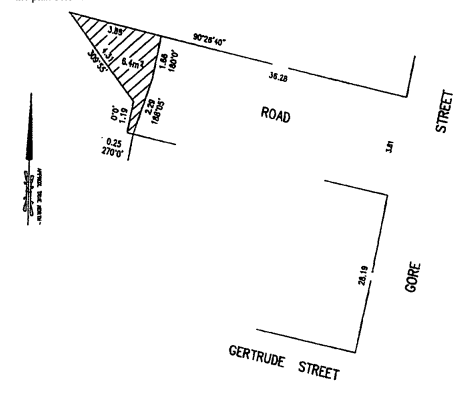
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GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

YARRA CITY COUNCIL Road Discontinuance

At its meeting on 17 November 1997 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989 Yarra City Council resolved to discontinue the road shown hatched on the plan below.

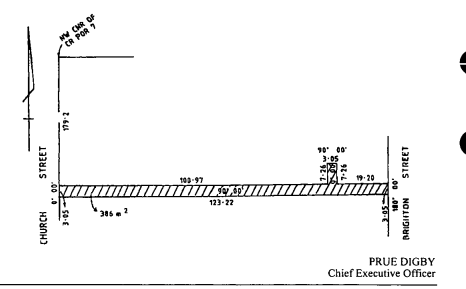


PRUE DIGBY Chief Executive Officer

YARRA CITY COUNCIL Road Discontinuance

At its meeting on 17 November 1997 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989 Yarra City Council resolved to discontinue the road shown hatched on the plan below.

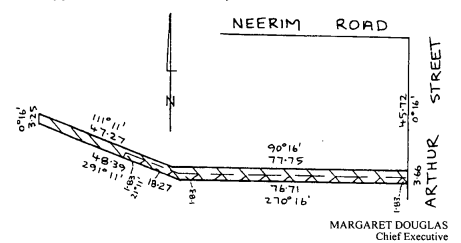
The road is to be sold subject to any right, power or interest held by City West Water, State Electricity Commission of Victoria and Telstra in the road in connection with any sewers, drains, pipes, wires or cables under the control of those authorities in or near the road.



GLEN EIRA CITY COUNCIL Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the Glen Eira City Council at its ordinary meeting held on 5 November 1997 formed the opinion that the road at the rear of 473A to 483 Neerim Road, Murrumbeena, shown by hatching and cross hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road.

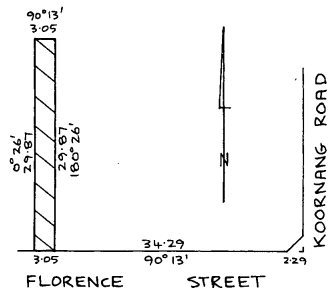
The road is to be sold by private treaty. The section shown cross hatched is to be sold subject to the right, power or interest held by Glen Eira City Council in the road in connection with any drains or pipes under the control of that authority in or near the road.



GLEN EIRA CITY COUNCIL Road Discontinuance

Pursuant to Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the Glen Eira City Council has formed the opinion that the road at the rear of 351 and 353 Koornang Road, Carnegie, shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road.

The road is to be sold subject to the right, power or interest held by South East Water Limited in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.

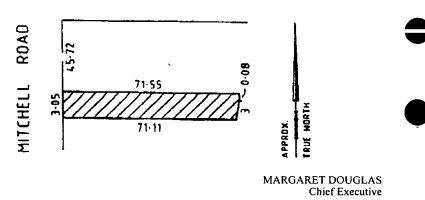


MARGARET DOUGLAS Chief Executive

GLEN EIRA CITY COUNCIL Road Discontinuance

That the Glen Eira City Council at its ordinary meeting held on 4 July 1997 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and having advertised and served notices regarding the proposed discontinuance and there being no submissions made under Section 223 of the Local Government Act 1989, orders that the said part of the road situated adjacent to 1 Mitchell Road, and rear or 7-9 Crotonhurst Avenue and 4-6 Walworth Avenue, Caulfield, be discontinued pursuant to Schedule 10, Clause 3 (a), of Section 206 of the said Act, and the land of the discontinued road vest in the Council pursuant to Section 207B of the said Act and be sold by Private Treaty to the owners of the land abutting the road subject to the right, power or interest held by the Melbourne Water Corporation in the road in connection with any sewers, drains and pipes under the control of that Authority in or near the road.

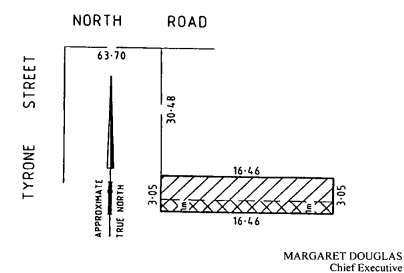




GLEN EIRA CITY COUNCIL Road Discontinuance

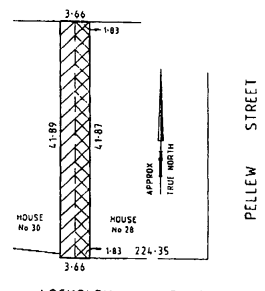
Pursuant to Section 206 and Schedule 10, Clause 3 of the Local Government Act 1989, the Glen Eira City Council has formed the opinion that the road at the rear of 690 North Road, Ormond, and shown by both hatching and cross hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road.

The road is to be sold by private treaty. The section shown cross hatched is to be sold subject to the right, power or interest held by South East Water Limited in the road in connection with any sewers, drains or pipes under the control of that authority in or near the road.



DAREBIN CITY COUNCIL Road Discontinuance

That the Darebin City Council at its ordinary meeting held on 23 June 1997 formed the opinion that the road shown hatched and cross-hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and having advertised and served notices regarding the proposed discontinuance and there being no submissions made under Section 223 of the Local Government Act 1989, orders that the said part of the road situated between 28 and 30 Locksley Avenue, Reservoir, be discontinued pursuant to Schedule 10, Clause 3 (a), of Section 206 of the said Act, and the land of the discontinued road vest in the Council pursuant to Section 207B of the said Act and be sold by Private Treaty to the owners of the land abutting the road subject to the right, power or interest held by the State Electricity Commission of Victoria in the road in connection with any cables under the control of that Authority in or near the road and shown by cross-hatching on the plan.

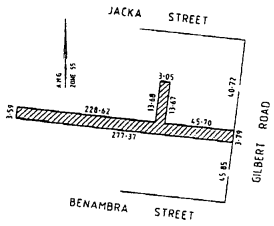


LOCKSLEY AVENUE

KELVIN SPILLER Chief Executive

DAREBIN CITY COUNCIL Road Discontinuance

That the Darebin City Council at its ordinary meeting held on 17 March 1997 formed the opinion that the road shown hatched on the plan below is not reasonably required as a road for public use and resolved to discontinue the road and having advertised and served notices regarding the proposed discontinuance and there being no submissions made under Section 223 of the Local Government Act 1989, orders that the said part of the road bounded by Jacka and Benambra Streets and Gilbert Road, Preston, be discontinued pursuant to Schedule 10, Clause 3 (a), of Section 206 of the said Act, and the land of the discontinued road vest in the Council pursuant to Section 207B of the said Act and be sold by Private Treaty to the owners of the land abutting the road subject to the right, power or interest held by the Darebin City Council and the Melbourne Water Corporation in the road in connection with any sewers, drains and pipes under the control of those Authorities in or near the road.

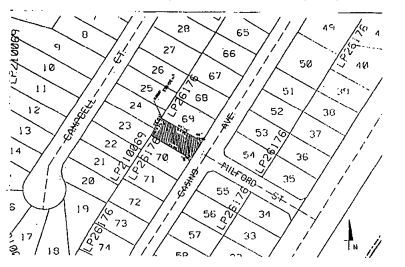


KELVIN SPILLER Chief Executive

COLAC-OTWAY SHIRE Discontinuance of Road

At its meeting on 8 October 1997 and acting under Clause 3 of Schedule 10 to the Local Government Act 1989, Colac-Otway Shire Council ("Council") resolved to discontinue that section of Milford Street, Apollo Bay ("the portion of road") shown as hatched on the plan below

Council also resolved to sell the portion of road by private sale to the registered proprietors of Lot 24 Campbell Court, Apollo Bay, failing which it will become the subject of public auction.



DON WELSH Chief Executive Officer

GOULBURN VALLEY REGIONAL LIBRARY CORPORATION Local Law No. 1

Management and Control of Library Services Local Law No. 2

Meetings and Common Seal

Notice is hereby given that the Goulburn Valley Regional Library Corporation intends to make the following Local Laws under Section 111 (1) of the Local Government Act 1989.

TITLE

Management and Control of Library Services (No. 1 of 1997).

PURPOSE AND GENERAL PURPORT

The principal purpose and general purport of this Local Law is to regulate the management and control of Library Services by the Goulburn Valley Regional Library Corporation, in particular in respect of:

- (i) Administration.
- (ii) Access to and use of library facilities and services.
- (iii) Membership.
- (iv) Condition of Borrowing.
- (v) Conduct (behaviour) of users in the library.
- (vi) Offences.
- (vii) Users' Rights.

TITLE

Meetings and Common Seal (No. 2 of 1997) PURPOSE AND GENERAL PURPORT

The principal purpose and general purport of this Local Law is to regulate and provide for:

- (i) the meeting procedures of the Board including:
 - · notice required for meetings;
 - · agendas;
 - quorum;
 - motions;
 - formal motions;
 - debate;
 - voting;
 - keeping of minutes.

- (ii) Control the use of the Corporation's Seal.
- (iii) Generally administer the Board's powers and functions.

SUBMISSIONS

A copy of the proposed Local Laws are available from the Goulburn Valley Regional Library Headquarters at Marungi Street, Shepparton. Telephone (03) 5832 9880.

Any person may make a written submission to the Goulburn Valley Regional Library Board within fourteen (14) days of publication of this notice in accordance with Section 223 of the Local Government Act 1989 (the "Act"). All submissions will be considered in accordance with Section 223 of the Act.

Any person who has made a written submission to the Board and requested that he/she be heard in support of his/her written submission is entitled to appear in person, or be represented by a person acting on his/her behalf, before a meeting of the Board at a date to be fixed.

Enquiries should be directed to Ms Jan Sutton at the Goulburn Valley Regional Library Corporation Headquarters on (03) 5832 9880.

> C. K. BEAMISH Chief Executive Officer

HORSHAM RURAL CITY COUNCIL Notice of Making of Road Deviations

Flat Rock Road: At its meeting on 27 August 1996, Council resolved to complete the road deviation for Flat Rock Road at its intersection with the Western Highway, Horsham, (as detailed in Plan of Subdivision Number 348254B), comprising acquisition of land for new portion of Flat Rock Road, closure of old portion of Flat Rock Road and exchange of lands in connection with same.

Fischers Road: At its meeting on 28 May 1996, Council resolved to complete the road deviation of Fischers Road, Drung Drung, affecting parts of Crown Allotments 27 and 28, Parish of Drung Drung (as detailed in Plan of Subdivision Number 348253D) comprising acquisition of land for new portion of Fischers Road, closure of old portion of Fischers Road and exchange of lands in connection with same.

Fischers Road: At its meeting on 28 May 1996, Council resolved to complete the road deviation of Fischers Road, Drung Drung, affecting part of Crown Allotment 79, Parish of Drung Drung (as detailed in Plan of Subdivision Number 348252F) comprising acquisition of land for new portion of Fischers Road and closure of old portion of Fischers Road.

> K. V. SHADE Chief Executive Officer

SURF COAST SHIRE

Notice of Local Law No. 13 of 1997-Environmental (Amendment No. 1) and

Local Law No. 12 of 1997-Consumption of Liquor in Public Places (Amendment No. 2)

The Surf Coast Shire proposes to make, at its 17 December 1997 meeting, Local Law No. 13 of 1997—Environmental (Amendment No. 1) and Local Law No. 12 of 1997-Consumption of Liquor in Public Places (Amendment No. 2).

It has become necessary to amend the Local Laws in the following areas:

Local Law No. 12 of 1997 (Amendment 2) amending Local Law No. 1 of 1994:

to exempt the possession and consumption of liquor at an authorised kerbside cafe from the provisions of the Local Law.

Local Law No. 13 of 1997 (Amendment 1) amending Local Law No. 5 of 1995:

- to amend the definition of "residential areas" to include the built up area of designated townships and all Crown and Council reserves therein;
- to amend Clause 49 to limit the prohibition on leaving of animal excrement on a road or in a public place to residential area.

A copy of the Local Laws are available for perusal at the Shire Offices.

Any persons affected by the proposed amendments to the Local Laws may make a written submission to the Council. Submissions received within 14 days of the publication of this notice will be considered by the Council in accordance with Section 223 of the Local Government Act 1989. Any

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

PETER ANDERSON Chief Executive Officer



MANNINGHAM PLANNING AND ENVIRONMENT ACT 1987

Notice of Amendment to the Doncaster

and Templestowe Planning Scheme Amendment L126

Manningham City Council has prepared Amendment L126 to the Doncaster and Templestowe Planning Scheme.

The amendment affects land at 44-46 Yarra Street (Lots 1 & 2, LP 26448), Warrandyte.

The amendment proposes to insert a site specific provision into the Environmental Residential Zone. The site specific provision will make it clear that a planning permit is required to enable the use and development of the land for the purpose of a petrol station, convenience shop and manual car wash. This w facilitate the redevelopment of an existing petrol atz mechanical repairs workshop and dwelling on the land.

The amendment can be inspected at:

Manningham City Council Municipal Offices, 699 Doncaster

Department of Infrastructure, Level 3 Plaza, Nauru House. 80 Collins Street, Melbourne.

Submissions about the amendment must be sent to:

Manningham City Council, PO Box 1, Doncaster Vic 3108.

Attention: Manager Economic & Environmental Planning.

Before: 29 December 1997

BOB SEIFFERT Chief Executive

19 November 1997

Planning and Environment Act 1987 CRANBOURNE PLANNING SCHEME Notice of Amendment Amendment L215

The Cardinia Shire Council has prepared Amendment L215 to the Local Section of the Cranbourne Planning Scheme.

The amendment affects land described as Lot 2, LP8853, Parish of Koo Wee Rup, Dalmore Road, Cardinia.

The amendment proposes to change the Planning Scheme by inserting a site specific control within the Farming (Vegetable Growing) Zone to allow land described as Lot 2, LP8853, Dalmore Road, Cardinia, to be used and developed for the purposes of an Equestrian Centre subject to the granting of a planning permit.

The amendment also proposes to exempt any application made to use and develop the land for an Equestrian Centre from: the notice requirements of Section 52 (1) of the Act; the requirements of Section 64 (1), (2) and (3) of the Act; and the appeal rights of Section 82 (1) of the Act.

A copy of the amendment can be inspected at Municipal Offices, Cardinia Shire Council, Henty Way, Pakenham or the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

If you are affected by the amendment, you may make a submission about the amendment. Submissions must be sent to Cardinia Shire Council, P.O. Box 7, Pakenham 3810, by 9 January 1998.

PHILIP WALTON Manager Development

Planning and Environment Act 1987 PAKENHAM PLANNING SCHEME Notice of Amendment Amendment L158

The Cardinia Shire Council has prepared Amendment L158 to the Pakenham Planning Scheme.

The amendment proposes to rezone approximately 54 hectares of land described as Lot 1 and 4, PS318229U, Parish of Beacon Hills, and Lots 4 to 8, PS206671T, Parish of Beacon Hills, Army Road, Pakenham, from Landscape Zone to Country Residential 2 Zone to allow the land to be subdivided into a total of 25 lots with an average of approximately 2 hectares. A Section 173 Agreement will be entered into prior to any adoption of the amendment to provide for works associated with the public open space reserve and creek and provision of a walking track. The land comprises of two parcels which are situated on either side of Army Road near Mulane Road about 1.5 kilometres from the Pakenham township.

A copy of the amendment can be inspected during office hours at Municipal Offices, Cardinia Shire Council, Henty Way, Pakenham or the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

If you are affected by the amendment, you may make a submission about the amendment. Submissions must be sent to Cardinia Shire Council, P.O. Box 7, Pakenham 3810, by 9 January 1998.

PHILIP WALTON Manager Development

Planning and Environment Act 1987 BERWICK PLANNING SCHEME Notice of Amendment Amendment L132

Casey City Council has prepared Amendment L132 to the Local Section of the Berwick Planning Scheme.

The amendment proposes to amend the Local Structure Plan for Narre Warren South, which is an incorporated document in the Planning Scheme. The amendment will enable a neighbourhood activity centre planned in Greaves Road to be replaced by a smaller convenience centre.

The amendment can be inspected at Casey City Council, Municipal Offices, Magid Drive, Narre Warren and the Department of Infrastructure, Office of Planning, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

Submissions about the amendment must be sent to The Chief Executive, Casey City Council, P.O. Box 1000, Narre Warren 3805, by 29 December 1997.

JACQUI HOUGUET Manager Planning

Planning and Environment Act 1987 GREATER GEELONG PLANNING SCHEME Notice of Amendment Amendment R211

The City of Greater Geelong has prepared Amendment R211 to the Greater Geelong Planning Scheme.

The amendment proposes to amend the Regional Section of the Greater Geelong Planning Scheme to rezone approximately 10 hectares of land adjoining the Ceres Lookout, Drewan Park and the Barwon Water basin at Wandana Heights from Rural General Farming Zone to Residential C Zone. It also corrects an anomaly in the Scheme by showing the Barwon Water basin in its correct location and by adjusting the associated zones and/or reservations accordingly.

The amendment can be inspected at City of Greater Geelong, 2nd Floor, 103 Corio Street, Geelong; Department of Infrastructure, Office of Planning and Heritage, 5th Floor, State Government Offices, corner Little Malop and Fenwick Streets, Geelong 3220 and the Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne 3000

Submissions about the amendment must be sent to the Planning Scheme Unit, City of Greater Geelong, P.O. Box 104, Geelong 3220, by Monday, 5 January 1998.

CHUBB FADGYAS Co-Ordinator Urban and Environmental Planning

Planning and Environment Act 1987
YARRA RANGES PLANNING SCHEME—
LOCAL SECTION
Chapter 4 (Sherbrooke District)
Notice of Amendment
Amendment L82

The Council of the Shire of Yarra Ranges has prepared an amendment, Amendment L82, to the Yarra Ranges Planning Scheme—Local Section—Chapter 4 (Sherbrooke District).

The amendment proposes to provide for the granting of a permit for a four lot subdivision of CP 101675 (5) Leah Avenue, Upwey.

SUBMISSIONS

The amendment can be inspected free of charge during normal office hours at the following Yarra Ranges Service Centres: Lilydale, Anderson Street; Monbulk, 94 Main

Street; Healesville, 276 Maroondah Highway; Upwey, 40 Main Street; Yarra Junction, Warburton Highway/Hoddle Street and at Department of Infrastructure, Office of Planning and Heritage, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne.

Any submissions about the amendment must:

- Be made in writing, giving the submitter's name, address and, if practicable, a phone number for contact during office hours.
- Set out the views on the amendment that the submitter wishes to put before Council and indicate what changes (if any) the submitter wishes made to the amendment.
- State whether the person/s making the submission/s wishes to be heard in support of their submission.

Submissions must be sent to Mr Eric Howard, Chief Executive Officer, Shire of Yarra Ranges, P.O. Box 105, Lilydale 3140, and must reach the Shire at the above address by 29 December, 1997.

Enquiries about the amendment can either be made by calling at the Land Use Strategy Unit, Lilydale Office, Anderson Street, Lilydale, during normal office hours or by telephoning Mr Gerard Gilfedder, directly on [03] 9735 8396.

GRAHAM WHITT Manager Land Use Strategy

Planning and Environment Act 1987 BRIMBANK PLANNING SCHEME Notice of Amendment Amendment L36

Brimbank City Council has prepared Amendment L36 to the Local Section of the Brimbank Planning Scheme.

The amendment proposes to rezone land situated on the south side of the Western Highway (Ballarat Road) between Burnside Street and Miles Street and described as 1 Burnside Street, 827-837 Ballarat Road and 6 Miles Street from a Residential C Zone to a Business 1 Zone.

The purpose of the amendment is to enable a permit to be granted for an extension to the Deer Park neighbourhood shopping centre generally in accordance with a Concept Plan and subject to particular development controls to be inserted at Clause 153.

All development, consistent with the exhibited Concept Plan, will be subject to the granting of a permit, but will be exempt from the notification requirements and related provisions of the Planning and Environment Act 1987.

The amendment can be inspected at Brimbank City Council, Municipal Offices, Old Calder Highway, Keilor; Department of Infrastructure, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne and the Brimbank City Council, Municipal Offices, Alexandra Avenue, Sunshine.

Submissions about the amendment must be sent to Chief Executive Officer, Brimbank City Council, P.O. Box 70, Sunshine, Attention: Manager, City Development, by 8 January 1998.

MAP 1 BRIMBANK PLANNING SCHEME LOCAL SECTION AMENDMENT L36 WESTERN HIGHWAY (BALLARAT ROAD) SURVINCE STREET **WALES STREET** STATION ROAD CANTERBURY STREET Part of Brimbank Planning Scheme Map No. 7 This map forms part of the Amename exhibited by The Brimbank City Council on 25/U/97 LEGEND BUS 1 Business 1 Zone

PETER COLLINA Manager City Development

Creditors, next of kin and others having claims against the estate of any of the undermentioned deceased persons are required to send particulars of their claims to State Trustees Limited A.C.N. 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 2 February 1998, after which date State Trustees Limited may convey or distribute the assets having regard only to the claims of which State Trustees Limited then has notice.

Cummings, Isabelle Jane, late of Englebert Lodge, 70 Haverfield Street, Echuca, pensioner, who died 23 July 1997.

Dunne, John, late of 41 Cobden Street, South Melbourne, retired, who died 1 April 1997.

Kennedy, Sydney Morris, late of 64 High Street, Yea, pensioner, who died 7 August 1997.

Love, Dorothy Merle, late of 8 Jessie Street, Oak Park, home duties, who died 4 July 1997.

McDowell, Isabelle, late of Unit 3, 8 Robe Street, St Kilda, pensioner, who died 12 August 1997.

Regan, Ivan John, also known as and in the Will called John Regan, late of 243 Alma Road, Balaclava, manager, who died 26 June 1997.

Satterley, Harry, late of Westbury Private Nursing Home, 12 Pretoria Street, Balwyn, pensioner, who died 27 June 1997.

Whitehead, Ronald, late of Western Suburbs Private Nursing Home, 44 Stephen Street, Yarraville, pensioner, who died 31 August 1997.

Dated at Melbourne 24 November 1997

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

Creditors, next of kin and others having claims against the following estates:

Black, Henry Archibald, late of Tallangatta Hospital, Baree Street, Tallangatta, Victoria, pensioner, who died 28 August 1997.

Brown, Peter John Carrick, late of 7 Kiandra Court, Frankston, Victoria, retired, who died 4 September 1997. Cunningham, Patricia Rose, late of Kinkora Court Private Nursing Home, 33 Kinkora Road, Hawthorn, Victoria, colour artist, who died 22 August 1997.

Dobson, Doris Ella, late of 49 Manningham Road, Bulleen, Victoria, married woman, who died 17 October 1997.

Fish, David Arthur Winston, late of 45 Hyde Park Road, Traralgon, Victoria, pensioner, who died 3 June 1997.

Holmes, Terence Patrick, late of 260 Kooyong Road, South Caulfield, Victoria, clerk, intestate, who died 20 August 1992.

Howley, Calasanctius Allison, late of Wintringham Hostel, Park Street, Williamstown, Victoria, retired supervisor, who died 7 October 1997.

Huxtable, Gordon Alfred, late of Brimlea Nursing Home, 21 Railway Parade, Glenhuntly, Victoria, retired, who died 1 August 1997.

Robson, Lillian Beatrice, late of Argyll Private Nursing Home, 143 Finch Street, Glen Iris, Victoria, pensioner, who died 25 January 1997.

Thurbon, Frederick David, late of 236 Barwidgee Lodge Myrtleford Hospital, Myrtleford, Victoria, retired, intestate, who died 3 October 1997.

are required pursuant to Section 33 of the Trustee Act 1958 to send particulars of their claims against the abovementioned estates to State Trustees Limited, 168 Exhibition Street, Melbourne, Victoria, on or before 2 February 1998, after which date State Trustees Limited A.C.N. 064 593 148 may convey or distribute the assets of the abovementioned estates having regard only to the claims of which it then has notice.

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

The Secretary to the Department of Justice exempts the following position from the requirement to notify a vacancy:

Position Nos 18/05/0513/9, 18/05/0030/7 and 18/05/0294/7, Enquiries Officer, VPS-2, Office of Fair Trading and Business Affairs, Department of Justice.

Reasons for exemption

The positions have duties and qualifications identical to vacancies that have been recently advertised and the persons were applicants for the other vacancies and assessed as clearly meeting all the requirements of the position. The positions were advertised in the last 3 months.

ALAN THOMPSON Secretary to the Department of Justice

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

Position No. NRE003235, VPS-2, Catchment Management Officer, Horsham, Department of Natural Resources and Environment.

Reasons for exemption

The vacancy has duties and qualifications identical to another vacancy that has recently been advertised and the person was an applicant for the other vacancy and was assessed as clearly meeting all of the requirements of the position. The position was advertised within the last 3 months.

ROBIN A. S. LAWSON Acting Secretary Department of Natural Resources and Environment

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

Position No. PERS 281, VPS-3, Policy, Planning and Standards Division, Personnel Department, Office of the Chief Commissioner of Police.

Reason for exemption

The position has been reclassified to recognise a demonstrated and significant shift in work value in a specialised area of work and the incumbent is an officer who is recognised as satisfactorily discharging all the requirements of the position and the Department Head considers that it is unlikely that advertising the position would attract a more suitable candidate.

M. N. (NEIL) COMRIE Chief Commissioner of Police EXEMPTION FROM NOTIFICATION OF VACANCY UNDER SECTION 29 (2) OF THE PUBLIC SECTOR MANAGEMENT ACT 1992

Position No. 25/95/0809/9, Project Officer, Class VPS-3, Loddon Campaspe Mallee Region, Office of Schools, Department of Education.

Reason for exemption

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

GEOFF SPRING Secretary, Department of Education

EXEMPTION Application No. 95 of 1997

The Anti-Discrimination Tribunal constituted by the President pursuant to Section 83 (5) (a) (ii) of the Equal Opportunity Act 1995 ("the Act") has considered an application pursuant to Section 83 of the Act by Merrill Lee-Archer, Acting Principal, Badger Creek Primary School. The application for exemption is to enable the applicant to advertise for and employ an Aboriginal or Torres Strait Islander to the position of Koorie Educator.

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ an Aboriginal or Torres Strait Islander to the position of Koorie Educator.

In granting this exemption the Tribunal noted:

- Federal funding for this position was established so that Aboriginal or Torres Strait Islanders could be appointed as Educators to meet the specific cultural needs of young Koorie students.
- The applicant's students need a strong Koorie role model which can be met through another Koorie. The applicant school has about 20 Koorie students attending the school.
- The teaching, understanding and relevance of Koorie culture can be best appreciated and transferred to the applicant's students by a Koorie.

- The role also involves home visits and encouraging Koorie parents to work along side the school to assist students in their individual needs.
- A Koorie will be better able to gain acceptance in the home situation and establish the relevant links between home and school.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the Equal Opportunity Act 1995, to enable the applicant to advertise for and employ an Aboriginal or Torres Strait Islander to the position of Koorie Educator, this exemption to remain in force until 26 November 2000.

CATE McKENZIE President

EXEMPTION Application No. 96 of 1997

The Anti-Discrimination Tribunal constituted by the President pursuant to Section 83 (5) (a) (ii) of the Equal Opportunity Act 1995 ("the Act") has considered an application pursuant to Section 83 of the Act by AQA Qualcare, a division of AQA Victoria Ltd (Australian Quadriplegic Association Victoria). The application for exemption is to enable the applicant to advertise for and employ a male attendant carer or female attendant carer as the need arises.

Upon reading the material tendered in support of this application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 100 and 195 of the Act to enable the applicant to advertise for and employ a male attendant carer or female attendant carer as the need arises.

In granting this exemption the Tribunal noted:

- The applicant is a service provider of attendant care to people who are quadriplegic.
- The attendants work in the clients home and their work often includes providing intimate support during bladder and bowel actions and in areas of general hygiene.
- The majority of clients indicate they have a gender preference when seeking to employ attendants.

The Tribunal grants an exemption from the operation of Sections 13, 100 and 195 of the Equal Opportunity Act 1995, to enable the

applicant to advertise for and employ a male attendant carer or female attendant carer as the need arises, this exemption to remain in force until 26 November 2000.

CATE McKENZIE President

MEDICAL PRACTITIONERS BOARD OF VICTORIA Notice

The Panel of the Medical Practitioners Board of Victoria at the completion of a Formal Hearing held on Friday, 14 November 1997 found that Dr Melville Henry Fosberry had engaged in unprofessional conduct of a serious nature as provided in Section 50 (1) (a) of the Medical Practice Act 1994.

The Panel acting in accordance with Section 50 (2) (h) of the Medical Practice Act 1994 determined that the medical registration of Dr Melville Henry Fosberry be cancelled.

The cancellation to take effect from 14 November 1997.

JOHN H. SMITH Registrar

Building Act 1993 BUILDING REGULATIONS 1994 Notice of Accreditation

Pursuant to Part 14 of the Building Regulations 1994 a Certificate of Accreditation (Number V97/06) has been issued to AAA GTS Reblocking Pty Ltd, of 31 Edinburgh Road, Lilydale, Victoria 3140, by the Building Control Commission for "AAA GTS 75 mm Square Concrete Stump".

The Building Regulations Advisory Committee appointed under Division 4 of Part 12 of the Building Act 1993 after examination of an application for the accreditation of AAA GTS 75 mm Square Concrete Stump complies with the requirements of:

Volume One, Clause BP1.1; and Volume Two, Clause P2.1;

of the Building Code of Australia 1996, as adopted by the Building Regulations 1994.

Conditions for use and identification are provided on the Certificate and in the three (3) data sheets attached to the Certificate.

COLIN McBURNEY
Secretary
Building Regulations Advisory Committee

NOTICE

Notice is given that the Determination of an Approved Training Scheme for the Vocation of Leadlighting and Stained Glass Traineeship, made on 5 September 1995 by Robin Austen, Acting General Manager, Client Relations Management Division, Office of Training and Further Education, as delegate of the State Training Board, was revoked on 11 November 1997. For further details please contact Sandra McManus on 9637 2791.

Vocational Education and Training Act 1990 NOTICE OF DETERMINATION OF APPROVED TRAINING SCHEMES

In accordance with Section 51 of the **Vocational Education and Training Act 1990** the State Training Board of Victoria gives notice that it has determined that the following training schemes are approved training schemes for the vocations specified below:

Vocation	Approved Training Schemes
Financial Services (Level 3) Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Financial Services (Level 3) Traineeship made on 15 July 1997.
Chubb Fire Equipment Services Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Chubb Fire Equipment Services Traineeship made on 4 July 1997.
Group 4 Correctional Officer Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Group 4 Correctional Officer Traineeship made on 31 July 1997.
Food Processing Dairy—Level 3 (Bonlac Foods) Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Food Processing Dairy—Level 3 (Bonlac Foods) Traineeship made on 3 October 1997.
Information Technology—Level 4 Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Information Technology—Level 4 Traineeship made on 2 October 1997.
Rural Merchants Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Rural Merchants Traineeship made on 2 October 1997.
Correctional Practice Traineeship .	In accordance with the Determination of a Training Scheme for the Vocation of Correctional Practice Traineeship made on 2 October 1997.
Prisoner Escort Officer Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Prisoner Escort Officer Traineeship made on 16 October 1997.
Dairy Farm Traineeship Level 3 and 4	In accordance with the Determination of a Training Scheme for the Vocation of Dairy Farm Traineeship Level 3 and 4 made on 29 October 1997.

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Food and Beverage Retail Service Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Food and Beverage Retail Service Traineeship made on 10 November 1997.
Television Antenna Installer Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Television Antenna Installer Traineeship made on 12 November 1997.
Local Government Library Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Local Government Library Traineeship made on 12 November 1997.
Building and Construction Administration Traineeship	In accordance with the Determination of a Training Scheme for the Vocation of Building and Construction Administration Traineeship made on 17 November 1997.

Private Agents Act 1966 Form "E" NOTICE OF RECEIPT OF APPLICATIONS FOR LICENCES UNDER THE PROVISIONS OF THE PRIVATE AGENTS ACT 1966

I, the undersigned, being the Deputy Registrar of the Magistrates' Court at Sunshine hereby give notice that applications, as under, have been lodged for hearing by the said Court on the date specified.

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

- (a) lodge with me a notice in the prescribed form of his objection and of the grounds thereof;
- 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
 - where the objection is not made by the Registrar or Deputy Registrar-a copy to the Registrar.

Full Name of Applicant or in the case of a Firm or Corporation, of the Nominee	Place of Abode of Applicant or Nominee	Name of Firm or Corporation	Address for Registration	Type of Licence	Date of Hearing of Application
Francis Michael O'Hehir	15 Agnes Street, Beaumaris, Victoria 3193	Credit Management Pty Ltd (A.C.N. 051 954 717)	Corner Tilburn and Mt Derrimut Road, Deer Park, Victoria 3023	Commercial Agents Licence for a Corporation	23/12/1997

Dated at Sunshine 17 November 1997

L. J. PHILPOTS

Deputy Registrar of The Magistrates' Court Victoria at Sunshine

Country Fire Authority Act 1958 DECLARATION OF FIRE DANGER PERIOD

In pursuance of the powers conferred by Section 4 of the Country Fire Authority Act 1958, I, Leonard Raymond Foster, Chairman of the Country Fire Authority, after consultation with the Secretary of Natural Resources and Environment, hereby declare the following periods to be the Fire Danger Period in the municipal districts of the municipalities or parts of municipalities specified, commencing on the dates shown and, unless varied by subsequent declaration, ending at 0100 hours on Friday, 1 May 1998.

To commence from 0100 hours on Monday, 1 December 1997:

Hindmarsh Shire Council (Remainder);

Yarriambiack Shire Council (Part) That part north of the line described by the following roads: Dimboola/Minyip Road, Stawell/Warracknabeal Road, unnamed government road at north edge on Minyip township, Minyip/Donald Road;

Greater City of Bendigo (Remainder);

Mount Alexander Shire Council;

Loddon Shire Council.

L. FOSTER Chairman

Water Act 1989 INCORPORATION OF THE NAGAMBIE LAKES AUTHORITY

I, Patrick John McNamara, Minister administering the Water Act 1989 (the Act), hereby, in accordance with Section 108 (2) (f) of the Act, declare that the Nagambie Lakes Authority as a committee of the Goulburn-Murray Rural Water Authority under Section 108 of the Act, is a corporation.

Dated 24 November 1997

PATRICK McNAMARA Minister administering the Water Act 1989

Forests Act 1958 No. 6254 DECLARATION OF PROHIBITED PERIODS

In pursuance of the powers conferred by Section 3, Subsection (2) of the Forests Act 1958, I, Gary Morgan, delegated officer for

Her Majesty's Minister for Conservation and Land Management in the State of Victoria, hereby declare the Prohibited Period in respect to the fire protected areas (other than State Forest, National Park and Protected Public Land) within the municipalities nominated for the period specified in the schedules hereunder:

SCHEDULE 1

The Prohibited Period shall commence at 0100 hours on Monday, 24 November 1997 and end at 0100 hours on Wednesday, 1 May 1998 (unless varied) in the following municipality:

Latrobe Shire Council.

GARY MORGAN
Chief Fire Officer
Department of Natural Resources and
Environment
Delegated Officer, pursuant to Section 11
Conservation Forests and Lands Act 1987

Transport Act 1983 VICTORIAN TAXI DIRECTORATE Department of Infrastructure

Commercial Passenger Vehicle Applications

Notice is hereby given that the following applications will be considered by the Victorian Taxi Directorate, a division of the Department of Infrastructure after 31 December 1997.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Licensing and Certification, Victorian Taxi Directorate, 598 Lygon Street, Carlton (P.O. Box 666, Carlton South 3053), not later than 25 December 1997.

Copies of objections are forwarded to the applicants.

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

Domlin Pty Ltd, Carnegie. Application to license one commercial passenger vehicle in respect of a 1961 Ford tourer with seating capacity for 4 passengers to operate a service from 1082 Dandenong Road, Carnegie, for the carriage of passengers for wedding parties.

Equity Group Pty Ltd, Fitzroy North. Application to license two commercial passenger vehicles to be purchased in respect of one a 1994 Toyota coach with seating

capacity for 12 passengers and one a 1995 Toyota coach with seating capacity for 21 passengers to operate as metropolitan special service omnibuses from within a 55 km pick-up radius of the Melbourne G.P.O.

R. J. Hutchinson, Apollo Bay. Application to license one commercial passenger vehicle to be purchased in respect of a 1990-96 Hino or Toyota bus with seating capacity up to 22 passengers to operate a service from 66 Casino Avenue, Apollo Bay, for the carriage of passengers to various places of interest throughout the State of Victoria.

Note: Passengers will be picked up/set down from within a 20 km radius of the Apollo Bay Post Office.

A. J. Rawlins, Bendigo. Application for variation of conditions of licence TO312 which authorises the licensed vehicle to operate under charter conditions from within a 20 km radius of the Principal Post Office at Bendigo to delete the above condition and to be able to operate under charter conditions throughout the State of Victoria.

A. Ristevski, Beaumaris. Applications for variation of conditions of licences SV670 and SV545 which authorises the licensed vehicles to operate for the carriage of passengers for wedding parties to include the ability to operate for social events, debutante balls, school formals and birthdays.

Dated 27 November 1997

ROBERT STONEHAM Manager—Licensing and Certification Victorian Taxi Directorate

Land Acquisition and Compensation Act 1986

Melbourne City Link Act 1995 NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Melbourne City Link Authority declares that by this notice it acquires all interests in the land described hereunder:

Interested Parties: Fotios Vardouniotis and Irini Vardouniotis and all other interests in the land.

Description of Land: Being part of Crown Portion Eight, Parish of Jika Jika at Richmond and being land contained in Book 801, Memorial 661. Property known as 344 Mary Street, Richmond.

Area: 222 square metres.

Published with the authority of the Melbourne City Link Authority.

T. H. HOLDEN
Manager—Property Services
Roads Corporation
(Appointed as agent for the
Melbourne City Link Authority)

Land Acquisition and Compensation Act 1986

Melbourne City Link Act 1995 NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Melbourne City Link Authority declares that by this notice it acquires the following interests in the land described hereunder:

Interested Parties: Citipower Pty and all and any other interests in the land.

Description of Land: Being part of Crown Portion 8 in the Parish of Jika Jika being the land shown hatched on Plan No. SLG/LA 5171

Area: 95 square metres.

Title Details: Certificate of Title Volume 8316, Folio 916.

Published with the authority of the Melbourne City Link Authority.

T. H. HOLDEN
Manager—Property Services
Roads Corporation
(appointed as agent for the
Melbourne City Link Authority)

Land Acquisition and Compensation Act 1986

Melbourne City Link Act 1995 NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Melbourne City Link Authority declares that by this notice it acquires the following interests in the land described hereunder:

Interested Parties: City of Yarra and all and any other interests in the land.

Description of Land: Being part of Crown Portion 8 in the Parish of Jika Jika being the land shown hatched on Plan No. SLG/LA 5175

Area: 160 square metres.

Title Details: Book 498, Memorial 951.

Published with the authority of the Melbourne City Link Authority.

> T. H. HOLDEN Manager—Property Services Roads Corporation (appointed as agent for the Melbourne City Link Authority)

Land Acquisition and Compensation Act 1986

Melbourne City Link Act 1995 NOTICE OF ACQUISITION

Compulsory Acquisition of Interest in Land

The Melbourne City Link Authority declares that by this notice it acquires the following interests in the land described hereunder:

Interested Parties: Toyota Motor Corporation of Australia Limited and all or any other interests in the land.

Description of Land: Being part of Crown Allotments 10A, Section 55F and 16B, Section 60, Parish of Melbourne South and shown on Plan No. 411175.

Area: 117 square metres.

Title Details: Certificates of Title Volume 9981, Folio 327 and Volume 9980, Folio 503.

Published with the authority of the Melbourne City Link Authority.

> T. H. HOLDEN Manager-Property Services Roads Corporation (appointed as agent for the Melbourne City Link Authority)

County Court Act 1958 **COUNTY COURT SITTINGS 1998**

The Governor in Council having directed that the County Court be held at each of the undermentioned places, I hereby appoint the following days of each months as the days upon which the Court shall commence sittings at such places during the year 1998.

BAIRNSDALE

Monday, 2 March March Monday, 31 August September

BALLARAT

Monday, 2 February February Monday, 2 March March Monday, 30 March April Monday, 4 May May Monday, 1 June June August Monday, 3 August Friday, 25 September September Monday, 28 September October November Monday, 26 October December Monday, 23 November

BENDIGO

February Monday, 2 February Monday, 2 March March April Monday, 30 March Monday, 4 May May Monday, 1 June June Monday, 3 August August Monday, 14 September September October Monday, 28 September November Monday, 26 October December Monday, 23 November

GEELONG

Monday, 2 February February Monday, 2 March March Monday, 30 March April Monday, 4 May May Monday, 1 June June Monday, 3 August August September Monday, 31 August Monday, 28 September October Monday, 26 October November December Monday, 23 November

HAMILTON

Monday, 2 March March Monday, 4 May May Monday, 1 June June Monday, 26 October November Monday, 23 November December

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	HORSHAM	May	Monday, 4 May
May	Monday, 4 May	June	Monday, 1 June
November	Monday, 26 October	August	Monday, 3 August
	KERANG	November	Monday, 26 October
February	Monday, 2 February	December	Monday, 23 November
November	Monday, 26 October		SHEPPARTON
	MELBOURNE	February	Monday, 2 February
January	Monday, 19 January	March	Monday, 2 March
February	Monday, 2 February	April	Monday, 30 March
March	Monday, 2 March	May	Monday, 4 May
April	Monday, 30 March	June	Thursday, 2 July
May	Monday, 4 May	August	Thursday, 27 August
June	Monday, 1 June	September	Monday, 31 August
July	Monday, 6 July	October	Monday, 28 September
August	Monday, 3 August	November	Thursday, 19 November
September	Monday, 31 August	December	Monday, 23 November
October	Monday, 28 September	December	TRARALGON
November	Monday, 26 October	March	Monday, 16 March
December	Monday, 23 November		2 ·
	MILDURA	May	Monday, 4 May
March	Monday, 2 March	August	Monday, 17 August
May	Monday, 4 May	October	Monday, 12 October
August	Monday, 3 August	December	Monday, 23 November
September	Monday, 31 August		WANGARATTA
October	Monday, 28 September	February	Monday, 2 February
	MORWELL	March	Monday, 2 March
February	Monday, 2 February	April	Monday, 30 March
March	Monday, 2 March	May	Monday, 4 May
April	Monday, 30 March	June	Monday, 1 June
May	Monday, 4 May	August	Monday, 3 August
June	Monday, 1 June	September	Monday, 31 August
August	Monday, 3 August	October	Monday, 28 September
September	Monday, 31 August	November	Wednesday, 18 November
October	Monday, 28 September	December	Monday, 23 November
November	Monday, 26 October		WARRNAMBOOL
December	Monday, 23 November	February	Monday, 2 February
	SALE	March	Monday, 2 March
February	Monday, 2 February	April	Tuesday, 28 April
April	Monday, 30 March	May	Monday, 4 May

June Monday, 1 June
August Tuesday, 25 August
September Monday, 31 August
October Tuesday, 20 October
November Monday, 26 October
December Monday, 23 November

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

Associations Incorporation Act 1981 SUB-SECTION 36 (2)

Notice is hereby given that the incorporation of the associations mentioned below will be cancelled on publication of the notice.

Acaba Inc.

Anchor Association Inc.

Arthritis Foundation of Victoria-Hawthorn/Camberwell Self Help Group Inc.

Ballarat Tennis Association Inc.

Benalla Citizens Advice Bureau Inc.

Benalla Forum Inc.

Blossom Park Club Inc.

Camperdown Camera Club Inc.

Chiltern St Patricks Race Club Inc.

Cohuna Art Club Inc.

Doctors Opposed to the Nuclear Threat Inc.

Drummond Hall Committee Of Management Inc.

Federation of Greek Parents & Guardians Assoc. in **** Inc.

Fitzroy Richmond and Collingwood Accommodation Service Inc.

Gay Men and Lesbians Against Discrimination (Glad) Inc.

Gisborne Residents Association Inc.

Gladstone Park Softball and Sporting Club Inc.

Grantville Action Group Inc.

Gumnut Playgroup Inc.

Gun Law Reform Council of Australia Inc. Heart Theatre Inc.

Jazz Co-Ordination Association of Victoria Inc.

Laverton Community Chest Inc.

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Metropolitan Cricket League Inc. Mornington Lapidary Club Inc.

Mt Dandenong Road Playgroup Inc.

Murrayville Gymnastics Club Inc.

Narre Warren North Pony Club Inc.

Princess Hill Cricket Club Inc.

Rochester & District Nursing Home Inc.

Sebastopol After School Program Inc.

S.H.Y.P. (Support Housing for Young People) in Collingwood, Fitzroy & Carlton

St Mary's Parents and Friends Association Inc.

Taradale Youth Club Inc.

Tatura & District Pre-School Association

The Australian Evaluation Society Inc.

The Management Committee—Old Laverton School Inc.

The Myrtleford Business and Professional Womens Club Inc.

Transcultural Life Enrichment Centre Inc.

Tresco Memorial Public Hall Inc.

Victorian Association of Racquetball Players Inc.

U.R.A.G.E. Inc.

Warragul Festival Committee Inc.

Westernport Network for Co-Ordinators of Volunteers Inc.

Wonthaggi District Cricket Association Inc.

Young Mens Christian Association of Kangaroo Flat Inc.

Youth Information and Development Association Inc.

Dated 12 September 1997

BERNADETTE STEELE Registrar of Incorporated Associations

Crown Land (Reserves) Act 1978 REVOCATION OF REGULATIONS

TITLE

1. These Regulations may be cited as the Mineral Springs and Ornamental Lake and for the Recreation, Convenience and Amusement of the People (Lake Daylesford and Mineral Springs Reserve) (Revocation) Regulations, 1997.

AUTHORISING PROVISIONS

2. The Regulations are made under Section 13 of the Crown Land (Reserves) Act 1978.

COMMENCEMENT

3. These Regulations come into operation on the date they are published in the Government Gazette.

REVOCATION OF REGULATIONS

- 4. The Regulations made on 17 January 1934 and 6 May 1959 and published in the Victoria Government Gazette on 24 January 1934 and 20 May 1959 for or in respect to Lake Daylesford and Mineral Springs Reserve in the Township of Daylesford permanently reserved for Mineral Springs and Ornamental Lake and for the Recreation, Convenience and Amusement of the People by Order in Council of 16 January 1934 are revoked.
- I, Paul Mainey, Regional Manager, South West Region as delegate of the Minister for Conservation and Environment make the above Regulation.

Dated 29 October 1997

PAUL MAINEY Regional Manager

Crown Land (Reserves) Act 1978 REVOCATION OF REGULATIONS

TITLE

1. These Regulations may be cited as the Daylesford Mineral Springs Reserve (Revocation) Regulations, 1997.

AUTHORISING PROVISIONS

2. The Regulations are made under Section 13 of the Crown Land (Reserves) Act 1978.

COMMENCEMENT

3. These Regulations come into operation on the date they are published in the Government Gazette.

REVOCATION OF REGULATIONS

4. The Regulations made on 23 January 1930 and published in the Victoria Government Gazette on 29 January 1930, Page 394 for or in respect to the Daylesford Mineral Springs Reserve in the Parish of Wombat temporarily reserved as a site to protect Mineral Springs by Order in Council of 22 January 1889 are revoked.

I, Paul Mainey, Regional Manager, South West Region as delegate of the Minister for Conservation and Environment make the above Regulation.

Dated 13 November 1997

PAUL MAINEY Regional Manager

Crown Land (Reserves) Act 1978 REVOCATION OF REGULATIONS

TITLE

1. These Regulations may be cited as the Public Recreation (Revocation) Regulations, 1997

AUTHORISING PROVISIONS

2. The Regulations are made under Section 13 of the Crown Land (Reserves) Act 1978.

COMMENCEMENT

3. These Regulations come into operation on the date they are published in the Government Gazette.

REVOCATION OF REGULATIONS

- 4. The Regulations made on 29 January 1988 and published in the Victoria Government Gazette on 10 February 1988 for or in respect to the Public Recreation Reserve in the Township of Daylesford temporarily reserved for Public Recreation by Order in Council of 25 November 1986 are revoked.
- I, Paul Mainey, Regional Manager, South West Region as delegate of the Minister for Conservation and Environment make the above Regulation.

Dated 13 November 1997

PAUL MAINEY Regional Manager

Crown Land (Reserves) Act 1978 REVOCATION OF REGULATIONS

TITLE

1. These Regulations may be cited as the Hepburn Springs Reserve (Revocation) Regulations, 1997.

AUTHORISING PROVISIONS

2. The Regulations are made under Section 13 of the Crown Land (Reserves) Act 1978.

COMMENCEMENT

3. These Regulations come into operation on the date they are published in the Government Gazette.

REVOCATION OF REGULATIONS

- 4. The Regulations made on 3 February 1960 and subsequent amendments on 17 September 1963, 16 December 1965 and 7 May 1975 published in the Victoria Government Gazette on 17 February 1960, 18 September 1963, 22 December 1965 and 14 May 1975 for or in respect to the Hepburn Springs Reserve in the Township of Daylesford temporarily reserved for Mineral Springs by Orders in Council of 4 August 1959 and 11 January 1988 are revoked.
- I, Paul Mainey, Regional Manager, South West Region as delegate of the Minister for Conservation and Environment make the above Regulation.

Dated 13 November 1997

PAUL MAINEY Regional Manager

Crown Land (Reserves) Act 1978 REVOCATION OF REGULATIONS

TITLE

1. These Regulations may be cited as the North Creswick Recreation Reserve (Revocation) Regulations, 1997.

AUTHORISING PROVISIONS

2. The Regulations are made under Section 13 of the Crown Land (Reserves) Act 1978.

COMMENCEMENT

3. These Regulations come into operation on the date they are published in the Government Gazette.

REVOCATION OF REGULATIONS

- 4. The Regulations made on 12 February 1937 and published in the Victoria Government Gazette on 17 February 1937 for or in respect to the North Creswick Recreation Reserve in the Parish of Creswick temporarily reserved for Public Recreation by Order in Council of 8 October 1901 are revoked.
- I, Paul Mainey, Regional Manager, South West Region as delegate of the Minister for Conservation and Environment make the above Regulation.

Dated 13 November 1997

PAUL MAINEY Regional Manager

Crown Land (Reserves) Act 1978 CROWN LAND RESERVES (LILYDALE TO WARBURTON RAIL TRAIL RESERVE) REGULATIONS 1997

I, Wayne Malone, Manager, Crown Lands and Assets, Port Phillip Region as delegate of the Minister for Conservation and Land Management make the following Regulations:

PART I—PRELIMINARY

l. Title

These Regulations may be cited as the Crown Land Reserves (Lilydale to Warburton Rail Trail Reserve) Regulations 1997.

2. Objective

The objective of these Regulations is to provide for the care, protection and management of the Lilydale to Warburton Rail Trail Reserve.

3. Authorising provision

These Regulations are made under Section 13 of the Crown Land (Reserves) Act 1978.

4. Commencement

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

5. Revocations

Any Regulations previously approved in respect of the reserve are hereby revoked.

6. Definitions

In these Regulations-

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

"appointed officer" means an officer or employee of the Committee appointed in writing by the Committee as an appointed officer for the purposes of these regulations;

"authorised officer" means an authorised officer appointed under Section 83 of the Conservation, Forests and Lands Act 1987 for the purposes of the Land Act 1958;

"bicycle path" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"camp" means

- (a) to erect, occupy or use a tent or any similar form of accommodation; or
- (b) to erect, park, occupy or use a caravan, camper van or other movable form or temporary structure of accommodation;

"Central Plan Office" means the Central Plan Office of the Department of Natural Resources and Environment;

"Committee" means the committee of management appointed to manage the reserve under Section 14 of the Act;

"damage" means to alter, to cut, to destroy, to deface, to soil or to vandalise;

"fauna" means any animal-life which is indigenous to Victoria whether vertebrate or invertebrate and in any stage of biological development and any other living thing generally classified as fauna but does not include humans or fish:

"firearm" has the same meaning as in the Firearms Act 1996;

"fireplace" means a facility constructed of stone, metal, concrete or other non-flammable material provided by the Committee in the reserve for the purposes of lighting and maintaining fires;

"flora" means any plant-life which is indigenous to Victoria whether vascular or nonvascular and in any stage of development and includes any other living thing generally classified as flora:

"footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"Minister" means the Minister for Conservation and Land Management;

"parking area" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"permit" includes any authority, approval, consent, permission, receipt, or ticket given granted or issued by the Committee in accordance with these regulations;

"reserve" means the Lilydale to Warburton Rail Trail Reserve comprising Crown land reserved for Public Purposes (Rail Trail) in the Parishes of Mooroolbark and Yering as shown bordered red on plans marked LEGL./95-130 and LEGL./95-131, in the Parishes of Gruyere and Wandin Yallock as shown bordered red on plans marked LEGL./96-52 and LEGL./96-53, in the Parish of Wandin Yallock as shown bordered red on plans marked LEGL./96-41 and LEGL./96-42, in the Parish of Warburton as shown bordered red on plan marked LEGL./96-239, in the Parish of Gruyere and Woori Yallock as shown bordered red on plans marked LEGL./96-100 (sheets I and 2), in the Parish of Wandin Yallock as shown bordered red on plan marked LEGL./96-100 (sheets I and 2), in the Parish of Wandin Yallock as shown bordered red on plan marked LEGL./97-9 and in the Parish of

Mooroolbark being Crown Allotment 28G. All the LEGL plans referred to above are lodged in the Central Plan Office and a copy attached to Department of Natural Resources and Environment correspondence No. Rs 37118;

"Secretary" means the body corporate established by Part 2 of the Conservation, Forests and Lands Act 1987;

"segregated footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988:

"shared footway" has the same meaning as in the Road Safety (Traffic) Regulations 1988;

"take" means-

- (a) in relation to flora, to kill, injure or disturb any live flora, or to remove or collect the whole or parts thereof whether dead or alive, and
- (b) in relation to fauna, to kill, injure or disturb any animal or remove any dead animal;

"vehicle" has the same meaning as in the Road Safety Act 1986;

"weapon" has the same meaning as in the Control of Weapons Act 1990.

- 7. Application of Regulations
- (1) These Regulations do not apply to;
 - (a) a member of the Committee;
 - (b) an appointed officer;
 - (c) any other officer or employee of the Committee; or
 - (d) an authorised officer, a person authorised by or an employee of the Secretary who is acting in the course of his or her duties.
- (2) A person acting in accordance with a lease, licence, tenancy or permit granted or issued under the Act or a corresponding previous enactment over land in the reserve is not subject to these Regulations, to the extent that the activities authorised by that lease, licence, tenancy or permit are inconsistent with these Regulations.

PART 2—POWERS OF COMMITTEE

8. Committee may erect buildings and carry out works

The Committee may erect buildings and carry out works to provide facilities or services on the reserve provided the consent required to be obtained in accordance with Regulation 33 has been obtained.

- 9. Committee may set aside areas for particular purposes
 - The Committee may determine that a specified area or areas in the reserve be set aside for one or more of the following purposes—
 - (a) protection or management of flora, fauna, geological or geomorphological features or cultural values;
 - (b) re-establishment or planting of vegetation;
 - (c) amenities or facilities for public use;
 - (d) camping;
 - (e) the playing of games or sport;
 - (f) the lighting or maintaining of fires;
 - (g) the entry by any person accompanied by a dog under that person's control;
 - (h) the riding, driving or leading of a horse or a mule or a donkey or a camel or the drawing of a vehicle by any of those animals;
 - (i) the parking of any vehicle or vehicles of a particular class or
 - (j) the passage of any vehicle or vehicles of a particular class or classes:
 - (k) a bicycle path;
 - (l) a footway;
 - (m) a segregated footway;
 - (n) a shared footway;
 - (2) The Committee must include in a determination under Sub-regulation (1) details of any conditions, the times or periods during which areas set aside under Sub-regulation (1) may be used for the purpose for which they are set aside.
 - (3) If the Committee has determined that an area be set aside under Subregulation (1), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by the persons about to enter the areas, indicating—
 - (a) the areas so set aside; and
 - (b) the purpose for which those areas are set aside; and

- (c) the conditions, times or periods during which the purpose is permitted.
- (4) A person must comply with a determination made under Subregulation (1) when displayed in accordance with Sub-regulation (3).
- 10. Committee may set aside further areas where entry or access is prohibited or restricted
 - The Committee may determine that a specified area or areas in the reserve be set aside as an area where access or entry is prohibited or restricted—
 - (a) by a person who is in possession of alcohol:
 - (b) by a person with glass bottles, glass containers or glass utensils in their possession;
 - (c) for reasons of public safety;
 - (d) for the protection of flora, fauna, geological or geomorphological features or cultural values.
 - (2) A determination under Sub-regulation (1) must specify—
 - (a) the times or periods during which entry or access is prohibited or restricted to an area or the conditions of entry to that area; and
 - (b) the reasons why entry or access is prohibited or restricted.
 - (3) If the Committee has determined that an area be set aside under Subregulation (1), the Committee must cause notices to be displayed in such a place and manner that the particulars are reasonably likely to be seen by the persons about to enter the areas, indicating—
 - (a) the areas so set aside; and
 - (b) the reasons why entry or access is prohibited or restricted; and
 - (c) any conditions of entry or use of the area; and
 - (d) the times or periods during which entry or access is prohibited or restricted.
 - (4) A person must comply with a determination made under Subregulation (1) when displayed in accordance with Sub-regulation (3).

- 11. Issuing, compliance production and cancellation of permits
 - The Committee may issue a permit for any purpose for which a permit is required under Part 3.
 - (2) A permit issued under Sub-regulation (1) authorises the holder to enter and use the reserve—
 - (a) for the purpose specified in the permit; and
 - (b) for the period specified in the permit; and
 - (c) subject to any terms and conditions in respect of that entry or use determined by the Committee and specified in the permit.
 - (3) The holder of any current permit must comply with any terms and conditions of that permit.
 - (4) The Committee or an appointed officer may revoke or cancel a permit at any time.
 - (5) Upon revocation or cancellation of a permit under Sub-regulation (3), the Committee or an appointed officer must, within a reasonable time after the revocation or cancellation, notify the permit holder in writing of the cancellation or revocation of the permit.
 - (6) A person who holds a permit issued under this Part must produce the permit for inspection when requested to do so by the Committee, an authorised officer or appointed officer.
 - 12. Fees and charges
 - The reserve is open to the public free of charge except as otherwise determined by the Committee in accordance with Sub-regulation (2).
 - (2) The Committee may determine such reasonable fees that it considers necessary for entry to the reserve or use of improvements, services or facilities in the reserve.
 - (3) If the Committee has determined that a fee is payable for entry to the reserve or use of improvements, services or facilities in the reserve under Subregulation (2), the Committee must cause notices to be displayed in such a

- place and manner that the particulars are reasonably likely to be seen by persons about to enter the reserve or use the improvements, services or facilities in the reserve, indicating the fee payable for entry to the reserve or use of the improvements, services or facilities in the reserve.
- (4) A person must not enter the reserve or use the improvements, services or facilities within the reserve without paying the appropriate fee, if any, determined by the Committee under Sub-regulation (2).

PART 3—USE AND CONTROL OF THE RESERVE

- 13. Offence to enter or remain in area where entry or access is prohibited or restricted
- (1) Subject to these Regulations, unless a current permit has been granted, a person must not enter or remain in an area to which entry or access has been prohibited or restricted under Regulation 10 in respect of which a notice or notices are displayed in accordance with Regulation 10.
- (2) Sub-regulation (1) does not apply to a person who enters or remains in an area of the reserve in accordance with a current permit issued under Part 2.
- 14. Entry of dogs, horses and other animals
- A person must not bring an animal into, or allow an animal under that person's control to enter or remain in the reserve.
- (2) Sub-regulation (1) does not apply to a person who—
 - (a) brings a dog which is used as a guide dog into or allows that dog to remain in the reserve; or
 - (b) brings into or allows to remain in the reserve a dog which is in an area set aside under Regulation 9
 (1) as an area where dogs are permitted; or
 - (c) brings into or allows to remain in the reserve a horse, mule, donkey or camel which is in an area set aside under Regulation 9 (1) as an area for the riding, driving or leading of those animals or the drawing of a vehicle by any of those animals; or

- (d) brings an animal into or allows an animal to remain in the reserve in accordance with a current permit issued under Part 2.
- (3) A person who brings an animal into the reserve in accordance with this Regulation must ensure that the animal is effectively controlled from causing any nuisance, injury, unreasonable disturbance, or damage to any person, garden, shrub, tree, building, fencing or other improvement.
- (4) A person who brings a dog, other than a dog used as a guide dog, into the reserve must remove any faeces deposited by that dog from the reserve or place the faeces in a receptacle which is provided for that purpose by the Committee of Management.
- 15. Driving and parking vehicles
- (1) A person must not drive a vehicle in the
- (2) Sub-regulation (1) does not apply to a person who drives or parks a vehicle in an area set aside by the Committee under Regulation 9 (1) for the passage or parking of vehicles.
- (3) A person must not park or leave a vehicle standing in the reserve.
- (4) Sub-regulation (3) does not apply to a person who parks a vehicle or leaves a vehicle standing in an area set aside by the Committee under Regulation 9 (1) for the parking of vehicles in accordance with the times and manner determined by the Committee.
- Aircraft, helicopters and airborne craft
- (1) Within the reserve, a person must not launch, fly, land, control or operate any model aircraft, model helicopter, aircraft, helicopter, glider, hang glider or similar flying machine, kite, hot air balloon, or parachute.
- (2) Sub-regulation (I) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (I).
- 17. Camping
- (1) A person must not camp within the reserve.

- (2) Sub-regulation (l) does not apply to a person who camps—
 - (a) in an area set aside by the Committee under Regulation 9 (1) for the purpose of camping; and
 - (b) in accordance with a current permit issued under Part 2.
- 18. Fir
- (1) A person must not light or maintain a fire in the reserve.
- (2) Sub-regulation (1) does not apply to a person who lights or maintains a fire at a time and during a period when the lighting of fires is not prohibited under any Act in—
 - (a) a fireplace provided by the Committee; or
 - (b) an area set aside by the Committee under Regulation 9 (1) for the purpose of lighting or maintaining a fire.
- (3) A person must not leave unextinguished or unattended a fire which that person has lit or maintained in the manner referred to in Sub-regulation (2).
- 19. Natural, cultural and other assets
- (1) In the reserve, a person must not-
 - take, cut, damage, displace, deface or interfere with any timber, tree, shrub, plant, wildflower or other vegetation;
 - (b) enter any area which is set aside under Regulation 9 (1)—
 - (i) for the re-establishment or planting of trees, shrubs, grass or other vegetation; or
 - (ii) for the protection of flora or fauna, geological or geomorphological features or cultural values;
 - (c) plant or knowingly introduce any seed, tree, shrub, fern or other vegetation or any part of any tree, shrub or other vegetation;
 - (d) take destroy or damage any lair or nest or take any fauna or its lair or nest or take any skeletal remains;
 - (e) move or interfere with any sign, noticeboard, equipment, seat, table, gate, post, fence, bridge, facility, building, or structure;

- (f) move or interfere with any navigational aid or life saving aid except for the purpose of saving life
- (g) take any stone including any soil, sand or gravel.
- (2) Sub-regulation (1) does not apply to a person acting in accordance with a lease, licence, permit or other authority under the Extractive Industries Development Act 1995, the Mineral Resources Development Act 1990 or the Petroleum Act 1958.
- 20. Erecting or using buildings and structures
 - (1) In the reserve, a person must not-
 - (a) erect or place any building or structure; or
 - (b) enter, occupy or use the whole or any part of any building or structure unless it is set aside as an amenity or facility for public use and any fee required to be paid under these regulations has been paid and any times or periods or conditions relating to the use of the building or structure are complied with.
 - (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).
 - 21. Use of amenity or facility
 - In the reserve, a person must not enter or use an amenity or facility set aside for use of the persons of the opposite sex.
 - (2) Sub-regulation (1) does not apply to the entering or use of an amenity or facility by a child under the age of 6 years when accompanied by an adult.
 - 22. Games or sports
 - In the reserve, a person must not engage in any game or sport likely to cause interference, disturbance, inconvenience or danger to other persons using the reserve.
 - (2) Sub-regulation (1) does not apply to a person—
 - (a) who is engaged in a game or sport in an area set aside for a game or sport under Regulation 9 (1) and

- any fee required to be paid under these regulations has been paid and any times or periods or conditions relating to the use are complied with; or
- (b) who is acting in accordance with a current permit issued under Part 2 which allows that person to engage in a game or sport.
- 23. Organised function, fete or public meeting
 - In the reserve, a person must not participate in an organised function, rally, concert, festival, tour, fete or public meeting or similar event.
 - (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).
 - 24. Public address
 - In the reserve, a person must not preach or deliver an address or use any amplifier, public address system, loud hailer or similar device.
 - (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1)
 - 25. Commercial Activities
 - (1) In the reserve, a person must not-
 - (a) sell or offer any article for sale;
 - (b) take photographs for gain or commercial purposes;
 - (c) ply any vehicle for hire or carry any passengers for fee or reward;
 - (d) conduct any school or provide any form of instruction for gain;
 - (e) display, advertise for sale or trade or hire any article, device, service or thing;
 - (f) solicit or collect money or orders for goods or services or other purposes;
 - (g) take part in or advertise any entertainment for gain;

- (h) give out, distribute, erect, leave set up or display any handbill, placard, notice, pamphlet, book, paper, advertising matter or any like thing;
- (i) offer for hire any article, device or thing;
- (j) conduct a tour for gain or for commercial purposes.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).
- 26. Machinery and power tools
- In the reserve, a person must not operate any portable or stationary generator, air-compressor, chainsaw, oxy-acetylene or electrical cutting or welding apparatus or other machinery.
- (2) Sub-regulation (1) does not apply to a person who holds a current permit issued under Part 2 which allows that person to engage in the particular activity referred to in Sub-regulation (1).

27. Gates

In the reserve, a person must not leave any gate open except where the gate is already open.

28. Offensive behaviour

In the reserve, a person must not-

- (a) use indecent or obscene language;
- (b) use threatening or abusive words;
- (c) behave in a riotous, indecent, offensive or threatening manner.

29. Firearms and traps

In the reserve, a person must not possess or carry or use any firearm, trap or snare.

30. Stones or missiles

In the reserve, a person must not propel or throw any stone or missile which is likely to cause danger or unreasonable disturbance to other persons or to animals or is likely to damage any flora or property.

31. Royalties

A person authorised by a current permit issued under Part 2 to take stone from the reserve must pay to the Secretary the royalty

specified in Schedule 5 of the Extractive Industries Development Regulations 1996, in respect of the type and quantity of stone taken.

PART 6-WORKS AND IMPROVEMENTS

- 32. Consent of Minister
- The Committee must obtain all the necessary approvals and permits and the consent of the Minister or the consent of the Minister's authorised delegate before undertaking any works or improvements on the reserve.
- (2) The consent of the Minister or the Minister's authorised delegate is not required if the works and improvements
 - (a) for the purpose of carrying out repairs or maintenance of structures, facilities and other improvements, or
 - (b) minor works or improvements necessary to keep the reserve in good order or appearance; or
 - (c) to provide information to the public; or
 - (d) works and improvements agreed to under a management or development plan which has been approved by the Minister or the Minister's authorised delegate.

PART 7—GENERAL

33. Obstruction

A person must not in the reserve obstruct, hinder or interfere with a member of the Committee, an authorised officer or appointed officer, any other officer or employee of the Committee or a person authorised by the Committee in the execution of his or her duties in the reserve.

34. Direction and direction to leave

- (1) An appointed officer or authorised officer may direct a person in charge of a vehicle to move the vehicle or remove the vehicle from the reserve if—
 - (a) the vehicle is parked or standing contrary to any determination made under these Regulations; or
 - (b) in the opinion of the appointed officer or authorised officer the vehicle is obstructing or likely to obstruct the passage of people or other vehicles in the reserve; or

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- (c) the vehicle is a danger or likely to be a danger to people using the reserve or is likely to cause injury or damage to property in the reserve; or
- (d) the vehicle is being driven in a manner which is likely to prejudice the safety of persons or cause injury or damage to property in the reserve.
- (2) An appointed officer or an authorised officer may direct any person whom that officer believes on reasonable grounds has contravened these regulations to leave the reserve or any part of the reserve.
- (3) When directed to do so by an appointed officer or an authorised officer, a person must immediately—
 - (a) move a vehicle as directed within the reserve; or
 - (b) remove a vehicle from the reserve;
 - (c) leave the reserve or the part of the reserve.

NOTES

Contravention of regulations

A contravention of these regulations may result in the imposition of penalties as set out in Section 13 of the Crown Land (Reserves) Act 1978.

Litter

The depositing of litter in the reserve is prohibited under the Litter Act 1987 and may result in the imposition of penalties under that Act.

Motor Vehicles

Under the Land Conservation (Vehicle Control) Regulations 1992, motor vehicles are prohibited from being within a reserve except on a road, in a parking area or in an area declared to be a free access area. A contravention may result in the imposition of penalties under those regulations.

Fire

In addition to Regulation 18, the lighting of fires is governed by the Fire Protection Regulations 1992 and failure to adhere to those Regulations may result in the imposition of penalties.

Bicycle, Path Footway, Segregated footway or Shared Footway

The meanings of bicycle path, footway, segregated footway and shared footway are—

"Bicycle path" means a way, other than a bicycle lane, defined by a bicycle way sign at its beginning, and at its end by—

- (a) an end bicycle sign; or
- (b) a shared footway sign; or
- (c) a segregated footway sign; or
- (d) a bicycle way sign; or
- (e) a carriageway; or
- (f) a dead end---

the signs being erected adjacent to the way so as to face an approaching driver of a bicycle.

"Footway" means a footpath, lane or other place provided solely for the use of pedestrians or habitually used by pedestrians and not by vehicles, but includes a segregated footway or a shared footway.

"Segregated Footway" means a length of footway defined by means of a segregated footway sign at its beginning, and at its end by—

- (a) an end segregated footway sign; or
- (b) a shared footway sign; or
- (c) a bicycle way sign; or
- (d) a no-bicycles sign; or
- (e) a carriageway; or
- (f) a dead end; or
- (g) a segregated footway sign.

"Shared footway" means a length of footway defined by means of a shared footway sign at its beginning, and at its end by—

- (a) an end shared footway sign; or
- (b) a segregated footway sign; or
- (c) a bicycle way sign; or
- (d) a no-bicycles sign; or
- (e) a carriageway; or
- (f) a dead end, or
- (g) a shared footway.

Dated 13 November 1997

WAYNE MALONE
Manager Crown Lands and Assets
Port Phillip Region
as delegate for Marie Tehan
Minister for Conservation and
Land Management

Planning and Environment Act 1987 KNOX PLANNING SCHEME Notice of Lapsing of Amendment Amendment L138

The Casey City Council has resolved to abandon Amendment L138 to the Knox Planning Scheme.

The amendment proposed to insert a site specific control into Clause 124-5 of the Knox Rural Residential Zone to allow land bounded by Hallam North Road to the east, Lysterfield Lake Park to the north and west, the existing Churchill Park Estate to the west and a row of lots fronting Churchill Park Drive to the south to be subdivided into lots with a minimum area of 2000 square metres (half an acre).

The amendment lapsed on 7 October 1997.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987
MELBOURNE PLANNING SCHEME
Notice of Lapsing of Amendment
Amendment L198

Pursuant to Section 30 (1) (a) of the Planning and Environment Act 1987, Amendment L198 to the Melbourne Planning Scheme has lapsed.

The amendment proposed to rezone the World Congress Centre, Hotel and Car Park from Public Purposes 17 to the North Bank Development Zone in the Melbourne Planning Scheme.

The amendment lapsed on 16 November 1997.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

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

The Minister for Planning and Local Government has approved Amendment L38 to the Brimbank Planning Scheme.

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

The amendment rezones land at 447-453 Ballarat Road, Sunshine, from a Residential C Zone to a Business 4 Zone, and introduces a site specific control to facilitate the use and development of the land for restricted retail premises.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Brimbank City Council, Municipal Offices, Keilor Office, Old Calder Highway, Keilor.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 CRANBOURNE PLANNING SCHEME Notice of Approval of Amendment Amendment L205

The Minister for Planning and Local Government has approved Amendment L205 to the Cranbourne Planning Scheme.

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

The amendment inserts a site specific control into the Farming (Low Intensity) Zone in the Cranbourne Planning Scheme to allow Lot 1, LP 86636, (No. 755) Berwick-Cranbourne Road, Cranbourne, to be used and developed for the purpose of animal boarding.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Casey City Council, Princes Highway, Narre Warren.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure Planning and Environment Act 1987 FLINDERS PLANNING SCHEME Notice of Approval of Amendment Amendment L163

The Minister for Planning and Local Government has approved Amendment L163 to the Flinders Planning Scheme.

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

The amendment rewords Clause 4.07 (03) of the Planning Scheme, relating to the loading and unloading of vehicles, to correct an ambiguity in the wording of the clause and to introduce a discretion to the Responsible Authority in the application of the provision.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Mornington Peninsula Shire Council, Rosebud Office, Besgrove Street, Rosebud; Hastings Office, Marine Parade, Hastings and Mornington Office, Queen Street, Mornington.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987
MELTON PLANNING SCHEME
Notice of Approval of Amendment
Amendment L87

The Minister for Planning and Local Government has approved Amendment L87 to the Melton Planning Scheme.

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

The amendment rezones 15 hectares of land on the western side of Ferris Road, immediately south of Brooklyn Road, from Corridor A Zone to Industrial 1 Zone, to facilitate the development of a food manufacturing facility.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Melton Shire Council, 232 High Street, Melton.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987 MILAWA PLANNING SCHEME Notice of Approval of Amendment Amendment L20

The Minister for Planning and Local Government has approved Amendment L20 to the Milawa Planning Scheme.

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

The amendment rezones approximately 0.07 hectares of land at 1 White Street, Wangaratta, from Residential to Highway Business.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne; at the Department of Infrastructure, North Eastern Regional Office, 50-52 Clarke Street, Benalla and at the offices of the Rural City of Wangaratta Council, 54-58 Ovens Street, Wangaratta.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

Planning and Environment Act 1987 YARRA RANGES PLANNING SCHEME Notice of Approval of Amendment Amendment L79

The Minister for Planning and Local Government has approved Amendment L79 to the Yarra Ranges Planning Scheme.

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

The amendment rezones land at 174 Old Gippsland Road, Lilydale, to Rural Residential Zone.

Victoria Government Gazette

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Yarra Ranges Shire Council, Anderson Street, Lilydale.

ADRIAN SALMON

Co-ordinator, Amendment Services Local Government, Planning and Market Information Services Division Department of Infrastructure

Planning and Environment Act 1987 PORT OF MELBOURNE PLANNING SCHEME Notice of Approval of Amendment Amendment L27

The Minister for Planning and Local Government has approved Amendment L27 to the Port of Melbourne Planning Scheme.

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

The amendment exempts urgent and essential works at Webb Dock associated with the development of the City Link Project from the requirement to obtain a planning permit. The amendment also sets out the conditions under which the works must be carried out.

A copy of the amendment can be inspected free of charge during office hours at the Department of Infrastructure, Customer Service Centre, Level 3 Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Melbourne City Council, Development Planning Branch, 6th Floor, Council House, 200 Little Collins Street, Melbourne.

ADRIAN SALMON
Co-ordinator, Amendment Services
Local Government, Planning and
Market Information Services Division
Department of Infrastructure

APPOINTMENT

DEED OF APPOINTMENT AS TRUSTEE

In the matter of Crown Grant Volume 1778, Folio 437.

Whereas Timothy James Cantwell formerly a trustee of the land permanently reserved from sale in Crown Grant Volume 1778, Folio 437 is now deceased.

I, James Gobbo, Governor of Victoria pursuant to the powers of appointment given to me by the said Crown Grant and every other power enabling me and acting with the advice of the Premier hereby appoint John Daniel Cahill as a trustee in the place of Timothy James Cantwell of the land in the Parish of Echuca North permanently reserved as a site for a racecourse.

Given under my hand and the seal of Victoria.

(L.S.) JAMES GOBBO Governor By His Excellency's Command Dated 19 June 1997

> J. G. KENNETT Premier Dated 2 June 1997

ORDERS IN COUNCIL

Drugs, Poisons and Controlled Substances Act 1981 AMENDMENT OF AUTHORITY TO SELL OR SUPPLY HYPODERMIC NEEDLES AND SYRINGES

The Governor in Council, acting under Section 80 (5) of the Drugs, Poisons and Controlled Substances Act 1981, and on the recommendation of the Minister for Health, by this Order amends alters or varies the Order made by the Governor in Council on 6 December 1994 as amended altered or varied by the Orders made by the Governor in Council on 11 April 1995, 29 August 1995, 25 June 1996, 6 August 1996, 18 February 1997, 20 May 1997 and 9 September 1997 authorising the sale or supply of hypodermic needles and syringes by a specified person or organisation or specified class of persons or organisations in specified circumstances as follows:

(a) by substituting for registration number 11

11

11	Health and welfare professionals, medical practitioners, registered nurses, administrative and reception staff and project workers employed by the Banyule Community Health Service, Cnr Catalina Street and Alamein Road, West Heidelberg.	normal ho and from a operated fr
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From the Service during normal hours of operation and from an outreach service operated from 57 The Mall, West Heidelberg during normal hours of operation.

(b) by substituting for registration number 16

16

16	Health and welfare professionals, medical practitioners, registered nurses, volunteers, administrative and reception staff and project workers employed by the Castlemaine District
	Community Health Centre, 13 Mostyn Street, Castlemaine.

From the Centre during normal hours of operation and from an outreach service within the Shire of Mount Alexander at any time.

(c) by substituting for registration number 23

23

23	Counselling staff employed by the Goulburn Valley Community Health Service, 272 Maude Street, Shepparton.	At the Service between the hours of 9 a.m. and 5 p.m. Monday to Thursday, and 9 a.m. and 6 p.m. on Friday.
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(d) by substituting for registration number 70

70

70 Health and welfare professionals, medical practitioners, registered nurses, administrative and reception staff employed by the Yarra Ranges Health Service, 377 Maroondah Highway, Healesville.	normal hours of operation and from an outreach service
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(e) by substituting for registration number 104

104

104	Project workers and outreach workers employed by Open Family Australia, 339 Ferrars Street, Albert Park.	From the Service during normal hours of operation and from an outreach service within the municipalities of Melbourne, Port Phillip, Maribyrnong, Monash, Whitehorse and Kingston between the hours of 9.00 a.m. and midnight on any day of the week.
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(f) by substituting for registration number 132

132

132	Health, welfare and reception staff employed by the Heathlands Community Health Service, 147 Nepean Highway, Aspendale.	At the Service during normal hours of operation.
	repeati ingilway, Aspellatie.	

(g) by substituting for registration number 140

140

Youth housing support workers and tenancy administration workers employed by the Brophy Family and Youth Services, 150 Liebig Street, Warmambool.	the hours of 10.00 a.m. and
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(h) by substituting for registration number 141

141141	Health, housing, welfare, youth and reception staff employed by the Far East Gippsland Health and Support Service, Boundary Road, Orbost.	From the Service during normal hours of operation and from an outreach service within the Shire of East Gippsland at any time.
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(i) by inserting after Registration number 183

184

184	Community health nurses and reception staff employed by the Loch Sport Community Health Centre, National Park Road, Loch Sport.	From normal	the hour	Centre s of opera	during ition.
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(j) by inserting after Registration number 184

185

(k) by inserting after Registration number 185

186

186 Youth, accommodation and administration staff employed by the Terang Resources Inc., Shadforth Street, Terang.	At the Centre during normal hours of operation.
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(l) by inserting after Registration number 186

187

187	Registered nurses employed by the Upper Murray Health and Community Services, Keil Street, Corryong.	At the Centre at any time
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Dated 25 November 1997

Responsible Minister: ROB KNOWLES Minister for Health

SHARNE BRYAN Clerk of the Executive Council

Melbourne City Link Act 1995 SURRENDER OF INTERESTS IN UNRESERVED CROWN LAND

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister administering the Melbourne City Link Act 1995):

- (a) declares under section 26 (2) of the Melbourne City Link Act 1995 that the interests (if any) in the land shown hatched on the plan numbered LEGL./97-202 lodged in the Central Plan Office are surrendered to the Crown; and
- (b) specifies under section 31A (1) of the Melbourne City Link Act 1995 that the land in column 1 in the Schedule which was a declared road within the meaning of the Transport Act 1983 as described in column 2 of the Schedule immediately before the publication of this Order is deemed to be a declared road of the kind specified in column 3 of the Schedule.

SCHEDULE

Column 1	Column 2	Column 3
So much of the land shown hatched and being parts of Burnley Street and Barkly Avenue on plan numbered LEGL./97-202 lodged in the Central Plan Office.	Government Gazette of	Main Road.

Dated 25 November 1997

Responsible Minister:
ROBERT MACLELLAN
Minister for Planning and Local Government

SHARNE BRYAN Clerk of the Executive Council

Melbourne City Link Act 1995 SURRENDER OF INTERESTS IN UNRESERVED CROWN LAND

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister administering the Melbourne City Link Act 1995), under section 26 (2) of the Melbourne City Link Act 1995 declares that the interests (if any) in the land shown diagonally hatched on the plan numbered LEGL./97-200 lodged in the Central Plan Office are surrendered to the Crown.

Dated 25 November 1997

Responsible Minister: ROBERT MACLELLAN Minister for Planning and Local Government

SHARNE BRYAN Clerk of the Executive Council

Melbourne City Link Act 1995 SURRENDER OF INTERESTS TO THE CROWN

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister administering the Melbourne City Link Act 1995), under section 25 (2) of the Melbourne City Link Act 1995 declares that all interests in the land shown hatched diagonally in the plan numbered LEGL./97-201 lodged in the Central Plan Office (being land described in the plan numbered SP 19176, a copy which is located at the Central Plan Office, and land to which section 25 applies), be surrendered to the Crown.

Dated 25 November 1997

Responsible Minister: ROBERT MACLELLAN Minister for Planning and Local Government

> SHARNE BRYAN Clerk of the Executive Council

Melbourne City Link Act 1995 REVOCATION OF PARTS OF RESERVATION

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister

administering the Melbourne City Link Act 1995), under section 29 (2) of the Melbourne City Link Act 1995 revokes—

- (a) the Order in Council of 9 June 1873 (vide Government Gazette 1873, Pages 1058 and 1059) permanently reserving from sale land in Melbourne as a site for Public Recreation;
- (b) the Crown Grant Volume 600 Folio 902 as amended by section 2 of the Melbourne and Richmond Lands Act 1959 (No. 6542)—

insofar as the Order and the Crown Grant relate to the land shown diagonally hatched on the plan numbered LEGL./97-304 lodged in the Central Plan Office.

Dated 25 November 1997

Responsible Minister:
ROBERT MACLELLAN
Minister for Planning and
Local Government

SHARNE BRYAN Clerk of the Executive Council

Melbourne City Link Act 1995 CLOSURE OF ROAD

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister administering the Melbourne City Link Act 1995), under section 32 (2) of the Melbourne City Link Act 1995 declares that the parts of the roads shown diagonally hatched on the plans numbered LEGL/97-275, LEGL/97-276, LEGL/97-277 and LEGL/97-278 lodged in the Central Plan Office be closed and the land on the same plans be surrendered to the Crown.

Dated 25 November 1997

Responsible Minister: ROBERT MACLELLAN Minister for Planning and Local Government

> SHARNE BRYAN Clerk of the Executive Council

Melbourne City Link Act 1995 DIVESTING OF LAND

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister

administering the Melbourne City Link Act 1995) and the Minister for Roads and Ports (being the Minister administering the relevant provisions of the Transport Act 1983 under which the Roads Corporation is established), under section 31 (1) of the Melbourne City Link Act 1995 divests from the Roads Corporation the land which is within the area shown diagonally hatched on the plans numbered LEGL./97-289 and LEGL./97-290 lodged in the Central Plan Office.

Dated 25 November 1997

Responsible Minister: ROBERT MACLELLAN Minister for Planning and Local Government

> SHARNE BRYAN Clerk of the Executive Council

Melbourne City Link Act 1995 INCREASING THE PROJECT AREA

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister administering the Melbourne City Link Act 1995 and the Minister administering the Planning and Environment Act 1987), under section 8 (1) of the Melbourne City Link Act 1995 varies the Project area by increasing the Project area by adding the land shown diagonally hatched turquoise on the plan numbered LEGL./97-32 lodged in the Central Plan Office.

Dated 25 November 1997

Responsible Minister: ROBERT MACLELLAN Minister for Planning and Local Government

> SHARNE BRYAN Clerk of the Executive Council

Melbourne City Link Act 1995 DECREASING THE PROJECT AREA

The Governor in Council, on the recommendation of the Minister for Planning and Local Government (being the Minister administering the Melbourne City Link Act 1995 and the Minister administering the Planning and Environment Act 1987), under section 8 (1) of the Melbourne City Link Act 1995 varies the Project area by decreasing the Project area by removing the land shown

diagonally hatched pink on the plan numbered LEGL./97-53 lodged in the Central Plan Office.

Dated 25 November 1997

Responsible Minister: ROBERT MACLELLAN Minister for Planning and Local Government

> SHARNE BRYAN Clerk of the Executive Council

Taxation (Reciprocal Powers) Act 1987 DECLARATION OF CORRESPONDING LAWS

The Governor in Council, in exercise of the powers contained in Section 3 (2) of the Taxation (Reciprocal Powers) Act 1987, declares:

- 1. The Stamp Duties Act 1920 of the State of New South Wales being a State Taxation Act within the meaning of the Revenue Laws (Reciprocal Powers) Act 1987 of the State of New South Wales to be a corresponding law for the purposes of the Taxation (Reciprocal Powers) Act 1987 of the State of Victoria in relation to the Stamps Act 1958 of the State of Victoria.
- 2. The Pay-roll Tax Act 1971 of the State of New South Wales being a State Taxation Act within the meaning of the Revenue Laws (Reciprocal Powers) Act 1987 of the State of New South Wales to be a corresponding law for the purposes of the Taxation (Reciprocal Powers) Act 1987 of the State of Victoria in relation to the Pay-roll Tax Act 1971 and the Taxation Administration Act 1997 of the State of Victoria.
- 3. The Land Tax Management Act 1956 of the State of New South Wales and the Land Tax Act 1956 of the State of New South Wales being State Taxation Acts within the meaning of the Revenue Laws (Reciprocal Powers) Act 1987 of the State of New South Wales to be a corresponding law for the purposes of the Taxation (Reciprocal Powers) Act 1987 of the State of Victoria in relation to the Land Tax Act 1958 of the State of Victoria.
- 4. The Taxation Administration Act 1996 of the State of New South Wales being a State Taxation Act within the meaning of the Revenue Laws (Reciprocal Powers) Act

1987 of the State of New South Wales to be a corresponding law for the purposes of the Taxation (Reciprocal Powers) Act 1987 of the State of Victoria in relation to the Taxation Administration Act 1997 of the State of Victoria.

Dated 25 November 1997

Responsible Minister: ALAN R. STOCKDALE Treasurer

SHARNE BRYAN Clerk of the Executive Council

National Parks Act 1975 DECLARATION OF MELBOURNE TRANSLATOR FACILITY PTY LTD, A.C.N. 005 640 700 AND NATIONAL TRANSMISSION AGENCY TO BE PUBLIC AUTHORITIES

The Governor in Council, under Section 3 (2) of the National Parks Act 1975, declares Melbourne Translator Facility Pty Ltd, A.C.N. 005 640 700 and National Transmission Agency, to be public authorities for the purposes of that Act.

Dated 25 November 1997

Responsible Minister:
MARIE TEHAN
Minister for Conservation and
Land Management

SHARNE BRYAN Clerk of the Executive Council

Health Services Act 1988 WODONGA REGIONAL HEALTH SERVICE

Amendment to Schedule 1

Under Section 8 (1) (c) of the Health Services Act 1988, and on the recommendation of the Minister for Health, the Governor in Council amends Schedule 1 of the Act by changing the name of "Wodonga District Hospital" to "Wodonga Regional Health Service".

Dated 25 November 1997

Responsible Minister: ROB KNOWLES Minister for Health

> SHARNE BRYAN Clerk of the Executive Council

Road Safety Act 1986
Marine Act 1988
Interpretation of Legislation Act 1984
APPOINTMENT OF APPROVED
ANALYSTS AND REVOCATION OF
APPOINTMENTS OF APPROVED
ANALYSTS

His Excellency the Governor in Council acting under Section 41A of the Interpretation of Legislation Act 1984, Section 57 of the Road Safety Act 1986 and Section 32 of the Marine Act 1988 revokes the Order made on 3 August 1993 and published in the Government Gazette on 5 August and 12 August 1993 and under Section 57 of the Road Safety Act 1986 and Section 32 of the Marine Act 1988 by this Order approves each of the following as a properly qualified analyst for the purposes of those sections:

Bell, Christopher Mark

Bowman, Janette Anne

Brown, Robert Gordon

Burke, Jodie

Canavan, Gavan John

Cutting, Graham John

De Vere, Bernadette Joan

Gerstner-Stevens, Joanne Frances

Hall, Nigel Murray George

Jones, Linda Maree

Peace, Allison Wendy

Pless, Michael Roger

Quinn, Catherine Anne

Stephen, Deborah Jane

Taupin, Jane Moira

White, Malcolm John

Woodman, Peter Andrew

Zwolak, Bernard

Dated 25 November 1997

Responsible Minister: GEOFF CRAIGE Minister for Roads and Ports

SHARNE BRYAN Clerk of the Executive Council

Control of Weapons Act 1990

The Lieutenant Governor as the Governor's deputy with the advice of the Executive Council under Section 5 (2) of the Control of Weapons Act 1990, grants the following exemption:

 Mr Craig William Parsons operating under the business name of All Sports Imports P/L of 62 Mossgiel Park Drive, Endeavour Hills 3802, to enable him to import, possess and sell daggers as part of his business in selling martial arts equipment. A register is to be maintained of all transactions concerning the sale and import of all daggers.

Dated 18 November 1997

Responsible Minister: BILL McGRATH Minister for Police and Emergency Services

> SHARNE BRYAN Clerk of the Executive Council

Control of Weapons Act 1990

The Lieutenant Governor as the Governor's deputy with the advice of the Executive Council under Section 5 (2) of the Control of Weapons Act 1990, grants the following exemption:

- Mr Andrew Graham of RMB 1115, Cobden 3266, to enable him to possess daggers and flick knives.
- Mr Giuliano Breschi of 13 Rasmussen Drive, Templestowe 3106, to enable him to import and possess daggers as a bonafide collector.
- Mr Graham Christian of 41 Hakea Drive, Mt Martha 3934, to enable him to possess daggers and flick knives as a bona-fide collector.
- Mr Nigel Gillies of 11 Churchill Avenue, Maidstone 3012, to enable him to possess daggers as a bona-fide collector.
- Mr Keith Jepson of 26 Ernest Street, Bell Post Hill 3215, to enable him to import and possess daggers as a bona-fide collector.
- Mr Philip Lightart of 1 Ramsbury Street, Craigieburn 3064, to enable him to possess daggers and butterfly knives as a bona-fide collector.

- Mr Raymond Mende of Lot 50 Doble Road, Smythescreek 3351, to enable him to manufacture and possess daggers and butterfly knives.
- Mr Robert Neate of Barr Street, Tungamah, 3728, to enable him to possess daggers as a bona-fide collector for collection and displays only when under the immediate supervision of the owner and not for the purposes of reenactment.
- Mr Jason Stone of RMB 1041 Pyrinees Highway, Maryborough 3465, to enable him to import and possess flick knives as a bona-fide collector.
- Mr James Sumarac of 5 Birrakay Court, Greensborough 3088, to enable him to import, possess, carry and use flick knives, daggers and butterfly knives for the purposes of instruction in martial arts.
- Mr Steven Zagon of 2/635 Orrong Road, Toorak 3142, to enable him to possess a ceremonial dagger presented to him by the Philippines Government.

Dated 18 November 1997

Responsible Minister: BILL McGRATH Minister for Police and Emergency Services

> SHARNE BRYAN Clerk of the Executive Council

Land Act 1958

APPROVAL BY THE GOVERNOR IN COUNCIL TO THE SALE OF CROWN LAND BY PRIVATE TREATY

The Governor in Council, pursuant to Section 99A (1) (a) of the Land Act 1958, approves the sale by private treaty of Crown Allotment 21^G, Section 5, Parish of Cut Paw Paw, located at Kyle Road, Altona.

Dated 25 November 1997

Responsible Minister: ROGER M. HALLAM Minister for Finance

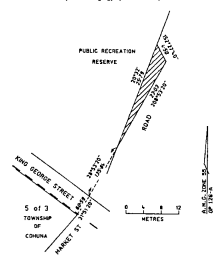
> SHARNE BRYAN Clerk of the Executive Council

Land Act 1958 UNUSED ROADS CLOSED

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

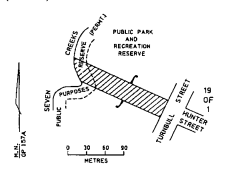
MUNICIPAL DISTRICT OF THE GANNAWARRA SHIRE COUNCIL

COHUNA-The road in the Parish of Cohuna as indicated by hatching on plan hereunder—(C 424 [8]) (Rs 5312).



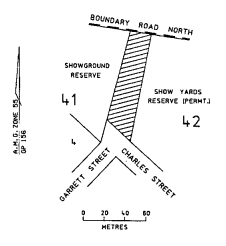
MUNICIPAL DISTRICT OF THE STRATHBOGIE SHIRE COUNCIL

EUROA—The road in the Township of Euroa, Parish of Euroa as indicated by hatching on plan hereunder—(E81[3]) (Rs 5505).



MUNICIPAL DISTRICT OF THE STRATHBOGIE SHIRE COUNCIL

EUROA—The road in the Township of Euroa, Parish of Euroa as indicated by hatching on plan hereunder—(E81[3]) (Rs 4187).



This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

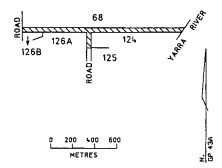
> SHARNE BRYAN Clerk of the Executive Council

Land Act 1958 UNUSED ROAD CLOSED

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

MUNICIPAL DISTRICT OF THE YARRA RANGES SHIRE COUNCIL

GRUYERE—The road in the Parish of Gruyere as indicated by hatching on plan hereunder—(2729) (UR 91049).



This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> SHARNE BRYAN 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 to the extent indicated hereunder:

BALMORAL—The temporary reservation by Order in Council of 28 October 1872 of an area of 8094 square metres of land in Section 3, Township of Balmoral, Parish of Balmoral, (formerly Crown Allotments 1, 2, 3 and 4 of Section 3, town of Balmoral) as a site for Police Purposes, revoked as to part by various Orders, so far only as the portion containing 3982 square metres shown as Crown Allotment 3C, Section 3, Township of Balmoral, Parish of Balmoral on Certified Plan No. 118288 lodged in the Central Plan Office—(Rs 6649).

EUROA—The whole of the temporary reservation by Order in Council of 30 September 1872 of an area of 8094 square metres of land in Section G, Parish of Euroa (formerly part of Crown Allotment 27) as site for Common School Purposes—(Rs 6862).

EUROA—The whole of the temporary reservation by Order in Council of 23 March 1874 of an area of 3060 square metres of land in Section G, Parish of Euroa (formerly part of Crown Allotment 27 of Section G) as a site for State School Purposes, adjoining the site temporarily reserved therefor by Order in Council of 30 September 1872—(Rs 6862).

MILDURA—The temporary reservation by Order in Council of 16 May 1989 of an area of 1900 square metres of land being Crown Allotment 12, Section 30, Block D, Parish of Mildura as a site for Public Purposes (Departmental Residence), so far only as the portion containing 950 square metres shown as Crown Allotment 12A, Section 30, Block D, Parish of Mildura on Certified Plan No. 117925 lodged in the Central Plan Office—(Rs 10261).

REDESDALE—The temporary reservation by Order in Council of 4 May 1863 of an area of 8094 square metres of land in Section 11A, Township of Redesdale, Parish of Redesdale, (formerly at Redesdale, Parish of Redesdale) as a site for a Public Pound, revoked as to part by Order in Council of 14 December 1954, so far as the balance remaining containing 2302 square metres—(Rs 7021).

This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister:
MARIE TEHAN
Minister for Conservation and
Land Management

SHARNE BRYAN 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 to the extent indicated hereunder:

EUROA—The temporary reservation by Order in Council of 25 May 1965 of an area of 5818 square metres of land in Section 41, Township of Euroa, Parish of Euroa as a site for Public Purposes (Showground), so far only

as the portion containing 1705 square metres shown as Crown Allotment 5A, Section 41, Township of Euroa, Parish of Euroa on Certified Plan No. 118315 lodged in the Central Plan Office—(Rs 8447).

GOORNONG—The whole of the temporary reservation by Order in Council of 30 October 1979 of an area of 4546 square metres of land being Crown Allotment 9, Section 3, Township of Goornong, Parish of Goornong as a site for a Municipal Store-yard—(Rs 11024).

QUAMBY—The whole of the temporary reservation by Order in Council of 8 December 1981 of an area of 5722 square metres of land being Crown Allotment 1C, Section 1, Parish of Quamby as a site for Public Recreation—(Rs 11969).

This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> SHARNE BRYAN 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 to the extent indicated hereunder:

BENDIGO—The whole of the temporary reservation by Order in Council of 4 November 1970 of an area of 9561 square metres of land in Section O, at Bendigo, Parish of Sandhurst as a site for Public Purposes (Municipal and Drainage Purposes)—(Rs 9380).

BORUNG—The temporary reservation by Order in Council of 18 December 1883 of an area of 55.207 hectares of land in Section 4, Parish of Borung (formerly Crown Allotment 57 of Section 4) as a site for Supply of Gravel, so far only as the portions containing 50.453 hectares shown as Crown Allotments 57A and 57B, Section 4, Parish of Borung on Certified Plan No, 118254 lodged in the Central Plan Office—(Rs 11394).

CRESWICK—The temporary reservation by Order in Council of 29 January 1992 of an area of 12 hectares, more or less, of land being Crown Allotment 16, Section K, Parish of Creswick as a site for Conservation of an area of historic interest, so far only as the portions containing 460 square metres shown as Crown Allotments 7B and 7C, Section K, Parish of Creswick on Certified Plan No. 118209 lodged in the Central Plan Office—(Rs 21013).

GORONG—The whole of the temporary reservation by Order in Council of 5 February 1868 of an area of 3.447 hectares of land in Section 4, Parish of Gorong, (formerly part of Crown Allotment 1 of Section 12) as a site for Watering and Road Purposes—(P141447).

LEEOR—The temporary reservation by Order in Council of 24 April 1928 of an area of 4.047 hectares, more or less, of land in Section 6, Parish of Leeor as a site for Public Recreation, so far only as the portion containing 78.6 square metres shown as Crown Allotment 12H, Section 6, Parish of Leeor on Certified Plan No. 108979 lodged in the Central Plan Office—(Rs 3643).

MOOROODUC—The temporary reservation by Order in Council of 14 May 1974 of an area of 56.81 hectares of land being Crown Allotment B1, Parish of Moorooduc as a site for Racecourse and Recreation Purposes, so far only as the portion containing 1.460 hectares as indicated by hatching on plan published in the Victoria Government Gazette on 23 October 1977—Page 2928—(Rs 9890).

MORANG—The temporary reservation by Order in Council of 31 August 1863 (in lieu of the site previously reserved by Order in Council of 24 March 1862) of an area of 2.023 hectares of land in Section 6, Parish of Morang, (formerly part of Allotment 11, Section 6), as a site for a Public Cemetery at Morang, revoked as to part by Order in council of 10 December 1877, so far as the balance remaining containing 4190 square metres—(P364160).

RUSHWORTH—The whole of the temporary reservation by Order in Council of 18 August 1890 of an area of 9131 square metres of land in Section 10, Township of Rushworth, Parish of Moora, (formerly town of Rushworth and Parish of Moora) as a site for Railway Purposes—(DTF 97/01263).

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(The above notice in the Township of Rushworth, Parish of Moora relates to a railway reservation over land that is not used by the Public Transport Corporation for operational purposes. The reservation needs to be revoked to facilitate its sale by the Department of Treasury and Finance.)

This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister:
MARIE TEHAN
Minister for Conservation and
Land Management

SHARNE BRYAN 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:

GLENLYON—The temporary reservation by Order in Council of 8 September 1892 of an area of 6070 square metres, more or less, of land in Section 2B, Township of Glenlyon, Parish of Glenlyon, (formerly town of Glenlyon) as a site for a Quarry—(Rs 5478).

YANGERY—The temporary reservation by Order in Council of 28 April 1970 of an area of 6.896 hectares of land in the Parish of Yangery as a site for Water Supply Purposes—(Rs 9276).

This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

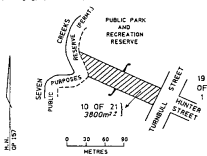
> SHARNE BRYAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LANDS TEMPORARILY RESERVED

The Governor in Council under Section 4 of the Crown Land (Reserves) Act 1978 temporarily reserves the following Crown lands for the purposes mentioned:

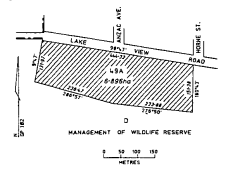
MUNICIPAL DISTRICT OF THE STRATHBOGIE SHIRE COUNCIL

EUROA—Public Park and Public Recreation, 3800 square metres, more or less, being Crown Allotment 10, Section 21, Township of Euroa, Parish of Euroa as indicated by hatching on plan hereunder—(E81[3]) (Rs 5505).



MUNICIPAL DISTRICT OF THE MOYNE SHIRE COUNCIL

YANGERY—Management of wildlife, 6.896 hectares being Crown Allotment 49A, Parish of Yangery as indicated by hatching on plan hereunder—(Y53[4]) (Rs 2687).



This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> SHARNE BRYAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 CROWN LANDS TEMPORARILY RESERVED

The Governor in Council under Section 4 of the Crown Land (Reserves) Act 1978 temporarily reserves the following Crown lands for Public Purposes (Rail Trail).

MUNICIPAL DISTRICTS OF THE BALLARAT CITY COUNCIL AND THE GOLDEN PLAINS SHIRE COUNCIL

CARDIGAN, DOWLING FOREST and HADDON—Public Purposes (Rail Trail), 28 hectares, more or less, being Crown Allotment 5A, Section 10, Crown Allotment 8A, Section 14, and Crown Allotment 3A, Section 16, Parish of Cardigan; Crown Allotment 10A, Section 2, Parish of Dowling Forest, and Crown Allotment 22D, Section 19, Parish of Haddon as shown on Plan No. LEGL./96-174 Sheets 1 and 2 lodged in the Central Plan Office—(Rs 21140).

This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister: MARIE TEHAN Minister for Conservation and Land Management

> SHARNE BRYAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 INCORPORATION OF COMMITTEE OF MANAGEMENT OF THE GUNBOWER CAMPING AND RECREATION RESERVE

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

- (a) declares that the Committee of Management shall be a corporation;
- (b) assigns the name "Gunbower Camping and Recreation Reserve Committee of Management Incorporated" to the corporation; and

under Section 14B (3) of the Act, appoints Max Jones to be Chairperson of the corporation.

SCHEDULE

The lands in the:

- 1. Township of Gunbower temporarily reserved by Order in Council of 24 January 1911 as a site for Public Recreation; and
- 2. Parish of Patho temporarily reserved by Order in Council of 29 January 1935 as a site for Camping Purposes, together with the abutting portion of the permanent reservation along Gunbower Creek as indicated by red colour on plan marked "P/18.2.35" attached to the Department of Conservation and Natural Resources File No. Rs 4431.

Rs 4431 and Rs 4965.

This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997

Responsible Minister:
MARIE TEHAN
Minister for Conservation and
Land Management

SHARNE BRYAN Clerk of the Executive Council

Crown Land (Reserves) Act 1978 INCORPORATION OF COMMITTEE OF MANAGEMENT OF THE MOUNT COLE CREEK PUBLIC HALL RESERVE

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

- (a) declares that the Committee o Management shall be a corporation;
- (b) assigns the name "Mount Cole Creek Public Hall Reserve Committee of Management Incorporated" to the corporation; and

under Section 14B (3) of the Act, appoints William Keith Allender to be Chairperson of the corporation.

SCHEDULE

The land in the Parish of Mount Cole temporarily reserved as a site for a Public Hall by Order in Council of 8 May 1928—Rs 3663.

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This Order is effective from the date on which it is published in the Victoria Government Gazette.

Dated 25 November 1997 Responsible Minister: MARIE TEHAN Minister for Conservation and

Land Management

Clerk of the Executive Council

SHARNE BRYAN

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SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

Notice is given under Section 17 (2) of the Subordinate Legislation Act 1994 of the making of the following Statutory Rules:

127. Statutory Rule: County Court (Chapter I Amendment No. 30) Rules 1997

Authorising Act: County Court Act 1958
Date of Making: 20 November 1997

128. Statutory Rule: County Court (Chapter I Amendment No. 31) Rules 1997

Authorising Act: County Court Act 1958

Date of Making: 20 November 1997

129. Statutory Rule: County Court (Chapter II Amendment No. 10) Rules 1997

Authorising Act: County Court Act 1958

Date of Making: 20 November 1997

130. Statutory Rule: County Court (Chapter I Amendment No. 32) Rules 1997

Authorising Act: County Court Act 1958

Date of Making: 20 November 1997

131. Statutory Rule: Magistrates' Court Civil Procedure (Further

Authorising Act: Magistrates' Court Act 1989

Amendment) Rules 1997

Date of Making: 21 November 1997

132. Statutory Rule: Crimes (Confiscation of Profits) (Amendment)
Regulations 1997

Authorising Act: Crimes (Confiscation of Profits) Act 1986

Date of Making: 25 November 1997

133. Statutory Rule: Magistrates' Court (Fees, Costs and Charges) (Amendment) Regulations 1997

Authorising Act: Magistrates' Court Act 1989

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Date of Making: 25 November 1997

134. Statutory Rule: Wildlife (Amendment) Regulations 1997

Authorising Act: Wildlife Act 1975

Date of Making: 25 November 1997

135. Statutory Rule: Physiotherapists (Fees) Regulations 1997

Authorising Act: Physiotherapists Act 1978

Date of Making: 25 November 1997

136. Statutory Rule: Lotteries Gaming and Betting (Corresponding Offences) Regulations 1997

Authorising Act: Lotteries Gaming and Betting Act 1966

Date of Making: 25 November 1997

SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is given under Section 17 (3) of the Subordinate Legislation Act 1994 that the following Statutory Rules were first obtainable from Information Victoria, 356 Collins Street, Melbourne on the date specified:

123. Statutory Rule: Agricultural And Chemicals

(Infringement Notices) (Amendment) Regulations 1997

Authorising Act: Agricultural and Veterinary Chemicals

(Control of Use) Act 1992

Date first obtainable: 20 November 1997

Code A

124. Statutory Rule: Veterinary Surgeons

(Fees) Regulations 1997

Authorising Act: Veterinary Surgeons Act

1958

Date first obtainable: 20 November 1997

Code A

125. Statutory Rule: Livestock Disease

Control (Cattle Tags)

Regulations 1997

Authorising Act: Livestock Disease

Control Act 1994

Date first obtainable: 27 November 1997

Code A

126. Statutory Rule: Sentencing (No. 2)

(Amendment) Regulations 1997

Authorising Act: Sentencing Act 1991

Date first obtainable: 27 November 1997

Code A

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ADVERTISERS PLEASE NOTE

As from 27 November 1997

The last Special Gazette was No. 147 Dated 24 November 1997

The last Periodical Gazette was No. 1 Dated 4 June 1997 Victoria Government Gazette

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Recommended Retail Price \$1.65



