

VICTORIA

GOVERNMENT GAZETTE.

Bublished by Authority.

No. 60.]

TUESDAY, JULY 11.

[1854.

RULES AND REGULATIONS OF THE COUNTY COURT OF KYNETON.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of the Colony of Victoria, made and passed in the six-Queen Victoria, initialed, "An Act to make "Provision for the better administration of "Justice in County Courts in the Colony of "Victoria" (assented to 23rd September, 1852),

It is amongst other things enacted in the Sec. 76: "That it shall be lawful for the Judge of "any County Court from time to time to make "and prescribe such Rules and Regulations "and prescribe such Rules and Regulations "touching and concerning the forms of process and pleading, the taking the examination of "witnesses and allowing the same as evidence, "the mode of executing all process of the Court, "the admission of counsel and attorneys, the fees to be lawfully demanded in such Court or the state of the same and the same as a supplementary of the same and the same and the same as a supplementary of th "by the attorneys practising therein, and the practise and manner of proceeding in all actions to be brought therein, and all other "matters and things whatsoever for the conduct "and dispatch of business in such Court as he "may deem applicable and advantageous, and "such Rules from time to time to amend, alter, "or revoke: Provided however that every such "Rule shall be forwarded by the said Judge to "the Prothonotary or other proper officer of the "Supreme Court of the said Colony, to be by "him laid before the Judges of such Court, who "shall have power to allow or disallow the same; "and no such Rule or Regulation shall have " effect until it shall have been published in the "'Government Gazette;' and every Rule when "so allowed and published as aforesaid, shall "have the like force and effect as if the same had been inserted in this Act." In pursuance of such power the following Rules and Regulations are made and prescribed by John George Forbes, Esq, Judge of such Court, and allowed by their Honors the Judges of the Supreme Court of the said Colony. No. 60.—JULY 11TH, 1854.—1.

No. 1.

The Schedule of Forms and Scale of Fces hereunto annexed shall form part of these

No. 2.—Forms to be used.

The Forms shall be used as far as they may be applicable, but may be modified to meet the circumstances of each case.

No. 3 .- Sittings of the Court.

The Times and Places at which the Court shall be holden are regulated by the Proclamation of His Excellency the Lieutenant Governor, under the provisions of Sec. 2 of the above Act.

No. 4.—Undefended Cases above £10.
At the hearing of cases where the amount sought to be recovered shall exceed £10, the undefended cases will be heard first, and according to their number in the Cause Book.

No. 5 .- Alteration of Day of Sitting. Whenever circumstances shall occur to prevent the Judge of such Court from opening the Court on the Day of Sitting appointed by Pro-clamation, it shall be lawful for the Judge to alter such day and appoint another day for opening the same: Provided that notice thereof shall be given in the "Government Gazette" before the day upon which such Court should have been holden.

No. 6.—Delay in arriving provided against. If the Judge should not arrive at the place where such Court is to be holden in time to open the same on the day appointed in the Proclamation, the said Judge may open and hold the said Court on any day or days next following the day upon which the same should have been opened and held, and the proceedings shall be as valid as if the same had been duly opened and held at the appointed time.

No. 7.—Actions to be Classified.
Actions shall be divided into two classes:
Actions on Contract; and, Actions for Wrong.

All technical distinctions of Forms of Action under each respective class shall be unnecessary; and the term "Damages" shall be held to include Debt, Demand, Damage, or Damages.

No. 8 .- Plaint. Summons and Service. In all cases the Plaints shall be entered at least fourteen clear days, and the summons issuing thereupon shall be served, together with a Copy of the Plaint and particulars, at least ten days prior to the sitting of the Court. In cases where the amount sued for does not exceed £10, no Plaint necessary if a bill of particulars

No. 9 .- Clear Days.

In computation of time, Days shall be inter-· preted to mean Clear Days.

No. 10 .- Sundays and Holidays. Sundays and Holidays shall not be counted among the days within which any Act is to be done relative to the conduct of any suit

No. 11.—Mileage to be paid.

No Summons or Process shall be served by the Bailiff of the Court unless the Mileage Fees, where payable, shall have been previously paid into Court by the party suing out the same.

No. 12.—Service on Soldiers or Marines.

When the Defendant shall be living or serving on board any Ship or Vessel or quartered in any Barracks or Cantonment within the jurisdiction of the Court, or serving Her Majesty as a Soldier, Sailor, or Marine, it shall be sufficient to deliver the Summons or other process of the Court to the senior Officer on board, or to the person who may at the time have charge of such Ship or Vessel, or to the Adjutant of the Corps or any Officer or Sergeant of the Company to which such Soldier or Marine shall belong or shall be attached.

No. 13 .- Initial of Christian Name. If a Party or Witness be known to the other by the Initial only of the Christian name, it shall be sufficient to describe such party by such Initial

and Surname in any process.

The character of Trustees or of Trustees or Assignees of an Insolvent or Bankrupt, or of Executor, or of Administrator, or of persons authorised by Act of Parliament or Council to sue and be sued as nominal parties shall be taken to be admitted unless denied by plea in writing.

No. 15 .- Partners how sued. If Two or more persons jointly sued be partners in trade, service on any one shall be sufficient.

No. 16.—Defences.

Defences shall be filed five days before the Sitting of the Court, and in cases in which the amount sued for is paid into Court by Defendant in full satisfaction, it must be paid in at the time of filing the plea, otherwise the Cause will be called on, and if the Plaintiff appear, the Judge may award to Plaintiff by way of costs and satisfaction for his trouble and the attendance of himself and witnesses such sum as the Judge shall in his discretion think fit.

No. 17 .- Plea of Tender not to avail without Payment.

A Plea of Tender before action brought shall not avail as a Defence unless the amount be paid into Court.

No. 18 .- Payment admitted. Payment admitted by Plaintiff's Bill of Particulars need not be pleaded.

No. 19 .- Plea denying Handwriting to be sworn to.

It shall not be necessary for the Plaintiff to prove the handwriting of any party to a Bill of Exchange or Promissory Note, Deed, Agreement, or Contract in writing declared on, unless the

handwriting be denied by Plea, and every such Plea must be accompanied by an affidavit of the truth thereof.

No. 20 .- Cases to be called on as Entered.

At each Sitting of the Court, Numerical Lists of the Cases, undefended and defended, shall be prepared by the Registrar of the Court, such List to be kept according to the time and order in which the Summonses are taken out; and each Plaintiff shall be required to attend and prosecute his suit at the time and in the order in which his case is called on for hearing.

No. 21.—Motion for New Trial.

No Motion for a New Trial will be entertained unless notice is given of intention before rising of the Court.

No. 22.-Record Book to be kept The Registrar shall keep a Record Book for causes under £10, and a Record Book for causes exceeding £10, which Books he shall always have in Court upon the trial of the causes, and in which he shall enter all proceedings in the several actions; and also a Cash Book and an Order Book, in which shall be kept a distinct account of all proceedings.

No. 23 .- Material Witness. Postponement.

If it shall appear to the Court upon oath that any person, material witness for either party in any case, doth not attend at the hearing thereof, and that reasonable diligence has been exercised in endeavouring to procure his attendance, the Judge shall at his discretion and upon such terms as he may deem fit, either postpone the hearing to another day then to be appointed by him, or else shall take the examination of such witnesses as appear, and suspend the further hearing of the case to another day.

No. 24.-Examination of Witnesses "de bene." Examination of Witnesses "de bene" may be taken at any time after plea filed either before the Judge or by the Registrar as may be ordered in each case.

No. 25 .- Interest.

When the judgment shall be upon a debt payable with Interest thereon, Interest may be given up to the day of the date of judgment of the Court, such Interest being calculated at a rate not exceeding 8 per cent.

No. 26 .- Execution of Process. Levy to whom to be paid.

In every case of an Execution for damages and costs, or for costs only, and of the same being obtained and paid to the Registrar, the amount thereof shall be, on demand, paid out by such Registrar to the order of the Suitor to whom the same was awarded, if he shall not have had an attorney, and in such case to the order of such attorney only, and not to the party or his order.

No. 27.—Execution when to be sued out. There shall be two days between the sitting of the Court and the day on which a party shall be entitled to take out a Writ of Execution, unless it be shown by affidavit to the satisfaction of the Judge that the judgment of the Court would be defeated by delay, in which event Execution may issue at any time after judgment, and any Writ of Execution which may not have been executed within one calendar month from its date may be renewed for one calendar month by the Registrar endorsing thereon "Renewed," attaching his initials thereto, without any charge for the same: Provided that after three such renewals a new Writ of Execution must be taken out by the party entitled thereto.

No. 28.—Goods levied out of Town. Mode of

proceeding.

When any goods are levied upon, in any place not being situated in or being part of any town, the bailiff shall if required by the debtor, and on payment of the expense of removal by such debtor, remove the goods so levied upon to the next town for sale, and in all cases of any sale not being conducted in a town, the bailiff shall post a written notice of such intended sale at the Court House or some convenient public place in the next town, two days previous to such sale taking place.

No. 29 .- When Original shown.

It shall not be necessary to the service of any notice, summons, order, or rule, that the original should be shown, unless sight thereof be demanded, except in cases where it may be necessary to attach the party for not obeying the same.

No. 30 .- Special Summons.

No Special Summons shall issue without an affidarit, and every summons or notice shall contain a note of the objection or matter intended to be supported at the hearing.

No. 31.—Service of Special Summons.

Special Summons and Notices shall be served at least one day before the time appointed for the hearing of the matter therein stated.

No. 32 .- Attorneys.

In all cases in which a party appears by Attorney, the Attorney shall conduct the case in person and not by his clerk or another Attorney.

No. 33.-Attorneys. Filing Bill of Costs.

The Attorney in the cause at the time of filing his Bill of Costs shall give notice to the Plaintiff or Defendant or his Attorney, if he appear by one, that he will within two days proceed to tax the same before the Registrar of the Court, and should such Plaintiff or Defendant or his Attorney neglect to attend at such taxation, the Registrar shall tax the Bill.

It shall be lawful, however, for the Judge at any time on reasonable cause shown to order a review of or fresh taxation of costs, either generally or in respect of particular items.

No. 34 .- Searches.

Parties shall be at liberty by themselves or their Attorneys to search the Registrar's office, and to take any copy of such parts of the proceedings as relate to their own causes.

No. 35.—Unnecessary Witnesses.
Costs of unnecessary Witnesses will not be allowed on taxation.

Given under my hand at Melbourne, this 4th day of July, 1854.

J. G. FORBES, Judge of the County Court of Kyneton.

We allow the foregoing Rules and Regulations of the County Court of Kyneton.

REDMOND BARRY,
Acting Chief Justice.
EDWARD EYRE WILLIAMS.

Supreme Court, 4th July, 1854.

SC.	HEDULE	OF	FEES	S .
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For the Plaintiff.	_		
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Fund," shall be paid to the Registrar of each	of set-off
Court by the party prevailing in the suit, to be	Five clear
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party; which fee shall be paid at the hearing of	gation of
the case, or before the party so prevailing is	recovered
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£ s. d.	185 , be:
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not exceeding per day 0 10 0 Mileage on Summons, or other process	in the
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mencing five miles beyond the limits	fendant.
of the City of Kyncton or place where	his Attor
Court is holden, per mile 0 1 0	action on
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no mileage allowed.	action, as
	and Labor
SCHEDULE OF FORMS	" Plaintiff
REFERRED TO IN RULE No. 1 OF THE RULES	"labor for
AND REGULATIONS OF THE COUNTY COURT.	" particula
	"the amou
In the County Court of	"The plair
in the Colony of Victoria. A. Original.	"detains f
m-	"[or] that
YOU are hereby summoned to appear in this	" remained
Court, at Kyneton, on Monday the day of next, at Ten o'clock in the Forenoon of	Par
the same day, precisely, to answer the plaint of	The foll
whereby he seeks to recover from	tiff's dema
you pounds shillings and pence,	C. D.
upon a contract or for a (wrong)	
(the particulars whereof are contained in the copy	Nоте,—
of the plaint and particulars appeared) otherwise	be ennered

of the plaint and particulars annexed), otherwise,

upon proof of the due service of a copy of this

Summons, the cause, when called for hearing,

Making Fair Copy thereof Every common Attendance will be tried, and Judgment given against you for whatever may appear due, together with such Costs as the Court may think fit to award.

And take Notice, that if you admit the whole or any part of the Plaintiff's claim by paying in the office of the Register at the

of the Registrar at so admitted together with the Costs Five ys before the day of hearing, you will y further Costs unless in case of part the Plaintiff at the hearing shall prove d against you exceeding the sum so paid

have any defence to the demand by way or on other grounds the same cannot be unless you plead such defence in writing ir days at least before the hearing. But will be admitted without a plea in mitithe amount of damages sought to be

by the Plaintiff.

ay have a summons to compel the attenany witness for the production of any documents, on applying at the Office of strar. (Bring this summons with you u come to the Court or to the Office of strar.)

under the Seal of the said Court, this 185 . ay of

Registrar.

IJ

County Court of

Plaintiff. v.

Defendant.

Sittings, 185 Dath that he served a copy of the within s on the within named Defendant, by g a true Copy thereof to day of

in the County of lony of Victoria, this day of

egistrar of the County Court of

PLAINT.

} Between ounty Court of Colony of Victoria. A.B. Plaintiff Plaintiff and C.D. of De-A.B. of (or by E.F. rney) complains of C.D. of in an Contract (or wrong) For that [Note.] te the facts constituting the cause of for instance in an action for Work or other simple contract debt. "The f says that he has performed work and or the Defendant according to a bill of ars annexed, and he seeks to recover ount of such bill in this action." [or] ntiffsays that the Defendant wrongfully from him one horse of the value of £40 at the Defendant wrongfully entered and don his laud.")

rticulars of Plaintiff's demand. lowing are the particulars of the Plainand in this action.

А. В., Dr. to Signed, A. B.

Note. -In all actions a bill of particulars should be annexed, in which, where the case admits of it, credit should be given to the Defendant for such sums, if any, as are not disputed.

in the Colony of Victoria, Plaintiff, Defendant. TAKE NOTICE that upon the hearing of this Cause the Defendant intends to give in evidence and rely upon the following ground of defence in answer to this action. Dated this day of Signed, To A. B., the above named Plaintiff. (Here state the defence, as for instance)-1st.—Infancy. 2nd.—Covertures.
3rd.—Statute of Limitations, &c., &c. 4th.—That the Defendant is a certificated insolvent, &c., &c. 5th.—Payment. 6th.—Tender. 7th.—Set off. Or such other Defence as may be intended to be relied on, in ordinary language, with particulars. WRIT OF EXECUTION OF FIERI FACIAS. Execution against Goods, Effects, and Personal Property. No. In the County Court of in the Colony of Victoria,

TO Bailiffs of the County Court of in the Colony of Victoria and to the Deputy Bailiffs duly authorised and appointed to execute the processes of this Court, and to each and every of them. WHEREAS at a County Court duly holden on the day of 185 before the Judge of the said at Court; the said Plaintiff, in a certain Suit wherein the said Court had jurisdiction, by the Judgment of the said Court recovered against the pounds, said Defendant the sum of shillings and pence, for certain damages by him sustained, together with the Costs of this Suit, by the said Plaintiff in that behalf expended, amounting in the whole to the sum of pounds shillings and pence. These are therefore to require you forthwith to make and levy by distress and sale of the goods, chattels, choses in action and other personal property of the said Defendant, within the jurisdiction of this Court or to which the above Defendant is or may be possessed of, or entitled to, or which he can either at law or equity assign or dispose of (except the wearing apparel and bedding of the debtor and his family and his tools and implements of trade, not exceeding in the whole £10), and also to seize any monies, bank notes, cheques, bills of exchange, promissory notes, orders for the payments of monies or other negotiable securities the property of the said , which may be there found, or such part, or so much thereof as may be sufficient for the satisfying or this excution and the cost of making and satisfying the same: And after levy duly made thereof, forth-

with pay the amount of the said levy and deliver

the said money or negotiable securities, unto the

Registrar of the Court and what you shall do herein certify and return to the Court at the No. 60.—July 11TH, 1854.—2.

DEFENCE.

In the County Court of

expiration of one calendar month from the date hereof, or within three days after the Writ shall be executed if that shall sooner happen. Given under the Seal of the Court, this
Hay of 185 By the Court.
£. s. d.
Damages Costs
Registrar.
Execution Mileage
Total
N.B.—Bailiff to certify at back, &c.
WRIT OF EXECUTION,
Or Capias ad Satisfaciendum (Execution
against the body). In the County Court of A. B., Plaintiff,
In the County Court of in the Colony of Victoria, A. B., Plaintiff,
C.D. Defendant. TO Bailiff of the County Court of
in the Colony of Victoria, and to their
Deputy Bailiffs duly authorised and appointed to
execute the processes of this Court. And to the Keeper of the Gaol of in
the County of and to each and every of
them.
WHEREAS at a County Court duly holden at on the day of 185, the
above named Plaintiff in a certain suit wherein
the said Court had jurisdiction, recovered against the abovenamed Defendant the sum of
abillings and nence for his
damages, together with the sum of pounds shillings and pence, the costs of the
said suit, amounting together to the sum of
pounds shillings and pence, and whereas the said not having paid the said sum of pounds shillings and pence, it was ordered by a special order of the
whereas the said not having paid the
pence, it was ordered by a special order of the Judge of the said County Court bearing date on
Judge of the said County Court bearing date on the day of 185 That the said
should be arrested in execution according
to the provisions of the Act of Council in that
case made and provided, until the said judgment and costs, and the costs of this execution, amount-
ing altogether to the sum of pounds
shillings and pence should be paid, or until he should be discharged by due course of
law.
These are therefore to require you the said
Bailiff to take the said Defendant and to deliver him to the keeper of the said gaol, and you the
said keeper of the said gaol are hereby required
to receive the said Defendant and him safely to keep in the said gaol of until the said sum
of pounds shillings and pence
be duly paid, or until he be sooner discharged by
due course of law. For which this shall be your sufficient warrant.
Given under the Seal of this Court, this
day of 185 . Registrar.
£ s. d.

Judgment...... Costs.....

Execution.....

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SPECIAL WRIT OF EXECUTION, OR FIERI FACIAS.
To Register, to Seize, and take Lands, Tenements, and Hereditaments.
   in the County Court of in the Colony of Victoria, A.B., Plaintiff, v. C.D., Defendant.
In the County Court of
           Registrar of the County Court of in the Colony of Victoria.
TO
   In pursuance and by virtue of a Judgment
 (order, decision, as the case may be) of the
 County Court in the Colony of Victoria, made on
day of 185, you are hereby required by yourself or your deputies to be by you
appointed under your hand and seal to levy of
all and singular the lands, tenements, and here-
ditaments of the said Defendant within the juris-
diction of this Court, the sum of
                                                 pounds
shillings and pence, being the amount of damages, together with the costs of the suit, which by the said Judgment of the Court has
been recovered against the said by the said and to seize and take under this
Writ, and to cause to be sold all and singular the
said lands, tenements, and hereditaments within
the jurisdiction of this Court, of or to which the
Defendant in the said Writ named, is or may be
seized of, entitled, or which he can either at law
or in equity assign or dispose of.
   Provided, however, that you shall not sell any
mere claim or Right of Equity to which such
person is or may be entitled.
   And what you shall do herein certify and re-
turn to this Court at the expiration of one calen-
dar month from the date hereof, or within three
days after this Writ shall be executed, if this
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shall sooner happen. Given under the Seal of this Court, this

day of 185

> By the Court, Registrar.

Damages..... Costs

[To be endorsed on preceding Form.]

PRECEPT OR AUTHORITY BY THE REGISTRAR TO DEPUTIES TO SEIZE AND TAKE LANDS, TENE-MENTS AND HEREDITAMENTS.

In the County Court of in the Colony of Victoria,

Deputies of the Kegistrar of the County Court of in the Colony of Victoria. In pursuance and by virtue of the Writ of Ex-

ecution within, I do hereby appoint and duly authorise you under my hand and seal to seize and take, and to cause to be sold all and singular the lands, tenements, and hereditaments within the jurisdiction of this Court, of or to which the may be seized or entitled, or which he can either at law or in equity assign or dispose of.

Provided, however, that you shall not sell any

mere claim or Right of Equity to which the said Defendent is or may be entitled, and what you shall do, herein certify, and return to this Court at the expiration of one calendar month from the date hereof, or within three days after the Writ shall be executed, if that shall sooner happen.

Given under the Seal of this Court, this day of 185

Registrar.

CONSENT TO GIVE THE COURT JURISDICTION. In the County Court of in the Colony of Victoria,

> Between A.B., Plaintiff, of and C.D., Defendant, of

Memorandum that the undersigned being (the attorneys in this cause for) the above named parties, knowing that the sum sought to be recovered in this action exceeds the sum of £50, do hereby consent and agree that the above named County Court shall have power to try the same.

Dated

E. F.,
Attorney for Plaintiff.
G. H.,
One of the property of t Attorney for Defendant.

SUMMONS TO ASSESSORS. In the County Court of in the Colony of Victoria,

You are hereby summoned to appear and serve as an Assessor in this Court, at the on day of at the hour of in the forenoon, upon the trial of several cases to be then and there tried. by Assessors, and in default of attendance you will be liable to a penalty, not exceeding £10, by the 19th section of 16th Victoria, No. 11.

Given under the Seal of the Court, this day of 185

Registrar.

ORDER FOR SETTING ASIDE JUDGMENT. In the County Court of Victoria, in the Colony of

A. B., Plaintiff,

C. D., Defendant. It is ordered that a certain Judgment (or order) of this Court in this action, bearing date the day of be set aside (upon the terms following, viz.,)

Given under the Seal of this Court, this day of 185

Registrar.

ORDER FOR COSTS. In the County Court of in the Colony of

A. B., Plaintiff,

C. D., Defendant. Upon hearing the Defendant in this action and

it appearing to the Court here, that the Plaintiff therein has not appeared at this Court on the day of (being the day appointed for the trial thereof) to prosecute the same against the Defendant, it is awarded and ordered by the Judge of the said Court, that the sum of shall be paid by the Plaintiff to the Defendant forthwith (or on or before the) by way of costs and satisfaction for his trouble and attendance of himself and witnesses in that behalf.

Given under the Seal of this Court, this day of 185

Registrar.

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AGREEMENT UPON TERMS.
In the County Court of
  in the Colony of Victoria,
                       A. B., Plaintiff,
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C. D., Defendant.

It is hereby agreed by and between A. B., the above named Plaintiff, and C. D., the above named Defendant, that the sum of £ shall be deemed the amount of debt (or demand) in respect of which the plaint in this action was entered, and that the same (together with the sum of £ for costs already incurred, shall be payable by the following instalments, that is to say) [Here set out the times of payment or other terms agreed upon]. And I, the said C. D., hereby consent that judgment shall be entered up in this cause for the said Plaintiff for the said sums of \mathcal{L} and \mathcal{L} , payable by the above instalments; and I, the said A. B., hereby consent to accept of the said sums payable as aforcsaid in full satisfaction of my claim in this action and costs.

Dated

C. D. A. B.

Signed in the presence of me Memorandum.-Judgment entered up on the said agreement this day of

Registrar.

In the County Court of in the Colony of Victoria,

C. D. .

A. B. of Plaintiff; and

Defendant. of

Whereas it has been made to appear to the Court that was duly served with a subpoena to appear as a witness in this action at the at on the (and also to produce, as the County Court of day of 185 case may be) and that payment (or a tender of payment) of his reasonable expenses was duly made to him the said and whereas the did neglect to appear and give evidence, &c., summons or (having appeared in pursuance of the said summons) did wilfully refuse to be sworn or answer a lawful question without sufficient excuse, &c., in the said action (or to produce

Now the Court doth hereby order that the shall pay the sum of neglect (or refusal) to the Registrar of this Court on or before the day of 185 and such fine to go to Her Majesty for the public uses of the Colony and in support of the Government thereof.

Given under the Seal of this Court, this 185 day.of

Registrar.

SUBPŒNA. In the County Court of in the Colony of Victoria, А.В., Plaintiff, and C. D., Defendant. (5 names) You are hereby severally required to attend at the Court House at on the 185 at the hour of ofo'clock in the forenoon, to give evidence in the above cause in behalf of the above named and there produce and all other books, papers, writings, and other documents relating to the said action which may be in your custody, possession, or power.

In default of your attendance without sufficient excuse, you will be liable to be punished in a summary way for contempt, by imprisonment or fine not exceeding £50, under the statute of 16 Vie., No. 11, sec. 70.

Given under the Scal of this Court, this 185 day of

Registrar.

REFERENCE TO ARBITRATION.

In the County Court of in the Colony of Victoria,

A. B., Plaintiff,

C. D., Defendant.

Upon reading the plaint in this cause, and by and with the consent of the said Plaintiff and Defendant, I, , Esq., Judge of the said Court, do order that this suit (and all other matters within the jurisdiction of this Court, in difference between the said parties) be referred to the arbitration and award of S. N., of that he make and publish his award herein on or , and I hereby, with the like consent, order that the death of either party in the meantime shall not be deemed a revocation of this submission or reference, but that the said S. N. may nevertheless proceed to make his award for or against the representative of such deceased party, as if such representative were a party to this reference. And I further order, by the like consent, that in case the said award should be defective in matter of form it shall be lawful for me to amend the same, or if in matter of substance to direct a reference back to the same or a fresh reference to some other arbitrator, with like powers and authorities, and further that the original, amended, or final award, when made, be entered as a judgment of the said Court in this

Given under the Seal of this Court, this day of 185

By the Court,

Registrar.

ORDER FOR TIME.

In the County Court of i the County Court of in the Colony of Victoria,

A. B., Plaintiff,

C. D., Defendant.

Upon the application of the Defendant, and upon hearing both the said parties, it is ordered by the Court here that the said Defendant have further time to

Given under the Seal of this Court, this day of 185

By the Court,

Registrar.

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in the Colony of Victoria,
                        A. B., Plaintiff,
                        C. D., Defendant.
  It is ordered that the trial of this Action be
adjourned until
                             upon (here state the
terms or conditions of the adjournment, if any).
 Given under the Seal of this Court, this
day of
                185
                     By the Court,
                                        Registrar.
       ORDER TO PAY BY INSTALMENTS.
In the County Court of
  in the Colony of Victoria,
                        A. B., Plaintiff,
                        C. D., Defendant.
  Upon the hearing of this cause, at a Court
holden at
                       on the
                                             day of
                      it is adjudged, that the said
Plaintiff do recover against the said Defendant
the sum of £
                   for his damages (by him sus-
tained) in a certain action, together with the
costs of suit, amounting to the sum of £
by instalments; the first instalment to be paid
upon the day of ; such payments to
upon the day of ; such payments to be made at the Office of the Registrar of this
Court, at
  Given under the Seal of this Court, this
day of
                   185
                     By the Court,
                                         Registrar.
In the County Court of
  in the Colony of Victoria,
          A. B.,
                           of
                                       Plaintiff,
                        and
          C. D,
                           \mathbf{of}
                                       Defendant.
   Take notice, that I intend, on the
                                             day of
           (within two days of the trial) to apply
to the Judge of this Court for a New Trial of
this cause, or to set aside the proceedings
herein.
   Dated this
                             day of
       185
                          A. B., the said Plaintiff.
To the said Defendant.
            ORDER FOR NEW TRIAL.
In the County Court of
   in the Colony of Victoria,
                            A. B, Plaintiff,
                           C. D., Defendant.
   It is ordered, that the Judgment in this case,
and all subsequent proceedings therein be set aside, and a new trial had, between the parties
on (set out the terms or conditions, if any, in
which the order is made.)
Given under the Seal of this Court, on
day of
              185
                   By the Court,
                                                          Gaol at
                                          Registrar.
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ORDER FOR ADJOURNMENT.

In the County Court of

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ORDER TO STAY PROCEEDINGS.
In the County Court of
  in the Colony of Victoria,
                             A. B., Plaintiff,
                             C. D., Defendant.
   It is ordered that all further proceedings in
this action be stayed.
   Given under the Seal of this Court, this
day of
                185
                     By the Court,
                                                 Registrar:
MEMORIAL OF JUDGMENT WHERE PARTY HAS
  BETAKEN HIMSELF TO ANOTHER JURISDICTION.
A Memorial, to be filed, pursuant to the County Courts' Act, 16 Vie., No..11, Sec. 52, by the Registrar of the County Court of
of a Judgment of the County Court of
of the
                   day of
                                           between A.B.,
          Plaintiff, and C.D.,
                                                Defendant
            No.
                            in an Action on Contract.
                                             shillings and
Damages
                       pounds
                               pounds
         pence, costs
                                                  shillings
                      pence, in all amounting to the
         and
         sum of
                                                   shillings
                             pounds
         and
                       pence.
                                             Signed, A.B.
   Upon the application of A.B.,
                                                  in whose
favor the above Judgment was pronounced in
the above Action, I do hereby certify that
Judgment was pronounced in the above Action, the day of 185 as set
out in the Memorial signed by the said Appli-
   Given under the Seal of this Court, this
            day of · 185
              WARRANT FOR CONTEMPT.
 In the County Court of
   in the Colony of Victoria,
                       Bailiff of the County Court of
               , and to the Keeper of Her Majesty's
    Gaol at
 WHEREAS, A.B.
                               of
                                              was this day
                                             Judge of the
 convicted before me
                    of , on my view, or on the a credible witness; for that the
 County Court of
 oath of
said did wilfully interrupt the proceedings of the said Court holden before me at this day of 185 (or did conduct himself disrespectfully to me the said Judge of
 the said Court and sitting therein, or did assault,
 &c. (as the case may be, or being a witness at
 such Court, in an action wherein
                            Defendant, did prevaricate
 Plaintiff, and
 in giving his evidence), and it was hereby adjudged
by me that the said A.B, for his said contempt
 and offence should be imprisoned in Her Majesty's
                           for the space of
 should pay by fine the sum of shillings and
                                                      pounds
                                           pence, into the
shillings and pence, into the hands of the Registrar of this Court, to be appropriated to Her Majesty for the public uses of the Colony of Victoria, under the provisions of the Act of Council in that case made and provided: And it was hereby further adjudged that if the said fine should not be forthwith paid that the
                     should be imprisoned in the said
 said
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for the term of

month , unless such fine should be sooner paid: And whereas the time in and by the said conviction limited for the payment of the sum of shillings and pounds

pence hath elapsed, and the said not paid the sum of pounds shillings

d pence, nor any part thereof.

These, therefore, are to command you the said Bailiff to take the said and him safely to convey to the Gaol at aforesaid. and there to deliver him to the Keeper thereof with this precept.

And I do hereby command you the said Keeper of the said Gaol to receive the said A.B., into your custody in the said Gaol, there to imprison him for the space of unless the pounds shillings pence shall be sooner paid; and for said sum of and so long this shall be your sufficient warrant.
Given under the Seal of this Court, this

185

By order of the Judge of this Court,

Registrar.

LAND SALE AT GEELONG-15TH AUGUST.

PROCLAMATION

By His Excellency SIR CHARLES HOTHAM, Knight Commander of the most Honorable Military Order of the Bath, Lieutenant Governor of the Colony of Victoria and its Dependencies, &c., &c., &c.

N pursuance of the authority in me vested by a certain Act of the Imperial Parliament of Great Britain and Ireland, passed in the fifth and sixth years of Her Majesty's Reign, intituled, "An "Act for regulating the Sale of Waste Lands "belonging to the Crown in the Australian "Colonies," I do hereby notify and proclaim that at Eleven o'clock of Tuesday, the fifteenth day of August next, the following Suburban Lots will be offered for sale by public auction, at the Auction Rooms of Messrs. J. B. Hutton and Co., Yarrow-street, Geelong, at the upset price affixed to each lot respectively, on the terms and conditions and under the provisions of the above recited Act. Deposit—10 per cent.

SUBURBAN LOTS. MOORPANYAL.

From four and a half to five miles north of Geelong, on and near the main lines of road to Melbourne and Bacchus Marsh.

1. Grant, 34a. 1r. 31p., Thirty-four acres one rood thirty-one porches, parish of Moorpanyal, allotment 111. Upset price 2l. per acre.

2. Grant, 31a. 2r. 19p., Thirty-one acres two

2. Grant, 31a. 2r. Up., Thirty-one acres two roods nineteen perches, parish of Moorpanyal, allotment 112. Upset price 2l. per acre.

3. Grant, 48a. 0r. 4p., Forty-eight acres four perches, parish of Moorpanyal, allotment 113. Upset price 1l 10s. per acre.

4. Grant, 42a. 2r. 9p., Forty-two acres two roods nine perches, parish of Moorpanyal, allotment 114. Upset price 1l. 10s. per acre.

5. Grant, 28a. 2r., Twenty-eight acres two roods, parish of Moorpanyal, allotment 115. Upset price 2l. per acre.

set price 2l. per acre.
6. Grant, 21a. 2r. 11p., Twenty-one acres two
roods eleven perches, parish of Moorpanyal, allotment 116. Upset price 2l. per acro.
No. 60.—July 11ra, 1854.—3.

7. Grant, 30a., Thirty acres, parish of Moorpanyal, allotment 117. Upset price 21. per acre. 8. Grant, 30a., Thirty acres, parish of Moorpanyal, allotment 118. Upset price 2l. per acre.

9. Grant, 44a. 3r. 8p., Forty-four acres three roods eight perches, parish of Moorpanyal, allotment 119. Upset price 1l. 10s. per acre.

10. Grant, 26a. 3r 8p., Twenty-six acres three

roods eight perches, parish of Moorpanyal, allot-ment 120. Upset price 2l. per acre. 11. Grant, 26a. 3r. 13p., Twenty-six acres

three roods thirteen perches, parish of Moorpanyal, allotment 121. Upset price 2l. per acre.
12. Grant, 27a. 3r. 25p., Twenty-seven acres

three roods twenty-five perches, parish of Moor-panyal, allotment 122. Upset price 21. per acre.

13. Grant, 23a. Or. 3p., Twenty-three acres three perches, parish of Moorpanyal, allotment

123. Upset price 21. per acre.
14. Grant, 22a. 2r., Twenty-two acres two roods, parish of Moorpanyal, allotment 124.

Upset price 2l. per acre.
15. Grant, 15a., Fifteen acres, parish of Moor-

panyal, allotment 125. Upset price 2l. per acre.
16. Grant, 16a. 3r. 24p., Sixteen acres three roods twenty-four perches, parish of Moorpanyal, allotment 126. Upset price 2l. per acre.

17. Grant, 26a., Twenty-six acres, parish of Moorpanyal, allotment 127. Upset price 2l. per acre

18. Grant, 15a. Or. 9p., Fifteen acres nine perches, parish of Moorpanyal, allotment 128.

Upset price 2i. per acre.
19. Grant, 17a. 2r. 3p., Seventeen acres two

19. Grant, 17a. 2r. 3p., Seventeen acres two roods three perches, parish of Moorpanyal, allotment 129. Upset price 2l. per acre.

20. Grant, 21a. 3r. 22p., Twenty-one acres three roods twenty-two perches, parish of Moorpanyal, allotment 130. Upset price 2l. per acre.

21. Grant, 18a. 1r. 3p., Eighteen acres one rood three perches, parish of Moorpanyal, allotment 131. Upset price 2l. per acre.

22. Grant, 31a. 1r. 17p., Thirty-one acres one rood seventeen perches, parish of Moorpanyal, allotment 132. Upset price 2l. per acre.

23. Grant, 17a. 3r. 2p., Seventeen acres three roods two perches, parish of Moorpanyal, allotment 133. Upset price 2l. per acre.

24. Grant, 14a. 0r. 1p., Fourteen acres one perch, parish of Moorpanyal, allotment 134. Upset price 2l. 10s. per acre.

25. Grant, 10a. 0r. 39p., Ten acres thirty-nine perches, parish of Moorpanyal, allotment 135.

perches, parish of Moorpanyal, allotment 135. Upset price 2l. 10s. per acre.

26. Grant, 15a., Fifteen acres, parish of Moorpanyal, allotment 137. Upset price 2l. per acre. 27. Grant, 22a. 1r. 24p., Twenty-two acres one rood twenty-four perches, parish of Moorpanyal, allotment 138. Upset price 2l. per acre. 28. Grant, 22a. Ir. 24p., Twenty-two acres

one rood twenty-four perches, parish of Moorpanyal, allotment 139. Upset price 2l. per acre. 29. Grant, 15a., Fifteen acres, parish of Moor-

panyal, allotment 140. Upset price 2l. per acre. 30. Grant, 15a., Fifteen acres, parish of Moor-

panyal, allotment 141. Upset price 2l. per acre. 31. Grant, 15a., Fifteen acres, parish of Moorpanyal, allotment 142. Upset price 2l. per acro.
32. Grant, 15a., Fifteen acres, parish of Moor-

panyal, allotment 143. Upset price 2l. per acre. 33. Grant, 22a. 1r. 24p., Twenty-two acres one rood twenty-four perches, parish of Moorpanyal, allotment 144. Upset price 2l. per acre.

. 34. Grant, 22a. 1r. 24p., Twenty-two acres one rood twenty-four perches, parish of Moorpanyal, allotment 145. Upset price 2l. per acre.

35. Grant, 15a., Fifteen acres, parish of Moorpanyal, allotment 146. Upset price 2l. per acre.

36. Grant, 15a., Fifteen acres, parish of Moorpanyal, allotment 147. Upset price 2l. per acre.
37. Grant, 13a. 2r., Thirteen acres two roods, parish of Moorpanyal, allotment 148.
Upset price 2l. 10s. per acre.

38. Grant, 13a. 2r., Thirteen acres two roods, parish of Moorpanyal, allotment 149. Upset

price 2l. 10s. per acre.
39. Grant, 20a. 0r. 25p. Twenty acres twenty. five perches, parish of Moorpanyal, allotment 150. Upset price 2l, per acre.

- 40. Grant, 22a. 1r. 24p, Twenty-two acres one rood twenty-four perches, parish of Moor-panyal, allotment 151. Upset price 2l. per acre.
- 41. Grant, 15a., Fifteen acres, parish of Moorpanyal, allotment 152. Upset price 21. per acre.
- 42. Graut, 15a., Fifteen acres, parish of Moorpanyal, allotment 153. Upset price 2l. per acre.
- 43. Grant, 15a., Fifteen acres, parish of Moorpanyal, allotment 154. Upset price 21. per acre.
- 44. Grant, 15a., Fifteen acres, parish of Moorpanyal, allotment 155. Upset price 2l. per acre.
- 45. Grant, 22a. 1r. 24p., Twenty-two acres one rood twenty-four perches, parish of Moor-panyal, allotment 156. Upset price 2l. per acre.
- 46. Grant, 18a. Or. 24p., Eighteen acres twenty-four perches, parish of Moorpanyal, allotment 157. Upset price 2l. per acre.
- 47. Grant, 12a. 2r. 38p., Twelve acres two roods thirty-eight perches, parish of Moorpanyal, allotment 159. Upset price 2l. 10s. per acre.
 48. Grant, 13a. 1r. 18p., Thirteen acres one
- rood eighteen perches, parish of Moorpanyal, allotment 160. Upset price 2l. 10s. per acre.
- 49. Grant, 15a., Fifteen acres, parish of Moorpanyal, allotment 161. Upset price 2l. per acre. 50. Grant, Ga. 2r. 1p., Six acres two roods

one perch, parish of Moorpanyal, allotment 162. Upset price 2l. 10s. per acre.

51. Grant, 7a. Or. 26p., Seven acres twenty

six perches, parish of Moorpanyal, allotment 163. Upset price 2l. 10s. per acre.

52. Grant, 5a. 2r. 7p., Five acres two roods seven perches, parish of Moorpanyal, allotment 164. Upset price 2l. 10s. per acre.

.53. Grant, 9a. 1r. 27p., Nine acres one rood twenty-seven perches, parish of Moorpanyal, allotment 165. Upset price 2l. 10s. per acre.

54. Grant, 14a. Or. 5p., Fourteen acres five perches, parish of Moorpanyal, allotment 166. Upset price 2l. 10s. per acre.
55. Grant, 14a. 0r. 12p., Fourteen acres

twelve perches, parish of Moorpanyal, allotment 167. Upset price 2l. 10s. per acre. 56. Grant, 12a. 2r. 16p., Twelve acres two roods sixteen perches, parish of Moorpanyal, allotment 168. Upset price 2l. 10s. per acre.

57. Grant, 10a. 3r. 30p., Ten acres three roods thirty perches, parish of Moorpanyal, allotment 169. Upset price 2l. 10s. per acre.

58. Grant, 8a. 3r. 38p., Eight acres three roods thirty-eight perches, parish of Moorpanyal, allotment 170. Upset price 2l. 10s. per acre.

59. Grant, 10a. Or. 6p., Ten acres six perches, parish of Moorpanyal, allotment 171. Upset price 2l. 10s. per acre. ;

60. Grant, 14a. 1r. 33p., Fourteen acres one rood thirty-three perches, parish of Moorpanyal, allotment 172., Upset price 2l. 10s. per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixth day of July, in the year of Our Lord One thousand eight hundred and fifty-four, and in the eighteenth year of Her Majesty's Reign.

(t.s.)CHA! HOTHAM. By His Excellency's Command, JOHN FOSTER. GOD SAVE THE QUEEN!

LAND SALE AT GEELONG-16TH AUGUST. .

PROCLAMATION

By His Excellency SIR CHARLES HOTHAM, Knight Commander of the Most Honorable Military Order of the Bath, Lieutenant Governor of the Colony of Victoria and its Dependencies, &c., &c., &c.

N pursuance of the authority in me vested by a certain Act of the Imperial Parliament of Great Britain and Ireland, passed in the fifth and sixth years of Her Majesty's Reign, intituled, "An Act for regulating the Sale of Waste "Lands belonging to the Crown in the Austra-"lian Colonies," I do hereby notify and proclaim that at Eleven o'clock of Wednesday, the sixteenth day of August next, the following Suburban Lots will be offered for sale by public auction, at the Auction Rooms of Messrs. J. B. Hutton and Co., Yarrow-street, Geelong, at the upset price affixed to each lot respectively, on the terms and conditions and under the provisions of the above recited Act. Deposit—10 per cent.

SUBURBAN LOTS. Doroo.

On and near the road from Portland to Geelong by Fyan's Ford, about nineteen miles from Geelong, at the Junction of the Rivers Barwon and Leigh.

61. Graville, 5a. Ir. 24p., Five acres one rood twenty-four perches, parish of Doroq, allotment 40. Upset price 2l. 10s. per acre.

62. Grenville, 8a. Or. 16p., Eight acres sixteen 62. Grenville, 8a. 0r. 16p., Eight acres sixteen porches, parish of Doroq, allotment 41. Upset price 2l. 10s. per acre.
63. Grenville, 9a., Nine acres, parish of Doroq, allotment 42. Upset price 2l. 10s. per acre.
64. Grenville, 8a. 0r. 16p, Eight acres sixteen perches, parish of Doroq, allotment 43. Upset price 2l. 10s. per acre.
65. Grenville, 9a., Nine acres, parish of Doroq, allotment 44. Upset price 2l. 10s. per acre.
66. Grenville, 8a. 0r. 16p., Eight acres sixteen perches, parish of Doroq, allotment 45. Upset price 2l. 10s. per acre.
67. Grenville, 6a., Six acres, parish of Doroq, allotment 47. Upset price 2l. 10s. per acre.
68. Grenville, 9a., Nine acres, parish of Doroq, allotment 47. Upset price 2l. 10s. per acre.

allotment 47. Upset price 2l. 10s. per acre. 68. Grenville, 9a., Nine acres, parish of Doroq, allotment 48. Upset price 2l. 10s. per acre. 69 Grenville, 10a., Ten acres, parish of Doroq, allotment 49. Upset price 2l. 10s. per acre. 70. Grenville, 9a., Nine acres, parish of Doroq, allotment 50. Upset price 2l. 10s. per acre. 71. Grenville, 10a., Ten acres, parish of Doroq, allotment 51. Upset price 2l. 10s. per acre. 72. Grenville, 40. Nine acres parish of Doroq.

72. Gronville, 9a., Nine acres, parish of Doroq, allotment 52. Upset price 2l. 10s. per acre.

73. Grenville, 5a. 1r. 24p., Five acres one rood twenty-four perches, parish of Doroq, allotment 55. Upset price 2l. 10s. per acre.
74. Grenville, 8a. 0r. 16p., Eight acres six-

teen perches, parish of Doroq, allotment 56. Upset price 2l. 10s. per acre.

75. Grenville, 9a., Nine acres, parish of Doroq, allotment 57. Upset price 2l. 10s. per acre. 76. Grenville, 8a. Or. 16p., Eight acres sixteen perches, parish of Doroq, allotment 58. Upset price 21. 10s. per acre.

77. Grenville, 9a., Nine acres, parish of Doroq, allotment 59. Upset price 2l. 10s. per acre. 78. Grenville, 8a. 0r. 16p., Eight acres sixteen

perches, parish of Doroq, allotment 60. Upset price 21. 10s. per acre.

79 Grenville, 6a., Six acres, parish of Doroq, allotment 64. Upset price 2l. 10s. per acre. 80. Grenville, 9a., Nine acres, parish of Doroq,

allotment 65. Upset price 21. 10s. per acro. 81. Grenville, 10a., Ten acres, parish of Doroq,

allotment 66. Upset price 21. 10s. per acre. 82. Grenville, 9a., Nine acres, parish of Dorou,

allotment 67. Upset price 2l. 10s. per acre.
83. Grenville, 10a., Ten acres, parish of Doroq, allotment 68. Upset price 2l. 10s. per acre. 84. Grenville, 9a., Nine acres, parish of Doroq,

allotment 69. Upset price 2l. 10s. per acre.
85. Grenville, 10a., Ten acres, parish of Doroq,

allotment 70. Upset price 2l. 10s. per acre. 86. Grenville, 9a., Nine acres, parish of Doroq, allotment 71. Upset price 21. 10s. per acre.

87. Grenville, 6a., Six acres, parish of Doroquallotment 73. Upset price 2l. 10s. per acre.

88. Grenville, 9a., Nine acres, parish of Doroq, allotment 74. Upset price 2l. 10s. per acre.

89. Grenville, 10a., Ten acres, parish of Doroq, allotment 75. Upset price 2l. 10s. per acre.

90. Grenville, 9a., Nine acres, parish of Doroq, allotment 76. Upset price 2l. 10s. per acre.

91. Grenville, 10a., Ten acres, parish of Doroq, allotment 77. Upset price 2l. 10s. per acre.

92. Grenville, 9a., Nine acres, parish of Doroq, allotment 78. Upset price 2l. 10s. per acre.

93. Grenville, 10a., Ten acres, parish of Doroq, allotment 79. Upset price 2l. 10s. per acre.

94. Grenville, 9a., Nine acres, parish of Doroq, allotment 80. Upset price 2l. 10s. per acre.

95. Grenville, 6a., Six acres, parish of Doroq, allotment 90. Upset price 21. 10s. per acre.

96. Grenville, 9a., Nine acres, parish of Doroq, allotment 91. Upset price 21. 10s. per acre.

97. Grenville, 10a., Ten acres, parish of Doroq, allotment 92. Upset price 2l. 10s. per acre.

98. Grenville, 9a., Nine acres, parish of Doroq, allotment 93. Upset price 2l. 10s. per acre.

99. Grenville, 10a., Ten acres, parish of Doroq, allotment 94. Upset price 21. 10s. per acre.

100. Grenville, 5a. 1r. 24p., Five acres one rood twenty-four perches, parish of Doroq, allot-ment 99. Upset price 2l. 10s. per acre.

101. Grenville, 8a. 0r. 16p., Eight acres sixteen perches, parish of Doroq, allotment 100. Upset price 2t. 10s. per acre.

102. Grenville, 9a., Nine acres, parish of Doroq, allotment 101. Upset price 2l. 10s. per acre.

103. Grenville, 6a., Six acres, parish of Doroq, allotment 105. Upset price 2l. 10s. per acre.

104: Grenville, 9a., Nine acres, parish of Doroq, allotment 106. Upset price 2l. 10s. per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this seventh day of July, in the year of Our Lord One thousand eight hundred and fifty-four, and in the eighteenth year of Her Majesty's Reign.

CHAS HOTHAM. (L.S.) By His Excellency's Command, JOHN FOSTER.

GOD SAVE THE QUEEN!

FURTHER PROROGATION.

PROCLAMATION

By His Excellency SIR CHARLES HOTHAM, Knight Commander of the Most Honorable Military Order of the Bath, Lieutenant Governor of the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS the Legislative Council of the Colony of Victoria has been and now prorogued to Thursday, the thirteenth stands day of July, and it is deemed expedient further to prorogue the said Council: Now therefore I, the Lieutenant Governor as aforesaid, in pursuance of the power and authority in me vested, do hereby further prorogue the said Legislative Council to Tuesday, the twenty-second day of August next.

> Given under my Hand and the Scal of the Colony, at Melbourne, this fourth day of July, in the year of Our Lord One thousand eight hundred and fifty-four, and in the eighteenth year of Her Majesty's Reign.

СНА⁸ ПОТПАМ.

By His Excellency's Command, JOHN FOSTER.

GOD SAVE THE QUEEN!

WARRNAMBOOL ROAD DISTRICT.

PROCLAMATION

By His Excellency SIR CHARLES HOTHAM Knight Commander of the Most Honorable Military Order of the Bath, Lieutenant Governor of the Colony of Victoria and its Dependencies, &c., &c., &c.

HEREAS by an Act of the Colonial Legislature of Victoria, passed in the sixteenth year of Her Majesty's Reign, intituled, "An Act for making and improving Roads in "the Colony of Victoria," it was amongst other things enacted, that it should be lawful for the Lieutenant Governor from time to time, by notice in the Government Gazette, to proclaim and declare any such portion of the said Colony as to him should seem meet, as and to be a Road District, for the purposes in the now reciting Act contained, and also to define the boundaries of every Road District thereby proclaimed and declared, and to give a specific name or designation to every such Road District: Now therefore I, the Lieutenant Governor as aforesaid, in pursuance of the power so vested in me by the said in part recited Act, and of every other power and authority in any wise enabling me in this behalf, do hereby proclaim and declare the undermentioned portion of the said Colony to be a Road District, and that the boundaries of such Road District are:—On the west, the eastern boundary of the Belfast Road District to Woolsthorpe; on the north, a line eastwardly to MacWilliam's public house on the Hopkins, continued to Mount Gavoe; on the east, a line from Mount Gavoe to the sea coast; and on the south, the sea coast to the starting point: And I do hereby further proclaim and declare that such Road District shall be called and known as "The Warrnambool Road District;" in the County of Villiers, in the said Colony of Victoria.

Given under my Hand and the Seal of the Colony, at Melbourne, this tenth day of July, in the year of Our Lord One thousand eight hundred and fiftyfour, and in the eighteenth year of Her Majosty's Roigh

Her Majesty's Reign.
(L.s.)

CHA! HOTHAM.

By His Excellency's Command,

JOHN FOSTER.

7088. GOD SAVE

GOD SAVE THE QUEEN!

BOROONDARA ROAD DISTRICT.

PROCLAMATION

By His Excellency SIR CHARLES HOTHAM, Knight Commander of the Most Honorable Military Order of the Bath, Lieutenant Governor of the Colony of Victoria and its Dependencies, &c., &c., &c.

WHEREAS by an Act of the Colonial Legislature of Victoria, passed in the sixteenth year of Her Majesty's Reign, intituled, "An Act for making and improving Roads "in the Colony of Victoria," it was amongst other things enacted, that it should be lawful for the Lieutenant Governor from time to time by notice in the Government Gazette, to proclaim and declare any such portion of the said Colony as to him should seem meet, as and to be a Road District for the purposes in the now reciting Act contained, and also to define the boundaries of every Road District thereby proclaimed and declared, and to give a specific name or designa-tion to every such Road District: Now therefore I, the Licutenant Governor as aforesaid, in pursuance the power so vested in me by the said in part recited Act, and of every other power and authority enabling me in this behalf, do hereby proclaim and declare the undermentioned portion of the said Colony to be a Road District, and that the boundaries of such Road District are :-Commencing at the junction of the Kooyong Root Creek with the Yarra Yarra River, and bounded on the south by the Kooyong Root Creek south-easterly to the south-east corner of portion 130 in the said parish; on the east by the parish boundary line bearing north to the Koonung Koonung Creek; on part of the north by the Koonung Koonung Creek to its conflu-ence with the Yarra Yarra River; on the remainder of the north, and on the west, by the Yarra Yarra River westerly and southerly to the commencing point: And I do hereby further

proclaim and declare that such Road District shall be called and known as "The Boroondara Road District," in the county of Bourke, in the said Colony of Victoria

Given under my Hand and the Seal of the Colony, at Melbourne, this eighth day July, in the year of Our Lord One thousand eight hundred and fifty-four, and in the eighteenth year of Her Majesty's Reign.

(L.s.) CHA^s HOTHAM. By His Excellency's Command,

JOHN FOSTER.

6945. GOD SAVE THE QUEEN!

Colonial Secretary's Office, Melbourne, 6th July, 1854.

HEATHCOTE LAND SALE.

WITH reference to the Proclamation contained in the Government Gazette of the 4th of July, relative to a Sale of certain Crown Lands to be held at Heathcote on the 1st of August: Notice is hereby given that the area of Special Country Lots 3, 4, 5, 6, and 7, should be as undermentioned, and not as originally proclaimed.

By His Excellency's Command,

JOHN FOSTER.

Lo	t.	Town or Parish,	Allotment.	Section.	Amended Area.	Upset price per acre.	Remarks.
:	,	Heathcote,			A. R. P. 13 3 27	50s.	
4		**		,	18 2 20	"	
1	,	,			12 1 27	"	
-	3	22			5 3 10	"	
1	1	,,			20 2 8	40s.	

Colonial Secretary's Office, Melbourne, 4th July, 1854.

PORTLAND LAND SALE.

ITH reference to the Proclamation contained in the Government Gazette of the 23rd of June, relative to a sale of certain Crown Lands to be held at Portland on the 1st of August: Notice is hereby given that Suburban Lots 1 to 16 inclusive, should be in the County of Dundas, and not in Follett as therein stated.

By His Excellency's Command,

JOHN FOSTER.

Colonial Secretary's Office, Melbourne, 6th July, 1854.

SANDHURST LAND SALE.

WITH reference to the Proclamation contained in the Government Gazette of the 30th of June, relative to a sale of certain Crown Lands to be held at Sandhurst on the 1st of August: Notice is hereby given that Lots 9 and 17 have been withdrawn from the said sale of account of the proposed deviation in the line of road.

By His Excellency's Command, JOHN FOSTER. Colonial Secretary's Office, Melbourne, 7th July, 1854.

STORING-YARD ALLOTMENTS.

Between Flinders-street and the River Yarra.

NOTICE is hereby given that Leases of the Allotments of Crown Lands, hereinafter specified, will be offered for sale by public auction, at the Auction Rooms of Messrs. W. M. Tennent and Co., Great Collins-street, Melbourne, at Eleven o'clock, A.M. of Monday, the 7th of August, at the upset price affixed to each Lot respectively, on the following terms and conditions, viz.:—

The term of lease is one year from its date.
 The portions of land must only be used as open yards for storing bulky materials—timber,

coals, stone, &c.

- 3. The several portions may be fenced in by the respective lessees of them; but it must be distinctly understood, that no claim will be entertained at any time for value or compensation for any improvements that may have been effected on the land. The lessees may, however, remove such improvements previous to the expiration of the lease.
- 4. The auction will be conducted in like manner to the sale of Crown Lands.
- 5. Payment of the amount for which a lease may have been purchased will require to be made in the following manner, viz.:—Ten per cent. deposit on the fall of the hammer; the balance on receipt of the lease.
- 6. The leases will be completed and issued as soon as possible after the sale, and the date and place at which they can be obtained will be duly-notified in the Government Gazette.
- 7. Occupation of the land will commence from the date of the lease.
- 8. Fences erected by lessees will be held to be subject to the provisions of the Act of Council, 9 George IV., No. 12.

By His Excellency's Command, JOHN FOSTER.

Lot.	Allot- ment.	Section.	Extent.	Upset price per Lot.	Situation.
	i—		A. R. P.	£	
	1	Е	0 0 12	ร์ก	South of Flin-
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2 2	1 5	E E E	0 0 12	50	tween King
3	1 %	1 5 1	0 0 12	50	and William-
	1 7	É	0 0 12	50	streets.
1 2 3 4 5 6 7 8	23456781234512345	1 6	0 0 12	50	l'
9	1 7	E	0 0 12	50	!
é	ا ۾	E	0 0 12	50	ľ
ñ	l ĭ	में में	0 0 12 1	50	i
10	2	न्रे	0 0 12	50	
ii	1 3	E F F	0 0 12	50	1
12	ı ă	Î Î	0 0 12	50	ŀ
13	5	l îr	0 0 12	50	1
14	l ĭ	ā	0 0 12	50	1
15	1 2	G	0 0 12	50	i
10	3	F G G	0 0 12	50	l.
17	4	ĪĠ	0 0 12	50	1
18	5	l G	0 0 12	50	1
10	8	G	0 0 12	50	1.
- 20	1	H	0 0 11	50	1)
21	2	H	0 0 11	50	Between Queen-
22	3	H	0 0 24	100	street and Mar-
23	8 1 2 3 4 5	11	0 0 24	100	ket-street, near
. 24	5	·H	0.0.24	100	the Yarra
25	6	H	0 0 24	100	River.
26	7	H	0 0 24	100	ע

Copies of the foregoing conditions, as well as plans of the allotments, may be had upon application at the Survey Office.

No. 60.-July 11TH, 1854.-4.

Colonial Secretary's Office, Melbourne, 4th July, 1854.

CROWN LANDS BROUGHT WITHIN THE SETTLED DISTRICTS.

Requiring payment of Rent for approved selections under Pre-emption.

IIS Excellency the Lieutenant Governor directs it to be notified for the information of all concerned, that in pursuance of the 22nd clause of the Regulations of the 29th March, 1848, His Excellency has been pleased to approve of the claim which has been made by the party mentioned in the annexed list to the pre-emptive right of a lease of the several portions of land referred to.

It is necessary that the rent, viz., twenty shillings per section of 640 acres for the current year for the lands in question, be paid into the Colonial Treasury, at Melbourne, within one month from the present date, in default of which the lease of the lands in question will, in accordance with the 26th clause of the Regulations, be put up to sale by auction.

By His Excellency's Command, JOHN FOSTER.

GIPPS' LAND DISTRICT.

APPLICAN	т.		1	LAND APPL	ted For.
Name.	Address	No. of Lot.	Астея.	Parish.	Situation.
Edward Thomson	Alberton	1 2 3 4 5 6 7 8 9 10	640 640 640 640 640 640 640 640 640	Unname d	Bounded on the north by Lak King; on the north-east by the Inlets of the see beach; on the south east by the see beach to the head of Lak Bonga, being the boundary will Mr. Lett's rug.

Colonial Scoretary's Office, Melbourne, 27th June, 1854.

ADVERTISEMENTS IN MELBOURNE NEWSPAPERS.

Notice to Heads of Departments and Others.

HIS Excellency the Lieutenant Governor has directed it to be notified that from and after this date all Advertisements intended to be inserted at the charge of the Government in any newspaper published in Melbourne, must be forwarded to the Government Printer, Melbourne, who has been authorized to pay eash for the same.

The Editors and Proprietors of such newspapers receiving advertisements through any channel other than the Government Printer, are hereby informed that the Government will not be responsible for the charge of inserting the same

All persons forwarding such advertisements are required to state the name of the newspaper and the number of insertions required.

By His Excellency's Command,

6250.

JOHN FOSTER.

VICTORIA.

TO BTURN of LANDS which can be Selected under the 12th Clause of the Act of Parliament 5th and 6th Victoria, Chapter 36, and Regulations 1st March, 1843, at the

	1948
Romarks.	No offer. Do. Do. Do. Do. Do. Do. Do. D
Amount.	18 % 6 % 6 % 6 % 6 % 6 % 6 % 6 % 6 % 6 %
Price per Acre.	######################################
Extent.	A. 1.00000000000000000000000000000000000
Section or Portion.	→ 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Allot- ment.	22242222222222222222222222222222222222
Name of Parish.	North Hamilton """ """ """ """ """ """ """
When Offered for Sale.	4th May, 1854 """ """ """ """ """ """ """ """ """
Date of Proclamation.	27th March, 1854 """ """ """ """ """ """ """ """ """
Country Lots.	
Special Country Lots.	7866112111111111111111111111111111111111

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13 10 0 15 12 6 18 15 0 15 12 6 16 5 0 17 10 0 20 16 11 22 6 11 27 13 9 19 5 0 22 6 11 27 13 9 19 5 0 28 5 0 29 6 11 27 13 9 19 7 0 20 8 10 21 8 15 0 21 8 15 0 33 10 0	
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4th May, 1854 North Hamilton """""""""""""""""""""""""""""""""""	
4th May, 1854 """"""""""""""""""""""""""""""""""""	
27th March, 1854 """"""""""""""""""""""""""""""""""""	
444 448 448 448 448 448 448 448 448 448	

Surveyor General's Office, Melbourne, 7th July, 1854.

ANDREW CLARKE, R.E., Surveyor General.

,

Colonial Secretary's Office, Melbourne, 16th June, 1854.

LETTERS PATENT FOR INVENTION.

OTICE is hereby given that EDWARD WILD, of 133, Collins-street east, in the City of Melbourne, Loan Broker and Estate Agent, has petitioned His Excellency the Officer administering the Government, under the provisions of the Act of Council, 17 Victoria, No. 15, intituled, "An Act to regulate Grants of Patents for Inventions in the Colony of Victoria," praying that Letters Patent may be granted unto him for the Colony of Victoria, but the Colony of Victoria, praying that Letters Patent may be granted unto him for the Colony of Victoria, praying in the Colony of Victoria, the Colony of Victoria, the Colony of Victoria, which was the Colony of Victoria, and Victoria and the exclusive privilege of making and vending in the Colony of Victoria, a piece of mechanism to be called "The Auctioneer's Meter," intended to take the place of the Hammer now in ordinary use, of which piece of mechanism a specification, drawing and model, have been deposited at this

Any person who may conceive that he will be prejudiced by the grant to the said EDWARD WILD of such Letters Patent, or instrument in the nature of Letters Patent, is hereby required to send to this office within two calendar months from and after this sixteenth day of June, a statement in writing, subscribed with his proper name and address, setting forth any ground of objection to the said grant.

J. MOORE,

Acting Colonial Secretary, and Officer for Patents.

6457.

Colonial Secretary's Office, Melbourne, 13th June, 1854.

LETTERS PATENT FOR INVENTION.

NOTICE is hereby given that CHARLES MAYES, of 80, Swanston-street, in the city of Melbourne, Civil Engineer and Architect, has petitioned His Excellency the Officer Administering the Government, under the provisions of the Act of Council 17 Victoria No. 15, intituled, "An Act to regulate Grants of Patents "for Inventions in the Colony of Victoria," praying that Letters Patent may be granted unto him for the exclusive privilege in the Colony of Victoria of making and applying an "Improved Pisé (being a substitute for building-stone, &c.), of the manner and process of making and applying which, a plan and specification have been deposited at this office.

Any person who may conceive that he will be prejudiced by the grant to the said CHARLES MAYES of such Letters Patent, or instrument in the nature of Letters Patent, is hereby required to send to this office within two calendar months from and after this thirteenth day of June, a statement in writing, subscribed with his proper name and address, setting forth any ground of objection to the said grant.

J. MOORE,

Acting Colonial Secretary, and Officer for Patents.

Colonial Secretary's Office, Melbourne, 8th July, 1854.

ELECTION FOR BELFAST AND WARRNAMBOOL.

III Excellency the Licutenant Governor directs it to be notified that the Representation of the Electoral District of the United Towns of Belfast and Warrnambool having become vacant by the Resignation of MARK NICHOLSON, Esquire, a writ has been issued by the Honorable the Speaker for the election of a member to serve in the Legislative Council for the said District, and that the following arrangement has been made for the said election, viz. :-

Place of nomination ... Belfast. ... 8th July, 1854. Date of writ ... 1st August, 1854 Day of nomination 3rd August, 1854 Polling day... ... 15th August, 1854 Return of writ ...

By His Excellency's Command,

JOHN FOSTER.

Colonial Secretary's Office, Melbourne, 8th July, 1854.

REQUISITIONS FOR FURNITURE. NOTICE TO HEADS OF DEPARTMENTS AND OTHERS.

EADS of Departments and Others forwarding Requisitions for Furniture to the Department of the Civil Commissary General, are in future required to give full particulars as to the description, measurement, and quality of the articles required, and if possible to furnish drawings thereof, in order to enable the Civil Commissary General to afford the requisite information to the manufacturers. Inattention to this regulation will render compliance with such Requisitions impracticable.

By His Excellency's Command, JOHN FOSTER.

7116.

Colonial Secretary's Office, Melbourne, 5th July, 1854.

CIVIL COMMISSARIAT ACCOUNTS. THE delay which frequently takes place in furnishing accounts of articles supplied to the Department of the Civil Commissary General being productive of inconvenience at the Civil Commissariat Offices, all persons having any claims against that Department are required to furnish the accounts of such claims monthly.

By His Excellency's Command, JOHN FOSTER.

Colonial Secretary's Office, Melbburne, 28th June, 1854.

LASCAR PRISONERS.

ITH reference to the Regulations of 4th May, 1854 (page 1121 ante), respecting the employment of Prisoners from the Hulk Neborah drafted on board vessels in Hobson's Bay: His Excellency the Lieutenant Governor, with the advice of the Executive Council, has sanctioned the payment of Six shillings per day for each Lascar prisoner employed, in lieu of NINE shillings per day, as directed by No. 7 of the said Regulations.

By His Excellency's Command,

6710.

JOHN FOSTER.

MR. GEORGE MORGAN is requested to call at the Office of the Chief Commissioner of the Gold Fields to receive an answer to his letter of the 19th of June last, concerning a money parcel, as he has omitted to give his address in the said letter.

> By His Excellency's Command, JOHN FOSTER.

Colonial Secretary's Office, Melbourne, 6th June, 1854

ONE HUNDRED POUNDS REWARD.

HEREAS the Framework and Chimney of the Toll House in course of erection by the Central Road Board at Hawthorn Bridge, in the county of Bourke, were, on Saturday, the 3rd day of June, pulled down by some evil disposed person or persons: Notice is hereby given that a reward of One Hundred Pounds will be paid to or among any person or persons who will give such information as will lead to the apprehension and conviction of the offender or offenders.

> By His Excellency's Command, J. MOORE.

> > Acting Colonial Secretary

Information may be given at the Police Office, in Swanston-street; or at the Office of the Central Road Board, in Little Bourke-street West.

> Colonial Secretary's Office, Melbourne, 3rd July, 1854.

TWENTY POUNDS REWARD.

LOST MAILS.

HEREAS the Mail Bags from Hamilton for Geelong, from Dunkeld for Geelong, and from Dunkeld for Streatham, together with various smaller bags enclosed in the said Mail Bags, were duly dispatched from Dunkeld on the morning of the 18th of June last, and were lost on the road between Dunkeld and Streatham: Notice is hereby given that a reward of Twenty Pounds will be paid to any person who will give such information to the Postmaster General as will lead to the recovery of the said Mails.

By His Excellency's Command,

7049.

JOHN FOSTER

Colonial Secretary's Office, Melbourne, 30th May, 1854.

TWENTY-FIVE POUNDS REWARD. WHEREAS ROBERT BURNS effected his escape from the Gaol at Portland on the morning of the 19th May, His Excellency the Officer administering the Government directs it to be notified that a reward of twenty-five pounds will be paid to or among any person or persons who will give such information as will lead to the apprehension of the said ROBERT BURNS.

By His Excellency's Command, J. MOORE.

Acting Colonial Secretary. 5639 No. 60.—July 11TH, 1854.—5.

Colonial Secretary's Office, Melbourne, 8th July, 1854.

ELECTORAL LISTS.

T is hereby notified that Declarations of acceptance of office made by the undermentioned persons, pursuant to the provisions of the "Vic-"toria Electoral Act, 1851," have been received at this Office, viz. :-

FRANCIS REILLY, Esquire, Alderman of Fitz Roy Ward, Melbourne, appointed Deputy of the Returning Officer of the Electoral District of the City of Melbourne.

MR. ALBERT SCHULZE, appointed Collector of the Electoral Roll in a portion of the Electoral District of Normanby, Dundas, and Follett.

By His Excellency's Command, JOHN FOSTÉR.

7228.7238.

> Colonial Secretary's Office, Melbourne, 6th July, 1854.

DEPUTY REGISTRARS.

IS Excellency the Lieutenant Governor has been pleased to appoint the undermentioned gentlemen to be Deputy Registrars of Births and Deaths in their respective Districts, under the Registration Act, 16 Vic., No. 26, viz.:—

MR. ANDREW HANNA, to be Deputy Registrar for the District of Campbellfield, Broadmeadows, and vicinity, vice Mr. Maurice J. Moore, resigned.

MR. MAURICE J. MOORE, to be Deputy Registrar for the District of Brunswick and vicinity. By His Excellency's Command

JOHN FOSTER.

Colonial Secretary's Office, Melbourne, 6th July, 1854. TITLE DEEDS.

THE Title Deeds specified below have been transmitted from this Office to the Colonial Treasury for delivery to the Grantees on payment of the established fees thereon.

By His Excellency's Command, JOHN FOSTER.

COUNTRY LOTS. Deeps dates 1074 April, 1854.

Alexander Moneur, 10 acres, Harcourt
Donald McDonald, 10a., Harcourt
Donald McDonald, 10a., Harcourt
Nathaniel Vick, 10a., Harcourt
Nathaniel Vick, 10a., Harcourt
Robert Smee, 10a., Harcourt
Henry Tuff, 5a., Lockwood
John Simmons Morris, 5a., Lockwood
John Simmons Morris, 5a., Lockwood
Moses Ballamy Woolland, 19a. 0r. 9p., Lockwood
John Usher, 10a., Lockwood
William Montgomery, 6a. 1r. 30p., Lockwood
Frederick Schleicher, 5a. 3r. 24p., Lockwood
John Riley, 8a., Lockwood
John White, 8a. 1r., Lockwood
John White, 8a. 1r., Lockwood
Jomes Luxton, 5a. 2r. 20p., Lockwood DEEDS DATED 10TH APRIL, 1854.

DEEDS DATED 3RD MAY, 1854.
Henry Edwards Moss, 30a. 3r. 1p., Muckleford
Henry Edwards Moss, 28a. 3r., Muckleford
Henry Edwards Moss, 12a. 1r. 27p., Muckleford
Henry Edwards Moss, 9a. 1r., Muckleford

DEEDS DATED 19TH MAY, 1854. Henry Edwards Moss, 17a. 0r. 16p., Muckleford Henry Edwards Moss, 19a., Muckleford

Francis O'Neill, 1r., Ballaarat
James Noble and Hugh McPhillimy, 1r., Ballaarat
George Smith and Charles Fortune, 1r., Ballaarat
William Surplice, William H. Surplice, and Alfred
A. Surplice, 1r., Ballaarat

DEEDS DATED 16TH MARCH, 1854. James S. Laurie and Jesse Hoare Smith, 2r., Mortlake James Noble and Hugh McPhillimy, 2r., Colac

James Noble and Hugh McPhillimy, 2r., Colac. DEEDS DATED 22ND MARCH, 1854, John W. Johnson, Ir., North Geelong John Heath and George Low, 36p., South Geelong DEEDS DATED 29TH MARCH, 1854.

William Carter, 1r., Heathcote

DREDS DATED 20TH MAY, 1854. Henry Edwards Moss, 12a. 1r. 28p., Muckleford Henry Edwards Moss, 19a., Muckleford Henry Edwards Moss, 18a., Muckleford DEEDS DATED 25TH MAY, 1854. Alexander Stewart, 152a. Or. 16p., Tarrneit DEEDS DATED 29TH MAY, 1854. T. Fulton, L. Mackinnon, and F. J. Sargood, 7a. 2r. 32p., Prahran
T. Fulton, L. Mackinnon, and F. J. Sargood, 7a. 0r. 6p., Prahran

Deeds Dated 2nd June, 1854.

Henry Edwards Moss, 8a. 0r. 11p., Muckleford

Henry Edwards Moss, 6a. 3r. 8p., Muckleford

TOWN LOTS.

DEEDS DATED 24TH FEBRUARY, 1854. Thomas Smith, 1r., Ballaarat James Silverman, Ir., Ballaarat William Tulloch, Ir., Ballaarat William Tulloch, Ir., Ballaarat William Tulloch, 1r., Ballaarat
William Tulloch, 1r., Ballaarat
William Tulloch, 1r., Ballaarat
William Surplice, William Henry Surplice, and Alfred
A. Surplice, 1r., Ballaarat
William Surplice, William Henry Surplice, and Alfred
A. Surplice, 1r., Ballaarat
William Norburn, 1r., Ballaarat
Richard Williams, 1r., Ballaarat
George Poulton, 1r., Ballaarat
Daniel MoInnerney, 1r., Ballaarat
Charles Powell, 1r., Castlemaine
Charles Powell, 1r., Castlemaine
Charles Wedge, 1r., Castlemaine
Charles Wedge, 1r., Castlemaine
Charles Wedge, 1r., Castlemaine
Charles Wedge, 1r., Castlemaine
Gharles Wedge, 1r., Castlemaine
Robert Seviour, 1r., Castlemaine
Hans T. F. White, 1r., Castlemaine
Hans T. F. White, 1r., Castlemaine
Benjamin Spears, 1r., Geelong, North
James Noble, 36p., Geelong, North
Villiam Noble, 1r., Geelong, North
Malcolm McLean, 1r., Geelong, North
James C. Wallace, 1r., South Geelong
Donald McLean, 2r., Queenscliff
William Noble, 2r., Queenscliff
William Noble, 2r., Queenscliff
Malcolm McLean, 2r., Queenscliff
Malcolm McLean, 2r., Queenscliff
Malcolm McLean, 2r., Queenscliff
Malcolm McLean, 2r., Queenscliff
William Surplice, William H. Surplice, and A. A. Surplice,
1r., Buninyong
W. Surplice, W. H. Surplice, and A. A. Surplice,
1r., Buninyong
W. Surplice, W. H. Surplice, and A. A. Surplice,
1r., Buninyong
W. Surplice, W. H. Surplice, and A. A. Surplice,
1r., Buninyong
W. Surplice, W. H. Surplice, and A. A. Surplice,
1r., Buninyong W. Surplice, W. H. Surplice, and A. A. Surplice, 1r., Buninyong
W. Surplice, W. H. Surplice, and A. A. Surplice, 1r., Buninyong
Daniel McInnerney, 1r., Buninyong Daniel McInnerney, 1r., Buninyong
Daniel McInnerney, 1r., Buninyong
Andrew Murray, 2r., Colac
Andrew Murray, 2r., Colac
Alex. C. Macdonald and Hatsell M. Garrard, 2r., Colac Henry Watts, 2r., Colac Henry Watts, 2r., Colac Robert Reeves, 2r., Mortlake Robert Reeves, 2r., Mortlake Robert Reeves, 2r., Mortlake Honort Meeves, 21., Mortlake
Alexander Mackenzie, 21., Mortlake
Henry Watts, 21., Mortlake
Alexander Mackenzie, 21., Pitfield
Alex. C. Macdonald and Hatsell M. Garrard, 21., Pit-Levi Powell, Edward Parry, and Thomas Quail, 1r., Melbourne DEEDS DATED 6TH MARCH, 1854. DEEDS DATED GTH MARCH, 1804.

James Noble and Hugh McPhillimy, 1r., Buninyong
David Temple, 1r., Buninyong
David Talents, 1r., Buninyong
George Powell, 1r., Ballaarat

William Carter, 1r., Heathcote
William Carter, 1r., Heathcote
William Carter, 1r., Heathcote
William Carter, 1r., Heathcote
William Carter, 37p., Heathcote
William Carter, 37p., Heathcote
Walter C. Brackenbury, 1r., Heathcote
Alexander Jamieson and Henry T. Moore, 1r.,
Heathcote Alexander Jamieson and Henry Heathcote
Obadiah Edwick, 1r., Heathcote
Obadiah Edwick, 1r., Heathcote
Obadiah Edwick, 1r., Heathcote
Benjamin Edhouse, 1r., Heathcote
James Forsyth, 1r., Heathcote
Edmund T. Grundy, 1r., Heathcote
Thomas Stephenson, 1r., Heathcote
William Sadler, 1r., Heathcote
Charles Robinson, 1r., Heathcote
Charles Robinson, 1r., Heathcote
Thomas Munro, 1r., Heathcote
William Aberdeen, 2r., Harcourt
William Aberdeen, 2r., Harcourt William Aberdeen, 2r., Harcourt
William Aberdeen, 2r., Harcourt
William Aberdeen, 2r., Harcourt
William Aberdeen, 2r., Harcourt
Martin Hartigan, 2r., Harcourt Martin Hartigan, 2r., Harcourt
Benjamin Henry and Mark Henry, 2r., Harcourt
Isaac Nevill, 2r., Harcourt
Benjamin Potter, 2r., Harcourt
Iumphrey Turner, 2r., Harcourt
John Worley, 2r., Harcourt
Joseph Chadwick, 2r., Harcourt
David Davis, 2r., Harcourt
Benjamin Fonseca, 2r., Harcourt
Benjamin Fonseca, 2r., Harcourt
James McLaren, 2r., Harcourt
James McLaren, 2r., Harcourt
James McLaren, 2r., Harcourt
William Barker, 2r., Harcourt
William Barker, 2r., Harcourt
Donald McDonald, 2r., Harcourt
Walter Ackerman, 2r., Harcourt
Walter Ackerman, 2r., Harcourt
James Jamieson, 2r., Harcourt
John May, 1r., Northcote
Francis O. Neill, 1r., Ballaarat
James Noble and Hugh McPhillimy, 1r., Ballaarat
Michael Jack, 1r., Ballaarat

DEED DATED STH APRIL, 1854. John D. Bromfield, 2r., Belfast

DEEDS DATED 13TH APRIL, 1854.

James Kerby, 2r., Portarlington
John Lynch and John Bourke, 2r., Portarlington
James Austin, 2r., Portarlington
Joseph Raleigh, 2r., Portarlington
Thomas McGrath, 1r. 20p., Portarlington

DEEDS DATED 25th May, 1854.
Michael Dawson, Ebenezer Lush, and James Mooney,
1r., Northcote
Michael Dawson, Ebenezer Lush, and James Mooney,
1r., Northcote
Michael Dawson, Ebenezer Lush, and James Mooney,
1r., Northcote
Michael Dawson, Ebenezer Lush, and James Mooney,
1r., Northcote

PARIS EXHIBITION-1855.

OTICE is hereby given that an Exhibition will be held in October next in Melbourne, fo Articles the natural and artificial productions of this Colony, intended for transmission to Paris, and of other articles the produce of any country, not intended for transmission to Paris.

Intending exhibitors desirous of having space reserved, are requested to make application forthwith.

AN. CLARKE, JOHN HUTCHINSON, Honorary Secretaries.

J. H. BROOKE, Agent to the Commissioners.

Office of the Paris Exhibition Commission, Lonsdale-street, 21st June, 1854.

ASSESSMENT ON STOCK.

OTICE is hereby given that the Assessment on Stock will be required to be paid into the Colonial Treasury, Melbourne, before the 1st day of August, 1854, in conformity with the provisions of the Act of Council 17th Victoria No. 20. Printed Forms of Returns of Assessment may be obtained on application to the Crown Commissioners of the respective Districts, or at the Office of the Chief Commissioner of Crown Lands, Melbourne.

F. A. POWLETT. Chief Commissioner of Crown Lands Office, Melbourne, 13th June, 1854.

CHEPSTOW.

GUPPOSED to be stolen, and in the possession of the Police at Chepstow, a dark bay horse, sixteen hands high, branded GM or GH on the off shoulder, long switch tail. It has been running for some time past on the station of Mr. D. Cameron, Clunes.

Any person claiming the same is required to forward satisfactory proof of the ownership to the Bench of Magistrates at Chepstow.

(By Order) EDWARD C. DUNN, Clerk of the Bench, Chepstow. Police Office, Chepstow, 19th June, 1854. OTICE is hereby given that the undermentioned unclaimed and confiscated property, now in the possession of the Police, will be sold by public auction, at One o'clock, on Saturday the 15th July instant, in the Police Office Yard, Swanston-street, unless previously claimed.

1 silver watch, with chain and seals attached

1 silver watch and guard 1 watch and steel guard

1 silver watch

1 silver watch

silver watch and guard

1 silver watch and guard

1 silver watch and chain 1 gold watch

1 chain Several rings

1 pocket-book containing an old watch and papers

1 pocket-book containing a purse and pencil

3 chairs

1 box candles

1 ham

1 accordian

1 portmanteau of clothing

1 box containing a few books

1 box of clothing

1 copper kettle

2 cases marked MM, containing bark hats

with canvas covers
Some old saddlery, and sundry loose clothing,
blankets, &c.

C. MAC MAHON.

Police Department, Chief Commissioner's Office, 5th July, 1854.

Courts.

THE holding of the undermentioned Courts has been duly notified in previous numbers of the Gazette.

County Court.

SANDHUBST—(£10 and £200). On Monday,
24th July, & seq., at 10 A.M.—Plaints
received until 8th July.—Defences and
sets-off until 17th July. (p. 1470, ante.)

Criminal Sessions of the Supreme Court.
GEELONG CIRCUIT COURT.—On Wednesday, 26th
July, at 10 A.M. (p. 1499 ante.)
MELBOURNE.—On Monday, 17th July, at 10 A.M.

(p. 1499 ante.)

Tenders.

Colonial Secretary's Office, Melbourne, 6th July, 1854.

CONVEYANCE OF MAILS.
ONVEYANCE being required for the Post
Office Mails as under, for five months from
1st August, to 31st December, 1854, persons
desirous to contract for providing the same, under
the conditions advertised in the Government
Gazette under date of 31st July 1853, are invited
to deposit their offers in writing, in the prescribed

form (to be had on application at the Melbourne or any other Post Office in the Colony) endorsed, "Tenders for conveyance of Mails," in the Tender Box at the Audit Office, Melbourne, until Eleven A.M. of Tuesday the 25th day of July.

SERVICES REQUIRED.

1. Between Ballaarat and Creswick's Oreek, twice a-week.

Between Lexton and the Avoca Gold Fields, weekly or bi-weekly.

By His Excellency's Command, JOHN FOSTER.

5752.

Colonial Secretary's Office,

Melbourne, 28th June, 1854.
BOATS FOR SALE.

TENDERS will be received until Eleven o'clock on Tuesday, 18th July, 1854, from parties willing to purchase Five Boats (or a portion thereof), now lying at Sandridge.

Further particulars may be ascertained on application at the Colonial Engineer's Office, Melbourne.

Tenders to be endorsed "Tender for the purchase of Boats," and addressed, prepaid, to the Chairman of the Tender Board, Melbourne.

By His Excellency's Command, 5892. JOHN FOSTER.

Colonial Secretary's Office, Melbourne, 4th July, 1854. TENDERS FOR COALS, GEELONG.

NOTICE is hereby given that Tenders will be received up to Tuesday, the 25th of July, from parties willing to supply the Government with Coals in the district of Geelong from the 1st of August next to the end of 1854.

The Coals must be approved English, or Newcastle, N.S.W., and be tendered for by the ton of 2,240 lbs., to be delivered at all the Government departments in Geelong and suburbs, and on board the hulk Sacramento, the steam dredge and tug attached, and all other Government vessels requiring supplies in the Harbor of Geelong, at such time as may be required.

The contract will be subject to the usual conditions, all information respecting which will be given on application to the office of the Civil Commissariat, Melbourne, or Geelong.

Tenders to be endorsed "Tender for Coal," and addressed, post paid, to the Civil Commissary, Melbourne, or deposited in the Tender Box, at the office of the Civil Commissariat, Melbourne, on or before the above date.

By His Excellency's Command, 7050. JOHN FOSTER.

Colonial Secretary's Office, Melbourne, 7th July, 1854. TENDER FOR BOOKBINDER'S SHOP.

ENDERS will be received until Eleven o'clock on Tuesday, the eighteenth day of July, from parties willing to contract for the Erection of a Bookbinder's Shop, in connexion with the Government Printing Offices, Melbourne.

Plans and specifications can be seen and every information obtained at the Colonial Engineer's Office, Melbourne.

Tenders to be endorsed, "Tender for Bookbinder's Shop," and addressed, prepaid, to the Chairman of the Tender Board, Melbourne.

By His Excellency's Command, 3246. JOHN FOSTER.

Personal Information.

R. CHARLES STILWELL, who arrived in this Colony on the 20th of December, 1852, as Surgeon-Superintendent of the immigrant ship Allison, is requested to forward his address to the Immigration Agent, Melbourne.

By His Excellency's Command,

4.7002.

JOHN FOSTER-

SQUIRE MARSDEN, who was transported in the ship Randolph, in 1849. Information respecting him, on behalf of his mother, is requested at the office of the Colonial Secretary, Melbourne.

By His Excellency's Command,

27.6. (6758.)

JOHN FOSTER.

EORGE W. H. HOGGAN, aged 18, a native of Dumfriesshire, Scotland, who arrived in the Colony by the ship Marlborough, and is supposed to be at the Gold Fields. News of importance awaits him. Information respecting him is requested to be given to Charles Lockharf, Esquire, Commissioner of Crown Lands, Murrumbidgee, New South Wales, or at the Office of the Chief Commissioner of Gold Fields, Melbourne.

By His Excellency's Command, J. MOORE,

16 6.(6295.)

Acting Colonial Secretary.

AMUEL MANNELL is requested to forward his address to the Colonial Secretary's Office, Melbourne, that intelligence relating to his family may be imparted to him. He is believed to be engaged as a gardener, about six miles from Melbourne.

By His Excellency's Command,

31.3.(3346.)

JOHN FOSTER.

DWARD PASCOE, A.B., otherwise JAMES PHILLIPS, a native of Penzance, in Cornwall, aged about 50, who arrived in this Colony as a seaman on board the *Hanover*, in September, 1853, and resides in the service of Henry Moore, Esquire, of Sydney, or any party acquainted with him, is requested to communicate with the Colonial Secretary's Office, Melbourne.

By His Excellency's Command,

8.4.(3816.)

JOHN FOSTER

R. STANISLAUS DE SZUMLANSKI is requested to communicate with the Office of the Colonial Secretary, Melbourne, that information of importance may be imparted to him.

By His Excellency's Command,

J. MOORE,

19.5.(5124.)

Assistant Colonial Secretary.

ILLIAM FRANCIS LETHORN, late of the Cape of Good Hope, is requested to forward his address to the Colonial Secretary's Office, Melbourne. He is about twenty-eight years of age, and by trade a wheelwright. He left the Cape of Good Hope in the Sarah Sands, steamship, and was last seen in Melbourne in July, 1853.

By His Excellency's Command,

31.3.(1711.)

JOHN FOSTER.

LFRED LAUTOUR, a native of France, who was last seen at Bendigo eighteen months ago. Information respecting him is requested at the office of the Colonial Secretary, Melbourne.

By His Excellency's Command, J. MÖORE,

9.6.

Acting Colonial Secretary.

Colonial Secretary's Office, Melbourne, 25th May, 1854.

R. ROBERT YOUNGER, formerly of No. 9, Melbourne Place, Old Kent Road, London, supposed to be now engaged on the Gold Fields at Bendigo. Intelligence regarding him is requested at the Secretary's Department of the General Post Office, Melbourne.

By His Excellency's Command,

J. MOORE,

5490.

Acting Colonial Secretary.

MR. WILLIAM OSBOURNE, son of Mr Charles Oshourne of Trans son acquainted with him, is requested to forward his address or any intelligence regarding him to the Colonial Secretary's Office, Melbourne. He embarked in June, 1849, on board the ship Casper, landed at Adelaide in South Australia, and afterwards proceeded to Melbourne. His family have not heard from him for four years.

By His Excellency's Command, JOHN FOSTER. 25.3.(3094.)

MARY ANNE BARTLETT, who sailed in the ship *Prince Alfred*, from Plymouth in November, 1853, is requested to forward her address to the Office of the Colonial Secretary, Melbourne.

By His Excellency's Command, J. MOORE,

25.5.

Acting Colonial Secretary.

JOSIAH MORREY, who was convicted at Knutsford, in England, in October, 1846, and sailed in the ship Anna Maria, in March, 1848, for one of the Australian Colonies. Information respecting him is requested at the office of the Colonial Secretary, Melbourne, on behalf of his parents.

By His Excellency's Command, J. MOORE.

30.5. (5808.)

Acting Colonial Sccretary.

MR. LAUNCELOT KENNEDY, late of Bathurst, N.S. Wales, who proceeded about a year ago to Melbourne, via the Ovens, is requested to apply at the Office of the Colonial Secretary, Melbourne.

By His Excellency's Command, J. MOORE,

30.5.(4780.)

Acting Colonial Secretary.

ONORA KENNEDY (daughter of Mr. Launcelot Kennedy, late of Bathurst, N.S. Wales), who arrived in this Colony at the commencement of 1854, is requested to apply at the Office of the Colonial Secretary, Melbourne.

By His Excellency's Command J. MOORE,

Acting Colonial Secretary. (30.5.4780.) No. 60.—July 11th, 1854—6.

MR. JAMES BARBER SMITH is requested to IVI forward his address to the Immigration Office, Melbourne. He was last heard of at Forest Creek, in January, 1853. By His Excellency's Command,

31.3.(3257.)

JOHN FOSTER.

Private Advertisements.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the partnership heretofore subsisting between George PALMER BALL and JOHN CREGOE BROWN, trading under the style or firm of " BALL, BROWN AND Co.," has been dissolved by mutual consent, as of and from the thirty-first day of March last, and all debts due to or by the late firm will be received and discharged by the said George Palmer Ball, on whose account alone the business of the late firm will be continued and carried on, under the style or firm of "G. PALMER BALL AND Co.," the said JOHN CREGOE BROWN retiring therefrom.

Dated this first day of July, One thousand eight hundred and fifty-four.

> GEO. PALMER BALL, By his Attorneys— Mc Kellar and Wood. JNO. C. BROWN.

Witness-

GEO. W. HORNE, Solicitor, Melbourne.

DISSOLUTION OF PARTNERSHIP

OTICE is hereby given that the partnership between us, the undersigned, as stock-holders and graziers, under the style or firm of "Black and McKellar," at Lima Station, in the Murray District, was dissolved as on and from the tenth day of June, in the year of Our Lord One thousand eight hundred and fifty-three. All debts due to and by the late firm will be respectively received and paid by the undersigned Will-LIAM MCKELLAR.

Dated at Melbourne, the 5th day of July, 1854.

WILLIAM BLACK, WILLIAM McKELLAR.

Witness-

CHARLES PALMER, Clerk to Messrs. Duerdin and Bronckhorst, Solicitors, Melbourne.

DISSOLUTION OF PARTNERSHIP.

THE firm of "Walters, Soutter and Co.," is this day dissolved by mutual consent. Sandridge, July 6th, 1854.

JAMES WALTERS SAMUEL SOUTTER, JOHN J. COOMBES.

Witness-

WILLIAM DE R. TURNER.

PARTNERSHIP.

R. ELIEZER L. MONTEFIORE has this day been admitted as a partner in the firm of the undersigned, in this City. Melbourne, 1st July, 1854.

MONTEFIORE, GRAHAM AND CO.

GEELONG AND MELBOURNE RAILWAY COMPANY.

NOTICE OF CALL.

T a Meeting of the Directors, held on the fifth day of July, 1854, It was resolved-

That a Call of Two Pounds per share (being the Fourth Call), be made upon all shares allotted in this Company, to be paid on or before the fifteenth day of August next ensuing, at the Banks of Victoria or New South Wales.

N.B.—If this call be not paid by the day named, interest at the rate of 10 per cent. will be charged on the amount overdue, and the guaranteed interest of 5 per cent. will be for-feited during the period the call remains in arrear.

By Order of the Board of Directors THOMAS HOLT,

Accountant.

Railway Terminus, Geelong, 5th July, 1854.

TEN POUNDS REWARD. Carisbrook, about the 7th May last,—a brown mare, branded M on off shoulder, HC on near shoulder, short switch tail, and saddle marked: a brown mare, branded TM near HC

shoulder, long switch tail, and star on forchead: a bay pony mare, branded ML under saddle, ML on near shoulder, long tail, top of near car

bent down: also, a bay filly, two years old, branded a near shoulder, white hind feet, long

tail, and draught bred. The above reward will be given for each animal on conviction of the thief, or £2 per head on recovery of the animals if strayed, by applying to HENRY CHALK, Carisbrook.

JOSEPH CLOWES.

Carisbrook, 20th June, 1854.

TEN POUNDS REWARD.

OST or stolen, a small dark iron grey horse, branded small P on near shoulder, about 14½ hands high, with three white spots on off rump and two under saddle same side, belonging to Henry Watts, on the Merri Creek, close to Campbellfield Steam Mills. The above reward will be given to any person delivering the same on application to Mrs. SAWYERS, Australia Felix Hotel, Bourke-street east.

HENRY WATTS.

Melbourne, 4th July, 1854.

NOTICE.

OST on or about 11th April, 1854, within 1 bay mare, branded EC near shoulder, white WA

snip on the nose, two near feet white

1 bay horse, branded heart on the near shoulder: 1 black mare, branded GR on the near shoulder, JH conjoined

with a blotch on the off shoulder, white blaze down the face. A reward of £10 will be paid if stayed and £25 if stolen, on conviction of the offender, by WILLIAM AKEHURST, Campbell's Creek, Castlemaine.

8th July, 1854.

FIVE POUNDS REWARD.

CTOLEN on Monday night, the 3rd July, 1854, one black horse, star on forehead, two hind feet white, off hip down, branded like J reversed and GP near shoulder, the GP put on of late.

GEORGE PROCTOR.

Lexton.

Impoundings.

MPOUNDED at Skipton, 3rd July, 1854, by George Brown, Esq., Mount Emu. 1 chesnut cob horse, white streak down the face, blotch brand and \gtrsim near shoulder

1 bright bay horse, saddle marked, star on forehead, white snip on nose, IR near shoulder bay filly, no visible brand, long tail

If not claimed and expenses paid on or before 4th August, 1854, will be sold according to Act of Council.

JOHN MAC LAURIN,

9s.6d.

Poundkeeper.

NOTICE.

HE yellow steer impounded 24th June, 1854, by F. Ormond, Esq., the brand sent to the Gazette as O off shoulder, should be 5 off shoul-

JOHN MAC LAURIN,

Poundkeeper.

Skipton, 5th July, 1854.

MPOUNDED at Morang, 1st July, 1854, by Mr. Wilson.

- 1 yellow cow, white back, hoop horns, no visible brand
- 1 dark brindle cow, cock horns, illegible brand off rump and ribs
- red heifer calf, star on forehead, no visible
- yellow cow, cock horns, like C off ribs, an illegible brand off shoulder
- By Mr. Stewart. 1 brindle and white spotted heifer, no visible brand
- white heifer, blue ears, near ear marked, like H on both rumps
- 1 white bullock, tips off horns, red ears, near ear marked, no visible brand
- red or yellow bullock, white on face, illegible brand near ribs
- 1 strawberry bullock, red neck, hoop horns, no visible brand
- red steer, down horns, no visible brand
- white poley cow, red neck and cars, like WB off rump, off car marked
- strawberry cow, grey face, short horns, like a brand on both ribs
- 1 brindle bull, white back, white face, no visible
- 1 strawberry bullock, blind off eye, like H near
- 1 black cow, short horns, white back, no visible brand 1 red bull calf, progeny of above, no visible

brand If not claimed and expenses paid on or before 1st August, 1854, will be sold according to Act of Council.

M. FOLEY, Poundkeeper.

22s,6d.

MPOUNDED at the Forest Creek Pound, Campaspe River, 6th July, 1854.

I light bay mare, long switch tail, hollow back, saddle and collar marked, like g or 8 near

1 iron grey or roan filly, star, long tail, like BT near shoulder

dark bay or brown colt, long tail, natural mark

like O behind each shoulder, no visible brand
bay horse, long tail, white blaze, HH or HN
near shoulder, like
off shoulder

1 bay colt, long tail, no visible brand 1 bay horse, black points, switch tail, saddle marked, indistinct brand near shoulder

1 bay cob horse, black points, switch tail, one shoe on, goes lame, EC near shoulder

black colt, long tail, J near shoulder 1 brown horse, short tail, P near shoulder H

1 brown mare, star, B near shoulder

If not claimed and expenses paid on or before 5th August, 1854, will be sold according to Act of Council.

> JAS. R. CONNOR, Poundkeeper.

15s.6d. MPOUNDED at Bacchus Marsh, 4th July,

1 red bullock, white on rump and shoulder, indescribable like $\underline{\underline{\Gamma}}$ conjoined near rump, $\underline{\underline{B}}$ re-

versed near thigh

white bullock, red head and neck, spot on rump and flank, H in circle near ribs, like RC

off rump
1 light red bullock, notch near ear, like IA off ribs
1 dark brown bullock, like CE near ribs, tip off
C

near ear, C near rump

light red bullock, 5 off rump, indescribable blotch near rump

1 brown sided bullock, like \$\overline{57}\$ off shoulder, like

T near rump, CA near horn

yellow bullock, like M near ribs, blotch off rump, near ear slit

1 white bullock, red ears, like RC off ribs

1 red and white spotted bullock, ER off rump brown and white spotted bullock, OM near 1 horn, sear on both rumps, stump tail

1 red cow, white face, RH off ribs
If not claimed and expenses paid on or before
28th July, 1854, will be sold according to Act of Council.

18s.6d.

11s.

R. PYKE, Poundkeeper.

MPOUNDED at Ballan, 6th July, 1854. 1 red sided bullock, white face, like M near ribs

1 yellow and white bullock, illegible brand under near hip 1 brown or black bullock, like T near ribs,

blotch off back

1 black bullock, cock horns, NB off rump

1 white mare, JK conjoined off shoulder, illegible brand near neck, like 111 near shoulder
If not claimed and expenses paid or or before 31st July, 1854, will be sold according to Act of Council.

A. ARMSTRONG,

Poundkeeper.

MPOUNDED at Grand Robert Dunn, Esq.
1 light grey mare, like H near shoulder, switch tail, MPOUNDED at Gisborne, 3rd July, 1854, by

top off back of near ear bay horse, black points, RE near shoulder, JF conjoined off shoulder, saddle marked, hollow back, switch tail

iron grey mare, like K and heart near shoulder, long switch tail

black mare, near hind and off fore feet shod, horse shoe near shoulder, RG off shoulder, star on forehead, snip on nose, switch tail

1 rusty grey mare, star on forehead, short switch tail, saddle marked, M and illegible letter conjoined preceding, shod

1 iron grey mare, star and small streak down face, snip on nose, long switch tail, swelling on shoulder apparently fistula, H and blotch conjoined 5 or S under near shoulder, square hips, straight back

On 5th July, 1854.

1 dark brindle sided bullock, white back, belly, and face, BB near shoulder, like IIBB near

horn, notch both ears, illegible brand near and off rumps

thigh, JP near shoulder

red bullock, white spots shoulder and flanks, hoop horns, off horn drooped, JW off rump

1 black bullock, cock horns, scab off shoulder and near hip, supposed TG near rump

1 red bullock, cock horns, hobble off foot, brown stripe near side of face, — near ribs, supposed

K or R near rump yellow and white bullock, droop horns, N.C near rump, WE off ribs

red sided bullock, white face, back, and belly, cock horns, near horn broken, stump tail, N.1 off thigh, E near thigh, DH near ribs, I near

1 brown and white spotted snaily bullock, G near

1 red and white spotted bullock, hoop horns, red neck, white on face, no visible brand

1 black sided bullock, white back, belly, and face, cock horns, C or G off rump, Nr near rump. If not claimed and expenses paid on or before. 1st August, 1854, will be sold according to Act of Council

JAMES McGILCHRIST ROBERTSON, Poundkeeper.

MPOUNDED at Melbourne, by Mr. Horc.

1 red steer, AC off ribs
By Mr. Brown.
1 red sided bull, L near ribs, appears N off ribs
By Mr. Croker.

1 yellow sided cow, illegible brand near rump, DL off ribs

yellow poley cow, K off rump yellow and white spotted bullock, no brand

yellow poley heifer, appears J off ribs yellow heifer calf, enlargement on neck

If not claimed and expenses paid on or before 3rd August, 1854, will be sold according to Act of Council.

IRWIN BYRNE.

Poundkeeper.

NOTICE. THE yellow bullock, lately advertised as KB off rump, should be KR and W near ribs, and will be sold on 3rd August, 1854. IRWIN BYRNE, Poundkeeper. Melbourne Pound, 10th July, 1854. 7s.	1 red bullock, T near ribs, MN near rump OO 1 red and white spotted steer, no visible brand 1 red sided cow, JH off rump, JF off shoulder 1 small red steer, IB near rump 1 bay horse, white stripe on face, illegible brand with 2 below it near shoulder If not claimed and expenses paid on or before 31st July, 1854, will be sold according to Act			
MPOUNDED at Sugar Loaf Creek, 3rd July, 1854, by Mr. Boyd. 18 head of bullocks and steers, branded IB near rump, 91 near back	of Council. JOHN STAFFORD, 18s. 6d. Poundkeeper.			
14 head of bullocks and steers, ace of spades newly branded off rump and back and other	CONTENTS. Rules, etc., of the County Court of Kyneton - 1585			
illegible brands 1 yellow sided poley bullock, coupling rope, like G near hip, WR near rump, supposed MP off ribs	Land Sales			
1 white steer, coupling rope, hat brand near ribs, TH near rump.	Appointments			
1 roan bullock, wide horns, like K off back 1 red and white cow, like IS near ribs 1 white cow, off horn down, illegible near ribs	Tenders called for			
1 yellow sided bullock, one horn, CT off ribs 1 yellow sided bullock, JR near rump, illegible M	Impoundings · · · · · · 1556			
near shoulder	Printed and Published by JOHN FERRES, at the Government Printing Office, William-street, Melbourne, Victoria.			

- 1585 - 1548 - 1546 - 1546 - 1549 - 1551 - 1553 - 1553 - 1553 - 1555 - 1556