

VICTORIA GOVERNMENT GAZETTE.

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MONDAY, JUNE 30.

Г1856.

BYE-LAWS OF THE MUNICIPAL COUNCIL OF BALLAARAT.

BYE-LAW No. 1

STANDING ORDERS OF THE MUNICIPAL COUNCIL OF BALLAGRAT.

STANDING ORDERS OF THE MUNICIPAL COUNCIL OF BALLARAT.

WIEREAS an Act of the Governor and Legislative Council of Victoria was passed in the eighteenth year of the Reign of Her Majesty Queen Victoria, No. 15, initialed "An "Act for the establishment of Municipal Institutions in Victoria," whereby it was amongst other things enacted, "That it should be competent for the Council of any Municipal District to make Bye-Laws for the Regulation of their own proceedings," and that no such Bye-Laws should have any force or effect until the Lieutenant Governor should under his band have signified his assent thereto, and when such Bye-Law should have been consented to the Lieutenant Governor should cause publicity to be given thereto in such manner as he should see fit; And whereas it is expedient to make regulations for conducting the proceedings and business of the said Municipal Council, and a copy of the standing rules passed by the said Council was transmitted to His Excellency the Acting Governor of the said Colony; And whereas the said standing rules were approved of by His Excellency, and His Excellency has caused the same to be duly published in the Government Gazette; And whereas the formalities required by the said recited Act of Council have been duly complied with: Be it therefore enacted by the Council of the said Municipality in Council assembled, that the following shall be and are the Standing Orders of the Council of the Municipality of Ballaarat.

Сплг. I .- Order of Proceedings.

1. That the business of the Council shall be conducted on all ordinary occasions with open doors; but any one member present may require the exclusion of strangers until it shall have been decided by the Council whether the question proposed to be introduced shall be discussed with open doors.

2. The Council shall commence business so soon after the time of the discussion of the council shall commence business as soon after the time.

2. The Council shall commence business so soon after the time stated in the summons as there is a sufficient number of mem bers in attendance to constitute a quorum; but if at the expiry of twenty minutes from the time specified in the summons there is not a quorum present, no business shall be transacted by the Council at that meeting.

3. At all meetings of the Council, when there is not three of the members present, or when the Council is counted out, such circumstance, together with the names of the members then present, shall be recorded in the minute book.

4. The minutes of any preceding meeting, not previously confirmed, shall be read as the first business at all meetings of the Council, in order to their confirmation; and no discussion shall be permitted thereupon, except as to their accuracy as a

the Councit, in order to their confirmation; and no discussion shall be permitted thereupon, except as to their accuracy as a record of their proceedings.

5. At all meetings of the Council the reading of the correspondence unconnected with the Orders of the Day, the presentation of petitions by members of the Council, and the bringing up of reports of Committees, shall have precedence of the regular business.

6. Every communication addressed to the Council shall be in

the regular business.

6. Every communication addressed to the Council shall be in proper form and presented by one of its members, who shall be responsible for its being respectfully worded.

7. On the presentation of a petition no debate shall take place thereon until notice has been given in the usual manner, and the only questions that shall be entertuned on the occasion of its presentation shall be that the petition be received, and, if necessary, that it be referred to a committee.

8. No report of a committee shall be considered or adopted on its presentation, nor until due notice shall be given; all such No. 80.—June 20rm, 1856.—1.

reports shall be read and received (pro forma), and, if ordered by the Council, printed for distribution among the members.

9. If in the report of a Committee there are distinct recommendations contained, such report shall not be adopted until the sense of the Council has been taken separately on each.

10. The Orders of the Day shall include all matters arising out of the proceedings of former meetings of the Council and any business which the Chairman may think fit to bring under consideration; any member of the Council may, however, bring forward such business as he may consider advisable in the form of a notice of motion, such notice to be given in writing to the forward such business as he may consider advisable in the form of a notice of motion, such notice to be given in writing to the Town Clerk; if the Council meet twice a week, then two days notice is to be given; if the Council meet once a week, then four clear days notice previous to the meeting at which the same is to be taken into consideration; and all such notices of provideration; the property in which they were motion shall be considered in the order in which they were

11. No motion entered on the notice paper shall be proceeded with unless the member who has given such notice, or some one authorised by him be present when the business is called in order; notices not so proceeded with shall be struck out of

in order; notices not so proceeded with shall be shall be finally passed or adopted at the metring at which it shall have been first proposed, nor until the next meeting of the Council tegularly convened, and every such bye-law shall, in the interim, remain open for the inspection of any of the burgesses, in the town Clerk's office, free of charge.

tion of any of the burgesses, in the town Clerk's office, free of charge.

13. No motion proposing any petition, address, bye-law, or standing order shall be entertained, unless the mover shall submit therewith a draft of such petition, address, bye-law, or standing order; and the draft so submitted shall in no case be taken into consideration until it shall have been referred to the Legislative Committee, who shall report thereon, and the mover of every such proposition shall be (pro hae vice) a member of such committee.

14. The mover of any motion which may be referred to any Committee shall be (pro hae vice) a member of such Committee.

CHAP. II.—Order of Debate.

15. Any member desirous of proposing a motion or amendment, or of discussing any matter under consideration, must rise and address the Chairman or the presiding Chairman, and no member when speaking shall be interrupted, unless called to order, when he shall sit down; in which case the member calling to order shall be heard thereon in preference to any other speaker, and the question of order shall be disposed of before the subject is resumed or any other subject entered. before the subject is resumed, or any other subject entered

before the subject is resumed, or any other subject entered upon.

16. Any member desirous of proposing either an original motion or amendment, must state the nature of such motion or amendment before addressing the Council in support thereof.

17. Any member making a motion or amendment shall put it in form, sign and deliver it to the Town Clerk, who shall add thereto the name of the seconder, and no motion or amendment so made shall be withdrawn without leave of the Council.

18. No motion or amendment shall be entertained or discussed unless it be seconded; any member may, however, require the enforcement of any Standing Order of the Council, by simply noticing that such order is disobeyed.

19. Any member moving or seconding any motion or amendment shall be held to have spoken on that motion or amendment.

ment.

20. The members in speaking shall designate each other by their respective titles of Chairman or councillor, as the case

21. If two or more members rise to speak at the same time, the Chairman, or the then presiding Chairman, shall decide which is entitled to pre-audience.

22. No member shall speak twice on the same motion or amendment, except by way of explanation, or in reply upon any original motion of which he may have been the mover, or as the mover of the amendment last proposed; and the Chairman, or the then presiding Chairman, shall, without waiting for the interposition of the Council, call to order any member proceeding to speak a second time on the same motion or amendment; after the reply, the amendment or the original motion, as the case may be, shall be immediately put to the vote.

23. No member shall digress from the subject matter of the question under discussion, or impute improper motives to others, and all personal reflections upon any member shall be

considered highly disorderly.

24. The Chairman, or the then presiding Chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without argument or comment, and his decision as to what is order or explanation

shall be final (pro hac vice) in each case.

25 The Chairman, or the then presiding Chairman, shall stand up when addressing the Council in discussion of any

question.

26. Any member who shall use any expression capable of being applied offensively to any other member or person shall, if required by the Council, withdraw such expression, and make a satisfactory apology to the Council, under a penalty, in case he reluse or neglect to do so before the rising of the Council, of not more than ten pounds.

27. Any member may require the Town Clerk to take down any particular words used by a member, immediately on the

same being used.

28. Any member may of right require the production of any of the documents of the Council relating to the question or

natter in discussion.

29. One amendment only shall be discussed at one time, but if lost, another may be moved before the original question is put to the vote; but upon any amendment being carried, it shall be competent for any member to move one other anendment thereon, but not more.

theron, but not more.

30. Upon the adoption of any amendment by the Council, such amendment shall be held to have quashed the original motion, and for all purposes of subsequent discussion the amendment so carried shall be acted upon as an original motion.

31. The Chairman, or the then presiding Chairman, shall, in

31. The orian land of the their posting or amendment, put the question first in the affirmative and then in the negative; and he may do so as often as is necessary to enable him to form and declare his opinion from the show of hands as to which party has the

majority.

32. The Council shall vote by show of hands, excepting in cases of election, when the vote shall be by ballot; any member of the Council may, however, call for a division upon any question, in which case the members voting in the affirmative shall first stand up, and afterwards those in the negative, until their votes are recorded.

33. No discussion shall be allowed on any motion for adjournment of the Council but if on the question being put the

until their votes are recorded.

33. No discussion shall be allowed on any motion for adjournment of the Council; but if, on the question being put, the motion be negatived, the subject then under consideration, or the next on the notice paper, shall be discussed, or any other that may be allowed precedence, before any subsequent motion for adjournment shall be entertained; but if the motion of adjournment be carried, the business then undisposed of shall have precedence at the next meeting of the Council.

34. Any member of the Council may enter his protest against any resolution of the Council, provided that such protest is not inconsistent with truth, or disrespectful to the Council. Notice of intention to protest must, however, in every case, be given on the adoption of the resolution protested against, and the protest signed by the member or members protesting, and specifying the reasons for protesting, must be entered before the next regular meeting of the Council, by the protesting member, in a book to be kept for that purpose in the Town Clerk's office, and duly referred to in the minutes of Council, the same to be considered also a part of such minutes.

35. No motion, the effect of which, if carried, would be to rescind any motion which has already passed the Council, shall be entertained during the same municipal year, unless a call of the whole Council has been duly made for that purpose; and no such motion for rescinding any resolution of the Council, which shall have been negatived by the Council, shall be again entertained during the same municipal year.

CHAP. III .- Committees.

Chap. III.—Committees.

36. There shall be four permanent Committees of the Council to be called the Public Works', the Legislative, the Finance' and the Market Committees, which shall be chosen by ballot annually, at the meeting of Council next after the annual election of Chairman. The Public Works' Committee shall consist of five members; the Legislative, Finance, and Market Committees shall consist of three members each: three to be a quorum at the Public Works' Committee, and two to form a quorum at the Legislative, Finance, and Market Committees. Provided, nevertheless, that the Council shall be at liberty, at any time, to fill up occasional vacancies.

37. The Town Clerk shall convene every Committee within seven days of its first appointment, and at any time by order of

the Council, or the written order of the Chairman, or of any

two members of such Committee.

38. The Chairman, if appointed a member of any of the permanent Committees, shall be the Chairman thereof; in Committees of which the Chairman is not a member, the Committee

mittees of which the Chairman is not a member, the Committee shall elect a Chairman. When Special Committees are appointed, the member proposing such Committee shall be the Chairman thereof.

39. The Standing Orders of the Council shall be observed in Committees of the whole Council, except the rule, limiting the number of times of speaking.

40. The Finance Committee shall be at liberty, without the express authority of the Council, to authorise disbursements for current expenses, to an amount not exceeding five pounds in any one week, and report the same to the Council at its next sitting.

41. The Chairman of Committees shall have their reports fairly written out, on paper of uniform size, provided by the Council, so as to admit of their being bound up at convenient

intervals.

Chap. IV.—Elections.

42. No election to any office at the disposal of the Council shall take place until six clear days public notice shall have been given by advertisement in one or more of the local newspapers, inviting applications from candidates properly qualified.

43. The salary or allowance attached to all offices and places at the disposal of the Council, excepting the office of Chairman, shall be fixed for the municipal year, in all cases, before proceeding to the election.

shall be fixed for the numerical year, in air cases, before proceeding to the election.

44. At all elections for officers at the disposal of the Council, the voting shall take place by ballot, on cards, to be provided for the purpose, signed by the voter, and containing the name or names of the person or persons voted for; and no voting card shall be received at any election which is not signed by the member voting; and such voting cards shall be kept in the Town Clerk's Office for the twelve months next ensuing the days of election.

Town Clerk's Office for the twelve months next clisting the day of election.

45. No member of the Council, nor any auditor of the Town, nor any officer of the Council, holding office under the Council, shall be received as surety for any officer appointed by the Council, or for any work done for the Council; and in all cases in which security for the due and faithful performance of any duty or contract is required, the expense of preparing such security shall be borne by the party giving the same.

CHAP. V .- Miscellaneous Regulations.

Chap. V.—Miscellaneous Regulations.

46. For the consideration of any bye-law, or for the raising or appropriating of money, or for the objects contemplated in Standing Order No. 35, it shall be competent for any member, without previous notice, to move for a call of the whole Council, for the consideration of any such subject at the next or any subsequent meeting, and upon such motion being carried, due notice thereof shall be given in the notice paper for the day when the order of the day, or notice of motion, for which such call is made is set down for consideration; and any member not in attendance when such order of the day, or notice of motion for which such call is made is set down for consideration; and any member not in attendance when such order of the day, or notice of motion comes under consideration, or not in attendance at the voting upon such question, or any amendment thereof, whether of adjournment or otherwise, shall be liable to a penalty of not more than One pound, unless reasonable cause for such absence be shewn to the satisfaction of the Council.

47. The Town Clerk shall have charge of the Common Scal of the Municipality, and shall be responsible for the safe custody and proper use of the same, each impression thereof being duly verified with the signature of that officer.

48. The Town Clerk shall not affix the Common Scal to any corporate document without the express order of the Council, nor unless such document bears the signature of the Council, nor unless such document bears the signature of the Council, nor unless such document bears the signature of the Chairman; but in the case of Powers of Attorneys and other legal instruments, not relating to the Municipality, the signatures to which require to be verified by declaration before the Chairman, the said Scal shall and may be affixed by the Town Clerk to the Chairman's certificate accompanying the same, on the receipt of a fee of a halfa guinea for each attostation.

49. Any one or more of the Standing Orders of the Council may be

Council be adopted, and all previous resolutions that are not embodied in the present Standing Orders, to be considered null

and void.

52. In case of death, absence, or other lawful impediment preventing the Chairman from calling meetings of the Council, any five members of Council shall, in such circumstances, have power to call a meeting of the Council.

Bye-Law No. 2.

BYE-LAW No. 2.

A BYE-LAW FOR REGULATING THE DEPOSIT OF MORIT SOIL, OFFAL, OR OTHER OFFENSIVE REPUSE.

WHEREAS an Act of the Governor and Legislative Council of Victoria was passed in the eighteenth year of the Reign of Her Majesty Queen Victoria, No. 15. intitudel, "An "Act for the Establishment of Municipal Institutions in Victoria," whereby it was amongst other things enacted, "That it shall be competent for the Council of any Municipal District to make Bye-Laws for the suppression of misances, and the preservation of the public health," and that no such Bye-Law should have any force or effect until the Lieutenant Governor should

under his hand have signified his assent thereto, and when such under his hand have signified his assent thereto, and when such Bye-Law should have been consented to the Lieutenant Governor should cause publicity to be given thereto in such manner as he should see fit; And whereas it is expedient to make a Bye-Law for regulating the deposit of night soil, offal, or other offensive refuse, within the Municipality of Ballaarat, and public thoroughfares therein; And whereas the said Bye-Law was approved of by His Excellency, and His Excellency has caused the same to be duly published in the Government Gazette; And whereas the formalities of the said recited Act of Council have been duly complied with; Be it therefore enacted by the Council of the said Municipality in Council assembled, that no person shall deposit, place, or put any night soil, manure. offal or other offensive refuse or matter whatsoever upon any off the unenclosed lands, or upon any public road or way within the limit of the Municipality, except in some Public Depôt appointed as bereinafter directed to be the receptacle of such night soil, manure, offal, or other offensive refuse; And any person so offending, shall upon conviction thereof before any two or more justices of the peace, forfeit and pay for every such offence a fine not exceeding Ten pounds.

II. And be it further ordered directed and enacted, that an announcement in three successive numbers of the Government Gazette, and in three successive numbers of the Government Gazette, and in three successive numbers of the Government Gazette, and in three successive numbers of the Government, shall be deemed an appointment of such public depôt for night sioil, manure, offal, or other offensive refuse. Bye-Law should have been consented to the Lieutenant Gover-

shall be deemed an appointment of such public depôt for night soil, manure, offal, or other offensive refuse.

ByE-LAW No. 3.

A BYE-LAW FOR THE MORE CERTAIN PREVENTION OF THE NUISANCE OCCASIONED BY PERSONS THROWING THE CARCASES OF ANIMALS OCCASIONED BY PERSONS INTOWNSK THE CARCASS OF ANIMALS AND OTHER OFFENSIVE MATTER INTO THE SWAMP WITHIN THE MUNICIPAL BOUNDARY OF BALLAGRAT, AND TO PROVIDE FOR THE REMOVAL OF THE CARCASES OF ANIMALS THAT MAY BE DROWNED THERMIN.

WHEREAS an Act of the Governor and Legislative Council of Victoria was passed in the eighteenth year of the Reign of Her Majesty Queen Victoria, No. 15, intituled, "An "Act for the Establishment of Municipal Institutions in Victoria," whereby it was amongst other things enacted, "That it should be competent for the Council of any municipal district to make bye-laws for the suppression of nuisances, the preservation of the public health, and the general good rule and government of such municipal district," and that no such Bye-Law should have any force or effect until the Lieutenant Governor should under his hand have signified his assent thereto, and when such Bye-Law should have been consented to, the Lieutenant Governor should cause publicity to be given thereto in such manner as he should see fit: And whereas it is expedient to make a Bye-Law for the more certain prevention of the nuisance manner as he should see fit: And whereas it is expedient to make a Bye-Law for the more certain prevention of the nuisance occasioned by persons throwing the carcases of animals and other offensive matter into the swamp within the municipal boundary of Ballaurat, and to provide for the removal of the carcases of animals that may be drowned therein, and to prevent the pollution of the waters thereof, from whence the inhabitants of the said district obtain their supply; and whereas the said Bye-Law was approved of by His Excellency, and His Excellency has caused the same to be duly published in the Government Gazette; and whereas the formulities of the said recited Act of Council have been duly complied with: Be it therefore enacted by the Council of the said Municipality in Council assembled that from and after the date of this Bye-Law coming into operation:—

Conneil assembled that from and after the date of this Bye-Law coming into operation:—

I. If any person or persons shall wilfully throw, or cause to be thrown, or negligently cause to be put, the carcase of any animal, or any rubbish or offensive matter whatsoever, into the waters of the said swamp, or in any way pollute the same, he, she, or they shall, upon conviction before two or more justices of the peace, forfeit and pay for every such offence a sum not exceeding Five pounds.

II. And whereas (sic) in the event of any horses, cows, bullocks, sheep, or other animals being drowned in, or dying near the waters of the said swamp, the owner of such horses, cows, bullocks, sheep, or other animals, or other person or persons having the same in charge shall forthwith cause the carcase or carcases of such animal or animals to be removed to such place as the Council of the said Municipality may from time to time appoint, such appointment being publicly notified time to time appoint, such appointment being publicly notified by two consecutive advertisements in one or more of the newsby two consecutive advertisements in one or more of the news-papers published in the said district; and if any person or persons being such owner or owners, or person or persons in charge as aforesaid, shall neglect, or being thereto required by any officer of the said Municipal Council, or police constable, shall refuse so to remove any such carcase or carcases, or cause the same to be removed, every such person shall on conviction before any two or more justices of the peace, forfeit and pay for every such carease a sun not exceeding One pound sterling, such penalties not to exceed on the whole the sun of Fifty pounds.

The foregoing Bye-Laws, Nos. 1, 2, and 3, made by the Municipal Council of Ballaarat, have been assented to by His Excellency the Officer administering the Government.

Gazetted on the 30th of June, 1856, pursuant to 18 Victoria, No. 15, sec. 33.

By His Excellency's Command, WILLIAM C. HAINES. Chief Secretary's Office, Melbourne, 10th June, 1856.

PETITION FOR MUNICIPAL INSTITUTIONS.

KILHORE.

N pursuance of the Act of Council, 18 Victoria, No. 15, His L Excellency the Officer administering the Government, with the advice of the Executive Council, has directed the publication of the substance and prayer of a Petition to His Excellency, hereinafter set forth, signed by One hundred and eighty landowners and householders of the Town of Kilmore, in the County of Dalliousie.

By His Excellency's Command,

V.4296.

W. C. HAINES.

The Petitioners state that they are deeply impressed with the opinion that it would tend greatly to the improvement and good government of the town of Kilmore, that it should be incorporated as a Municipal District. the boundaries to comprise only the old and new townships of Kilmore, leaving the farmers of the rural districts to avail themselves of the Act, or otherwise, as may seem to them best.

And the Petitioners pray as follows :-

"Your petitioners therefore humbly pray your Excellency to proclaim the said town a Municipal District, under the provi-sions of the Municipal Act, 18 Victoria, No. 15."

proclaim the said town a Municipal District, under the prisons of the Municipal Act, 18 Victoria, No. 15."

(Signed)

Andw. Caldwell, Victoria-street, landowner Fredk. W. C. Beavan, surgeon, Sydney-street, leaseholder Samuel Down, stonemason, leaseholder Thos. Dean, Victoria-street, frecholder Samuel Burston, storekeeper, Sydney-street, freeholder Gorden Willis. Sydney-street, householder Thomas Maloney, Sydney-street, householder John Morrisroe, sen, Foot-street, householder John Morrisroe, Foot and George-street, freeholder John Morrisroe, Foot and George-street, freeholder John Morrisroe, Foot and George-street, householder Lycurgus Underdown, Victoria-street, householder Lycurgus Underdown, Victoria-street, householder Robert Easdale, Fitz Roy street, householder Geon, Fitz Roy-street, freeholder Gichard Maden, Powlett-street, householder Richard Green, Fitz Roy-street, freeholder James Fitzjohn, George-street, householder Samuel Fitzjohn, Victoria-street, freeholder John Hawden, Hamilton-street, freeholder Wm. Hawden, Hamilton-street, freeholder Wm. Smeaton, Powlett-street, freeholder Jas. Hawden, Hamilton-street, freeholder Jas. Hawden, Hamilton-street, freeholder James McKenzie, Victoria-street, freeholder James Foster, George-street, freeholder James W. Laing, Fitz Roy-street, freeholder Thomas McReuves, Fitz Roy-street, freeholder James W. Laing, Fitz Roy-street, freeholder James W. Laing, Fitz Roy-street, freeholder Thomas Wells, George-street, householder Sanuel Laphan, Union-street, householder Sanuel Laphan, Union-street, householder Sanuel Laphan, Union-street, householder Sanuel Laphan, Union-street, householder Cornelius Corbett, Intz Roy-street, freeholder
Thomas Wells, George-street, householder
Samuel Lapham, Union-street, householder
Edward & Templeton, Sydney-street, freeholder
Daniel Taylor, Sydney-street, householder
John Green, Powlet-street, freeholder
George Williams, George-street, householder
Joseph Reay, Sydney-street, householder
Edward Woodward, Sydney-street, freeholder, Hamilton-street Edward Woodward, Sydney-street, freeholder, Hamil street
Edward Heelis, Sydney-street, freeholder, Hamilton-street
Andrew Clelan, Gipps-street, freeholder
P. Cortoy, Powlett-street, Kilmore
W. Audliffe, Sydney-street, householder
Au. Beveridge, freeholder
William Grace. Patrick-street, householder
William Grace. Patrick-street, householder
William Mullan, Victoria-street, freeholder
H. Flangan, Gipps-street, householder
Hugh Swan, Sydney-street, auctioneer
Alexander Stewart, Andrew-street, freeholder
Peter Glover, Sydney-street, freeholder
Donald McGregor, Sydney-street, freeholder
William Mullan, Coorge-street, freeholder
James Conster, Sydney-street, freeholder
James Conster, Sydney-street, freeholder
Calfied R. C. Harrison, George-street, householder
John Platt, Victoria-street, freeholder
Charles Mountford, Albert-street, freeholder John Platt, Victoria-street, freeholder
Charles Wountford, Albert-street, freeholder
James Garrett, Gipps-street, freeholder
John Fogarty, Powlett-street, freeholder
John Fogarty, Powlett-street, freeholder
James Hamlin, per A. Caldwell, agent, White-street, freehold
Timothy > Cronan, George-street, freehold
William Duffy, householder, Kilmore
Kiels Bidstrup, cabinet maker, Kilmore
W. E. Stewart, freeholder, Kilmore
E. Weaver, freeholder, Kilmore

P. Peace, freeholder, Kilmore
J. Masterton, freeholder, Kilmore
A. Sutherland, householder, Kilmore
Patt. Minchan, farmer and freeholder, Sydney-street, Kilmore
Jno. Weeking, nurseryman. &c., Kilmore, Newtown
Patrick O'Dea, freeholder, Sydney-street, Kilmore
Owen Lorraghen, householder, Sydney-street, Kilmore
William Matthew, householder, George-street
Alex. McKay. mortgagee of property, Victoria-street, Kilmore,
per W. E. Stewart, his agent
Daniel McIntosh, freeholder, houses and land, Victoria-street,
Kilmore, per W. E. Stewart, his agent
A. Linton, J.P. freehold, Fitz Roy-street, Kilmore
William Singleton, jun., Church-street, freehold, Kilmore
Robert Allen, Lamb-street, freehold, Kilmore
Robert Allen, Lamb-street, freehold, Kilmore
Robert Allen, Lomb-street, freeholder
D. N. Nicolson, Sydney-street, householder
Patrick Ryan, Fitz Roy-street, freeholder
Patrick Skehan, George-street, householder
Michael & Carrol, George-street, freeholder
John Lynch, George-street, freeholder
Josiah King, Union-street, householder
Wilfuln Siffer, George-street, freeholder P. Peace, freeholder, Kilmore Patrick Kychan, George-street, Irceholder
Michael & Carrol, George-street, freeholder
John Lynch, George-street, freeholder
John Lynch, George-street, freeholder
John Lynch, George-street, freeholder
Wilfuln Sider, George-street, freeholder
Wilfuln Sider, George-street, freeholder
Timothy & O'Brien, Union-street, householder
Wilfuln Sider, George-street, freeholder
Timothy & O'Brien, Union-street, freeholder
Timothy & O'Brien, Union-street, freeholder
Tonos, Roberts, freeholder, Kilmore
Donald Meinnes, freeholder, Kilmore
Thomas John Ryan, householder, Kilmore
William Spurling, freeholder, Kilmore
Thomas John Ryan, householder, Kilmore
John Abt, Howard, householder, Kilmore
John Abt, Howard, householder, Kilmore
John Wolf, householder, Kilmore
Thomas Paxman, freeholder, Kilmore
Thomas Paxman, freeholder, Kilmore
William Smedley, New Township, freeholder, Kilmore
Thomas Paxman, freeholder, Kilmore
William Smedley, New Township, freeholder, Kilmore
Tohnes Tilsen, Victorin-street, Kilmore
Union Wolf, householder, White-street, Kilmore
Charles Tilsen, Victorin-street, Kilmore
William Smedley, New Township, freeholder, Kilmore
Union Smedley, New Township, freeholder, Kilmore
William Smedley, New Township, freeholder, Kilmore
Union Smedley, Wichels-street, Kilmore
William Wilson, Albert-street, Kilmore
John Butler, Sydney-street, Kilmore
John Butler, Sydney-street, Kilmore
John Butler, Sydney-street, Kilmore
John Hodder, Sydney-street, Kilmore
Thomas Lamb, Sydney-street, Kilmore
John Wilson, Wolfett-street, Kilmore
Thomas Lamb, Sydney-street, Kilmore
John Wilson, Wolfett-street, Kilmore
John Raholon, Kilmore
John Raholon, Kowlett-street, Kilmore
John Malbon, Kilmore
John Raholon, Kowlett-str Kilmore
Lachlan Nicolson, Sydney-street, Kilmore
Kenneth MacLean, Kilmore
Jas. Maxfield, Sydney-street, Kilmore
Wm. Gilbert Ballantine, Sydney-street, Kilmore
William Paterson, Victoria-street, Kilmore

Alexander McKenzie, Sydney-street, Kilmore Jas. McKenzie, Clarke-street, Kilmore Jas. McKenzie, Clarke-street, Kilmore
Hector W. Donald, Sydney-street, Kilmore
J. McPherson. Sydney-street, Kilmore
J. McDonald, Sydney-street, Kilmore
J. Lendrum, Sydney-street, Kilmore
Patrick Hickey, Sydney-street, Kilmore
John Apodd, Sydney-street, Kilmore
John Kercess, Sydney-street, Kilmore
John Bruce, Sydney-street, Kilmore
George Sutherland, Victoria-street, Kilmore
James Crossley, Sydney-street, Kilmore
John Clarke, Powlett-street, Kilmore
Richard Hatten, Lumsden-street, Kilmore
Richard Hooling, White street, Kilmore
Rodger Loftus, Union-street, Kilmore

> Chief Secretary's Office, Melbourne, 27th June, 1856. PETITION FOR MUNICIPAL INSTITUTIONS.

White Hill Hamlets, Erc., Sandhurst.

In pursuance of the Act of Council, 18 Victoria, No. 15, His Excellency the Officer administering the Government has, with the advice of the Executive Council, directed the publication of the Executive Council, directed the publication of the Executive Council, directed the publication of the Executive Council. white downer of the Executive Council, directed the publication of the substance or prayer of a petition to His Excellency hereinafter set forth, signed by one hundred and fifty-four-householders resident in the White Hill Hamlets, Epsom, Huntly, and adjacent districts.

By His Excellency's Command.

W.5102.

WILLIAM C. HAINES.

The petitioners pray as follows:—

"We, the undersigned inhabitants of the White Hill Hamlets, Epsom, Huntly, and adjacent districts, most respectfully beg your Excellency will be graciously pleased to cause the abovementioned District, commencing at a point between portion C. of the township of Sandhurst and the White Hill Hamlets (such starting point to be left to the decision, of the Surveyor General), and extending northwards not more than six miles, to be proclaimed a separate Municipal District according to the provisions of the Act of Council, 18 Victoria. No. 15, intituded "An Act for the establishment of Municipal "Institutions in Victoria."

"And your memorialists, as in duty bound, will ever pray." (Signed)

Geo. A. Mockler John L. Creom John Fricker John Brown George Fizell E. C. Jones James Hoskin W. Whitbread Baker and Ormond John Hutchinson, M.D. Henry Fisher John King John Balderson Joseph Reeve William Matthews George Pichup George Craig Wm. Stewart James Inglis Andrew Inglis Rowland Godfrey James Theisen Wm. Brooke Robert Hutchinson Wm. McClure James Osborne, William H. Ball William H. Ball William Allan Richard McClelland Joseph Williams William Henry Tayl Charles Popel August Olbrech Jawl Henry Church Charles Reeves Charles Reeves Thomas Parkin Thos. Warel Thos. Warel
Georgo Beer
Archibald Jackson
James M. Wadsworth
Stephens William
Osborne, James
Jackson, John
Frederick Talbot
John Burnham
John Webb
Francis Coad Francis Coad Francis Coad Francis Brown William Crisp Charles Crisp John Whitfield Henry Maddes

Patrick Scott Patrick Scott
Robert Nisbett
John McGregor
Thos. Wm. Fricker
Charles A. Kerr
M. J. Fogarty
William Carne
Richard Friswell
Thes. Paskette Thos. Rabbetts Henry Beer Thomas Terrell Edward Bond Samuel Terrel Peter Baragwanath
Thomas Penberthy
J. O. Lethbridge Breeckle
James Hanks T. H. Brain ar. H. Biam William Rock William Barnett Jas. Fullarton Thompson Osborne Graham Long Eugene Theodore Long Samuel Wright W. P. Simpson Wm. Fisher W. H. Holland W. H. Smith John Jones George Maishman Peter Matthews Edwin Davis James Hallett Edwd. McKenna J. E. Scott Josh. Hands W. J. Latham N. Stewart G. P. Elliott D. T. Dowson M. Edwd. DeRohan John Egan, storekeeper John Thomson Johnson McCarthy Samuel Lilly white Austin Folwel Alexander McFio Archibald Frow Thos. B. S. Johnson G. Higgins William Sharp Thomas King

Chief Secretary's Office, Melbourne, 23rd June, 1856.

PETITION FOR LETTERS PATENT.

PETITION FOR LETTERS PATENT.

NOTICE is hereby given that Paul Vêque, of Mount Egerton, in the Colony of Victoria, miner, has petitioned Ilis 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, using, and applying an invention of an amalgamating machine wherein the Archimedean screw is employed to facilitate the operation of amalgamation, of which invention a specification and drawings have been deposited at this Office.

Any person who may conceive that he will be prejudiced by

Any person who may conceive that he will be prejudiced by the grant to the said Paul Vêque 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 twenty-third day of June, a statement in writing, subscribed with his proper name and address, setting forth grounds of objection to the said grant.

X.3092.

7

J. MOORE, Officer for Patents.

Chief Secretary's Office, Melbourne, 13th June, 1856.

PETITION FOR LETTERS PATENT.

PETITION FOR LETTERS PATENT.

NOTICE is hereby given that Charles W. Forse, of New Bendigo and Avoca, 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, using, and applying an invention of an improved machine for extracting gold from quartz, gand, and other auriferous matter, by amalgamation with mercury by the agency of a screw, of which invention a specification and drawings have been deposited at this Office.

this Office.

Any person who may conceive that he will be prejudiced by the grant to the said Charles W. Forse 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 grounds of objection to the said grant.

T.4831.

J. MOORE, Officer for Patents.

Treasury Melbourne, 24th June, 1856

Michourne, 24th June, 1856
GOVERNMENT GAZETTE.

To obviate the delay and inconvenience to which the country branches of the Public Service are subjected by the present mode of returning their files for binding, it is hereby notified that from and after the first of July next au edition printed on inferior paper will be supplied for temporary use to all Departments out of Melbourne.

On the completion of a value the presupport file with

all Departments out of Melbourne.

On the completion of a volume the permanent file will be supplied ready bound.

This rule will also apply to Acts of Council.

It is requested that the files for the six months ending 30th June, being the first volume of 1856, may be transmitted for binding, accompanied by the necessary requisition, with as little delay as possible, addressed to the Government Printer, Melbourne. Melbourne.

By His Excellency's Command, CHARLES SLADEN.

No. 80.-June 30th, 1856.-2.

APPROACHING LAND SALES.

CROWN Lands have be the Gazette for sale sale will commence at El	at the	undern	nention	evious 1 ed plac	umb es.	ers of Each
Amherst, Daisy Hill.—						PAGE.
Monday, 21st July		•••	•••	•••	•••	1031
Ballaarat—						
Monday, 14th July	•••		•••	• • • •	***	993
Castlemaine—						
Thursday, 3rd July		•••		•••		916
Monday, 7th July		•••	•••			939
Tuesday, Sth July		•••	٠		•••	940
Wednesday, 9th July		•••		•••	•••	941
Thursday, 10th July	•••		•••		•••	942
Geelong-						
Monday, 7th July						943
Tucsday, 8th July		•••	•••			944
GISBORNE-						
Monday, 7th July						945
GLENORCHY, WIMMERA RIV					•••	
Monday, 7th July						945
	•••	•••	•••	•••	•••	340
KILMORE—						1010
Thursday, 17th July	•••	•••		•••		1013
Friday, 18th July	•••	•••	•••	•••	•••	1013
Kyxeron—						1057
Tuesday, 22nd July	• • • •	•••	•••	***	•••	1051
Melbourne—						
Monday, 21st July	***	•••	•••	•••		1009
Tuesday, 22nd July	•••	•••	•••	•••		1010
Wednesday, 23rd July	•••,	•••	***	•••	•••	1011
NAVARRE, WATTLE CREEK-	_					
Monday, 21st July		•••	•••		• • • •	1032:
TARRAVILLE, GIPPS' LAND-	_					
Monday, 23rd June (pos						883-
Tuesday, 24th June (po	stpone	d to Tu	iesday,	15th J	uly)	884
WARRNAMBOOL-						
Thursday, 3rd July			•••			917
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	DA	IIIS ES	ccellenc	*		•
0 0 11 00			1	AND.	ULAI	KKE

Surveyor General's Office, Melbourne.

LAND SALE AT MELBOURNE .- 30TH JULY, 1856.

PROCLAMATION

PROCLAMATION

By His Excellency Major-General Macaritum, the Senior Military Officer in Command of Her Majesty's Land Forces in the Colony of Victoria, &c., &c., &c.

In 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 Wednesday, the thirtieth day of July next, the following Country Lots will be offered for sale by public auction, at the Auction Rooms of Messrs. W. M. Tennent and Co., Great Collins-street, Melbourne, 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. Deposit-10 per cent.

COUNTRY LOTS.

BLACKWOOD.

BLACKWOOD.

Between Ballan and Blackwood Diggings, near village of Greendale.

1. Bourke, 18a. 3r. 24p., Eighteen acres three roods twenty-four perches, parish of Blackwood, allotment 58 of section 7. Upset price 1l. per acre.

2. Bourke, 20a. 3r. 18p., Twenty acres three roods eighteen perches, parish of Blackwood, allotment 59 of section 7. Upset price 1l. per acre.

3. Hourke, 19a. 2r. 6p., Ninetcen acres two roods six perches, parish of Blackwood, allotment 60 of section 7. Upset price 1l.

4. Bourke, 16a. 0r. 29p., Sixteen acres twenty-nine perches, parish of Blackwood, allotment 61 of section 7. Upset price il. per acre.

11. per acre.
5. Bourke, 7a. 2r, Seven acres two roods, parish of Blackwood, allotment 62 of section 7. Upset price 1l. per acre.
6. Bourke, 8a. 0r. 6p., Eight acres six perches, parish of Blackwood, allotment 63 of section 7. Upset price 1l. per

7. Bourke, 16a. 1r. 32p., Sixteen acres one rood thirty-two perches, parish of Blackwood, allotment 64 of section 7. Upset. price 11. per acre.

GORONG.

Similarly situate to preceding Lots.

8. Bourke, 161a. 0r. 27p., One hundred and sixty-one acres twenty-seven perches, parish of Gorong, allotment 1 of section 7. Upset price 1l. per acre.

9. Bourke, 264a. 2r. 30p., Two hundred sixty-four acres two roods thirty perches, parish of Gorong, allotment 2 of section 7. Upset price 1l. per acre.

10. Bourke, 214a. 3r. 19p, Two hundred and fourteen acres three roods nineteen perches, parish of Gorong, allotment 1 of section 8. Upset price 11. per acre. Nore.—One month from the day of sale will be allowed to remove the fencing from this lot. 11. Bourke, 164a. 1r. 21p., One hundred and sixty-four acres one rood twenty-one perches, parish of Gorong, allotment 2 of section 8. Upset price 11. per acre. 12. Bourke, 198a. 1r 6p., One hundred and ninety-eight acres one rood six perches, parish of Gorong, allotment 3 of section 8. Upset price 11. per acre. 13. Bourke, 46a. 1r. 29p., Forty-six acres one rood twenty-nine perches, parish of Gorong, allotment 4 of section 8. Upset price 11. per acre. 14. Bourke, 162a. 2r. 6p., One hundred and sixty-two acres

14. Bourke, 162a. 2r. 6p., One hundred and sixty-two acres two roods six perches, parish of Gorong, allotment 1 of section

15. Bourke, 223a. 1r. 33p., Two hundred and twenty-three acres one rood thirty-three perches, parish of Gorong, allotment 2 of section 9. Upset price 12 per acre.

16. Bourke, 305a. 3r., Three hundred and five acres three roods, parish of Gorong, allotment 3 of section 9. Upset price 11 per acre.

11. per acre.

17. Bourke, 95a. 3r, Ninety-five acres three roods, parish of Gorong, allotment 1 of section 10. Upset price 1l. per acre.

18. Bourke, 93a. 2r. 32p, Ninety-three acres two roods thirty-two perches, parish of Gorong, allotment 2 of section 10. Upset

two perches, parish of Gorong, allotment 2 of section 10. Upset price 1l. per acre.

19. Bourke, 67a. 3r. 23p., Sixty-seven acres three roods twenty-three perches, parish of Gorong, allotment 3 of section 10. Upset price 1l. per acre.

20. Bourke, 40a. 1r. 27p., Forty acres one rood twenty-seven perches, parish of Gorong, allotment 4 of section 10. Upset price 1l. per acre.

21. Ibourke, 29a. 1r. 17p., Twenty-nine acres one rood seventeen perches, parish of Gorong, allotment 5 of section 10. Upset per acre.

set price 1l. per acre.

22. Bourke, 18a. 1r. 30p., Eighteen acres one rood thirty perches, parish of Gorong, allotment 6 of section 10. Upset price 1l. per acre.

23. Bourke, 78a. 0r. 15p., Seventy-eight acres fifteen perches, parish of Gorong, allotment 7 of section 10. Upset price 1l

per acre.

24. Bourke, 107a. 2r. 20p., One hundred and seven acres two roods twenty perches, parish of Gorong, allotment 8 of section 10. Upset price 1l. per acre.

25. Bourke, 73a. 3r 19p., Seventy-three acres three roods nineteen perches, parish of Gorong, allotment 9 of section 10. Hose twice 1l. per acre.

Upset price 1l. per acro.
26. Bourke, 106a. 0r. 19p., One hundred and six acres nine

26. Bourke, 106a. 0r. 19p., One hundred and six acres nineteen perches, parish of Gorong, allotment 10 of section 10. Upset price 11. per acre.

27. Bourke, 146a. 1r. 12p., One hundred and forty-six acres one rood twelve perches, parish of Gorong, allotment 11 of section 10. Upset price 11 per acre.

28. Bourke, 124a. 1r. 16p., One hundred and twenty-four acres one rood sixteen perches, parish of Gorong, allotment 12 of section 10. Upset price 11. per acre.

29. Bourke, 151a. 2r. 33p., One hundred and fifty-one acres two roods thirty-eight perches, parish of Gorong, allotment 13 of section 10. Upset price 11. per acre.

30. Bourke, 123a. 1r. 17p., One hundred and twenty-three acres one rood seventeen perches, parish of Gorong, allotment 14 of section 10. Upset price 11. per acre.

31. Bourke, 120a. 0r. 9p., One hundred and thirty acres nine perches, parish of Gorong, allotment 14 of section 10. Upset price 11. per acre.

perceit, parish of Goring, anothere is of section to. Specific of per acre.

32. Bourke, 132a. Ir. Sp., One hundred and thirty-two acres one rood eight perches, parish of Gorong, allotment 16 of section 10. Upset price 1t, per acre. Norn.—The improvements upon this lot have been valued at t, which amount

ments upon this lot have been valued at l, which amount must be added to the upset price and paid at the time of sale.

33. Bourke, 110a. 3r. 8p., One hundred and ten acres three roods eight perches, parish of Gorong, allotment 17 of section 10. Upset price 1l. per acre.

34. Bourke, 89a. 6r. 9p., Eighty nine acres nine perches, parish of Gorong, allotment 18 of section 10. Upset price 1l. per acre.

per acre

per acre.

35. Bourke, 255a. 1r. 28p., Two hundred and fifty-five acres one rood twenty-eight perches, parish of Gorong, allotment 19 of section 10. Upset price 1l. per acre.

30. 1 curic. 233a. 2r. 28p., Three hundred and twenty-three acres two roods twenty-eight perches, parish of Gorong, allotment 20 of section 10. Upset price 1l. per acre.

37. Bourke, 76a. 1r. 34p. Seventy-six acres one rood thirty-four perches, parish of Gorong, allotment 21 of section 10. Upset price 1l. per acre.

38. Bourke, 82a. 0r. 10p., Eighty-two acres ten perches, parish of Gorong, allotment 22 of section 10. Upset price 1l. per acre.

99. Bourke, 66a. 3r. 35p., Sixty six acres three roods thirty-five perches, parish of Gorong, allotment 23 of section 10. Upset price 11. per acre.

GOBROCKBURKGHAP.

On Parwan Creek, near Glenmore, adjoining village of Rowsley, road from Melbourne to Bullagrat, and near Labilliere's Station

40. Grant, 118a. 3r. 26p., One hundred and eighteen acres three roods twenty-six perches, parish of Gorrockburkghap, portion E. Upset price 1l. per acre.

41. Grant, 474a. Or. 16p., Four hundred and seventy-four acres sixteen perches, parish of Gorrockburkghap, portion F. Upset price 1l. per acre.
42. Grant, 437a. 3r. 37p., Four hundred and thirty-seven acres three roods thirty-seven perches, parish of Gorrockburkghap, portion G. Upset price 1l. per acre.

GRANT.

At Yallock Vale, Labilliere's Station.

43. Grant, 552a. 2r. 20p., Five hundred and fifty-two acres two roods twenty perches, parish unnamed, portion B. Upset price II. per acre. Noie.—One month from the day of sale will be allowed to remove fencing from this lot.

YANGARDOOK

44. Bourke, 640a., Six hundred and forty acres, parish of Yangardook, section 16. Upset price 1l. per acre. Note.—The improvements upon this lot have been valued at 1600l., which amount must be added to the upset price and paid at the

45. Bourke, 279a., Two hundred and seventy-nine acres, parish of Yangardook, portion 17. Upset price 17. per acre.

PARENHAM.

At Minton's Creek, Gipps' Land Road.

46. Mornington, 37a. 3r., Thirty-seven acres three roods, parish of Pakenham, portion 1. Upset price 1l. per acre.

47. Mornington, 358a. 3r. 12p., Three hundred and fifty-eight

47 Mornington, 358a, 3r. 12p., Three hundred and fifty-eight acres three roods twelve perches, parish of Pakenham, portion 2. Upset price 1l. per acre.
48. Mornington, 314a, 2r. 25p., Three hundred and fourteen acres two roods twenty-five perches, parish of Pakenham, portion 3. Upset price 1l. per acre.
49. Mornington, 534a. 1r., Five hundred and thirty-four acres one rood, parish of Pakenham, portion 5. Upset price 1l. per acre.

acre.

50. Mornington, 375a. Gr. 20p., Three hundred and seventy-five acres twenty perches, parish of Pakenham, portion 6. Upset price 1l. per acre. Note.—One month from the day of sale will be allowed to remove fencing from this lot.

51. Mornington, 503a., Five hundred and three acres, parish of Pakenham, portion 7. Upset price 1l. per acre. Note.—One month from the day of sale will be allowed to remove fencing from this let.

from this lot.

100 this 101.

52: Mornington, 585a. 0r. 37p., Five hundred and eighty-five acres thirty-seven perches, parish of Pakenham, portion 8. Upset price 11. per acre.

53. Mornington, 521a. 1r. 19p., Five hundred and twenty-one acres one rood nineteen perches, parish of Pakenham, portion 9. Hisset price 11. per acres.

acres one rood nineteen perches, parish of Pakenham, portion 9.
Upset price 1l. per acre.
54. Mornington, 478a. Ir. 17p., Four hundred and seventyeight acres one rood seventeen perches, parish of Pakenham,
portion 10. Upset price 1l. per acre.
55. Mornington, 414a. 2r. 26p., Four hundred and fourteen
acres two roods twenty-six perches, parish of Pakenham,
portion 11. Upset price 1l. per acre.
56. Mornington, 367a. 1r.. Three hundred and sixty-seven
acres one rood, parish of Pakenham, portion 12. Upset price
1l. per acre. Norr.—One month from the day of sale will be
allowed to remove the fencing from this lot.
57. Mornington, 383a. 1r. 20p., Three hundred and eightythree acres one rood twenty perches, parish of Pakenham,
portion 13. Upset price 1l. per acre. Norr.—One month from
the day of sale will be allowed to remove the fencing from this
lot.

58. Mornington, 413a., Four hundred and thirteen acres, parish of Pakenham, portion 14. Upset price 11. per acre. Norn.—One month from the day of sale will be allowed to return the founting from this late. remove the fencing from this lot.

remove the reneing from this lot.

59. Mornington, 228a. Ir. 20p., Two hundred and twentyeight acres one rood twenty perches, parish of Pakenham, portion 15. Upset price 1l. per acre.

60. Mornington, 226a. Ir. 12p., Two hundred and twenty-six
acres one rood twelve perches, parish of Pakenham, portion 16.
Upset price 1l. per acre.

Upset price 11, per acre.
61. Mornington, 401a. 1r. 4p., Four hundred and one acres one roud four perches, parish of Pakenham, portion 17. Upset price 11. per acre.

62. Mornignton, 490a. 3r., Four hundred and ninety acres three roods, parish of Pakenham, portion 18. Upset price 11. per acre. Note.—One month from the day of sale will be

allowed to remove the improvements from this lot.
63. Mornington, 491a. 2r., Four hundred and ninety-one acres two roods, parish of Pakenham, portion 19. Upset price 11.

Given under my Hand and Seal of the Colony, at Melbourne, this twenty-eighth day of June, in the year of Our Lord One thousand eight hundred and tifty-six, and in the twentieth year of Her Majesty's Reign.

EDWARD MACARTHUR. By His Excellency's Command,

AND. CLARKE, Surveyor General.

GOD SAVE THE QUEEN!

(£.s.)

Surveyor General's Office,
Melbourne, 27th June, 1856.

CASTLEMAINE LAND SALE.—7th JULY, 1856.

WITH reference to the Proclamation contained in the Government Gazette of the 6th June instant, relative to a sale of certain Crown Lands to be held at Castlemaine on the 7th July next: Notice is hereby given that the upset price of Town Let 1 has been fixed at £240 per acre, and of Lots 3, 4 and 5 at £30 per acre. and 5 at £30 per acre.

By His Excellency's Command, AND. CLARKE.

Surveyor General's Office, Melbourne, 27th June, 1856.

CASTLEMAINE LAND SALE.—8rm JULY, 1856.

CHERRING to the Proclamation contained in the Government Gazette of the 6th June instant, relative to a sale of certain Crown Lands to be held at Castlemaine on the 8th July next: It is hereby notified that the improvements on Lots 28, 31, 32 and 33 have been valued as undermentioned, and these amounts, added to the upset price, must be paid at the time of sale.

By His Excellency's Command, AND. CLARKE.

Lot.	County.	Parish.	Portion.	Extent.	Upset price per acre.	Value of Im- provements.
28 31 32 33	Talbot Talbot Talbot Talbot	Sutton Grange Sutton Grange Sutton Grange Sutton Grange	13 16 17 18	A. R. P. 275 3 31 208 1 38 212 1 11 212 0 0	20s.	£ s. 55 4 30 0 116 14 157 10

Surveyor General's Office, Melbourne, 12th June, 1856.

LEASE OF A SITE AT WILLIAMSTOWN FOR A PATENT SLIP.

HATENT SLIP.

Is Excellency the Officer administering the Government las directed it to be notified that a Lease for twenty-one years of the proposed site for constructing a Patent Slip will be put up for sale by auction, at the rooms of Mcssrs. W. M. Tennent and Co., Collins-street, Melbourne, at Eleven o'clock on Monday, the fourteenth day of July next, on the terms and conditions to be seen in connection with the plans at this Office.

By His Excellency's Command,

AND. CLARKE.

Chief Secretary's Office,

Chief Secretary's Office,
Mellourne, 19th June, 1856.
VOLUNTEER CORPS.

ALL Reports and communications from the different Volunteer Corps are for the future to be sent to Captain Holland, Brigade Adjutant of Volunteer Corps in Victoria, for transmission to the Deputy Adjutant General, by whom they will be forwarded to the Government.

By His Excellency's Command,
W.5033.

WILLIAM C. HAINES.

Chief Secretary's Office, Melbourne, 23rd June, 1856.

Melbourne, 23rd June, 1856.

VICTORIA VOLUNTEER ARTILLERY REGIMENT.

A GREEABLY to the terms of the Act of Council, 18 Victoria,
No. 7, authorising the acceptance, on behalf of Her
Majesty, of the offers of service of any Corps of Volunteers
under a limited number, His Excellency the Officer administering the Government has been pleased to empower Lieut.
Colonel A. Anderson, commanding the Victoria Volunteer
Artillery Regiment, to adopt measures for raising at Williamstown one or more companies of Volunteers as an addition to the
Victoria Volunteer Artillery Corps.

By His Excellency's Command,
X.5074.

WILLIAM C. HAINES.

Police Salen.

CARISBROOK

CARISBROOK.

The undermentioned horses, taken from prisoners Thomas Hardy and William Pew, who were convicted at the General Sessions, Carisbrook, of highway robbery, will, unless previously claimed, be sold at the Police Office, at the abovenamed place, on Monday, the 30th day of June instant, at Twelve o'clock moon:—

1 chesnut mare. branded EC near shoulder, star on forehead 1 bay mare, branded EG near shoulder, W. MAIR,

For and in the absence of the Chief Commissioner.

Police Department,
Chief Commissioner's Office,
Melbourne, 19th June, 1856.

CRESWICK.

To be sold by auction, at the Police Court, Creswick, on Thursday, the 3rd day of July, at Two o'clock in the afternoon, a quantity of spirituous and fermented liquors, confiscated by order of the Bench.

(By Order) GEO. HUTCHINSON, Clerk of Petty Sessions.

Police Court, Creswick, 19th June, 1856.

Courts.

THE holding of the undermentioned Courts has been duly notified in previous numbers of the Gazette, viz.:—

Criminal Sessions of the Supreme Court.

GEELONG .- On Thursday, 10th July, at 10 a.m.

Melbourne.-On Tuesday, 15th July, at 10 a.m.

NORTHERN CIRCUIT (CASTLEMAINE) .- On Saturday, 26th July, at

County Courts.

BEECHWOETH.—On Monday, 21st July, at 10 a.m. Plaints filed until Saturday, 5th July. Pleas filed until Monday, 14th July (p. 1022).

BOURKE.—On Saturday, 5th July, at 10 a.m. Plaints filed until Friday, 20th June. Defences and sets-off filed until Monday, 30th June (p. 1022).

Sandhurst.—On Saturday, 5th July, at 10 a.m. Plaints filed until Friday, 20th June. Defences and sets-off filed until Monday, 30th June (p. 869).

Revision Courts.

Benalla.—On Wednesday, 2nd July, at 11 a.m., for the Mitta Mitta division of the Murray District, and the like portion of the E. Provinco (p. 1007).

Bulla,—On Saturday, 28th June and 5th July, at 11 a.m., for the Bullla division of the W. Bourke District, and the like portion of the S. Province (p. 1030).

Hearnicore.—On Monday, 7th July, at 12 noon, for the Heathcote A. and B. divisions of the Rodney District, and for the like portions of the E. and N. W. Provinces (p. 1022).

Tenders.

Public Works' Office Melbourne, 28th June, 1856.

ADDITIONAL STONE BUILDINGS AT THE LUNATIC ASYLUM.

ASILUM.

RESH tenders will be received until Eleven o'clock on Tuesday, 8th July, for the crection of Additional Stone Buildings at the Lunatic Asylum.

Plan and specification may be seen at this Office.

Tenders to be endorsed, "Tender for Buildings at the Lunatic Asylum," and addressed (if by post prepaid) to the Chairman of the Tender Board, Melbourne.

The Beard will not prepayed the latest the latest the latest and the control of th

The Board will not necessarily accept the lowest or any

By His Excellency's Command, C. PASLEY.

Public Works' Office.

Melbourne, 28th June, 1856. FENCING AT THE QUARRIES, NEAR MELBOURNE.

THENDERS will be received until Eleven o'clock on Tuesday, Sth July, for the erection of Feneing around the various Quarries near Melbourne.

A specification may be seen at this Office.

Tenders to be endorsed, "Tender for Feneing," and addressed (if by post prepaid) to the Chairman of the Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any

By His Excellency's Command, C. PASLEY.

Public Works' Office, Melbourne, 26th June, 1856.

COURT HOUSE AT MOUNT MOLIAGUL.

TENDERS will be received until Eleven o'clock on Tuesday, 8th July, for the erection of a Court House, at Mount

A plan and specification may be seen at this Office, and on application to the Resident Magistrate, at Mount Moliagul.

Tenders to be endorsed, "Tender for Court House, Mount Moliagul," and addressed (if by post prepaid) to the Chairman of the Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any

By His Excellency's Command, C. PASLEY.

Treasury, Melbourne, 20th June, 1856.

Melbourne, 20th June, 1856.

COAL AND WOOD.

TENDERS will be received until noon on Thursday, the 3rd July, from persons willing to furnish the undermentioned supplies, in such quantities as may be required by the Colonial Storekeeper on behalf of the Government, during five calendar months, commencing 1st August, 1856:—

Coal.—English or New South Wales, to be delivered at the various Government Departments in Melbourne and Richmond, per ton 2240 lbs.

Wood.—Cut in billets, 2 fect, to be delivered at the various Government Departments in Melbourne, per ton 40 cubic feet.

The terms and conditions of the contracts will be those published in the Government Gazette, page 2595, dated 6th October, 1855.

October, 1895.

Copies of the conditions, and printed forms of tender may be obtained from the Colonial Storekeeper, Melbourne.

Each tender must be accompanied by a certificate from two responsible persons that they are willing to become bound as sureties in the sum of £100 for the due fulfilment of the contract, and the bond must be executed within ten days from the

tract, and the bond must be executed within ten days from the date of acceptance. failing which the contract will be again advertised, or another tender accepted.

The Tenders are to be endorsed, "Tender for Coal," or Wood (as the case may be), and deposited in the box at the Colonial Stores, or addressed to the Colonial Storekeeper,

Melbourne.

The Government will not necessarily accept the lowest or

any tender.

The decision of the Government will be made known on Tuesday, 8th July, 1856.

By His Excellency's Command, CHARLES SLADEN.

Public Works' Office, Melbourne, 19th June, 1856.

Melbourne, 19th June, 1856.

COURT HOUSE, KILMORE.

TENDERS will be received until Eleven o'clock on Tuesday,
8th July, for the erection of a Court House at Kilmore.
Plan and specification may be seen at this Office, and on
application to the Resident Magistrate at Kilmore.
Tenders to be endorsed, "Tender for Court House at Kilmore," and addressed (if by post prepaid) to the Chairman of
the Tender Board, Melbourne.
The Read will, not precessarily accept the lowest or any

The Board will not necessarily accept the lowest or any tender.

By His Excellency's Command, C. PASLEY.

Public Works' Office, Melbourne, 19th June, 1856.

COURT HOUSES EAST COLLINGWOOD, PRAHRAN,

TENDERS will be received until Eleven jo'clock on Friday,
4th July, for the erection (of one or more) of the Court
Houses at East Collingwood, Prahran, Richmond, and Emerald

Plan and specification may be seen at this Office.

Tenders to be endorsed, "Tender for Court House, _____,"
and addressed (if by post prepaid) to the Chairman of the
Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any

tender.

By His Excellency's Command, C. PASLEY.

Public Works' Office, Melbourne, 23rd June, 1856.

BUILDING MATERIALS.

TENDERS will be received until Eleven o'clock on Tuesday, 1st July, for certain Building Materials to be delivered at the Stockade, Collingwood.

A specification may be seen at this Office.

Tenders to be endorsed, "Tender for Material for Collingwood," and addressed (if by post prepaid) to the Chairman o

the Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any

By His Excellency's Command, C. PASLEY.

Public Works' Office, Melbourne, 19th June, 1856.

COURT HOUSE, KYNETON.

TENDERS will be received until Eleven o'clock on Tuesday,
the 8th of July, for the erection of a Court House,

1. the Sth of July, for the erection of a Court House, Kyneton.

Plans and specifications may be seen at this Office, and on application at the Office of the Resident Magistrate, Kyneton.

Tenders to be endorsed, "Tender for the erection of a Court House, Kyneton," and addressed, prepaid, to the Chairman of the Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any

By His Excellency's Command, C. PASLEY.

Public Works' Office,

Public Works' Office,
Melbourne, 27th June, 1856.
PAVING THE YARD OF THE POLICE COURT.
TENDERS will be received until Eleven o'clock on Tuesday,
8th July, for Paving the Yard of the Police Court, at
Swanston-street.
Plan part great for the Police Court, at

Swanston-street.

Plan and specification may be seen at this Office.

Tenders to be endorsed, "Tender for paving at the Polico Court," and addressed (if by post prepaid) to the Chairman of the Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any

By His Excellency's Command, C. PASLEY.

Public Works' Office, Melbourne, 28th June, 1856.

FITTINGS AT THE CUSTOM HOUSE, GEELONG. TENDERS will be received until Eleven o'clock on Tuesday, 8th July, for sundry Fittings to the Custom House,

Plan and specification may be seen at this Office, and at the Office of the Clerk of Works, Geelong.

Tenders to be endorsed, "Tender for Fittings at the Custom House, Geelong," and addressed (if by post prepaid) to the Chairman of the Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any

By His Excellency's Command, C. PASLEY.

Public Works' Office,
Melbourne, 28th June, 1856.
BRICKS FOR THE NEW HOUSES OF PARLIAMENT.
TENDERS will be received until Eleven o'clock on Tuesday,
8th July, for the supply of 400,000 Colonial made Bricks,
to be delivered at the New Houses of Parliament, Melbourne.

A specification may be seen at this Office.

Tenders can be made for the whole, or any quantity of not

less than 50,000. less than 50,000.

Tenders to be endorsed, "Tender for Bricks," and addressed (if by post prepaid) to the Chairman of the Tender Board,

The Board will not necessarily accept the lowest or any

By Пів Excellency's Command C. PASLÉY.

Treasury, Melbourne, 6th June, 1856.

HAY AND STRAW FOR COUNTRY STATIONS. TENDERS will be received until Noon on Thursday, the

TENDERS will be received until Noon on Thursday, the 3rd July, from persons willing to supply Hay and Straw, in such quantities as may be required for the service of the Government, at the undermentioned Police Stations; the contracts for Ballaarat and Buninyong to be from 1st September to 31st December, 1856, and for the other stations, from 1st August to 31st December, 1856.

Police District.		Station.	Estimated Monthly Consumption.		
			Hay.	Straw.	
Ballaarat Kilmore Kilmore Castlemaine Sandhurst		Ballaarat Buninyong Longwood Violet Town Murchison Mount Franklyn Sandhurst Robinson Crusoe Junction Engle Hawk Ballock Creek I-zekwood (Zampaspe tushworth (Wet Diggings) Wangaratta	lbs. 7000 1750 1260 2100 840 2100 10500 420 840 840 840 840 840 840 840 840 840 84	1bs. 2000 500 360 600 240 600 3200 120 240 240 240 240 240 240 120 960	

The terms and conditions of the various contracts will be those dated 19th October, 1855, and published in the Government Guzette of the same date, page 2661.

Copies of the conditions, and printed forms of tender, may be obtained from the Colonial Storekeeper, Melbourne, or the Officer in charge of the Police at each station, by whom also any information will be afforded to persons tendering.

The tenders for each station will be accepted or rejected separately. The price must be per ton, including delivery at the station, and all charges. Net weight only after deducting the tare is to be charged.

At stations where straw cannot readily be procured, the tenders may be for hay only; in such cases, the estimated monthly consumption will be increased by one half the quantity of straw set down in the schedule.

of straw set down in the schedule.

Each tender must be accompanied by a certificate from two responsible persons that they are willing to become bound as sureties for the due fulfilment of the contract, in one-third the estimated cost of the entire supply at the station or stations tendered for, and the bond must be executed within fifteen days from the date of acceptance, failing which, the contract will be again advertised, or another tender accepted.

Tenders to be endorsed, "Tender for ——" (as the case may be), and to be deposited in the box at the Colonial Stores, or addressed to the Colonial Storekeeper, Melbourne.

The Government will not necessarily accept the lowest or any tender.

any tender.

The decision of the Government will be made known on Tuesday, 8th July, 1856.

By His Excellency's Command, CHARLES SLADEN.

Public Works' Office, Melbourne, 28th June, 1856.

STEAM BOILERS.

TEAM BOILERS.

TENDERS will be received until Eleven o'clock on Tuesday,
the 8th July, for the supply of one or two Steam Boilers
of from four to eight horse power, adapted for heating water for
warming a large building.

Tenders (to state where the boilers may be inspected, and
giving a general description of the article, to be endorsed,
"Tender for Boilers," and addressed (if by post prepaid) to the
Chairman of the Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any
tender.

By His Excellency's Command, C. PASLEY,

Public Works' Office, Melbourne, 26th June, 1856.

COURT HOUSE, MARYBOROUGH.

TENDERS will be received until Eleven o'clock on Tuesday,

8th July, for the exection of a County France, and a county for the exection of a County France, and a county for the exection of a County France, and a county for the exection of a County France, and a county for the exection of a County France, and a county for the exection of a county for the exection Sth July, for the erection of a Court House at Maryborough.

A plan and specification may be seen at this Office, and on application to the Resident Margistrate, Maryborough.

Tenders to be endorsed "Tender for Court House, Maryborough," and addressed (if by post prepaid) to the Chairman of the Tender Board, Melbourne.

The Board will not necessarily accept the lowest or any tender.

By His Excellency's Command, C. PASLEY,

Personal Information.

Chief Secretary's Office, Melbourne.

THE undermentioned persons are requested to apply at this Office, without delay, to receive information of private interest to themselves or to enable the Government to reply to the enquiries of their friends.

In the event of the decease of any of these parties, informa-tion is likewise requested.

By His Excellency's Command, WILLIAM C. HAINES.

ANN LOUDON and her children Alice, Mary, Rachel, Esther and Francis Loudon, formerly of the County of Londonderry, Ireland, who are supposed to have arrived in this Colony within the last two years.—V. 4781.

BRIDGER, MR. EDWARD, aged 21. "Anxious enquiry is made for you by your friends in England. Your brother is in Melbourne, having just arrived in search of you."—

in Melbourne, naving Just arrived.

[T.2904.]

EMIL MEYERSTEIN, who came to this Colony from Hamburg in 1852, and established himself as a merchant. He appears to have joined the police force in 1854, for a term, and to have received his discharge in April 1855, his name being entered on the pay list as Edward Meyerstein. His family have not heard from him for nearly two years.—

being entered on the pay has as January any ease.

family have not heard from him for nearly two years.—
(T.4441.)

FRIEND SMITH, or FRIEND HOBB SMITH, who was last heard of in January, 1854, at Snake Valley, Ovens Gold Fields. (V.3614.)

GEORGE ROBINSON, aged about 14 years, who left Van Diemen's Land for the gold fields about three years age, and has not been heard from for the last two years.—T. 4118.

GEORGE ROBOTTOM ADMAN, formerly of Ernest-street, Grange-road, Bermondsey, who arrived at Sydney by the Australian, and has not been heard of by his family since April, 1854, at which time he stated that he was going to the Ballaarat Gold Fields.—V.4538

HENRY WESTROPP HAMILTON, who is supposed to have gone to the Ovens gold fields about six months ago, and has not been heard of.—(T.3264.)

No. 80.—June 30th, 1856.—3.

No. 80 .- June 30th, 1856 .- 3.

HODGKINSON, JAMES, JOHN, and HENRY, brothers, formerly of Budley Satterton, East Budleigh, Devonshire, who came as emigrants to this Colony, and were last heard of in July, 1843.—T.2730.

JAMES ORR, pavior, from South Shields a native of Scotland, aged 27, who arrived in the Falcon from Liverpool, on the 19th August, 1853.—T.4180.

JAMES DUKE and Brothers, who kept a butcher's shop at Daisy Hill.—V. 4563.

JOHN PETER KEENAN (son of J. P. Keenan, varnish manufacturer), aged 17 in July, 1855, formerly of Bristol, from which port he sailed in October, 1852, for Melbourne, per Clara Symes. He is supposed to have gone to Bendigo on his arrival, and has not been heard of since. His mother is in Melbourne.—W.5225.

JOHN NORTON, formerly of the 99th Regiment, who came to this Colony from Swan River about two years ago, and wrote for his family about Christmas last year, is informed that his family have arrived. He is supposed to be at one of the Gold Fields.—T. 4777.

JONES, ROBERT, joiner, from Liverpool,-T.2942.

MARY HAGAN, who sailed from Liverpool for Hobart Town in May, 1829, under a sentence of transportation for seven years, and was living at Hobart Town in 1836, is enquired for at the instance of her daughter, some property having fallen to her.—V. 4382.

MR. JOHN BARKER GOODWIN, of Pictor, near Buxton, Derbyshire, who arrived in this Colony about three years ago.—X.5071.

ago.—X.5071.

MR. JOHN VINCENT, late of the 23rd Royal Welsh Fusiliers (son of the Rev. J. V. Vincent, of Llanfairfeehan Rectory, Bangor), who served for some time in Canada, is enquired for on behalf of his family.—W.4986.

MR. ROBERT HILL, supposed to be in Melbourne, and residing in Elizabeth-street, is requested to call upon the Private Secretary.—W.5286.

THOMAS APPLETON, about 20 years of age, who arrived in 1853 by the Thomas Chadwick. at Sydney, and went from thence to the gold fields of Victoria in company with Messrs. Williams and Hocklifte.—V. 4371.

QUELOII, JAMES, from Bedfordshire.—T.2942.

WILLIAM ALEXANDER TURNER, son of Mrs. Turner, of Liverpool, believed formerly to have held a situation under the Crown Lands Department in the Ovens district. He was last heard from by letter dated in September, 1853.—T.1072.

last heard from by letter dated in September, 1853.—T.1072.
WILLIAM ROWNEY,
BAZILA PORTER
JESSE CLAYTON.

Gold-fields. V.4024. JESSE CLAYTON,

NOTICE.

ADVERTISEMENTS forwarded by Poundheepers and others, intended for insertion in the "Victobia Government Gazette," must be legibly written, on one side of the paper only, and sent under cover Post paid, addressed to the Government Printer.

Advertisements will be charged for at the following rates, viz.:—
One shilling for each of the first six lines and sixpence for every additional line above six.

The GOVERNMENT GAZETTE is published on Tuesday and Friday in each week, and Notices for insertion must be received by the Government Printer, at or before Ten o'clock of the day preceding the day of publication.

** All Advertisements intended for publication in the Govern-MENT GAZETTE must be paid for prior to insertion.

Private Advertisements.

NOTICE.

WE, the undersigned, have this day formed a partnership under the style and firm of "Farran and Watson," for the transaction of business as commission merchants, in this

CHARLES F. T. FARRAN, HENRY A. WATSON.

Melbourne, 26th June, 1856.

No. 900.

NOTICE.

ceased to hold shares or have any interest in the Melbourne Benefit Building Society since October, 1854. . 872. WILLIAM II. BUCKLEY. No. 872.

DISSOLUTION OF PARTNERSHIP.

THE partnership heretofore existing between Robt. Broughton and Thos. Allen Redick, under the style or firm of Robt. Broughton and Co.," tinsmiths, Sandhurst, is this day dissolved by mutual consent, the said Robt. Broughton retiring. The business in future will be carried on by the said Thos. Allen Redick, who will receive and pay all debts due to or owing by the said firm.

21st June, 1856.

ROBT. BROUGHTON, THOMAS ALLEN REDICK.

Witness-

THOMAS NOTON HENSHALL. No. 898. DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Septimus Craven and William Thornbill Johnson, lightermen, is this day dissolved by mutual consent. All accounts to be received and paid by Soytimus Craves.

paid by Septimus Craven. Melbourne, 27th June, 1856.

W. T. JOHNSON, S. CRAVEN.

Witness-Leod Robinson.

No. 890.

DISSOLUTION OF PARTNERSHIP.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the firm hitherto trading in Melbourne, under the style and designation of "Adamson, Harvey and Co.," consisting of Frederick Maitland Adamson. Alexander Denny Harvey and James Robert Robertson, as individual partners thereof, has this day been dissolved. All accounts due to the late firm to be paid to the undersigned. 111, Little Lonsdale-street west, 27th June, 1856.

FRED. M. ADAMSON, J. R. ROBERTSON.

Witness-A. Eug. Simond.

No. 888.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing ibetween Robert Porter, Arthur Porter and Charles Davis," is this day dissolved. All accounts with the late firm will be paid or collected by the undersigned, who will continue to carry on business at their premises, 95, Williamstreet, under the style of "Porter Brothers."

Melbourne, 30th June, 1856.

ROBERT PORTER ARTHUR PORTER.

Witness-Edgar Sprague.

No. 889.

DISSOLUTION OF PARTNERSHIP.

DISSOLUTION OF PARTAERSHIP.

THE firm of "Slater, Williams and Hodgson," or "Slater, Williams, Hodgson and Co.," is this day dissolved by mutual consent. George Slater and William Henry Williams are authorised to receive debts due to the said firm in Melbourne and elsewhere, excepting Castlemaine; and Arthur Thomas Hodgson is authorised to collect debts due to the said firm in Castlemaine and its neighborhood.

G. Slater will continue to carry on the bookselling and stationery branch of the business at 94, Bourke street; W. H.

stationery branch of the business at 94, Bourke street; W. H. Williams will carry on the printing branch, also at 94, Bourke-street; and A. T. Hodgson will carry on the business at Castle-

maine. Melbourne, 14th June, 1856.

GEO. SLATER, W. H. WILLIAMS, ARTHUR T. HODGSON.

Witness to all the signatures-ROB. MEIKLE.

No. 891.

District Road Board Office, Belfast, 23rd June, 1856,

Belfast, 23rd June, 1856.

ROAD THROUGH THE PORT FAIRY SPECIAL SURVEY, PARISH OF BELFAST.

NOTICE is hereby given that a Map and Survey Plan, describing the exact course and bearings of, and the admeasurements required for a road through the Port Fairy Special Survey, in the parish of Belfast, to the Mount Napier District, proposed to be made by the Belfast District Road Board, together with a description of the lands through which the same is proposed to pass, and the names of the owners and occupiers thereof, so far as known, and also an estimate of the expense of the said work, have been deposited in the Office of the Honorable the Surveyor General, Melbourne, the particulars of which are as follows:—

The road commences at a point marked A on said plan,

lars of which are as follows:

The road commences at a point marked A on said plan, being a point bearing south 7 degrees 52 minutes east 73 chains 15 links from the north-west corner of said Port Fairy Special Survey and proceeds thence south 6 degrees east 5 chains 70 links, thence south 15 degrees east 20 chains 33 links, thence south 7 degrees west 11 chains, thence south 82 degrees 30 minutes west 23 chains 50 links, thence south 7 degrees west 11 chains, thence south 82 degrees 30 minutes west 7 chains 90 links, thence south 62 degrees east 49 chains 39 links, thence south 62 degrees east 49 chains, thence south 87 degrees east 8 chains 20 links, thence south 83 degrees east 36 chains, thence south 15 degrees east 26 chains 11 links, thence south 4 chains 10 links, thence east 24 chains 50 links to the centre of College-street, in the town of Belfast, passing through the property of James Atkinson, Eag.

Esq. The quantity of land required to be taken for the proposed road is 33 acres and 1 rood, and the estimated cost of effecting said work is three hundred and eighty-six pounds, and the breadth of the said road to be one chain and a half.

All persons affected by the proposed alteration are requested to set forth in writing, addressed to the Chairman of the Belfast District Road Board, Belfast, within forty days from

the first publication of this notice, any well grounded objections that they may have to the said road, failing which they will be thereafter precluded from making any such objectionsor claiming any compensation whatsoever.

JOHN BLAND,

No. 885. Chairman Belfast District Road Board.

In the Supreme Court of the Colony of Victoria. } Fi. Fa.

Between William Grieves, Plaintiff, and

and

James Charles, Difendant,

Noticoria will cause to be sold by public auction, on Tuesday, the 22nd day of July, 1856, at the hour of Twelve o'clock at noon, at the Supreme Court Hotel, La Trobe-street, Melbourne, the right, title and interest (if any) of the abovenamed defendant in and to all that piece or parcel of land, being portion of suburban section No. 22, in the parish of Jika Jika, in the county of Bourke, in the Colony of Victoria, having frontages to Argyle and Rose streets, of 22 feet by a depth of 242 feet, together with the brick dwelling-house erected thereon, and rights attached thereto, unless this execution be previously satisfied.

The title deeds of the above property can be seen at Messrs.

Hines and Sandwell, solicitors, 60 Chancery-lane.

Terms—Cash on the fall of the hammer.

Dated the 20th June, 1856.

THOS. W. BARRINGTON, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria.

McMillan v. Gale.

NoTICE is hereby given that under and by virtue of the above Fi. Fa. the Sheriff for the Colony of Victoria will cause to be sold by public auction, in the large room, Criterion Hotel, Castlemaine, on Wednesday, the 30th day of July, 1856, at Twelve o'clock noon, all and singular the right, title, estate, and interest, if any, of the abovenamed defendant in and to that piece or parcel of land situate in Mostrynstreet, Castlemaine, being portion of allotment 19 of section 19, together with all the buildings erected thereon, unless this execution be sooner satisfied. trisfied.
Terms—Cash on the fall of the hammer.
PHILIP SHIMMIN, satisfied.

No. 886.

Sheriff's Officer.

In the Supreme Court of the Colony of Victoria.

Between Thomas Haldane and Robert Hogo, Plaintiffs,

abovementioned anotheris are about to test into the test, and the depths about 85 feet more or less, the property of the above-named defondant, unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer.

WM. NEALE LANSLEY,

Sheriff's Officer.

Ballaarat, 20th June, 1856.

No. 887.

In the Supreme Court of the Colony of Victoria. Fi. Fu. for Defendant's Costs. FRANCIS McDonogon v. Michael Egan.

NOTICE is hereby given that the Sheriff for the Colony of Victoria will cause to be sold under the above writ, by public auction, at the Supreme Court Hotel, La Trobe-street, Melbourne, on Saturday, 19th July, 1856, at One o'clock in the afternoon, all the right, title and interest (if any) of the above-area of the colony of Victoria, county of Dalhousie,

and parish of Heathcote, and being Government allotments Nos. 11, 12, 15, 16, and 17, of section 5; allotments 6, 8, 12, 14, and 20 of section 35; allotments 8, 9, and 10, of section 33; 22 of section 10; 27 of 13; and 23 of section 14; all in the Town of Heathcote, and described in the Crown grants to the said F. McDonough, unless this execution be previously sections. satisfied.

-Cash on the fall of the hammer.

Dated 14th June, 1856.

W. H. McMILLAN, Sheriff's Officer.

No. 854.

In the Supreme Court of the Colony of Victoria. Fi. Fa.

Between Robert Hebburn, Plaintiff,

FRANK FEATHERSTON, Defendant.

FRANK FEATHERSTON, Defendant.

NOTICE is hereby given that the Sheriff for the Colony of Victoria will cause to be sold by public auction, at the Supreme Court Hotel, corner of Russell and La Trobe-streets, in the city of Melbourne, at the hour of One o'clock in the afternoon, on Monday, the 21st day of July next, under the above writ, all the right, title and interest of the defendant in and to the following pieces or parcels of land, viz.:—

Lot 1.—Portion of allotment No. 7, of section 34, having a frontage of 30 feet by a depth of 82 feet 6 inches (more or less) to a right-of-way 12 feet wide, in La Trobe-street west.

Lot 2.—Part of allotment No. 20, of section 17, marked as lot No. 7, having a frontage of 20 feet to Little Bourke-street west, by a depth of 111 feet 6 inches (more or less) to a road or way 20 feet wide, together with all houses, buildings, and erections, &c., thereon, situate in the city of Melbourne, in the Colony of Victoria, unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer.

Dated the 20th day of June, 1856.

ANTHONY BRADY, No. 861.

ANTHONY BRADY,

No. 861.

In the Supreme Court of the Colony of Victoria. Fi. Fa.:

WALKER, HOOD AND Co., v. McDonough.

WALKER, HOOD AND CO. 9. MCDONOGER.

NOTICE is hereby given that under and by virtue of the above Fi. Fa. the Sheriff for the Colony of Victoria will cause to be sold at the Talbot Hotel, Taradale, on Saturday, the 19th day of July, 1856, at Twelve o'clock noon, the following allotments of land, viz.:—8, 10, 11, and 12, of section 20, containing respectively more or less one rood; also allotment 5 and 6 of section 22, containing two roods more or less; also allotment 6 of section 7, town of Taradale, parish of Elphinstone, unless this execution be sooner satisfied.

Terms—Cash on the fall of the hammer.

No. 857.

PHILIP SHIMMIN, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria.

LESLIE v. TAYLOR.

Lessie **. TAYLOR.

NOTICE is hereby given that under and by virtue of the above writ of **. Fa* the Sheriff for the Colony of Victoria will cause to be sold at the Carisbrook Hotel, Carisbrook, on Wednesday, the 24th day of July, 1856, at Twelve o'clock noon, the defendant's undivided moiety or half part of and in all that piece or parcel of land in the Colony of Victoria, containing by admeasurement 5 acres, being the same more or less, situate in the county of Talbot, parish of Carisbrook, being part of portion 20 in the said parish.

Terms—Cash on the fall of the hammer.

N.B.—Further particulars may be known at the office of the Deputy Sheriff, Camp, Castlemaine.

PHILLY SHIMMIN,

No. 858.

PHILIP SHIMMIN, Sheriff's Officer.

In the Supreme Court of the Colony of Victoria.

Between Thomas Hutchins Bear, Plaintiff,

and

John Keanner, Defendant.

NOTICE is hereby given that the Sheriff for the Colony of Victoria will cause to be sold by public auction, at the Supreme Court Hotel, corner of La Trobe-street and Russell-street, in the city of Melbourne, at the hour of One o'clock in the afternoon, on Monday, the 21st day of July next, under the above Writ, all the right, title and interest of the defendant in and to all that piece or parcel of land, being part of allotment No. 4 of section 13, town of Melbourne, having a frontage of about 66 feet by a depth of 63 feet, more or less, together with all houses, buildings, and erections, &c., &c., thereon, situate in Villiers-street, North Melbourne, and near the Parkside Hotel, in the parish of Jika, in the Colony of Victoria, unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer.

Dated the 20th day of June, 1856.

Dated the 20th day of June, 1856.

ANTHONY BRADY, No. 860. Sheriff's Officer. In the Supreme Court of the Colony of Victoria.

Between Barren and Anomier, Plaintiffs,

MARY DONOGHUE, Defendant.

MARY Donogure, Defendant.

TAKE notice that under and by virtue of the above writ of feri faciae, the Deputy Sheriff for the Geelong circuit district will cause to be sold by public auction, at the Black Bull, Malop-street, Geelong, at the hour of Two o'clock in the afternoon, on Saturday, the 19th day of July next, all the right, title and interest (if any) of the abovenamed defendant in and to all those pieces or parcels of land, containing by admeasurement 160 acres, more or less, and being allotments No. 29 A and 29 F, parish of Duneed, county of Grant, Colony of Victoria, together with all the improvements thereon, the property of the abovenamed defendant, unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer

JOSEPH IZOD,

JOSEPH IZOD, Sheriff's Officer

Deputy Sheriff's Office, Geelong, 20th June, 1856.

No. 878

In the Supreme Court of the Colony of Victoria.
INSOLVENCY JURISDICTION.

INSOLVENCY JURISDICTION.

In the matter of Thomas Sanderson, of Avoca.

NOTICE is hereby given that I intend to apply to Frederick
Wilkinson, Esquire, Commissioner of Insolvent Estates,
Melbourne, on Monday, the 21st July next, at Eleven o'clock in
forenoon, for a Certificate of Discharge from all my debts and
liabilities, pursuant to Acts of Council in that case made and
provided.

Dated at Melbourne Abs 2001.

Dated at Melbourne, the 28th of June, 1856. c. 892. THOMAS SANDERSON.

FORTY POUNDS REWARD.

STOLEN from the paddocks of Mount Cole Station, a chesnut horse, blaze down face, branded FB near shoulder; also, a grey horse, branded C near shoulder, 4 off rump. £5 each will be paid for such information as will lead to the recovery of the horses, and £40 reward will be given on conviction of the thieves. Application to the proprietors on the station, Mount Cole, Fiery Creek.

No. 867.

TEN POUNDS REWARD.

OST, a black colt, small star on forchead, stands seventeen hands high, branded J-G or J-C near shoulder; also, a bay mare, black points, branded W off shoulder, — near shoulder. — If conjoined Any one bringing the same to Mr. J. Howe, Wombat Flat, Jim Crow, will receive the above reward.

NOTICE.

F the owner does not call before the 20th July, 1856, for the brown horse, branded like WD in circle off shoulder, JG

near shoulder, which was left in my paddock in December last, it will be sold to defray expenses. ROBERT ARMSTRONG.

Muckleford, 21st June, 1856.

FIVE POUNDS REWARD.

TIVE POUNDS REWARD.

OST on 25th May, from the Black Lead, Buninyong, a bay draught horse, branded TI off neck, star on forehead, saddle marked, hind heels white. Whoever will bring the same to Cameron and McCallum's Store, Alma, or Red Shirt Store, Black Lead, Buninyong, will receive the above reward. John Wiseman and John Cornthwaite. No. 893.

FIVE POUNDS REWARD.

STOLEN or strayed from Bendigo, a bay mare, with grey hairs on rump, HR conjoined near shoulder, WD off \mathbf{E} $\bar{\mathbf{w}}$

shoulder, 2 off neck, brands not plain. Whoever will restore the same to Mr. R. Henley, Lygon-street, shall receive £5 reward if stolen, upon conviction of the thief. No. 894.

NOTICE.

A CHESNUT horse, branded H under saddle, has been running on Glenrock Farm, Sydney road, for about two years. The owner can have him on paying expenses, by applying to Campbell Thomson, at the office of Messrs. R. and P. Turnbull and Co., Market-street, or to Wm. T. Patterson, Barnawatha, near Wangaratta.

THREE POUNDS REWARD.

STOLEN from Ballan, 23rd June, a large chesnut horse, white blaze down face, two white hind feet, branded HM near shoulder, blotch brand under off mane. £3 reward on recovery and conviction of the thief.

THOS. WILLIAMS,

TEN POUNDS REWARD. OST from the Campaspe, about 6th May, 1856:-1 bay mare, branded like B or B near shoulder (the O con-Q O 5 joined), and like Q or O conjoined off shoulder 1 bay mare, wall eye, branded 34 off saddle and other brands
1 iron grey colt, branded RW near neck
Any person bringing the same to Mr. Castelo, Axedale Hotel;
or Mr. Lamb, at Mr. Ross's, Campaspe; or W. Blair, baker,
Sandhurst, will receive the above reward.

No. 897. FIFTEEN POUNDS REWARD. Notice to Austioneers, Poundreepers and Others.

OST 14th November, 1855, a bright bay horse, long black tail, and black points, branded E near shoulder, triangle

off shoulder. The above reward will be paid on recovery, by John White, head of Forest Creek, Bendigo road, or John White, Elphinstone Post Office. No. 877. TWENTY POUNDS REWARD.

CTRAYED from the undersigned the following horses:—

1 bay mare, draught breed, star and snip, near hind foot white, like I or JJ conjoined (tail of last J to right) near shoulder 1 chesnut draught mare, K over other brands near shoulder,

branded under saddle 1 dark grey horse, K near shoulder

1 brown pony horse, K near shoulder MK

1 brown pony horse, blaze, z near shoulder, H near thigh

1 bright bay filly, black points, K near shoulder
1 bright bay horse, bald face, near hind fetlock white, like HK
conjoined near shoulder.
The above reward will be paid by John Palmer, poundkeeper,
Newbridge, on delivery of the said horses, or by
JOHN KELLY,

Serpentine Inn, near Loddon River.

THREE POUNDS REWARD. STRAYED from Jeffery's Paddock, Carlsruhe, on the 20th instant, a chesnut entire colt, branded K near shoulder. Whoever will give information to Mr. Thomas Dryden, Mount Macedon, or to Mr. Lees, North Melbourne, shall receive the above reward.

ALEXANDER THORN.

TIFTEEN POUNDS REWARD.

STRAYED from Keilor Plains, on 8th June, 1856, a brown horse, branded Sy near, C off shoulder, off ear slit, small star.

Lost on 1st May, off the Bullock Creek, Bendigo, a black mare, branded ML near shoulder. Information to Superintendent of

Detective Police, Sandhurst or Melbourne.

THIRTY POUNDS REWARD.

OST or strayed from Campbelfield, on the New Sydney Road, on the night of the 10th of April, a bay horse, branded N near shoulder, B off shoulder, two seatons through the chest continually running. Whoever will bring the same to Muller's Livery Stables, Mistletoe Hotel, near the Supreme Court, will receive the above reward.

No. 881.

TEN POUNDS REWARD. TEN POUNDS REWARD.

Notice to Auctioneers, Poundkeepers and Others.

OST or stolen from Fiery Creek, Raglan, on 15th June, 1856, a grey cob horse, branded C on the off shoulder, and A on the near quarter, with a mark of a fistula across the shoulders. The above reward will be paid on recovery of the horse and conviction of the thief, and £2 reward if strayed, by applying to Mr. Lynn, blacksmith, View Point, Raglan.

No. 880.

FIVE POUNDS REWARD. Tost on Daisy Hill, on Friday, 1th January, 1856, a grey mare, branded JB conjoined near shoulder, IC off shoulder. £5 reward to any person giving information to lead to her recovery. Information corner of Franklin and Swanston streets, North Melbourne, or at the Government Camp, Maryborough.

Empoundings.

NOTICE.

THE dark brown or black mare impounded 4th June, 1856, has = in place of II near shoulder, and will be sold on the 16th July, 1856.

JAMES M. ROBERTSON, Poundkeeper, Gisborne Pound. NOTICE.

NOTICE.

THE white poley cow, brown face, advertised in the Government Gazette as impounded at Hamilton on 9th June, 1856, like \(\frac{1}{2} \) H off shoulder, has also L off rump, C near ribs 1 red heifer, blotch brand off rump, has like SL off thigh 1 red cow, cock horns, like 2CC off loin, CH off shoulder, should be 202 off loin, L off rump
1 brown and white bullock, wide horns, \(\frac{1}{2} \) L (top of \(\frac{1}{2} \) to right) near horn, has like D off ribs
1 red cow, hoop horns, L off rump, should be L near rump
1 red and and white cow, hoop horns, like H near shoulder, like J near rump, should be like \(\frac{1}{2} \) J near rump

RICHARD BLOOMFIELD,
10s.

Poundkeener.

I MPOUNDED at Belvoir, on 14th June, 1856, by Wm. Huon, Esq.
1 chesnut horse, few white hairs forehead, long switch tail, had bell on, I or JH near neck, blotch H near shoulder, of off

1 bay horse, switch tail, shod, like WJ near shoulder
EN (writing N)
1 chesnut horse, star, white spots and snip, switch tail, ID
near shoulder

1 brown colt, tan muzzle, off hind foot white, illegible brand near shoulder

If not claimed and expenses paid, to be sold on 6th August,

HENRY McILLREE,

Poundkeeper.

NOTICE.

THE bay horse impounded on the 5th June, to be sold on the 16th July, 1856, with star and snip, saddle marked, switch tail, scar near shoulder, had on piece lock hobbles, should be JM conjoined nearly illegible near shoulder

HENRY McILLREE, Poundkeeper, Belvoir.

TMPOUNDED at Hexham, 6th June, 1856.

6s. 6d.

1 dun colored black horse, branded JW near shoulder 1 brown bay mare, star, streak and snip, near hind foot white, C in diamond near shoulder, HB conjoined under, fore fect

I bay mare, G or C near shoulder, shod all round If not claimed and expenses paid, to be sold on 16th July, 1856,

J. TOMLINSON,

Poundkeeper.

MPOUNDED at Skipton, Emu Bridge, 10th June, 1856.

1 red bullock, o o off rump
1 strawberry poley cow, no visible brand
On 11th June.
1 black entire colt, no visible brand—Damages £10
1 black mare, no visible brand
1 bay horse, small star, a o both shoulders

If not claimed and expenses paid, to be sold on 16th July, 1856.

JOHN SANDERS, Poundkeeper.

MPOUNDED at Bacchus Marsh, 23rd June, 1856.

dark red cow, blind near eye, GS near rump

1 strawberry bullock, MP or MR conjoined off rump

1 strawberry steer, TB off rump, 7 off shoulder, WL near loin

1 red cow, white flanks, near ear slit, CE near rump

1 red poley cow, JCE near rump

yellow sided bullock, J W off ribs, blotch brand near ribs 1 magpie worker, AA near horn TL

1 red bullock, \bowtie off ribs, supposed DD near rump

1 yellow and white cow, JN near rump, 12 off shoulder JN

1 magpie steer, about 18 months old, S near shoulder 1 red steer, TB near rump If not claimed and expenses paid, to be sold on 16th July, 1856.

ROBERT PYKE. Poundkeener. 13s. 6d.

TMPOUNDED at Avoca, 18th June, 1856.

and collar marked, long tail, like JII over writing M near shoulder, blotch off ribs, 53 near neck

If not claimed and expenses paid, to be sold on 6th August,

WM. R. COLE BAKER, Poundkeeper.

IMPOUNDED at Pentridge, 24th June, 1856, by Mr. McKeand. 1 brindle cow, white on head and belly, wide horns, CA ¹ off rump, IS off ribs	THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sum:— \$\mathcal{\psi} \mathcal{\psi} \mathcal{s}
If not claimed and expenses paid, to be sold on 6th August, 1856. J. HEWITT, 6s. 6d. Poundkeeper	J. FERRES, 28th June, 1856. Government Printer
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