
Soil Conservation and Land Utilization Act 1958

McCRAE'S CREEK WATER SUPPLY CATCHMENT

Proclaimed 8th December 1965, "Victoria Government Gazette", No. 100.

Notice of Determination of Land-Use in McCrae's Creek Water Supply Catchment Plan No. 1806.

In pursuance of the provisions of section 23, sub-section (1) of the *Soil Conservation and Land Utilization Act* 1958 (No. 6372), the Soil Conservation Authority after consultation with the Land Utilization Advisory Council has determined the land-use for all that area of land in the Parish of Beenak within the boundaries of the McCrae's Creek Water Supply Catchment delineated and marked on plan no. 1806, the original of which is lodged at the Head Office of the Soil Conservation Authority. All land within this area shall be used in accordance with the provisions of the particular category of land-use to which each area has been assigned.

The provisions of each of the land-use categories are set out hereunder:

Category No. 1

Land which shall remain as permanent forest and shall not be disturbed in any way except for the minimum requirements for protective forest maintenance under conditions made or approved by the Soil Conservation Authority. This covers areas within a minimum distance of three chains from the banks of the streams and in a five chain radius of the offtake weir.

Category No. 2

Land which shall be used for permanent forest for catchment conservation purposes where forestry operations shall be carried out only in accordance with management conditions made or approved by the Soil Conservation Authority, subdivision of land within this category is subject to the Authority's approval.

Category No. 3

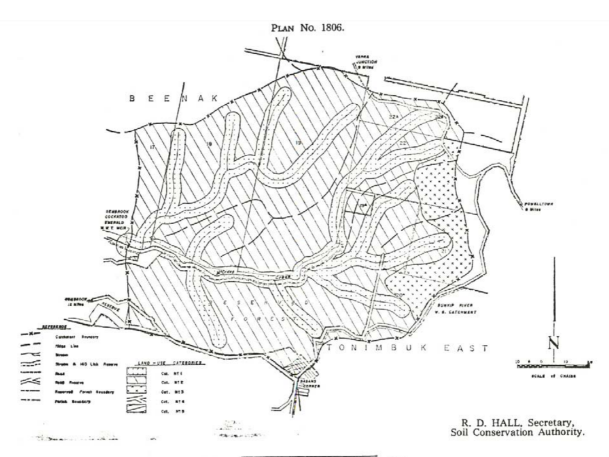
Land which may be used for forestry, grazing or cropping only under conditions made or approved by the Soil Conservation Authority. The conditions define the area where grazing or cropping may be carried out and specify the management conditions of those areas.

Category No. 4

Land use or reserved for road which shall be managed in accordance with approved conditions and on which changes in land-use shall be made only after consultation with the Soil Conservation Authority.

Category No. 5

Land which may be used for residential purposes where not more than one private dwelling may be constructed on each existing Crown allotment and where construction and land-use must be under conditions made or approved by the Soil Conservation Authority and subject to provisions of other relevant Acts.



By Authority: A. C. BROOKS, Government Printer, Melbourne.