

Flag error mars Vettel's GP win

MOTOR SPORT

Sebastian Vettel won the Canadian Grand Prix as Australian Daniel Ricciardo finished fourth in a bizarre ending to the race.

Vettel capped an emotional weekend for Ferrari with the clinical pole-to-flag win to retake the lead in the Formula One world championship from Mercedes' Lewis Hamilton by a point.

But the German's 50th career

victory, which left him on 121 points after seven races, was marked with some consternation when the chequered flag was waved a lap early by model Winnie Harlow.

"Tell them not to wave the flag when it's not done," the Ferrari driver said over the radio.

Red Bull's Ricciardo was denied the fastest lap by the early flag waving which meant that did not count.

Vettel's victory put Ferrari back on top in Canada for the first time

since seven-times world champion Michael Schumacher claimed the last of his record seven wins on the Circuit Gilles Villeneuve in 2004.

Putting Ferrari on pole in Montreal for the first time since 2001 with a track-record time, Vettel powered into the lead and was never challenged as he charged home seven seconds clear of Mercedes' Valtteri Bottas. It was the German's third win of the season and second in Canada, the first coming in 2013 with Red Bull.

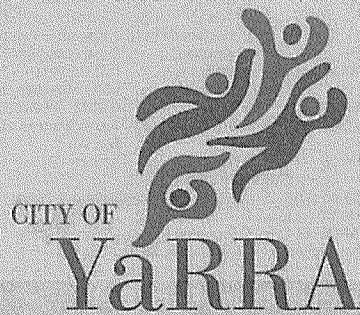
Red Bull's Max Verstappen, who dominated much of practice, turned in a mature, error-free effort to take third and quiet criticism swirling around him following a string of errors and crashes, including one at the Azerbaijan Grand Prix with Ricciardo in April.

The timing of Vettel's win could not have been better, coming on the 40th anniversary of the late Gilles Villeneuve's victory for the Italian team in 1978.

"Perfect is probably a good way to

describe it. It's unbelievable. I said yesterday how much this place means to Ferrari and to have a race like we had today is unbelievable," said Vettel. "It's 50 for me but after a long stretch that Ferrari didn't win here, I saw the people around and they were super happy."

Running against rivals who had upgraded power units, unlike Mercedes, the fifth-placed Hamilton was unable to match the pace or rhythm on a circuit he touts as a favourite. Reuters



Public Notice of Intention to Declare a Special Charge 'Bridge Road Precinct'

In accordance with a resolution of the Yarra City Council (**Council**) made at its ordinary meeting held on 5 June 2018, notice is hereby given that at the ordinary meeting of the Council to be held on 21 August 2018, it is the intention of the Council to declare a Special Charge (**Special Charge**) under section 163(1) of the *Local Government Act 1989 (Act)* for the purposes of defraying expenses to be incurred by the Council in, administratively only and subject always to the approval and direction of the Council, providing funds to the incorporated body operating and known as the Bridge Road Main Street Incorporated (**BRMS**), which funds are to be used for the purposes of contracted support, promotional, advertising, marketing, business development and other incidental expenses to be approved by the Council and agreed to from time to time between the Council and the BRMS, all of which are associated with the encouragement of commerce, retail and professional activity and employment in the 'Bridge Road Precinct' (**Precinct or Scheme**), being the section of Bridge Road, Richmond, between Punt Road and the Yarra Boulevard respectively. A plan of the Scheme area appears below.

The Special Charge will be based on geographic criteria, having regard to the location of those rateable properties in the Bridge Road Precinct, which rateable land is being used, or is reasonably capable of being used, for commercial, retail or professional purposes.

The properties to be included in the Scheme are –

Roads or streets	Property Numbers
Bridge Road	2 to 662 inclusive
Church Street	196 to 280 inclusive
Lennox Street	172 to 195 inclusive
Waltham Street	2a
Burnley Street	174
Hunter Street	2

The Council considers that each rateable property and each business included in the Scheme area that is liable or required to pay the Special Charge will receive a special benefit because the viability of the Bridge Road Precinct as a commercial, retail and professional area will be maintained or enhanced through increased economic activity.

In performing functions and exercising powers in relation to activities associated with the encouragement of commerce and retail activity in and around the area for which it is proposed the Special Charge will be declared, the Council intends to declare, levy and spend an amount of \$157,000 per annum, raising in total an amount of \$942,000 over the six year period of the Scheme, such amount being the total cost of the performance of the functions and the exercise of the powers of the Council and the total amount of the Special Charges to be levied.

The Special Charge is to be declared and will remain in force for the period commencing 1 October 2018 and ending 30 September 2024.

For the period of the Scheme, the Special Charge will be assessed and levied differentially, as follows –

- Properties with a Bridge Road address and situated at ground level - \$300 per annum;
- Properties with a Bridge Road address and situated other than at ground level - \$200 per annum; and
- Properties with an address other than Bridge Road - \$100 per annum.

The Special Charge will be levied by the Council sending a notice annually to the persons who are liable to pay the Special Charge, which will require that the Special Charge must be paid –

- By one annual payment to be paid in full by the date fixed by the Council in that notice, which will be a date not less than 30 days after the date of issue of the notice; or
- By four instalments, to be paid by the dates which are fixed by the Council in the notice.

The Council will consider cases of financial and other hardship and may reconsider other payment options for the Special Charge.

For the purposes of having determined the total amount of the Special Charge to be levied under the Scheme, the Council considers and formally determines for the purposes of sections 163(2)(a), (2A) and (2B) of the Act that the estimated proportion of the total benefits of this Scheme to which the performance of the function and the exercise of the power relates (including all special benefits and community benefits) that will accrue as special benefits to all of the persons who are liable or required to pay the Special Charge is in a ratio of 1:1 (or 100%). This is on the basis that, in the opinion of the Council, all of the services and activities to be provided from the proceeds of the expenditure of the Special Charge are marketing, promotion and advertising related and will accordingly only benefit those properties and businesses included in the Scheme that are used, or reasonably capable of being used, for retail, commercial or professional purposes.

Copies of the proposed declaration of Special Charge (which includes a detailed map of all the properties included in the Scheme area) are available for inspection at the offices of the Yarra City Council, 140 Hoddle Street Abbotsford and 333 Bridge Road Richmond, during normal office hours, and on the Council's website, for a period of at least 28 days after the publication of this notice, and being until 16 July 2018.

Any person may make a written submission to the Council under sections 163A and 223 of the Act.

In addition, any person who will be required to pay the Special Charge to be imposed by the proposed declaration, whether an owner or an occupier of a property included in the Scheme, has a right to object to the proposed declaration and may also make a written objection to the Council under section 163B of the Act. An occupier is entitled to exercise the right of objection if they submit documentary evidence with the objection which shows that it is a condition of the lease under which the person is an occupier that the occupier is required to pay the Special Charge.

Written submissions under section 223 of the Act and/or written objections to be lodged with the Council under section 163B of the Act must be received by the Council by 5 pm on 16 July 2018. Submissions and/or objections must be in writing and addressed. They can be made by visiting www.yarracity.vic.gov.au/chargebridgerd or sent by mail to Simon Osborne, Senior Project Officer, Yarra City Council, PO Box 168 Richmond VIC 3121.

Any person who has made a written submission under section 223 of the Act and requested to be heard in support of their written submission is entitled to appear in person or to be represented by a person specified in the submission at the ordinary meeting of the Council to be held on 7 August 2018, the time and place of which will be advised in writing.

All submissions and personal information in submissions will be handled as authorised or required by law, including under the *Privacy and Data Protection Act 2014*.

Council will consider any written submissions and take into account any objections in accordance with sections 163A, 163B and 223 of the Act.

Any person requiring further information concerning the proposed declaration of the Special Charge should in the first instance contact Simon Osborne, Senior Project Officer, on telephone (03) 9205 5398 or by e-mail at simon.osborne@yarracity.vic.gov.au

VIJAYA VAIDYANATH
CHIEF EXECUTIVE OFFICER