

4 PLANNING ENFORCEMENT MATTERS

FILE REFERENCE INT1652903

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RECOMMENDATION

That the list of enforcement matters currently before VCAT & the Magistrates' Court (and the County Court) be noted.

Attachments

Nil.

EXECUTIVE SUMMARY

The following list of enforcement matters currently before VCAT & the Magistrates' Court is submitted for Councillors information

BACKGROUND

Where breaches of the Planning Scheme are detected that cannot be satisfactorily resolved Council undertakes enforcement action at the Victorian Civil and Administrative Tribunal (VCAT).

These matters can take several forms and the following are the usual steps in the enforcement process.

Where breaches are sufficiently serious, criminal proceedings in the Magistrates' Court will be commenced, and if so, the successful criminal proceedings will usually be followed by VCAT proceedings (criminal proceedings taking precedence over "civil" proceedings).

1. *Multi-purpose Hearing*
This is the first stage of the VCAT process, and is held shortly after the application is lodged. It is used to assess the future path of the case, and determine if the case can be settled, or will need to proceed to a full hearing.
2. *Admin Mention*
Administrative Mention is a hearing held without the parties in attendance and requires written correspondence from both parties to update the Member on the process of the matter.
3. *Adjournment*
An adjournment will be asked for where there has been some discussion between Council and the Respondent, and more time is to be allowed for the Respondent (or Council as the Applicant) for a variety of reasons.
4. *Offset plan*
An Offset Plan goes by a few different names, including a Property Management Plan or a Property Remediation Plan. These plans are used when a Respondent has removed vegetation or otherwise damaged vegetation on the Land and Council is seeking a remedy for this removal, normally requiring replanting to occur on the Land. This plan is what Council will

seek in the shape of an Enforcement Order, and the contents of the Plan will be decided by Council's Environment Team.

5. *Full hearing*

A full hearing is a hearing which is to be contested by the Respondent.

6. *Consent Orders*

Consent Orders are an agreement between Council and the Respondents to, in most cases, create an Enforcement Order with conditions that are agreed to by both Parties. This is done where a Respondent has accepted there has been a breach of the Act and wants to comply with Council's proposed Enforcement Order. This saves on time and money by avoiding a hearing or lengthy VCAT processes.

The following list indicates such enforcement activities that are currently before VCAT or the Magistrates' Court.

Property Address	Nature of Contravention	Status
205 Obriens Rd, Bayles (ref: OH:AK:15260)	Ongoing materials recycling issue on Green Wedge Land. Continuing failure to comply with VCAT enforcement order.	Magistrates' Court prosecution for failure to comply with VCAT order commenced. Plea of guilty entered. Further adjourned at request of accused who was ill. Listed for next mention 28 July 2016.
715 Gembrook Rd, Pakenham Upper (ref: OH:AB:14130, OH:SMAY:15227 OH:OH:16295)	Alleged land use (burning off) and building breaches, that relates to extensive and complex planning history of the site.	Magistrates' Court proceeding adjourned to 4th October 2016, as accused has filed application in VCAT for declaration as to existing use rights. VCAT application is listed for 12 August 2016, for practice day. Magistrates' Court proceeding may be delayed pending determination of this issue. Council commenced Building and Local Law prosecution of the owner, arising from construction and commercial-scale burn offs on the site. The owner asserts that burning off activities are protected by the planning scheme. The property has a 17 yr history of litigated planning disputes between 1997 and 2015.

Property Address	Nature of Contravention	Status
168 Brown Rd, Pakenham (ref: OH:LK:15225)	Native vegetation removal, contrary to Environmental Significance Overlay, Green Wedge Zone and cl 52.17.	Magistrates' Court prosecution for alleged vegetation removal contrary to the scheme, concluded with Diversion, on 19 May 2016. VCAT application for enforcement order filed, and owner will consent to the making of the order requiring land management plan to be implemented. Listed at VCAT 29 July 2016.
555 Back Creek Rd, Gembrook EH:LK:16272)	Native vegetation removal, and earthworks creating a dam, in breach of Section 173 agreement and the scheme. Rural Conservation Zone – Sch 1, Environmental Significance Overlay – Sch 1, Bushfire Management Overlay, and Clause 52.17	Magistrates' Court prosecution arising from the creation of a large dam (by earthworks and vegetation removal), contrary to strict environmental controls and Section 173 agreement protecting vegetation on the land. Magistrates' Court case listed for 1st mention on 18th August 2016.

Conclusion

The list of current enforcement activities is presented for information.