

### Victoria Government Gazette

No. G 29 Thursday 19 July 2001

#### **GENERAL**

#### **GENERAL AND PERIODICAL GAZETTE**

Gazette Officer Copy to:

The Craftsman Press Pty. Ltd. 125 Highbury Road, Burwood Vic 3125 Telephone: (03) 9926 1233

Facsimile: (03) 9926 1292 DX: 32510 Burwood

Email: gazette@craftpress.com.au

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Private Notices

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(all prices include postage). Cheques should be made payable to The Craftsman Press Pty. Ltd.

Government and Outer Budget Sector Agencies Notices Not required to prepay.

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Double column	\$3.41
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9.30 a.m. Monday - (Private Notices)

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

Sector Agencies Notices)

- Late copy received at The Craftsman Press Pty. Ltd. after deadlines will be placed in the following issue of VGG. irrespective of any date/s mentioned in the copy (unless otherwise advised).
- Proofs will be supplied only when requested or at the direction of the Gazette Officer.
- No additions or amendments to material for publications will be accepted by telephone.
- Orders in Council may be lodged prior to receiving assent with the Governor's or Clerk's signature. They will only be published once approved and signed.
- Government and Outer Budget Sector Agencies please note: See style requirements on back page.

#### **SPECIAL GAZETTES**

Copy to: Gazette Officer

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Burwood Vic 3125 Telephone: (03) 9926 1233

Facsimile: (03) 9926 1292 Email: gazette@craftpress.com.au

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Private Notices

Full Page \$396.00

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Typeset

\$96.25 Full Page

Note:

The after hours number for Special Gazettes is:

0419 327 321 Telephone:

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Copies of the Victoria Government Gazette can be purchased from The Craftsman Press Pty. Ltd. by subscription.

The Victoria Government Gazette

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The Craftsman Press Pty. Ltd.

125 Highbury Road, Burwood Vic 3125

Telephone: (03) 9926 1233

Perpetual Trustees Victoria Ltd ......1660

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#### PRIVATE ADVERTISEMENTS

#### DISSOLUTION OF PARTNERSHIP

Take notice that the partnership between Trevor Charles Brown and Jennifer Louise Brown and Phillip James Henderson and Susanne Louise Henderson and conducted under the name of "Bendigo Central Plastering" and formerly carrying on business in Bendigo was dissolved on 31 January 2001.

ROBERTSON HYETTS, solicitors, 51 Bull Street, Bendigo 3550.

#### DISSOLUTION OF PARTNERSHIP

Gill Kane & Brophy Solicitors of 1/520 Bourke Street, Melbourne advise that Andrea Louise Lester has resigned from the partnership as at 30 June 2001. The continuing partners are Elizabeth Lillian Cooney, Bernard Francis Brophy and Kate Callil-Roberts.

GILL KANE & BROPHY, solicitors, 1/520 Bourke Street, Melbourne.

JAMES STEWART FITZGERALD, late of Gracedale Nursing Home, 205 Warrandyte Road, North Ringwood, retired research chemist, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 March 2001, are required by Equity Trustees Limited, ACN 004 031 298, the proving executor of the will of the deceased, to send particulars of their claims to the executor in the care of the undermentioned solicitor by 18 September 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which it then has notice.

ANDREW G. J. ROWAN, solicitor, Level 4, 472 Bourke Street, Melbourne 3000.

Re: Estate KENNETH DONALD DUNCAN, deceased. Creditors, next-of-kin or others having claims in respect of the estate of KENNETH DONALD DUNCAN of Mother Romano Hostel, 11 A'Beckett Street, Kew, in the State of Victoria, jeweller, who died on 10 March 2001, are to send particulars of their claims to the personal representative/s care of the undermentioned solicitors by 20 September 2001 after which date the personal representative/s

will distribute the assets having regard only to the claims of which they then have notice.

COOKS, barristers & solicitors, Level 4, St James Building, 121 William Street, Melbourne, Vic. 3000.

Creditors, next-of-kin or others having claims in respect of the estate of CHARLES LEONARD CHURCH, late of Unit 2, 12 Wolseley Crescent, Blackburn, Victoria, who died on 21 December 2000, are required by the trustee, Patrick Richard Church of 37 Finlay Road, Tongala, Victoria, to send particulars to the trustee by 19 September 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

GADENS LAWYERS, 121 William Street, Melbourne.

Creditors, next-of-kin or others having claims in respect of the estate of DONALD HERBERT MORRISON, late of 143/1 Albert Road, Melbourne, Victoria, who died on 24 March 2001, are required by the trustees, Sara Gardenia Morrison and Kate Glide Morrison, C/- Gadens Lawyers of Level 4, 121 William Street, Melbourne, Victoria, to send particulars to the trustees by 19 September 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

GADENS LAWYERS, 121 William Street, Melbourne.

Creditors, next-of-kin or others having claims in respect of the estate of ELSIE MYRTLE BLANCH ALDOUS, (in the will called Elsie Myrtle Blanche Aldous), late of Don Road, Healesville, Victoria, who died on 20 March 2001, are required by the trustee, Alan Geoffrey Stephens of 30 Kalinga Road, Ocean Grove, Victoria, to send particulars to the trustee by 19 September 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

GADENS LAWYERS, 121 William Street, Melbourne. Creditors, next-of-kin or others having claims in respect of the estate of JELENA TADIC, (in the will called Jelka Tadic), late of 152 Noble Street, Noble Park, Victoria, who died on 4 December 2000, are required by the trustee, Veljko Tadic of 4 Pato Place, Noble Park, Victoria, to send particulars to the trustee by 19 September 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee then has notice.

GADENS LAWYERS, 121 William Street, Melbourne.

Creditors, next-of-kin or others having claims in respect of the estate of THELMA MAY BELL, late of 3/42 Elizabeth Street, Malvern, Victoria, who died on 6 March 2001, are required by the trustees, Adrian Paul Alan Bell and Dorothy Rosemary Joy Ironside, C/- Gadens Lawyers of Level 4, 121 William Street, Melbourne, Victoria, to send particulars to the trustees by 19 September 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees then have notice.

GADENS LAWYERS, 121 William Street, Melbourne.

Re: LILLIAN IVY MANNS, late of Alcheringa Hostel, 44 Rutherford Street, Swan Hill, Victoria, home duties, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 14 March 2001, are required by the trustees, Beverley Dawn Stephen and Janeta Susanne Grant, to send particulars to them care of the undermentioned solicitors by 20 September 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which they have notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 3585.

Re: ROBERT ERNEST POWER, late of 26 Wrixton Street, Romsey, Victoria, gentleman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 May 2001, are required by the trustee, Rodney David Power, to send particulars to him care of the undermentioned solicitors by 3 October 2001 after which date the trustee may convey or

distribute the assets having regard only to the claims of which he then has notice.

GARDEN & GREEN, solicitors, 4 McCallum Street, Swan Hill 3585.

Creditors, next-of-kin and others having claims in respect of the will of URSULA ANNE BLACKWOOD, late of 1/206 Dawson Street, West Brunswick, Victoria, widow, deceased, who died on 13 June 2001, are requested to send particulars of their claims to the executor, John Thornton, care of the undermentioned legal practitioner by 20 September 2001 after which date he will distribute the assets having regard only to the claims of which he then has notice.

JOHN STEWART, legal practitioner, 290 Racecourse Road, Newmarket.

LESLIE WILLIAM HORSFALL, late of 1/61 Brockley Street, Wodonga, Victoria, retired farmer, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 April 2001, are required by the executors, John William Horsfall and Alan John Horsfall, to send particulars to them care of Kell Moore, solicitors, 571 Kiewa Street, Albury 2640 by 30 September 2001 after which date the executors may convey or distribute the assets having regard only to the claims of which they then have notice.

KELL MOORE, solicitors, 571 Kiewa Street, Albury 2640.

Creditors, next-of-kin and others having claims in respect of the estate of HENRIETTA FRANCES IKIN, late of Brookfield Park Nursing Home, 69 Liddiard Road, Traralgon, Victoria, widow, deceased, who died on 22 June 2001, are to send their claims to the trustees, Raymond Bruce Ikin of 2 Wood Court, Traralgon, Victoria and Gary William Ikin of Trafalgar South Road, Trafalgar, Victoria, care of the below mentioned solicitors by 17 September 2001 after which date they will distribute the assets of the deceased having regard only to the claims of which they then have notice.

LITTLETON HACKFORD, solicitors, Law Chambers, 115 Hotham Street, Traralgon, Vic. 3844. Creditors, next-of-kin and others having claims in respect of the estate of WILLIAM JOHN THOMSON, late of 25 Riley Street, Traralgon, Victoria, retired gentleman, deceased, who died on 26 June 2001, are to send their claims to the trustee, Garth Milson Reese-Hackford of 115 Hotham Street, Traralgon, Victoria, care of the below mentioned solicitors by 19 September 2001 after which date he will distribute the assets of the deceased having regard only to the claims of which he then has notice.

LITTLETON HACKFORD, solicitors, Law Chambers, 115 Hotham Street, Traralgon, Vic. 3844.

Creditors, next-of-kin and others having claims in respect of the estate of MAUREE EDITH TRENSKY, also known as and in the will called Mauree Edith Lamb, late of 10 Vista Crescent, Rowville, home duties, deceased, who died on 9 April 2001, are required by the trustees, Geoffrey Donald Trensky and Susanne Maree Trensky, to send particulars to them by 17 September 2001 care of the undermentioned solicitors after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice

MASON SIER TURNBULL, solicitors, 5 Hamilton Place, Mount Waverley 3149.

Creditors, next-of-kin and others having claims in respect of the estate of MAY RICHARDSON, late of 55 Brynor Crescent, Glen Waverley, Victoria, retired, deceased, who died on 16 April 2001, are required by the trustee, Lisa Gallus, to send particulars to the trustee by 17 September 2001 care of the undermentioned solicitors, after which date the tustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

MASON SIER TURNBULL, solicitors, 5 Hamilton Place, Mount Waverley 3149.

Re: GEORGINA MARY SERPELL, deceased. Creditors, next-of-kin and others having claims in respect of the estate of GEORGINA MARY SERPELL, late of Greenridge Retirement Home, 39 Green Ridge Avenue, Templestowe, Victoria, retired missionary, deceased, who died on 4 March 2001, are required by the executor, Murray Philip Baird of 3 Acacia Avenue, Blackburn,

Victoria, to send particulars to him care of the undermentioned solicitors by 4 October 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which the executor has notice.

MOORES LEGAL, 9 Prospect Street, Box Hill 3128.

Re: ADELE MAY HICKMAN, late of Alchera House, Korumburra, Victoria, but formerly of 4 Charles Street, Foster, dressmaker, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 22 March 2001, are required by the trustee, James Lewis Wilson of 15 Kaffir Hill Road, Foster, Victoria, retired solicitor, to send particulars to the trustee by 19 September 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

OAKLEYS WHITE, solicitors, 65 Main Street, Foster 3960.

Re: CHARLES PATRICK HICKMAN, late of Alchera House, Korumburra, Victoria, but formerly of 4 Charles Street, Foster, fisherman, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 16 April 2001, are required by the trustee, Clive William White of 65 Main Street, Foster, Victoria, current legal practitioner, to send particulars to the trustee by 19 September 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

OAKLEYS WHITE, solicitors, 65 Main Street, Foster 3960.

MARION ELLEN WHITE, late of The Grange, Wyuna Street, Rosebud West, Victoria, widow, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 6 April 2001, are required to send particulars of their claims to the trustee, Rosalie Anne Crossfield, care of the undermentioned solicitors by 13 September 2001 after which date the trustee or personal representative or applicant for grant of administration may convey or distribute the

assets having regard only to the claims of which he then has notice.

PAUL McGUINNESS & ASSOCIATES PTY., solicitors,

3 Eighth Avenue, Rosebud 3939, Telephone: (03) 5986 6999.

REGINALD **CHARLES GEORGE** MARSDEN, late of Villa Madonna Centre, 1424 Plenty Road, Bundoora, Vic. 3083, formerly of Unit 2/51 Lower Plenty Road, Rosanna, Vic. 3084. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 17 November 2000, are required by Perpetual Trustees Victoria Limited, ACN 004 027 258 of 360 Collins Street, Melbourne, Victoria, to send particulars of their claims to the said company by 20 September 2001 after which date it will convey or distribute the assets having regard only to the claims of which the company then has notice.

NEVILLE KIRKBRIDE ALLERTON, late of Unit 12, Koorootang Court, Mount Martha, Victoria, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 4 May 2001, are required by the trustees, Wendy Margaret Fox of 1 Ravenswood Court, Carrum Downs, Victoria, and Ferne Denise Miglioranza of Lot 2 Males Road, Moorooduc, Victoria, to send particulars to them by 23 September 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which they then have notice.

STIDSTON & WILLIAMS WEBLAW, solicitors, 309 Main Street, Mornington.

Creditors, next-of-kin and other persons having claims against the estate of WILHELM HAROLD DECKERT, late of "Karinga", Roache Street, Kaniva 3419, who died on 11 October 2000, are required to send particulars of their claims to the executor of this estate, care of Trumble & Palmer, solicitors, 45 Victoria Street, Nhill 3418 on or before 30 September 2001 after which date the executors will distribute the assets having regard only to the claims of which notice has been received.

TRUMBLE & PALMER, solicitors, 45 Victoria Street, Nhill 3418.

Re: JOHN DELBRIDGE SHAW, late of Unit 3, 16 Baden Powell Drive, Frankston, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 20 April 2001, are required by the trustees, Emma Shaw of Unit 3, 16 Baden Powell Drive, Frankston, Victoria, and William McKenzie Cleland of 32A Grange Road, Frankston, Victoria, to send particulars to the trustees by 19 September 2001 after which date the trustees may convey or distribute the assets having regard only to the claims of which the trustees have notice.

WHITE CLELAND PTY., solicitors, 3/454 Nepean Highway, Frankston 3199.

Re: REGINALD ARTHUR SHELDRICK. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 25 March 2001, are required to send particulars of their claims to the executor, Permanent Trustees, 294 Collins Street, Melbourne 3001 by 9 October 2001 after which date the executor may convey or distribute the assets having regard only to the claims of which it may then have notice.

WILLS & PROBATE VICTORIA, lawyers, Level 5, 360 Little Bourke Street, Melbourne.

Re: JOHANNES MARINUS CONSTANTINUS BEKS, late of Manor Court Hostel, 5 Hogan Grove, Werribee, Victoria, retired, deceased. Creditors, next-of-kin and others having claims in respect of the estate of the deceased, who died on 5 March 2001, are required by the trustee, Audrey Barbara Cope, to send particulars to the trustee C/o the undermentioned solicitors by 17 September 2001 after which date the trustee may convey or distribute the assets having regard only to the claims of which the trustee has notice.

WRIGHT SMITHS, solicitors, 2 Seventh Avenue, Rosebud 3939.

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

On 23 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Jean Keating (also known as Jean McGinty) of 16 Hilton Way, West Melton, joint proprietor with Terence McGinty of an estate in fee simple in the land described on Certificate of Title Volume 9548, Folio 070 upon which is erected a house known as 16 Hilton Way, West Melton.

Registered Mortgage No. L665503P affects the said estate and interest.

Terms – Cash only SW-00-005411-8 Dated 19 July 2001

S. BLOXIDGE Sheriff's Office

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

On 23 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Vincenzo Martino of 10 Northumberland Drive, Epping, joint proprietor with Pina Martino of an estate in fee simple in the land described on Certificate of Title Volume 9277, Folio 079 upon which is erected a dwelling known as 10 Northumberland Drive, Epping.

Registered Mortgage No.X519517A affects the said estate and interest.

Terms – Cash only SW-01-004227-2 Dated 19 July 2001

S. BLOXIDGE Sheriff's Office

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

On 23 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Mr A. El Houli and Mrs F. El Houli of 11 Raleigh Street, Spotswood, as shown on Certificate of Title as Abdulah El Houli and Fatima El Houli, joint proprietors of an estate in fee simple in the land described on Certificate of Title Volume 8596, Folio 026 upon which is erected a residential premises known as 11 Raleigh Street, Spotswood.

Registered Mortgage Nos. P353452J and P428382H affect the said estate and interest.

Terms – Cash only SW-01-002658-6 Dated 19 July 2001

S. BLOXIDGE Sheriff's Office

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

On 30 August 2001 at 2.30 p.m. at the Sheriff's Office, 8-20 King Street, Oakleigh, (unless process be stayed or satisfied).

All the estate and interest (if any) of Wayne Whiteoak of 6 Harlow Court, Deer Park, as shown on Certificate of Title as Wayne John Whiteoak, joint proprietor with Jovelyn Coma Whiteoak of an estate in fee simple in the land described on Certificate of Title Volume 9216, Folio 337 upon which is erected a house known as 6 Harlow Court, Deer Park.

Registered Mortgage No. N520047N affects the said estate and interest.

Terms – Cash only SW-00-004348-7 Dated 19 July 2001

> S. BLOXIDGE Sheriff's Office

#### **Unclaimed Moneys Act 1962**

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
CADBURY SCHWEPPE	S		
	\$		
Anatolia Investments Pty Ltd,			
26 Elizabeth Street, Paddington, NSW	1,198.17	Cheque	19/05/00
Mr Rowan Jon Brittain, 109 Liardet Street, Port Melbourne	222.04	,,	"
Ms Jane Louise Cameron, PO Box 1648, Potts Point, NSW	157.91	"	"
Mr Alan Edward Curtin, C/- 1 Balaka Avenue, Aspendale	332.86	"	"
Miss Rachel Emma Harris,			
252 Belgrave Esplanade, Sylvania Waters, NSW	209.35	"	"
Mr Edmund A D Jowett, 7 Doona Avenue, Kew	117.00	**	"
Mr William M McCowan, 21 Halliday St, Mount Waverley	255.71	***	"
Estate Dorothy M Mckinnon,			
C/- Hardham Dalton & Sundberg			
1st Floor, 271 William Street, Melbourne	159.37	"	"
Mrs Alice Winifred Patterson,			
C/- McDonald Owen Binstead and Assoc Pty Ltd,			
PO Box 373, Hawthorn	543.31	**	"
Miss Kay Marie Petherbridge,			
Unit 4, 120 Beulah Road, Norwood SA	222.41	**	"
Clair Elizabeth Rowe, 99 Albert Street, Windsor	117.73	**	"
Miss Prudence Janette Stewart,			
Flat 5, 252 Union Road, Balwyn	285.41	"	"
Mrs Bettie L Bickley, 29 Farrell Road, Kingsgrove, NSW	507.09	"	"
Mr Timothy John Collins, 53 Pilliga St, Wavell Heights, Qld	196.69	,,	,,
Ms Maria Magdalena Farrar,	560.76	,,	,,
C/- L S Eva & Co, PO Box 115, Burwood	569.76	"	,,
Mr Joseph Garreffa, 18 Hickford Street, Reservoir	140.53		
Mr Wesley Giles, C/- Mrs G Giles,	177.12	,,	,,
1/1179 Gold Coast Highway, Palm Beach, Qld Mr Adam S Jones, 1/105 Opossum Road, Norwood. Tas.	108.66	,,	"
Mr Peter Lawrance,	108.00		
48 Greenwood Avenue, Berkeley Vale, NSW	109.39	22	,,
Legal & General Life of Australia Limited,	109.39		
C/- Settlements Department,			
Level 3, 1 York Street, Sydney, NSW	4,933.25	,,	"
Mr Mark A Mahon, C/- 4/9 Rosebank St, Glebe Point NSW	2,463.00	,,	"
Mr Craig William Mahoney, 66 Burbong St, Chapel Hill, Qld	144.88	,,	"
Mr Robert Alexander Morrison,	111.00		
5 Wolsten Avenue, Turramurra NSW	127.50	>>	"
Mr Maurice Justin O'Brien,	127.00		
PO Box C600, Clarence Street, Sydney, NSW	1,389.78	"	"
01201 CONTACT: GEOFF GRAY, PHONE: (03) 9615 9910.			

#### **Unclaimed Moneys Act 1962**

Register of Unclaimed Moneys held by the —
--

			Date when
	Total		Amount
	Amount	Description	first
	Due to	Of Unclaimed	became
Name of Owner on Books and Last Known Address	Owner	Money	Payable

#### H.S.W. LAWSON & CO.

\$

Owner: Kevin Brick.

Beneficiary estate: Violet Ann Brick, C/– Malcolm J. Archer & Maurice J. Brick, 28 Archers Road, Chewton

3,987.38 Cheque 02/12/99

01200

CONTACT: MR R. HETHERINGTON, PHONE: (03) 5472 1588.

#### **Unclaimed Moneys Act 1962**

Register of Unclaimed Moneys held by the —

Name of Owner on Books and Last Known Address	Total Amount Due to Owner	Description Of Unclaimed Money	Date when Amount first became Payable
HOLIDAY CONCEPTS GROUP			
	\$		
Mr. & Mrs L. Baranyay, 10 Leiegh Avenue, Noble Park	283.79	Cheque	29/06/99
P. M. & C. M. Cotter, 28 Albany Road, Cowes C. A. & S. L. Forrest,	248.44	"	30/06/00
24 Honeywood Street, Sunnybank Hills, Qld	1,962.01	"	"

01188

CONTACT: TRACY BROWN, PHONE: (03) 9243 9401.

#### **PROCLAMATIONS**

### Business Registration Acts (Amendment) Act 2000

#### PROCLAMATION OF COMMENCEMENT

I, John Landy, Governor of Victoria, with the advice of the Executive Council and under section 2(1) of the **Business Registration Acts** (Amendment) Act 2000, fix 30 July 2001 as the day on which sections 3 and 9 of that Act come into operation.

Given under my hand and the seal of Victoria on 17 July 2001.

(L.S.) JOHN LANDY
Governor
By His Excellency's Command

MARSHA THOMSON Minister for Consumer Affairs

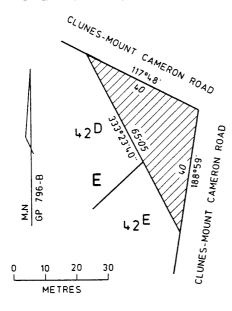
#### Land Act 1958

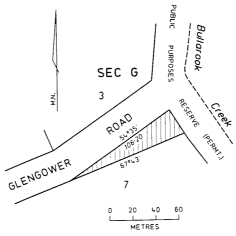
#### PROCLAMATION OF ROADS

I, John Landy, 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 HEPBURN SHIRE COUNCIL

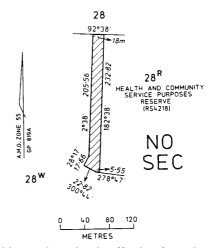
CLUNES — The lands in the Parish of Clunes shown by hatching on plans hereunder. (C395[L6]) — (2011383).





### MUNICIPAL DISTRICT OF THE CITY OF WHITTLESEA

KEELBUNDORA — The land in the Parish of Keelbundora shown by hatching on plan hereunder. (K25[7A]) — (12/L12-1432).



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

Given under my hand and the seal of Victoria on 17 July 2001.

(L.S.) JOHN LANDY
Governor
By His Excellency's Command
SHERRYL GARBUTT MP

Minister for Environment and Conservation

### GOVERNMENT AND OUTER BUDGET SECTOR AGENCIES NOTICES

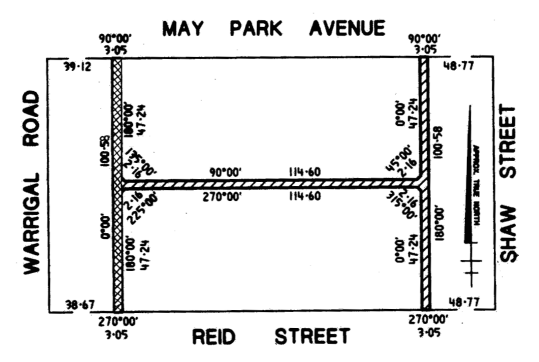
### ERRATUM MONASH CITY COUNCIL

#### Discontinuance Of Road

Notice is hereby given that the plan published on Page 2982 of the Victoria Government Gazette G51 dated 21 December 2000 is superseded by the plan shown below.

Notice is also given that the last paragraph which refers to rights saved in favour of South East Water Limited is incorrect and is to be superseded by the following paragraph:—

That part of road shown hatched is to be subject to the right, power or interest held by Yarra Valley Water Limited in the road in connection with any drains or pipes under the control of that authority in or near the road.

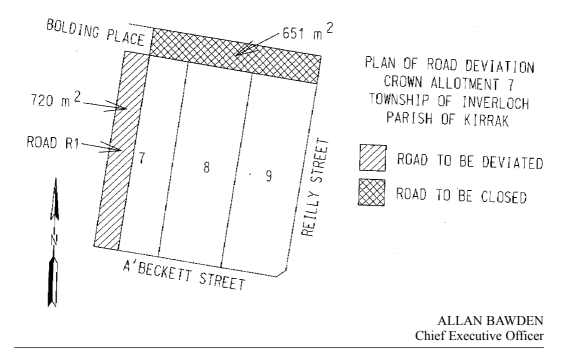


DAVID CONRAN Chief Executive Officer

#### BASS COAST SHIRE COUNCIL

Road Deviation, Township of Inverloch, Parish of Kirrak

Under Clause 2(2) of Schedule 10 of the **Local Government Act 1989**, Bass Coast Shire Council directs that the portion of Government Road known as Bolding Place shown cross hatched on the plan below be deviated onto the land shown by diagonal hatching on the plan below which is not Crown Land as approved by the Minister for Environment and Conservation, administering the **Land Act 1958**, on 6 July 2001.



### GREATER SHEPPARTON CITY COUNCIL Local Law No. 2

Consumption of Liquor in Public Places
Amendment No. 1 (2001)

The purpose of Local Law No. 2 is to:

- (a) regulate and control the consumption of liquor and possession of liquor other than in a sealed container on a road, in or at a public place, in or on a stationary vehicle and on vacant private land; and
- (b) prevent behaviour which constitutes or may constitute a nuisance, or may be detrimental to health or safety or affects the enjoyment of public and other places;
- (c) enhance public safety and community amenity within Greater Shepparton.

The Local Law designates areas where the possession and consumption of liquor is prohibited except with a permit and includes provisions relating to permit applications and form of permit, directive powers, infringements, proceedings for offences and penalties.

Amendment No. 1 to the Local Law proposes to introduce provisions to facilitate the implementation of short term total bans on the consumption and possession of alcohol in any

area and to increase the penalty for breach of the local law from \$100 to \$200.

A copy of the Local Law Amendment can be inspected at the Council's Central Office in Welsford Street, Shepparton, or the Tatura Service Centre, Casey Street, Tatura.

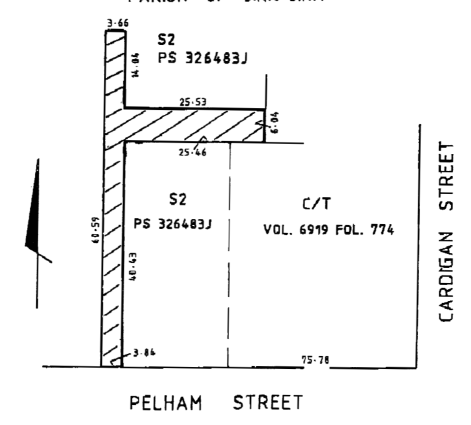
Any person may make a written submission relating to the proposed amendment which will be considered in accordance with Section 223 of the **Local Government Act 1989**. Submissions addressed to the Chief Executive Officer, Greater Shepparton City Council, Locked Bag 1000, Shepparton 3632 must be received by 2 August 2001. A person making a submission may ask to be heard in support of their submission.

#### CITY OF MELBOURNE

#### Discontinuance of Road

Under Section 206(1) and clause 3(a) of Schedule 10 of the **Local Government Act** 1989, Melbourne City Council's delegate on 24 January 2001, resolved to discontinue the road known as Pelham Place, Carlton, as shown hatched on the plan hereunder.

# PLAN FOR ROAD CLOSING PURPOSES PART OF CROWN ALLOTMENTS 17 & 18 SECTION 32 AT CARLTON PARISH OF JIKA JIKA



ROAD (PELHAM PLACE) TO BE CLOSED

SCALE

LIMITED 1 15 20

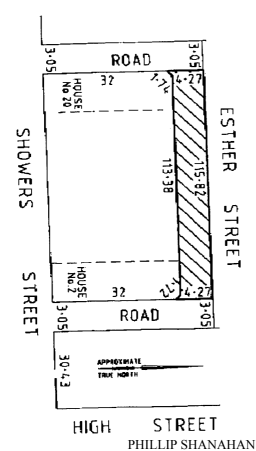
Dated 13 July 2001

MICHAEL MALOUF Chief Executive Officer

#### DAREBIN CITY COUNCIL

#### Road Discontinuance

Pursuant to section 206 and schedule 10, clause 3 of the **Local Government Act 1989**, the Darebin City Council at its ordinary meeting held on 18 June 2001, formed the opinion that the road at the rear of 2 to 20 Showers Street, Preston and shown by hatching on the plan below, is not reasonably required as a road for public use and resolved to discontinue the road and to sell the land from the road by private treaty to the abutting property owners.





Chief Executive Officer

### AMENDMENT TO LOCAL LAW NO. 3 – ROADS, STREETS AND PUBLIC PLACES

At Council's meeting held on 26 June 2001 Council adopted amendments to Local Law No. 3, Roads, Streets and Public Places.

Council amended Local Law No. 3 as follows:— Clause 3.32 Roller Blades and Skateboards

"No person may use roller blades, skateboards, self propelled scooters or similar devices in any area of the municipality or at such times declared by a resolution of Council as an area or time so prohibited for that activity."

Clause 3.17 Damage to Council Property

 No person shall deface, damage or remove or interfere with any Council owned property which is on any road, public place

- or other land under the management of or owned by Council.
- b) Council owned property shall include but not be limited to:
  - i) Trees, shrubs or other vegetation
  - ii) Waste and recycling receptacles
  - iii) Signs and their supporting structures
  - iv) Drains and culverts
  - v) Road guide posts
  - vi) Parking meters or similar devices
  - vii) Fences and gates
  - viii) Buildings
  - ix) Monuments
  - x) Garden beds
  - xi) Water or power supply systems
  - xii) Security devices
  - xiii) Council property not belonging to any defined class
  - xiv) Footpaths, kerbing and channels

#### 3.18 Abandoned Vehicles

- a) No person shall on any road, public place or parking area vested in the control of Council place any unregistered vehicle or abandon or cause to be abandoned any vehicle.
- b) Council may impound any abandoned or unregistered vehicle found on any road, public place or parking area vested in the control of Council in accordance with the provisions of the Local Government Act 1989 and any applicable schedules.
- c) Where any vehicle is impounded by Council and is not, within 28 days claimed by its owner an authorised officer may cause the vehicle to be:
  - i) destroyed
  - ii) given away
  - iii) disposed of by auction, public tender or private sale
- d) Where an impounded vehicle is claimed by its owner it shall be required that:
  - i) Proof of ownership of the vehicle be provided to Council; and
  - ii) A fee not exceeding the amount that represents the cost to Council of impounding, moving, keeping and releasing the vehicle be paid to Council and

iii) In the event that a claim for a vehicle is made by a person other than the owner satisfactory evidence must be provided to Council of that persons authority from the owner to take possession of the vehicle.

#### 3.24 Noise

No person may on any road or public place:-

 Sound or play upon any loud speaker, amplifier, radio or like appliance or upon any musical instrument, or sing or harangue so as to cause or be calculated to cause annoyance or obstruction to any other person upon such road or in any premise abutting thereon or adjacent thereto.

#### 3.25 Buskers on Roads

A permit is required:-

- (a) (i) No person may without a permit busk on a road or public place.
  - (ii) An application for a permit must be in a form approved by an authorised officer.

#### Granting a permit:-

- (b) In determining whether to grant a permit to allow busking, the Council or an authorised officer, must take into account:—
  - the times and days it is proposed to busk;
  - ii) the roads or areas in which the busking will take place;
  - iii) the age of the buskers;
  - iv) the impact on pedestrians and traffic and:
  - v) any other matter relevant to the circumstances of the application.
- (c) Where there has been a failure to comply with the provisions of this division or a contravention of any conditions of the permit, the Council or an authorised officer may serve a Notice to Comply on the person undertaking the busking or the permit holder.

The following Clauses be deleted

Clause 3.26 Public Bodies

A public body may apply to the Council to be exempted from the requirements of applying for a permit to occupy a road for works and the Council may grant such an exemption on such terms and conditions as it shall determine. Such terms and conditions shall be set in a Notice of Exemption granted to the public body and shall as a minimum state:—

- i) the date the exemption is granted;
- ii) the period in which the exemption applies;
- iii) geographic areas of exemption;
- iv) any requirements of notification prior to the commencement of work;
- v) what type of works the public body can complete without a permit.

Any person may inspect a copy of the amended Roads, Streets & Public Places Local Law at the following Customer Service Centres: Shire Headquarters, corner Hare & Heygarth Streets, Echuca, Vic. 3564; Rochester Service Centre, 43–45 Mackay Street, Rochester, Vic. 3561; Kyabram Service Centre, Lake Road, Kyabram, Vic. 3620; Tongala Service Centre, Managan Street, Tongala, Vic. 3621 and Rushworth Service Centre, High Street, Rushworth, Vic. 3612.

PHIL PEARCE Chief Executive Officer

### NORTHERN GRAMPIANS SHIRE COUNCIL Adoption of Local Laws

No. 6 – Environment

No. 7 – Roads, Municipal Property and Council Land

No. 8 - Livestock

Notice is hereby given that Council at its meeting held on 5 July 2001 made the following Local Laws in accordance with the Local Government Act 1989.

No. 6 – Environment

The purpose and general purport of this Local Law is to provide for a safe and healthy environment, to provide for the administration and exercise of Council powers and functions and to prohibit and regulate activities which may be dangerous, unsafe or detrimental to the quality of life in the municipal district of the Northern Grampians Shire Council.

No. 7 - Roads, Municipal Property and Council Land

The purpose and general purport of this Local Law is to provide for the peace, order and good government of the municipal district of the Northern Grampians Shire Council, to provide for the administration and exercise of Council powers and functions and to prohibit, regulate and control activities, events, practices and behaviour in places so that no nuisance is caused and there is no detriment to the amenity of the neighbourhood, to a person or to a person's property.

No. 8 - Livestock

The purpose and general purport of this Local Law is to provide for the peace, order and good government of the municipal district of the Northern Grampians Shire Council, to provide for the administration and exercise of Council powers and functions and to regulate and control the movement and droving of livestock and the grazing of livestock through and within the municipal district so that no nuisance is caused and there is no detriment to the welfare of livestock or persons or property.

A copy of each Local Law can be obtained from Council's Headquarters and the St Arnaud Customer Service Centre during office hours or by telephoning 5358 8700.

PETER BROOKS Chief Executive Officer

### **Planning and Environment Act 1987** PORT PHILLIP PLANNING SCHEME

Notice of Amendment

Amendment C25

The City of Port Phillip has prepared Amendment C25 to the Port Phillip Planning Scheme

The Amendment affects land known as the Esplanade Hotel site, comprising Nos. 11–12 The Esplanade and 6 Victoria Street, St Kilda.

The Amendment proposes to make the following changes to the Port Phillip Planning Scheme: Include new policies that support the cultural significance, use and operation of the Esplanade Hotel building, No. 11 The Esplanade, St Kilda, in Clause 21 of the Local Planning Policy Framework.

Include a new Schedule 12 to the Design and Development Overlay. DDO12 introduces site specific design and development controls for the Esplanade Hotel site including Preferred and Absolute Maximum Building Heights that range from one to five storeys around the perimeter of the site and up to eight to ten storeys for portions of the core area of the site.

Amend Planning Scheme Map No. 6DDO to reflect the proposed change to the Design and Development Overlay in relation to the Esplanade Hotel site.

Include an additional paragraph relating to the social significance of the Esplanade Hotel in the statement of significance section of citation No. 2173, in the incorporated Port Phillip Heritage Review, Version 2, 2000.

Change the grading of that part of the Esplanade Hotel site known as No. 12 The Esplanade, St Kilda from a 'Significant Heritage Place' to 'Non Contributory' on the incorporated City of Port Phillip Heritage Policy Map, December 2000.

Amend the List of Incorporated Documents to reflect the proposed changes to the Port Phillip Heritage Review and the City of Port Phillip Heritage Policy Map.

Amend the List of Amendments to include Amendment C25.

A copy of the Amendment can be inspected, free of charge, during office hours, at: City of Port Phillip Municipal Offices, South Melbourne Town Hall, 208–220 Bank Street, South Melbourne 3205; or Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 or St Kilda Town Hall, corner Carlisle Street and Brighton Road, St Kilda 3182 or St Kilda Library, 150 Carlisle Street (opposite the Town Hall), St Kilda 3182.

Submissions about the Amendment must be sent to: Mr Ian Hicks, Acting Team Leader, Strategic Planning, City of Port Phillip, Private Bag No. 3, PO St Kilda, Victoria 3182 by 20 August 2001.

DAVID SPOKES Chief Executive Officer Port Phillip City Council

#### Planning and Environment Act 1987 MAROONDAH PLANNING SCHEME

Notice of Amendment

Amendment C20

The Amendment affects three (3) adjacent parcels of land located on the corner of Mt Dandenong Road and Anzac Street, Croydon. The subject land is located in a Residential 1 Zone and abuts residential dwellings to the north

and professional offices to the west. The Croydon Community School is situated on the opposite corner of Mt Dandenong Road and Anzac Street.

The land was previously used as a BP petrol filling station, however the underground tanks have been removed.

The need for a purpose built Police Station, in a main road location, has been identified as an important priority of Victoria Police for the Croydon area. The existing Police Station in Kent Avenue, Croydon, has now outgrown its site and fails to provide the level of public surveillance and presence required for both central and wider Croydon.

The Amendment proposes to rezone the land from the Residential 1 Zone to the Public Use Zone No. 7 (Other Public Use), to facilitate the proposed relocation of the Croydon Police Station from Kent Avenue, Croydon, to this site. The Police Station will be developed with purpose built design and have a visual and physical connection with the Croydon Town Centre.

Under the provisions of the Public Use Zone No. 7 (Other Public Use), no planning permit will be required for the development and use of a Police Station on the land. Any issues associated with the suitability of this land to be used for a Police Station will be assessed and determined as part of this rezoning process.

The Amendment can be inspected free of charge during normal office hours at the following Maroondah City Council outlets: Ringwood Civic Centre, Braeside Avenue, Ringwood; Ringwood Plaza Customer Service Centre, Civic Place, Ringwood; Croydon Customer Service Centre, Main Street, Croydon; Croydon Civic Customer Service Centre, Civic Place, Croydon and Department of Infrastructure, Nauru House, 80 Collins Street, Melbourne.

Any submissions about the Amendment must: Be made in writing, giving the submitters name and address. Include, if possible, a daytime contact phone number. Set out the views on the Amendment that the submitter wishes to be put before Council. Set out what changes (if any) the submitter wishes made to the Amendment. State whether the submitter wishes to be heard in support of their submission should a panel hearing be convened.

Submissions must be sent to Mr Michael Marasco, Chief Executive Officer, Maroondah City Council, PO Box 156, Ringwood 3134 by Wednesday 22 August 2001.

MICHAEL MARASCO Chief Executive Officer

#### Planning and Environment Act 1987 GREATER DANDENONG PLANNING SCHEME

Notice of Amendment C11

The City of Greater Dandenong has prepared Amendment C11 to the Greater Dandenong Planning Scheme. The Amendment will be placed on public exhibition from 19 July 2001 until 20 August 2001.

The Amendment affects the land south of Abbotts Road generally bordered by the Eumemmerring Creek, the eastern boundary of the Melbourne Water Depot, Colemans, Taylors and Bayliss Roads and the South Gippsland Railway line.

The Amendment proposes to: Rezone the land from the Rural Zone to the Industrial 1 Zone.

Redefine the boundary of the existing Environmental Significance Overlay No 2 over the land affected by the amendment.

Introduce a Development Plan Overlay over the land affected by the amendment.

Amend Council's Municipal Strategic Statement by removing reference to future industrial land use south of Abbotts Road which will become outdated with this amendment.

Introduce Schedule 2 to the Development Plan Overlay which includes specific requirements relevant to development of the area.

The Amendment will facilitate the use and development of the land for industrial purposes, while protecting the significant environmental features of the site and providing a framework for the provision of infrastructure, regional and local transport networks, open space and design guidelines for future development.

The Amendment can be inspected during office hours and free of charge at: The City of Greater Dandenong, Dandenong Office, 39 Clow Street, Dandenong; The Department of Infrastructure, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Any person affected by the amendment may make a submission in writing.

Submissions must be sent to: The Manager Strategic and Statutory Planning, City of Greater Dandenong, PO Box 200, Springvale, Vic. 3171.

Submissions must be received by Monday 20 August 2001.

ANDREW McCULLOCH Manager Strategic and Statutory Planning

#### Planning and Environment Act 1987 GREATER DANDENONG PLANNING SCHEME – LOCAL SECTION Notice of Amendment

Amendment C20

The City of Greater Dandenong has prepared Amendment C20 to the Local Section of the Greater Dandenong Planning Scheme. The Amendment will be placed on exhibition on 19 July 2001.

The Amendment proposes to change the Planning Scheme by rezoning Council owned land in (i) Windsor Avenue, Springvale, (ii) 450–452 Springvale Road, Springvale and (iii) 20 Admirala Avenue, Dandenong North, from Public Park and Recreation Zones to Residential 1 Zones.

The Windsor Avenue and Admirala Avenue properties have been identified as surplus to open space requirements and agreement for their sale have been reached. An aged care facility situated on the property to the south of No. 450–452 Springvale Road is built partly across the common boundary and the rezoning will bring the whole of the facility into a Residential 1 Zone. The rezonings have previously been advertised in accordance with **Local Government Act 1989** requirements.

The Amendment can be inspected at: The City of Greater Dandenong, Dandenong Office, 39 Clow Street, Dandenong and Department of Infrastructure, Ground Floor, Nauru House, 80 Collins Street, Melbourne.

This can be done during office hours from 19 July 2001 and is free of charge.

Any person who may be affected by the Amendment may make a submission to the Planning Authority, the City of Greater

Dandenong, no later than 17 August 2001. Submissions should be addressed to: The Manager Strategic and Statutory Planning, City of Greater Dandenong, PO Box 200, Springvale 3171.

BRUCE McCONCHIE Senior Strategic Planner City of Greater Dandenong

#### Planning and Environment Act 1987 GREATER DANDENONG PLANNING SCHEME

Notice of Amendment

Amendment C23

Application for Planning Permit Application 2000/0633

The land affected by the Amendment is No. 16–18 Edgewood Road, Dandenong.

The land affected by the permit application is No. 16–18 Edgewood Road, Dandenong.

The Amendment proposes to rezone No. 16–18 Edgewood Road, Dandenong from a Business 4 Zone to a Residential 1 Zone and apply an Environmental Audit Overlay in accordance with Ministerial Direction Number 1.

The application is for a permit to erect six (6) single storey detached dwellings.

The person who requested the Amendment is Kostic and Associates Pty Ltd on behalf of Cherman Investments.

The applicant for the permit is Kostic and Associated Pty Ltd on behalf of Cherman Investments.

You may inspect the Amendment and the application, and any documents that support the Amendment and the application, and the explanatory report about the Amendment and the application at the office of the planning authority, the City of Greater Dandenong, 39 Clow Street, Dandenong and at the Department of Infrastructure, Ground Floor, Nauru House, 80 Collins Street, Melbourne.

This can be done during office hours and is free of charge.

Any person who may be affected by the Amendment or the granting of a permit may make a submission to the planning Authority.

The closing date for submissions is 17 August 2001.

A submission must be sent to the City of Greater Dandenong, PO Box 200, Springvale 3171.

BRUCE McCONCHIE Senior Strategic Planner City of Greater Dandenong

#### Planning and Environment Act 1987

DAREBIN PLANNING SCHEME

Notice of Amendment Amendment C33

The City of Darebin has prepared an Amendment to the Darebin Planning Scheme. The Amendment proposes to introduce vegetation removal controls for stage one of the site known formerly as Mont Park Psychiatric Hospital now known as Springthorpe. The controls will require planning permission for the removal or lopping of identified significant vegetation. The controls are based on the recommendations of a conservation plan prepared for the subject site and its immediate surrounds.

The Amendment can be inspected at: City of Darebin, Level 1, 274 Gower Street, Preston 3072 and Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000.

Any person or agency who may be affected by the Amendment can make a submission to the City of Darebin. Submissions about the Amendment must be in writing and be sent to Kim Godi, City of Darebin, Strategic Planning, PO Box 91, Preston 3072 by the close of business on 24 August 2001.

JOHN VAN AS Manager, Urban Development

#### Planning and Environment Act 1987

MELTON PLANNING SCHEME Notice of Amendment

Amendment C16

The Planning Authority for this Amendment is the Shire of Melton.

The Amendment rezones the 'Reserve for Municipal Purposes' in Hazel Street from Public Park and Recreation Zone to Residential 1 Zone.

The subject site has a total area of 6,515 square metres and a frontage width on Hazel

Street of 7.62 metres. The south east corner of the property has a frontage to Kurrajong Crescent.

The Amendment is available for public inspection, free of charge, during office hours at the following places: Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne 3000 and Melton Shire Council, Civic Centre, 232 High Street, Melton 3337.

Submissions regarding the Amendment must be sent to: Planning & Community Development Manager, Melton Shire Council, PO Box 21, Melton, Vic. 3337 by 20 August 2001.

### **Planning and Environment Act 1987** MELBOURNE PLANNING SCHEME

Notice of Amendment

Amendment C45

The Melbourne City Council is the Planning Authority for this Amendment.

The Amendment affects land at 603–615 Queensberry Street, North Melbourne and is known as the former RMIT College of Printing. Comprising an area of approximately 3389 square metres, the site has its main frontage to Queensberry Street of approximately 39.7 metres and a depth of approximately 85.4 metres to Union Street to the west. The site also has a rear boundary to Elm Street.

The Amendment proposes to change the local provisions of the Melbourne Planning Scheme by rezoning the land from Public Use Zone (Education) to Mixed Use. This rezoning will enable the sale of the site by the Department of Education, Employment and Training. Detailed information about the Amendment is available on Council's web site at http://www.melbourne.vic.gov.au

The Amendment is also available for public inspection, free of charge, during office hours at the following places: Melbourne City Council, 6th Floor, 200 Little Collins Street, Melbourne and Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne.

Enquiries regarding the Amendment can be made to the Melbourne City Council, Development Planning Branch on 9658 8415.

Any person who is affected by the Amendment may make a submission in writing about the Amendment.

Submissions must be received by John Noonan, Group Manager, Development and Statutory Services, Melbourne City Council, GPO Box 1603M, Melbourne 3001 by 5.00 p.m. Friday 23 August 2001.

#### MICHAEL MALOUF Chief Executive Officer

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, ACN 064 593 148, 168 Exhibition Street, Melbourne, Victoria 3000, the personal representative, on or before 20 September 2001 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.

- BUCKINGHAM, Freda, late of 71 Berry Avenue, Edithvale, pensioner, who died 2 May 2001.
- BUNNETT, Patricia, late of Unit 1, 8 Orchid Avenue, Boronia, pensioner, who died 28 May 2001.
- FORDE, Olive Lorna, late of 2/10 Myrtle Street, Preston, retired, who died 28 April 2001.
- FRANKS, Robert George Hay, late of Lotus Lodge, Point Nepean Highway, Rosebud, pensioner, who died 2 May 2001.
- KENNEALLY, Lloyd Allan, late of 46 Pardy Street, Pascoe Vale, pensioner, who died 17 May 2001.
- SCHMIDT, Margaret Mary, formerly of 23 Mariner Street, St Leonards, but late of Grace McKellar Centre, 45–49 Ballarat Road, Geelong North, pensioner, who died 26 June 2001.
- SPARSHOTT, Jessie Hamilton, late of Avonlea Hostel, 3 Patty Street, Mentone, pensioner, who died 25 May 2001.
- THOMPSON, Gwenda Emily, late of Walmsley Village, 188 Society Court, Kilsyth, home duties, who died 1 July 2001.
- ZERDONER, Verkoslav Gerald, late of Mother Romana Home, Slovenian Hostel, 11–15 A'Beckett Street, Kew, pensioner, who died 17 May 2001.

Dated at Melbourne, 12 July 2001

CATHY VANDERFEEN Manager, Estate Management State Trustees Limited

- Creditors, next-of-kin and others having claims against the following estates:—
- KATHLEEN AMY PAULINE ALLPORT, late of Flat 19, One Oaks Rise, Oliver Leese Court, Moss Pit, Stafford ST17 97W United Kingdom, retired, deceased intestate, who died 19 March 1994.
- LEILA BERYL BELL, late of Otway Pioneers Nursing Home, Connor Street, Colac, home duties, deceased, who died 24 May 2001.
- ALBERT STANLEY FAWKNER, late of Manningham Manor, 31 Blackburn Road, Doncaster East, pensioner, deceased, who died 3 June 2001.
- PHYLLIS VIOLA FRICKE, late of Mayflower Homes, 7 Centre Road, Brighton East, retired, deceased, who died 21 June 2001.
- GASTONE LORENZINI, also known as Gus Lorenzini, late of Southstone Aged Care Facility, 276–290 Princes Highway, Werribee, pensioner, deceased, who died 6 March 2001.
- VIDA MAYNES, late of Harold McCracken House, 6 Church Street, Fitzroy North, pensioner, deceased, who died 8 June 2001.
- PATRICK JOHN RUSSELL, late of 35 Mary Street, St Kilda, retired, deceased, who died 20 June 2001.
- OURANIA VAN DER GREFT, late of Carnsworth Nursing Home, 10 A'Beckett Street, Kew, pensioner, deceased intestate, who died 1 June 2001.

Creditors, next-of-kin and others having claims against the abovementioned estates 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 20 September 2001 after which date State Trustees Limited, ACN 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 Application No. A205 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act 1995** by Michael Page International Pty Ltd trading as Michael Page Legal for exemption from Sections 13, 42, 100 and 195 of that Act. The application for exemption is to enable the

applicant to advertise for legal practitioners to fill positions in respect of which employers who are clients of the applicant have authorised the applicant to organise recruitment and have certified to the applicant that the employer genuinely believes that the nature of the position reasonably requires the person who fills it to have a specified minimum level of legal experience and to include in those advertisements reference to the minimum levels of legal experience mentioned in those certifications.

Upon reading the material submitted in support of the application and upon hearing submissions from Ms Musgrave and for the Reasons for Decision given by the Tribunal on 11 July 2001, the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 13, 42, 100 and 195 of the Act to advertise for legal practitioners to fill positions in respect of which employers who are clients of the applicant have authorised the applicant to organise recruitment and have certified to the applicant that the employer genuinely believes that the nature of the position reasonably requires the person who fills it to have a specified minimum level of legal experience and to include in those advertisements reference to the minimum levels of legal experience mentioned in those certifications.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 42, 100 and 195 of the Equal Opportunity Act 1995, to advertise for legal practitioners to fill positions in respect of which employers who are clients of the applicant have authorised the applicant to organise recruitment and have certified to the applicant that the employer genuinely believes that the nature of the position reasonably requires the person who fills it to have a specified minimum level of legal experience and to include in advertisements reference to the minimum levels of legal experience mentioned in those certifications.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 18 July 2004.

Dated 11 July 2001

CATE McKENZIE Deputy President

#### **EXEMPTION**

Application No. A226 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the Equal Opportunity Act **1995** by the Bendigo Health Care Group Human Research Ethics Committee. The application for exemption is to enable the applicant to advertise for a male and/or female candidate for membership on the BHCG HREC to meet the requirements for membership in accordance with the National Health and Medical Research Council Act 1992 Guidelines.

Upon reading the material submitted in support of the application the Tribunal is satisfied that it is appropriate to grant an exemption from Sections 34, 35, 37, 42, 59, 100 and 195 of the Act to enable the applicant to advertise for a male and/or female candidate for membership on the BHCG HREC to meet the requirements for membership in accordance with the National Health and Medical Research Council Act 1992 Guidelines.

In granting this exemption, the Tribunal

Section 7 of the National Health and Medical Research Council Act 1992 ('the NHMRC Act') states -

Functions of the Council

- (1) The functions of the Council are:
  - (a) to inquire into, issue guidelines on, and advise the community on, matters relating to:
    - (iv) public health research and medical research; and
    - (v) ethical issues relating to health; and
- Section 8 of the NHMRC Act states –

**Ethics Guidelines** 

- (1) Without limiting any of the matters on which the Council may issue guidelines under subparagraph 7(1)(a)(v), the Council must issue guidelines under that subparagraph for the conduct of medical research involving humans
- (2) The guidelines for the conduct of medical research involving humans must be issued precisely as developed by the Principal Committee known as

the Australian Health Ethics Committee and provided to the Council for the purpose.

- The Australian Health Ethics Committee is a body established by the Minister administering the NHMRC Act, and has a diverse range of members many of whom are required to be appointed after consultation with the relevant Ministers of States and Territories.
- Under the NHMRC Act the NHMRC has issued guidelines. One of those guidelines is called the NHMRC Statement on Human Experimentation and Supplementary Notes 1992. That guideline sets out principles for the conduct of experimentation on humans and for the Constitution of Institutional Ethics Committee to advise on, approve and monitor that experimentation - see Supplementary notes – Supplementary Note 1 (1992) – Institutional Human Research Ethics Committees, where Point 4 states the composition of the Committee must include "laywoman not associated with the institution; layman not associated with the institution . . .'
- The Terms of Reference of the applicant's Ethics Committee states that the Membership of the Committee shall consist of a nominee of the Chief Executive who shall be the Chairperson, one Clinical Executive Director of the Bendigo Health Care Group; three members with knowledge of, and current experience in health research; and a male and a female who have no affiliation with the institution and are not currently involved in medical, scientific or legal work, and who are from the local community, to represent an ethical/philosophical viewpoint.
- The functions of the committee are to act as an authority to research projects received at the Bendigo Health Care Group and approve or disapprove Inter-Organisational research proposals on behalf of other Health Care Organisations Human Research Ethics Committees; maintain a register and keep surveillance of all proposed research projects until their completion to conform with approved ethical standards; to act as an advisory group to The Chief Executive on ethical issues; provide a resource to health professionals and others in the organisation;

identify ethics related educational needs of staff and make recommendations to The Chief Executive; act as a forum to increase ethics and health care understanding; review and make recommendations on issues of ethics and protocols related to research on patients or staff procedures and receive ethical issues referred to the Committee from recognised and established groups in the hospital, heads of Departments, or individual Committee members.

- The exemption is required so that the applicant can comply with the NHMRC guidelines.
- The functions that the applicant's Committee performs are important. It is a Multidisciplinary Committee with representatives offering a diverse range of skills and experience. Given its functions, it is important that the Committee also includes representatives of men and women and the range of its membership conforms to the range of memberships of other similar committees in other States and Territories of the Commonwealth and in the Commonwealth itself.
- The applicant was granted a previous exemption which expired on 27 May 2001.

The Tribunal hereby grants an exemption to the applicant from the operations of Sections 34, 35, 37, 42, 59, 100 and 195 of the Equal Opportunity Act 1995 to enable the applicant to advertise for a male and/or female candidate for membership on the BHCG HREC to meet the requirements for membership in accordance with the National Health and Medical Research Council Act 1992 Guidelines.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 18 July 2004.

Dated 12 July 2001

Mrs A. COGHLAN Deputy President

#### Stamps Act 1958

#### NOTICE UNDER SECTION 40A

Pursuant to section 40A of the **Stamps Act 1958** I hereby declare and make effective from 11 July 2001, that:

# AP-287 – Graham Kendall, Terry O'Dea & Stephanie Billman trading as Frank Facey Industrial Commercial

to be no longer an "authorised person" in relation to the stamping of transfers of land, mortgages, bonds, debentures and covenants, marketable securities, leases, agreements to lease, assignments or transfers of lease and instruments of settlement.

> DAVID POLLARD Commissioner of State Revenue

#### **Education Act 1958**

### NOTICE OF MAKING OF ORDER UNDER SECTION 13

An Order of the Minister for Education was made on 26 June 2001 under section 13(4) of the **Education Act 1958** amending the constituting Order of the council of the State school proposed to be called Warrnambool College by amending clause 26(a) of that Order and by substituting Schedule 3 of that Order with a new Schedule 3

MARY DELAHUNTY Minister for Education

#### Coastal Management Act 1995

NOTIFICATION OF ENDORSEMENT OF SHIRE OF MOYNE COASTAL ACTION PLAN JUNE 2001

I, Sherryl Garbutt, give notice under section 27 of the **Coastal Management Act 1995**, that on 20 June 2001, I endorsed the Shire of Moyne Coastal Action Plan June 2001 prepared by the Western Coast Regional Coastal Board.

SHERRYL GARBUTT MP Minister for Environment and Conservation

#### Coastal Management Act 1995

NOTIFICATION OF ENDORSEMENT OF COLAC OTWAY STRATEGIC DEVELOPMENT MASTER PLAN – COASTAL ACTION PLAN – SKENES CREEK TO MARENGO MAY 2001

I, Sherryl Garbutt, give notice under section 27 of the **Coastal Management Act 1995**, that on 20 June 2001, I endorsed the Colac Otway

Strategic Development Master Plan – Coastal Action Plan – Skenes Creek to Marengo May 2001 prepared by the Western Coast Regional Coastal Board.

SHERRYL GARBUTT MP Minister for Environment and Conservation

#### Racing Act 1958

REMOVAL OF APPOINTEE TO HARNESS RACING VICTORIA'S PANEL OF ASSESSORS

Carl F. O'Dwyer is removed, under section 49C(2)(b) of the **Racing Act 1958**, from the panel of persons to be assessors to assist the Board of Harness Racing Victoria in the hearing and determining of appeals.

This removal is effective from 11 July 2001. Dated 3 July 2001

ROB HULLS MP Minister for Racing

#### **Adoption Act 1984**

Under the functions and powers assigned to me by the Secretary of the Department of Human Services under Section 10(2) of the **Community Welfare Services Act 1970** in relation to Section 5 of the **Adoption Act 1984**.

I, Chris Garratt approve the following person under Section 5(1) and Section 5(2)(a) of the Act as approved Counsellor for the purposes of Section 35 of the **Adoption Act 1984**.

Smith, Judyth

CHRIS GARRATT Acting Regional Director Hume Region

#### **Associations Incorporation Act 1981**

Notice is hereby given that in pursuance of sub-section 10(4) of the **Associations** Incorporation Act 1981 a Certificate of Incorporation was granted to Arrow Leadership Australia Inc. on 13 July 2001.

W. NEW Deputy Registrar of Incorporated Associations

### Associations Incorporation Act 1981

SUB-SECTION 36E(5)

Notice is hereby given that the incorporation of the associations mentioned below will be cancelled in accordance with Section 36E(3) of the **Associations Incorporation Act 1981** unless the Association notifies the Registrar within 28 days as to reasons why its incorporation should not be cancelled.

3 & 4'S Rostered Playgroup Inc., A.S.I.S. Australian Chapter Inc., Agoraphobia Support Group (Vic.) Inc., Airwaves Social Club Inc., Albert Park Community Playground Inc., Albury-Wodonga PC User Group Inc., Alcoholism and Drug Dependence Recovery Centre, Inc., Amateur Brewers Association of Victoria Inc., Aolin Inc., Arapol Safety Boat Committee Inc., Australian Accredited Fitness Leaders Association Inc., Australian Automotive Export Group Inc., Australian National Pigeon Association Inc., Australian Skeet Shooters Association Inc., Australian Track and Field Coaches Association Victorian Branch Inc., Ballam Park Fathers and Friends Club Inc., Ballarat Branch Combined Pensioners Association of Victoria Inc., Ballarat Pidgeon Society Inc., Beeac Tennis Club Inc., Bellarine Peninsula Tourism Inc., Bendigo and District Cancer Support Group Inc., Bendigo Fencing Club Inc., Birthwise Inc., Boort Social Netball Inc., Bowmans-Murmungee Hall Committee Inc., Briar Hill Residents Association Inc., Bundoora Badminton Club Inc., Cardross Football Club Inc., Castlemaine Art & Craft Exhibition Inc., Caulfield Kontias Football Club Inc., Centre of Sanctuary Inc., City of Maryborough Social Club Inc., Club Alfred Inc., Cobras Womens Football Club Inc., Coburg Volleyball Club Inc., Cohuna Combination Shooting Club Inc., Colac Accommodation Support Service Inc., Contemporary Music Events Company Inc., Corio Marching Association Inc., Croydon Netball Club Inc., Dandenong and Springvale District Health Council Inc., Deep Creek Netball Club Inc., Delacombe Community House Inc., Devenish Practical Pistol Club Inc., Dispute Settlement Centre (Geelong) Inc., Distance Runners of Victoria Inc., Doing It Better for Australia Inc., Dragon Boats Victoria Inc., Drouin West Junior Tennis Club Inc., Dunnstown Tennis Club Inc., Dunvegan Tennis Club Inc., East Preston Football Club Inc., East Preston Youth and Community Centre Management Committee Inc., Eastern Melbourne Korfball Association

Inc., Echuca Village Tennis Club Inc., Eldorado Progress Association Inc., Emerald Softball Teeball Club Inc., Essendon and District Tri-Antulas Triathlon Club Inc., Essendon Club Inc., Evertonians Australian Club Inc., Exhaust Inc., Explorers Adventurers Pioneers Young Men's Christian Association Inc., Family Projects Australia Inc., Federation of African Communities Councils of Australia Inc., Federation of Electrologists and Thermologists of Australia Inc., Ferntree Gully Squash and Racquetball Club Inc., Footscray College of TAFE Student Union Inc., Frank Bos Youth Housing Projects Inc., Frankston Hockey Club Inc., Frankston Volleyball Association Inc., Gay and Married Men's Association (Melbourne) Inc., Gippsland Dispute Settlement Centre Inc., Girlarte Theatre Productions Inc., Gisborne District Adult Riding Club Inc., Glenn Old Collegians Association Inc., Going Down Swinging Inc., Greater Shepparton Community Health Service Inc., Greenhouse Action Australia Inc., Hamilton S.E.C. Social Club Inc., Heidelberg Colts Football Club Inc., Horn of Africa Information Committee Inc., Horrow Red Gum Fair Committee Inc., Howqua Valley Landcare Group Inc., Hume Region Junior Chamber Inc., Imperial Hotel Social and Sporting Club Inc., Islamic Medical Association of Victoria Inc., Italian-Australian Inter Soccer Club Inc., Jacobena Angliss Kindergarten Inc., Keep Coburg Beautiful Committee Inc., Kerang Agricultural Research Farm Inc., Kerang and District Motor Cycle Club Inc., Koorooman Tennis Club Inc., Latrobe Valley Computer Users Group Inc., Learmonth Tennis Club Inc., Leigh Baseball Club Inc., Lindenow South Bush Races Inc., Lloyd Street Pre School Inc., Local Government Recreation Association of Victoria Inc., Lockington and District Basketball Assocition Inc., Lower Cape Bridgewater Hall and Recreation Reserve Inc., Malvern Road Social Club Inc., McKillop Street Parents Activity Network Inc., Melbourne & District Amateur Rugby League Inc., Melbourne Aboriginal Education Association Inc., Melton BMX Club Inc., Merrigum Community Access Inc., Merton Tennis Club Inc., Midwatch Association Inc., Mildura Camera and Video Club Inc., Mildura Chiseletts \*Precision & \*Marching Club Inc., Mildura Equestrian Club Inc., Militaires Marching Club Inc., Momo Theatre Company Inc., Moorabbin City Soccer Club Inc., Mornington Hockey Club Inc., Morwell South Tennis Club Inc., Mount Beauty Marathon Committee Inc., Mount Royal Hospital Maintenance Social Club Inc., Mt

Sterling Volunteer Ski Patrol Inc., Multicultural Health Resource Service Inc., Multi-Cultural Women's Association Inc., Nathalia and District Lions Club Inc., Neerim Junction & District Recreation Centre Inc., New Thought Foundation of Australia Inc., Nga Peka O Aotearoa Culture & Entertainment Group Inc., Northern Invitation Homing Club Inc., Norwyn Calisthenics Club Inc., Olinda Kinder & Playgroup Inc., Olympic Village Pre-School Centre Inc., Outer East Tenants Information Service Inc., Parents Association for Children of Special B187 Ability Inc., Park Residents Action & Support Team (P.R.A.S.T.) Inc., Peninsula Gridiron Club Inc., Pinevale Pre School Association Inc., Portland Community Lifeskills Programme Inc., Preston Parents and Citizens Youth Club Inc., Primrose Football Club Inc., Quambatook Ballet and Dance Guild Inc., Quest Life Skills (Australia) Inc., Raywood United Basketball Club Inc., Ringwood and Croydon District Health Council Inc., Rolling Hills Residents' Association Inc., Rotaract Club of Warrnambool Inc., Russian Theatrical Society Inc., Sailboarders Association of Victoria Inc., Seaspray Preschool Playcentre Inc., SEC Port Melbourne Social Club Inc., Seed Merchants Association of Victoria Inc., Senior Citizens of Greek Orthodox Community of Gippsland Inc., Seymour and District Information & Referral Centre (C.A.B.) Inc., Seymour Development and Economic Strategy Association Inc., Seymour District Athletic Club Inc., Shannonaires Marching Club Inc., Shire of Buninyong Social Club Inc., Silver Club Association Inc., Smarty's Circus Inc., Springcreek Tennis Club Inc., Springvale Marching Girls Club Inc., St Andrews Badminton Club Inc., St. Arnaud Learning Group Inc., Statesman/Brougham Car Club of Victoria Inc., Stawell Field Hockey Association Inc., Taxi Lessees' Association of Victoria Inc., The Andronicus Foundation Inc., The Australian Federation of Homoeopaths Inc., The Bay City Drag Racing Club Inc., The Baynton Sidonia Landcare Group Inc., The Darling Gardens Group Inc., The East Melbourne Group Inc., The Five Dollar Theatre Company Inc., The Lebanese Cultural Society of Victoria Inc., The Market Milk Federation of Australia Inc., The Mead Tennis Club Inc., The Melbourne Glasgow Rangers Supporters Club Inc., The Port Fairy Procession Club Inc., The Russian Museum Inc., The Shakespeare Globe Theatre Centre Australia Inc., The Society of Visual Merchandising, Australia Inc., The Victorian Catholic Lawn Tennis Association Inc., The

Victorian Home for Horticulture Inc., The Victorian Korfball Association Inc., The Waranga Nursing Home Society Inc., Thomas Street Ladies Squash Club Inc., Trinity College Alexander School Inc., Trinity Thornbury Girls Calisthenics Club Inc., United Cricket Club (Horsham) Inc., United Tae Kwon Do Club Inc., Vatset Inc., Victorian Fourteen Foot Sailing Council Inc., Victorian Koori Early Childhood Development Association Inc., Violet Town Netball Association Inc., Waaia Football Club Inc., Wangaratta and District Vietnam Veterans Inc., Wangaratta Radio Repeater Group Inc., Rugby League Club Wangaratta Warrnambool Marathon Committee Watsonia Area Pistol Club Inc., Wattle Park -Bennettswood Football Club Inc., Wedderburn Wool Expo Inc., Welcome Inn Drop In Centre Inc., Wendouree Senior Citizen's Welfare Committee Inc., West End Occasional Child Care Inc., West Gippsland Scuba Diving Association Inc., Western Port Lunch Club Inc., Western Suburbs Table Tennis Association Inc., Western Victorian Radiotherapy Services Association Inc., Woolly Jumpers Association Inc., Work Related Injury Support Team Inc., Y Club 85 Inc., Yarraberb Tennis Club Inc., Youth in Theatre Inc., Yuulong Hall Committee Inc.

Dated 7 June 2001

WAYNE NEW Deputy Registrar of Incorporated Associations

#### Co-operatives Act 1996

EUROA PASTORAL CO-OPERATIVE SOCIETY LIMITED

MT WAVERLEY RESERVE SPORTSMENS CO-OPERATIVE SOCIETY LIMITED WARBURTON–MILLGROVE SPORTING CLUB CO-OPERATIVE LTD

Notice is hereby given in pursuance of Section 316(1) of the **Co-operatives Act 1996** and Section 601AB(3) (e) of the Corporations Law that, at the expiration of two months from the date hereof, the names of the aforementioned Co-operatives will, unless cause is shown to the contrary, be struck off the register and the Co-operatives will be dissolved.

Dated at Melbourne 12 July 2001

PAUL HOPKINS Deputy Registrar of Co-operatives



#### Water Act 1989

### GOULBURN BROKEN CATCHMENT MANAGEMENT AUTHORITY

Pursuant to section 203 of the Water Act 1989, notice is hereby given that the Goulburn Broken Catchment Management Authority intends to declare flood levels for Benalla as shown on Plan No. 540214. These flood levels will be used for planning and building purposes and are based on the Goulburn Broken Catchment Management Authority's best estimate of a flood event which has a probability occurrence of 1% in any one year.

The flood level plan is available for inspection at the Delatite Civic Centre, Fawckner Drive, Benalla and the Goulburn Broken Catchment Management Authority Offices, Suite 4, 55 Welsford Street, Shepparton.

Prior to declaring flood levels for Benalla, the Goulburn Broken Catchment Management Authority is seeking submissions from any person within 6 weeks from the date of this notice. Written submissions should be sent to the Chief Executive Officer, Goulburn Broken Catchment Management Authority, PO Box 1752, Shepparton 3632.

W J O'KANE Chief Executive Officer

#### **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 22 August 2001.

Notice of any objection to the granting of an application should be forwarded to reach the Manager, Licensing & Certification, Victorian Taxi Directorate, Level 6, 14–20 Blackwood Street, North Melbourne (P.O. Box 666, North Melbourne 3051) not later than 16 August 2001.

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.

Denis Walter Music Pty Ltd, Newtown. Application to license one commercial passenger vehicle to be purchased in respect of a 1984 Jaguar sedan with seating capacity for 4 passengers to operate a service from 352 Shannon Avenue, Newtown for the carriage of passengers for wedding parties.

- B. Kotsiopoulos, Burwood. Application for variation of conditions of licence SV1427 which authorises the licensed vehicle to operate in respect of a 1990 Ford stretched limousine with seating capacity of 12 or fewer seats for the carriage of passengers for wedding parties to change the vehicle to a 1990 or later model Ford stretched limousine with seating capacity of 12 or fewer seats and to include the ability to operate as follows:
- (i) for debutante balls, on tours to various places of interest throughout the State of Victoria, Fosters Melbourne Cup, Spring Racing Carnival and Australian Grand Prix;
- (ii) for airport transfers to and from Melbourne Airport, Tullamarine.
- J. P. Parkes, Greenvale. Application to license one commercial passenger vehicle to be purchased in respect of any vehicle that meets the standards approved by the Victorian Taxi Directorate to operate as a hire car from 52 Greenvale Drive, Greenvale.

Dated 19 July 2001

ROBERT STONEHAM Manager – Operations Victorian Taxi Directorate

#### COMMONWEALTH OF AUSTRALIA

#### Petroleum (Submerged Lands) Act 1967

Prohibition of Entry into Safety Zone Geographe North – 1 Well

Pursuant to the power conferred by Section 119 of the **Petroleum (Submerged Lands) Act 1967**, all vessels are prohibited, other than vessels engaged in or in connection with the petroleum exploration and/or production operations authorised under that Act, from entering or remaining in the safety zone specified in the schedule, without my consent in writing.

#### **SCHEDULE**

- The area within a distance of 500 metres measured from each point of the outer edge of the drilling vessel known as Ocean Bounty.
- (2) The area or areas within a distance of 500 metres measured from each point of the outer edge of any anchor buoys or other equipment deployed from that drilling vessel

while the vessel is engaged in operations associated with drilling of the Geographe North – 1 well situated at or about the point of Latitude 039° 04' South, Longitude 142° 55' East over the period from late August 2001 until mid September 2001.

Dated 11 July 2001

Made under the **Petroleum (Submerged Lands) Act 1967** of the Commonwealth of Australia.

HORACIO HAAG

Manager Petroleum Operations Safety and Environment as a delegate of the Designated Authority, pursuant to delegation dated 28 September 2000 under Section 15 of the

Petroleum (Submerged Lands) Act 1967

#### COMMONWEALTH OF AUSTRALIA

#### Petroleum (Submerged Lands) Act 1967

Prohibition of Entry into Safety Zone Melville – 1 Well

Pursuant to the power conferred by Section 119 of the **Petroleum (Submerged Lands) Act 1967**, all vessels are prohibited, other than vessels engaged in or in connection with the petroleum exploration and/or production operations authorised under that Act, from entering or remaining in the safety zone specified in the schedule, without my consent in writing.

#### **SCHEDULE**

- (1) The area within a distance of 500 metres measured from each point of the outer edge of the drilling vessel known as Ocean Bounty.
- (2) The area or areas within a distance of 500 metres measured from each point of the outer edge of any anchor buoys or other equipment deployed from that drilling vessel.

while the vessel is engaged in operations associated with drilling of the Melville – 1 well situated at or about the point of Latitude 038° 41' South, Longitude 147° 09' East over the period from mid September 2001 until early October 2001.

Dated 12 July 2001

Made under the **Petroleum (Submerged Lands) Act 1967** of the Commonwealth of Australia.

HORACIO HAAG

Manager Petroleum Operations Safety and Environment as a delegate of the Designated Authority, pursuant to delegation dated 28 September 2000 under Section 15 of the Petroleum (Submerged Lands) Act 1967

#### **Livestock Disease Control Act 1994**

### REVOCATION OF DECLARATION OF APPROVED AGENT

Notice is hereby given that on 27 June 2001 the Commissioner of State Revenue revoked pursuant to section 94(2) of the Livestock Disease Control Act 1994 the declaration of the undermentioned person, being a person carrying on business as a stock and station agent, an abattoir operator, a calf dealer or any other prescribed business dealing with the buying or selling of livestock or the carcasses of livestock, as approved agents for the purposes of part 6 of the Livestock Disease Control Act 1994 and of the Stamps Act 1958.

Mootown Pty Ltd T/as North Central Livestock.

CHRISTOPHER CHARLES EDWIN GAHAN
as delegate of the Secretary
to the Department of
Natural Resources and Environment

#### Fair Trading Act 1999

ORDER PROHIBITING THE SUPPLY OF DANGEROUS GOODS AND REVOKING PREVIOUS ORDER IN RESPECT OF CERTAIN OF THE SAME GOODS

I, Marsha Thomson, Minister for Consumer Affairs, pursuant to the powers conferred on me by Part 3 Division 1 of the **Fair Trading Act 1999** hereby make an order prohibiting the supply in Victoria of the following goods:

Children's cots for household use (other than folding cots, carry cots, cradles, and antique or collectable cots as described in the Schedule) which do not comply with clauses 3, 5, 6, 8, 9, 11 and 12 of Australian/New Zealand Standard AS/NZS 2172 – 1995, 'Cots for household use – Safety requirements', approved by the Standards Association of Australia on 30 January 1995. Schedule

The supply of antique and collectable cots which do not comply with the mandatory standard is permitted subject to the following:

- the cot is accompanied by a certificate from the supplier to the consumer stating that it is not safe to place a child in the antique or collectable cot; and
- ii. two clearly visible warning statements (one external, one internal) must be permanently attached to the cot by means of gluing and mechanical fixing (nails or screws) of a metal plaque displayed on the upper half of the side or end of the cot. The lettering must be in sharp contrast with the background and contain the following warning, with upper case letters no less than 5mm in height and lower case no less than 2.5mm in height:

"WARNING: this cot <u>does not</u> meet the mandatory safety standard. For <u>display purposes</u> only. It is <u>dangerous</u> to place a child in this cot."

(Upper case lettering and underlining must appear as shown).

I make this order noting the requirements imposed by the Commonwealth Government on children's household cots, thereby satisfying the requirements of sections 40(1) and 40(2)(b) of the **Fair Trading Act 1999**.

Pursuant to the powers conferred on me by Part 3 Division 1 of the **Fair Trading Act 1999** I hereby revoke the previous order in respect of children's household cots, dated 26 June 1998 and published in the Victoria Government Gazette No. S65 of 30 June 1998.

Dated 21 June 2001

MARSHA THOMSON MP Minister for Consumer Affairs Explanatory Note

This order permanently prohibits children's household cots other than folding cots, cradles and antique and collectable cots as described in

the Schedule, which do not comply with the whole, (except for clauses 1, 2, 4, 7 and 10) of AS/NZS 2172: 1995, 'Cots for household use – Safety requirements', approved by the Standards Assocition of Australia on 30 January 1995 and published on 5 April 1995.

The mandatory standard does not apply to antique or collectable cots, provided the cot is supplied with a certificate and is fitted with warning plaques as stipulated in the Schedule.

#### Planning and Environment Act 1987

BALLARAT PLANNING SCHEME Notice of Approval of Amendment Amendment C31

The Minister for Planning has approved Amendment C31 to the Ballarat Planning Scheme.

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

The Amendment rezones No. 9 Tait Street, Sebastopol from Residential 1 to the Industrial 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure Western Regional Office, 88 Learmonth Road, Wendouree and at the Ballarat City Council, Watershed Office, Grenville Street South, Ballarat.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

#### Planning and Environment Act 1987

GLEN EIRA PLANNING SCHEME Notice of Approval of Amendment Amendment C18

The Minister for Planning has approved Amendment C18 to the Glen Eira Planning Scheme.

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

The Amendment rezones the Glen Eira City Council Works Depot from a Public Use Zone 6 (Local Government) to a Residential 1 Zone and includes the land in an Environmental Audit Overlay.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Glen Eira City Council, corner Glen Eira and Hawthorn Roads, Caulfield 3162.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

#### Planning and Environment Act 1987

GLENELG PLANNING SCHEME Notice of Approval of Amendment Amendment C3

The Minister for Planning has approved Amendment C3 to the Glenelg Planning Scheme.

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

The Amendment rezones part of 119, 121 and 123 Childers Street, Portland from Road Zone 1 to Residential 1 Zone, it also shows the correct zoning for part of Childers Street being Road Zone 1 and indicates the correct road deviation and zoning of Derril Road, Portland.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Glenelg Shire Council, Cliff Street, Portland.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

## **Planning and Environment Act 1987**GOLDEN PLAINS PLANNING SCHEME

Notice of Approval of Amendment Amendment C7

The Minister for Planning has approved Amendment C7 to the Golden Plains Planning Scheme

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that two heritage places on the Victorian Heritage Register, the Railway Viaduct over Moorabool River, Ballarat–Geelong Line, Moorabool, and the Jubilee Company Quartz Gold Mine, Jubilee Historic Reserve, Staffordshire Reef, Newtown, are also shown on the Golden Plains Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the Glenelg Shire Council, Customer Service Centre, Bannockburn.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

#### Planning and Environment Act 1987

GREATER GEELONG PLANNING SCHEME

Notice of Approval of Amendment Amendment C13

The Minister for Planning has approved Amendment C13 to the Greater Geelong Planning Scheme.

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

The Amendment standardises the application of the Heritage Overlay to ensure that any heritage place is shown within one layer of control within the overlay maps and schedule.

The Amendment also corrects a number of ordinance and map anomalies identified in the new format Greater Geelong Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Customer Service Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the offices of the City of Greater Geelong, 2nd Floor, 131 Myers Street, Geelong.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

#### Planning and Environment Act 1987

HEPBURN PLANNING SCHEME Notice of Approval of Amendment Amendment C5

The Minister for Planning has approved Amendment C5 to the Hepburn Planning Scheme

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

The Amendment makes the following changes:

- 1. Re-zone approximately 4.4 ha of privately owned land at Clunes from Public Park and Recreation Zone to Rural Living Zone.
- Include the Environmental Audit Overlay into the Hepburn Planning Scheme, and include the land re-zoned in the Environmental Audit Overlay.
- Administrative changes to support the above.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; 88 Learmonth Road, Wendouree and at the offices of the Hepburn Shire Council, Duke Street Offices, Daylesford.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

#### Planning and Environment Act 1987

#### HEPBURN PLANNING SCHEME

Notice of Approval of Amendment

#### Amendment C7

The Minister for Planning has approved Amendment C7 to the Hepburn Planning Scheme.

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

The Amendment re-zones land at 7 Mineral Springs Crescent, Hepburn Springs from Road Zone 2 to Residential 1 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; 88 Learmonth Road, Wendouree and at the offices of the Hepburn Shire Council, Duke Street Office, Daylesford.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

#### Planning and Environment Act 1987

MOORABOOL PLANNING SCHEME

Notice of Approval of Amendment Amendment C8

The Minister for Planning has approved Amendment C8 to the Moorabool Planning Scheme.

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

The Amendment rezones land at the corner of Gisborne Road, Clifton Drive and Donald Street, Bacchus Marsh from the Residential 1 Zone to the Business 2 Zone.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne; the Department of Infrastructure Western Regional Office, 88 Learmonth Road, Wendouree and at the offices

of the Moorabool Shire Council, at 15 Stead Street, Ballan and 197 Main Road, Bacchus Marsh.

> PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

#### Planning and Environment Act 1987

SURF COAST PLANNING SCHEME

Notice of Approval of Amendment

Amendment C4

The Minister for Planning has approved Amendment C4 to the Surf Coast Planning Scheme.

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

The Amendment alters the planning scheme maps and the schedule to the Heritage Overlay so that a heritage place on the Victorian Heritage Register, St David's Lutheran Church including interior, and cemetery, 905 Anglesea Road, Freshwater Creek, is also shown on the Surf Coast Planning Scheme.

A copy of the Amendment can be inspected, free of charge, during office hours, at the Department of Infrastructure, Planning Information Centre, Upper Plaza, Nauru House, 80 Collins Street, Melbourne and at the Surf Coast Shire Council Offices, 25 Grossmans Road, Torquay.

PAUL JEROME Executive Director Planning, Heritage and Building Division Department of Infrastructure

#### ORDERS IN COUNCIL

#### Crown Land (Reserves) Act 1978

### NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATIONS

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

LILLIPUT — The temporary reservation by Order in Council of 25 August, 1911 of an area of 3.533 hectares of land in the Parish of Lilliput as a site for Supply of Gravel. — (2004643).

WARRNAMBOOL — The temporary reservation by Order in Council of 17 December, 1888 of an area of 4452 square metres of land in Section 4, Township of Warrnambool, Parish of Wangoom as a site for Police purposes, so far only as the portion containing 3074 square metres shown as Crown Allotment 2C, Section 4, Township of Warrnambool, Parish of Wangoom on Original Plan No. 121325 lodged in the Central Plan Office. — (Rs 8656).

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

Dated 17 July 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

#### Crown Land (Reserves) Act 1978

### NOTICE OF INTENTION TO REVOKE TEMPORARY RESERVATION

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

CLUNES — The temporary reservation by Order in Council of 24 March, 1873 of an area of 8094 square metres of land in the Parish of Clunes as a site for a Manure Depot. — (2004129).

This Order is effective from the date on

which it is published in the Government Gazette.

Dated 17 July 2001 Responsible Minister

SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE 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:

DARRAGAN — The temporary reservation by Order in Council of 21 January, 1986 of an area of 2.104 hectares of land being Crown Allotment 120A, Parish of Darragan as a site for supply of stone and other materials. — (Rs 13040).

DEREEL — The temporary reservation by Order in Council of 21 May, 1996 of an area of 117.8 hectares of land being Crown Allotment 39A, Parish of Dereel as a site for preservation of species of native plants, so far only as the portion containing 1.818 hectares as indicated by hatching on plan published in the Government Gazette on 28 June, 2001 page – 1495. — (Rs 9895).

WALLALOO — The temporary reservation by Order in Council of 13 February, 1894 of an area of 4047 square metres of land in the Parish of Wallaloo as a site for a Free Library. — (P024100).

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

Dated 17 July 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE 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:

MONIVAE — The temporary reservation by Order in Council of 9 January, 1962 of an area of 341.4 hectares of land in the Parish of Monivae as a site for a Pastoral Research Station, revoked as to part by Order in Council of 21 February, 1989, so far only as the portion containing 120.4 hectares shown as Crown Allotment 1A, Section 8A, Parish of Monivae on Original Plan No. 121284 lodged in the Central Plan Office. — (Rs 8103).

MURRAYVILLE — The temporary reservation by Order in Council of 31 July, 1951 of an area of 4806 square metres of land in Section 9, Township of Murrayville, Parish of Danyo as a site for Public Recreation, so far only as the portion containing 176 square metres as indicated by hatching on plan published in the Government Gazette on 28 June, 2001 page – 1495. — (Rs 5882).

MURRAYVILLE — The temporary reservation by Order in Council of 28 August, 1979 of an area of 1518 square metres of land being Crown Allotment 3, Section 9, Township of Murrayville, Parish of Danyo as a site for Public Recreation, so far only as the portion containing 302 square metres as indicated by hatching on plan published in the Government Gazette on 28 June, 2001 page – 1496. — (Rs 5882).

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

Dated 17 July 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

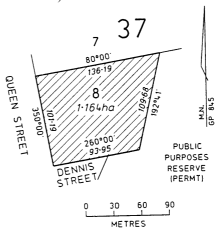
HELEN DOYE Clerk of the Executive Council

# Crown Land (Reserves) Act 1978 TEMPORARY RESERVATION OF CROWN LANDS

The Governor in Council under section 4(1) of the **Crown Land (Reserves) Act 1978** temporarily reserves the following Crown lands which in his opinion are required for the purposes mentioned:-

### MUNICIPAL DISTRICT OF THE CITY OF COLAC-OTWAY SHIRE COUNCIL

COLAC — Police purposes, 1.164 hectares, being Crown Allotment 8, Section 37, Township of Colac, Parish of Colac as indicated by hatching on plan hereunder. (C279[5]) — (05/C91625).

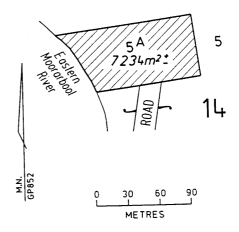


### MUNICIPAL DISTRICT OF THE FRANKSTON CITY COUNCIL

FRANKSTON — Public purposes (Keith Turnbull Research Institute), 1515 square metres, being Crown Allotment 42U, Parish of Frankston as shown on Certified Plan No. 116271 lodged in the Central Plan Office. — (12/L12-1371).

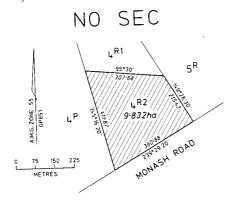
### MUNICIPAL DISTRICT OF THE MOORABOOL SHIRE COUNCIL

MOORABOOL WEST — Public purposes, 7234 square metres, more or less, being Crown Allotment 5A, Section 14, Parish of Moorabool West as indicated by hatching on plan hereunder. (M137[7]) — (Rs 12776).



#### MUNICIPAL DISTRICT OF THE UNDER SECTION OF THE LA TROBE CITY COUNCIL

NARRACAN — Education purposes, 9.832 hectares, being Crown Allotment 4R2, No Section, Parish of Narracan as indicated by hatching on plan hereunder. (3273-1) — (Rs 7371).

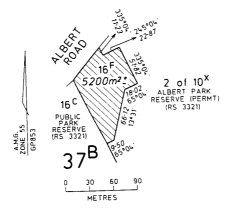


### MUNICIPAL DISTRICT OF THE GREATER GEELONG CITY COUNCIL

PAYWIT — Management of Wildlife, combined area 22.255 hectares being Crown Allotment 20F, Section 1 and Crown Allotment 27, Section E, Parish of Paywit as shown outlined red on plan No. LEGL./01-46 lodged in the Central Plan Office. — (Rs 11715).

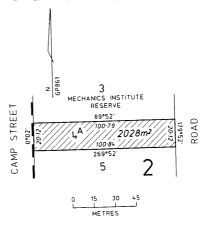
### MUNICIPAL DISTRICT OF THE PORT PHILLIP CITY COUNCIL

SOUTH MELBOURNE — Sport, Recreation, Entertainment, Social and Educational activities, 5200 square metres, more or less, being Crown Allotment 16F, Section 37B, City of South Melbourne, Parish of Melbourne South as indicated by hatching on plan hereunder. (M333[33]) — (Rs 1480).



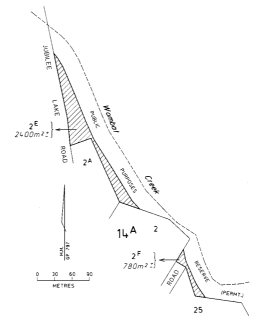
### MUNICIPAL DISTRICT OF THE BULOKE SHIRE COUNCIL

WATCHEM - Public Hall, 2028 square metres, being Crown Allotment 4A, Section 2, Township of Watchem, Parish of Watchem as indicated by hatching on plan hereunder. (W304[D2]) — (0606588).



MUNICIPAL DISTRICT OF THE HEPBURN SHIRE COUNCIL

WOMBAT — Public Park, total area 3180 square metres, more or less, being Crown Allotments 2E and 2F, Section 14A, Parish of Wombat as indicated by hatching on plan hereunder. (W179[39]) — (0513751).



TOTAL AREA OF HATCHED PORTIONS IS 3180m -

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

Dated 17 July 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

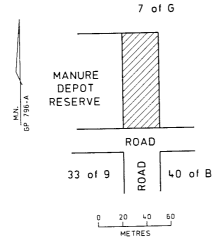
#### Land Act 1958

#### CLOSURE OF UNUSED ROAD

The Governor in Council under section 349 of the **Land Act 1958** and with the concurrence in writing of the municipality in which the road is situated closes the following unused road:

### MUNICIPAL DISTRICT OF THE HEPBURN SHIRE COUNCIL

CLUNES - The road in the Parish of Clunes as indicated by hatching on plan hereunder. (C395[L6]) — (2011383).



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

Dated 17 July 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

#### Land Act 1958

#### CLOSURE OF UNUSED ROADS

The Governor in Council under section 349 of the Land Act 1958 and with the concurrence in writing of the municipalities in which the roads are situated and the owners of land adjoining those roads closes the following unused roads:

### MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

HAINES — The roads in the Township of Haines, Parish of Gooramadda shown as Crown Allotments 1A and 4B, Section 2 on Original Plan No. 121362 lodged in the Central Plan Office. — (L8/4186).

### MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

STANLEY — The road in the Township of Stanley, Parish of Stanley shown as Crown Allotment 6A, Section B on Original Plan No. 121380 lodged in the Central Plan Office. — (L8/6634).

### MUNICIPAL DISTRICT OF THE SOUTH GIPPSLAND SHIRE COUNCIL

STONY CREEK — The road in the Township of Stony Creek, Parish of Meeniyan shown as Crown Allotments 18 and 19, Section E on Original Plan No. 121386 lodged in the Central Plan Office. — (15/L10-6826).

### MUNICIPAL DISTRICT OF THE INDIGO SHIRE COUNCIL

YACKANDANDAH — The road in the Parish of Yackandandah shown as Crown Allotment 12A, Section B9 on Original Plan No. 121216 lodged in the Central Plan Office. — (L8/6565).

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

Dated 17 July 2001 Responsible Minister SHERRYL GARBUTT Minister for Environment and Conservation

HELEN DOYE Clerk of the Executive Council

#### Project Development and Construction Management Act 1994

SURRENDER OF STRATA OF LAND DESCRIBED AS LOT 1 ON TP 18290B, BEING PART OF THE LAND DESCRIBED IN FOLIO OF THE REGISTER VOLUME 2788 FOLIO 466

Order in Council

The Governor in Council requires that, under s. 18(1)(a) of the **Project Development and Construction Management Act 1994**, Victorian Rail Track surrender to the Crown the strata of land described as Lot 1 on TP 18290B (lodged in the Land Titles Office) being part of the land described in folio of the Register Volume 2788 Folio 466, which land is vested in Victorian Rail Track as registered proprietor by transfer under sections 40 and 50 of the **Rail Corporations Act 1996**.

Dated 27 June 2001
Responsible Minister for
Federation Square
JOHN PANDAZOPOULOS MP
Minister for Major Projects
and Tourism
Minister administering the
Rail Corporations Act 1996
PETER BATCHELOR MP
Minister for Transport

HELEN DOYE Clerk of the Executive Council

#### LATE NOTICES

#### **EXEMPTION**

Application No. A241 of 2001

The Victorian Civil and Administrative Tribunal has considered an application pursuant to Section 83 of the **Equal Opportunity Act** 1995, CORE – the Public Correctional Enterprise. The application for exemption is to enable the applicant to advertise for and employ two people of Aboriginal and Torres Strait Islander (ATSI) background in the positions of Aboriginal Welfare Officer.

Upon reading the material submitted in support of the 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 two people of Aboriginal and Torres Strait Islander (ATSI) background in the positions of Aboriginal Welfare Officer.

In granting this exemption, the Tribunal noted:

- CORE the public Correctional Enterprise
  is a service agency within the Department of
  Justice Victoria. CORE is the public
  provider of correctional services, managing
  eleven of the state's 13 prisons and all of the
  state's community correction centres
  responsible for managing community based
  sanctions for adult offenders within Victoria
  and supervising offencers on behalf of the
  Adult Parole Board.
- CORE has enacted recommendation 174 from the Royal Commission Into Aboriginal Deaths in Custody (RCIADIC) (March 1991), via the development of an Indigenous Services Unit (ISU) which is based at the Melbourne Assessment Prison and services all CORE prisons and community correction centres. In addition, CORE has established a network of indigenous Services Officers based at each of CORE's prisons and CCS locations.
- The role of the Aboriginal Welfare Officer is—
  - to liaise with prison management and relevant Aboriginal organisations;
  - provide education and training advice;
  - assist with any problems they might be experiencing inside the facility;

- assist with welfare matters extending outside the institution;
- provide counselling services;
- provide information on pre-release and post-release programs;
- co-ordinate cultural awareness programs;
- assist with transport, accommodation and social security allowances.
- The Aboriginal Justice Advisory Forum is the peak coordinating body responsible for overseeing the development and implementation of the Aboriginal Justice Agreement. This forum made a determination in March 2001 that the AWO positions must be Aboriginal designated.
- CORE is committed to ensuring that Indigenous prisoners and offenders access culturally appropriate services that meet identified needs. Due to the specific cultural, spiritual and personal needs of Indigenous prisoners, it is deemed necessary that ATSI applicants only fill the role of these AWO positions.

The Tribunal hereby grants an exemption to the applicant from the operation of Sections 13, 100 and 195 of the **Equal Opportunity Act 1995** to enable the applicant to advertise for and employ two people of Aboriginal and Torres Strait Islander (ATSI) background in the positions of Aboriginal Welfare Officer.

This exemption is to remain in force from the day on which notice of the exemption is published in the Government Gazette until 18 July 2004.

Dated 17 July 2001

Mrs A. COGHLAN Deputy President

#### SUBORDINATE LEGISLATION ACT 1994 NOTICE OF MAKING OF STATUTORY RULES

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

69. Statutory Rule: Associations

Incorporation (Prescribed Particulars) Regulations 2001

Authorising Act: Associations

Incorporation Act

1981

Date of making: 17 July 2001

#### SUBORDINATE LEGISLATION ACT 1994 NOTICE THAT STATUTORY RULES ARE OBTAINABLE

Notice is hereby 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:

65. Statutory Rule: Prevention of

Cruelty to Animals (Amendment) Regulations 2001

Authorising Act: Prevention of

Cruelty to Animals

Act 1986

Date first obtainable: 17 July 2001

Code A

66. Statutory Rule: Plumbing

(Amendment) Regulations 2001

Authorising Act: Building Act 1993

Date first obtainable: 17 July 2001

Code C

67. Statutory Rule: Magistrates' Court

(Civil Jurisdiction) (Sheriff's Fees) Regulations 2001

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 17 July 2001

Code A

68. Statutory Rule: Magistrates' Court

(Fees, Costs and

Charges)

Regulations 2001

Authorising Act: Magistrates' Court

Act 1989

Date first obtainable: 17 July 2001

Code A

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