



VICTORIA GOVERNMENT GAZETTE.

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No. 69.]

TUESDAY, MAY 3.

[1859.

FURTHER PROROGATION OF PARLIAMENT.

PROCLAMATION

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS the Parliament of Victoria has been and now stands prorogued to Wednesday, the Fourth day of May instant: And whereas it is deemed expedient further to prorogue the same: Now therefore I, Sir Henry Barkly, the Governor of Victoria, do hereby further prorogue the said Parliament of Victoria until Tuesday, the Seventh day of June now next ensuing.

Given under my Hand and the Seal of the Colony, at Melbourne, this Third day of May, in the year of Our Lord One thousand eight hundred and fifty-nine, and in the twenty-second year of Her Majesty's Reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

JOHN O'SHANASSY.

GOD SAVE THE QUEEN!

Chief Secretary's Office,
Melbourne, 2nd May, 1859.

CIVIL SERVICE COMMISSION.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned gentlemen to be a Commission to enquire into and report upon the Civil Service of the Colony, viz. :—

RICHARD GRICE, Esquire, Chairman;

The Honorable T. T. A'BECKETT, M.L.C.;

WILLIAM EDWARD HEARN, Esquire, Professor of History, &c., in the University of Melbourne;

JOSEPH HENRY KAY, Esquire, Commander R.N., Clerk of the Executive Council;

WILLIAM HENRY ARCHER, Esquire, the Registrar General of Victoria;

THOMAS DRYBURGH, Esquire, Collector of Customs, &c., Melbourne.

WILLIAM HENRY ODGERS, Esquire, (of the Chief Secretary's Office,) to be Secretary to the Commission.

By His Excellency's Command,

JOHN O'SHANASSY.

Treasury,
Melbourne, 27th April, 1859.

PUBLICANS' ACT.

THE attention of the several Benches of Magistrates in the District of the Melbourne Receipt and Pay Office is requested to the 24th clause of the Act 13 Victoria No. 29 (Publicans' Act), with a view to the statements therein referred to being forwarded to the Treasury as soon as possible.

GEO. HARKER.

VICTORIAN RAILWAYS.

ENGINEER-IN-CHIEF'S DEPARTMENT.

ALL payments in this department are monthly. The commencement of each month should find all employes paid their salaries or wages for the previous month. In any case where payment does not take place, information of such delay is requested to be forwarded to the Engineer-in-Chief, as professional head of the department, who will transmit the same without delay for the guidance of the Honorable the Commissioner of Public Works.

GEO. S. W. HORNE,
Commissioner of Public Works.

Melbourne, 27th April, 1859.

Department of Electric Telegraph,
Office of the General Superintendent,
Melbourne, 26th April, 1859.

OPENING OF TELEGRAPHIC COMMUNICATION WITH MARYBOROUGH.

IT is hereby notified that Telegraphic Communication has this day been established with Maryborough, and that the office at that place is now available to the public.

Rates of charges and further information may be obtained upon application at any of the Telegraph Stations in Victoria.

SAML. W. MCGOWAN,
General Superintendent of Electric Telegraph.

Chief Secretary's Office,
Melbourne, 20th April, 1859.

PRICES OF ELECTORAL LISTS AND ROLLS.

HIS Excellency the Governor, with the advice of the Executive Council, has, in accordance with the provisions of the Act 22 Victoria No. 81, sections 12 and 20, fixed and determined the prices following, at which Electoral Lists and Rolls may be sold, viz. —

For each Division List, One Shilling.
For each Division Roll, One Shilling.

By His Excellency's Command,
JOHN O'SHANASSY.

Public Works Office,
Melbourne, 2nd May, 1859.

COMMISSIONER OF SEWERS AND WATER SUPPLY.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint

CHARLES JAMES TYERS, Esquire,

to be a Commissioner of Sewers and Water Supply during the absence on leave of F. A. Powlett, Esq.

By His Excellency's Command,
GEO. S. W. HORNE,
Commissioner of Public Works.

Crown Law Offices,
Melbourne, 26th April, 1859.

TERRITORIAL MAGISTRATE SUPERSEDED.

HIS Excellency the Governor, with the advice of the Executive Council, has directed the name of the under-mentioned gentleman, viz. —

JAMES HENRY CAMPBELL, Esquire, of the Chetwynds, Glenelg River,

to be, at Mr. Campbell's own request, removed from the Roll of Magistrates for the colony of Victoria.

By His Excellency's Command,
H. S. CHAPMAN.

Chief Secretary's Office,
Melbourne, 29th April, 1859.

NOTICE TO APPLICANTS FOR MINING LEASES.

NOTICE is hereby given that all applicants for mining leases of auriferous Crown Lands are required to furnish to the warden full description of the boundaries of such lands for insertion in each lease, accompanied by a plan thereof on the scale of two chains to the inch, together with a tracing of so much of the general map of the district, on the scale of four inches to a mile, as will suffice for connecting the particular area applied for with at least one fixed point in the district.

By His Excellency's Command,
JOHN O'SHANASSY.

J.2933.

GENERAL ABSTRACT, SHOWING THE AVERAGE AMOUNT OF THE LIABILITIES AND ASSETS OF THE ORIENTAL BANK CORPORATION, WITHIN THE COLONY OF VICTORIA.

Taken from the several Weekly Statements during the Quarter from the 1st January to the 31st March, 1859.

LIABILITIES.	AMOUNT.	TOTALS.	ASSETS.	AMOUNT.	TOTALS.
	£ s. d.	£ s. d.		£ s. d.	£ s. d.
Notes in Circulation	Coined Gold and Silver, and other Coined Metals.....	...	152,813 10 10
Not bearing Interest	Gold and Silver in Bullion or Bars	44,668 1 0
Bearing Interest	Landed Property	53,637 7 1
Bills in Circulation	Notes and Bills of other Banks.....	...	11,667 4 0
Not bearing Interest	Balances due from other Banks.....	...	5,949 10 0
Bearing Interest	Amount of all Debts due to the Bank, including
Balances due to other Banks	Notes, Bills of Exchange, and all Stock and Funded
Deposits	570 5 0	440,802 11 6	Debts of every description, excepting Notes, Bills
	440,232 6 6		and Balances due to the said Bank from other
			Banks.....	731,435 9 0	
Total Amount of Liabilities	£	606,204 0 6			
Amount of the capital stock paid up at this date	1,260,000 0 0				
Rate of the last dividend declared to the shareholders	10 per cent. per an.				
Amount of the last dividend declared	63,000 0 0				
Amount of the reserved profits after declaring such dividend	252,000 0 0		Total Amount of Assets	£	1,000,171 1 11

ARCHD. STEWART, Sub-Manager.

I, ARTHUR GLASS MERRON, make oath, that to the best of my knowledge and belief the foregoing Abstract is a true and faithful Account of the Average Amount of Assets and Liabilities of the above Bank within the colony of Victoria during the period specified; and that the same was made up from the Weekly Statements thereof, kept in pursuance of the provisions of the Act of the Governor and Council, 4 Victoria No. 13. Sworn before me at Melbourne, this } THOMAS S. MARTIN, Justice of the Peace.
twenty-seventh day of April, 1859.

A. G. MERSON, Accountant.

A. G. MERSON.

APPLICATIONS FOR LEASES IN THE MINING DISTRICT OF BALLAARAT.

IN pursuance of the Act of Parliament 21 Victoria No. 32, section 11, it is hereby notified that, upon the expiration of one month from the date hereof, it is intended to grant Leases of the portions of ground undermen-

Names of Applicants, and style under which it is intended that the business shall be carried on.	Extent of Ground applied for.	Description of Ground.			Capital and Machinery proposed to be employed.		Precise locality, and period of time for commencing operations.	General Remarks.
		Quartz Reef.	Deep Sinking.	Surfacing.	Amount of Capital proposed to be invested.	Value and general description of the Machinery.		
John Beattie, Chas. Meggs, William H. Moody	800 yards by 240 yards	Quartz reef...	Three thousand pounds	Twenty horse power engine, stampers and gear	Sailor's Reef, one mile or thereabouts south of township of Steiglitz. To commence operations as soon as lease is granted	This reef has been abandoned for nine months, the quality of quartz not being sufficiently rich to remunerate private miners. It is anticipated that by good machinery and proper appliances a company can pay themselves where the private miners would fail. Proposed term of lease ten years.

G. S. EVANS,
Commissioner of Crown Lands and Survey.

APPLICATIONS FOR LEASES IN THE MINING DISTRICT OF CASTLEMAINE.

IN pursuance of the Act of Parliament 21 Victoria No. 32, section 11, it is hereby notified that, upon the expiration of one month from the date hereof, it is intended to grant Leases of the portions of ground undermen-

Names of Applicants, and style under which it is intended that the business shall be carried on.	Extent of Ground applied for.	Description of Ground.			Capital and Machinery proposed to be employed.		Precise locality, and period of time for commencing operations.	General Remarks.
		Quartz Reef.	Deep Sinking.	Surfacing.	Amount of Capital proposed to be invested.	Value and general description of the Machinery.		
George Ryland, on behalf of the Californian Gold Mining and Washing Company	Five (5) acres	...	Alluvial deep sinking	...	Four thousand pounds already invested	Twenty horse power steam engine, Hart's patent washing machine, &c.	Clinker's Hill, now in operation	This land is granted under the Mining Board bye-laws. Proposed term of lease five years.

G. S. EVANS,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 28th April, 1859.

TITLE DEEDS.

THE following Title Deeds have, since the 18th instant,
been forwarded for delivery at the Receipt and Pay
Offices undermentioned, on receipt of the established fees.

By His Excellency's Command,
G. S. EVANS.

AT THE RECEIPT AND PAY OFFICE, MELBOURNE.

Kings, Thomas, and Kings, Richard, 36p., Queenstown
Watson, Alfred, 2r., Queenstown
Watson, Alfred, 2r., Queenstown
Young, James, 2r., Queenstown
Young, James, 2r., Queenstown
Young, James, 2r., Queenstown
Mitchell, Thomas, 2r., Queenstown
Knell, John Corke, 2r., Queenstown
Gray, Joseph, 2r., Queenstown
Gray, Joseph, 2r., Queenstown
Watson, E. G., 2r., Queenstown
Gray, Joseph, 2r., Queenstown
Courtis, John, 3r. 14½p., Williamstown
Smith, James, Stone, William, and Taogtow, Frederick, 3r. 14½p.,
Williamstown
Bonella, James, 2r. 27½p., Williamstown
Hewitt, Fleming, 1r. 33p., Queenstown
Parry, Charles, 1r., Northcote
Asher, David, 2r., Queenstown
Hughes, Martha, 2r., Queenstown
Sambrook, C. E., 1r. 32p., Queenstown
Gray, Joseph, 2r., Queenstown
Gray, Joseph, 2r., Queenstown
Fraser, William, 2r., Queenstown
Watson, E. G., 2r., Queenstown
Hughes, Martha, 2r., Queenstown
Knell, J. C., 1r. 37p., Queenstown
Hughes, Martha, 2r., Queenstown
Watson, E. G., 2r., Queenstown
Knell, J. C., 1r. 26p., Queenstown
Barnes, Eli, 1r. 15½p., Williamstown
Bell, Charles Thomas, 3r. 14½p., Williamstown
Smith, Rupert, 3r. 15½p., Williamstown
Seddon, Arthur, 2r. 7½p., Williamstown
Crossman, J. J., 2r. 16p., Williamstown
Courtis, John, 2r. 16p., Williamstown
Courtis, John, 2r. 16p., Williamstown
Jones, William, 2r. 13½p., Williamstown
Moss, Moton, and De Carle, Edward, 1r., Carlton
Moss, Moton, and De Carle, Edward, 1r., Carlton
Cherry, William, 55a. 3r. 31p., Truganina
Cherry, William, 60a. 1r. 25p., Truganina
Cherry, William, 64a. 0r. 6p., Truganina
Cherry, William, 70a. 3r. 6p., Truganina
Cherry, William, 60a. 2r. 37p., Truganina
Willis, Edward, and Swanston, C. C., 640a., unnamed
Ross, John, 640a., unnamed
Bogle, John, 640a., unnamed
Learmonth, William, 640a., unnamed
Christal, William, and Munday, Charles, 27p., Melbourne
Campbell, William, Macknight, C. H., and Irvine, J. H., 640a.,
unnamed
Mackellar, John, 320a., Ardachy
Farquharson, H. H., 2r., Wyndham
Farquharson, H. H., 2r., Wyndham
Farquharson, H. H., 2r., Wyndham
Farquharson, H. H., 3r., Eltham
Farquharson, H. H., 1r., Elsternwick

AT THE RECEIPT AND PAY OFFICE, PORTLAND.

Quirk, Patrick, 36p., Portland
Applegate, William, 1a. 3r. 15p., Narrawong
Applegate, William, 2a. 0r. 17p., Narrawong

AT THE RECEIPT AND PAY OFFICE, BALLAARAT.

Stewart, John, Stewart, Donald, Stewart, Alexander, and
Stewart, Archibald, 32a. 0r. 20p., Skipton
Smith, W. C., 51a. 0r. 37p., Warreneep
Gibbs, R. Band, and Gibbs, S. M., 29a. 1r. 10p., Warreneep
Macnamara, John, 178a. 1r. 20p., Warreneep
Foster, W. H., 121a. 3r. 13p., Warreneep
Oddie, James, and Oddie, Thomas, 117a. 0r. 3p., Warreneep
Hathorn, George, 24. 5-10p., Ballaarat
Clarke, W. J. T., 150a. 2r. 36p., Warreneep
Clarke, W. J. T., 154a. 0r. 1p., Warreneep
Aldrich, Edward, 87a. 1r. 13p., Warreneep
Wynne, E. A., 46a. 1r. 14p., Warreneep
Ryan, Thomas, 52a. 2r. 28p., Warreneep
Elliott, Michael, 49a. 1r. 7p., Warreneep
Clarke, W. J. T., 164a. 3r. 5p., Warreneep
Macnamara, John, 138a. 1r., Warreneep
Oddie, James, and Oddie, Thomas, 154a. 0r. 1p., Warreneep
Clarke, W. J. T., 184a. 2r. 7p., Warreneep
Clarke, W. J. T., 135a. 1r. 27p., Warreneep

AT THE RECEIPT AND PAY OFFICE, BEECHWORTH.

Tygh, Patrick, 2r., Belvoir
Tygh, Patrick, 2r., Belvoir
Tygh, Patrick, 2r., Belvoir
Street, Frederic, 2r., Belvoir

Street, Frederic, 2r., Belvoir
Street, Frederic, 2r., Belvoir
Pepper, James, 2r., Belvoir
Street, Frederic, 2r., Belvoir
Street, Frederic, 2r., Belvoir
Street, Frederic, 2r., Belvoir
Robinson, James, 1a., Belvoir
Loomes, George, 2r., Belvoir
Loomes, George, 2r., Belvoir
Tygh, Patrick, 2r., Belvoir
Tygh, Patrick, 2r., Belvoir
Tygh, Patrick, 2r., Belvoir
Hutchinson, A. V. B., 57a. 0r. 3p., Belvoir
Mayne, Robert, 29a. 2r. 32p., Belvoir
Mayne, Robert, 26a. 1r. 38p., Belvoir
Mayne, Robert, 31a. 2r., Belvoir
Hutchinson, A. V. B., 37a. 1r. 8p., Belvoir
Loomes, George, 2r. 12p., Belvoir

AT THE RECEIPT AND PAY OFFICE, GEELONG.

Currie, John Lang, 1r. 35. 7-10p., Queenscliff
Currie, John Lang, 1r., Queenscliff
Goodenough, Henry, 1r., Queenscliff
Goodenough, Henry, 1r., Queenscliff
Goodenough, Henry, 1r., Queenscliff
Timins, O. F., 1r., Queenscliff
Timins, O. F., 1r., Queenscliff
Grace, J. F., 2r., Inverleigh
Currie, J. L., 1r., Queenscliff
Goodman, G. W., 14a. 0r. 15p., Carrah
The trustees of the Mechanics' Institute, Geelong, 2r. 12p.,
Geelong North

AT THE RECEIPT AND PAY OFFICE, CASTLEMAINE.

Collins, William Bridge, 1r., Castlemaine
Firth, John, 24p., Castlemaine
Boundy, Joseph, 29. 2-5p., Castlemaine
Armstrong, R. C., and Adams, T. W., 18p., Castlemaine
Edwards, T. G., 11. 1-5p., Castlemaine
Butler, Henry, 1r. 8p., Castlemaine
Williams, W. S., 1r. 8p., Castlemaine
Boundy, Christopher, 24p., Castlemaine
Davis, Thomas, 9. 3-5p., Castlemaine
Edwards, T. G., 11. 1-5p., Castlemaine

Office of Roads and Bridges,
Melbourne, 3rd May, 1859.

PROPOSED ROAD.
COUNTY OF BOURKE.

NOTICE is hereby given that a map and survey plan
describing the exact course and bearings of, and the
admeasurements required for, a road in the county of Bourke
(being a portion of the Melbourne and Mount Blackwood road),
proposed to be made by the Board of Land and Works, to-
gether with a description of the lands through which the
same is proposed to pass, and the name of the owner and occu-
piers thereof, so far as known, and also an estimate of the
expense of the said work, have been deposited at the Public
Lands Office, Melbourne, the particulars of which are as
follow:—

PROPOSED ROAD AND DEVIATION OF ROAD, PARISH OF
KORKUPERRIMUL, COUNTY OF BOURKE.—Commencing at a point
on the eastern side of the Melbourne and Ballarat main road,
distant 15 chains more or less from the south-east angle of
allotment 4 of section xx., parish of Korkuperrimul; thence by
a line bearing north 28° east 15 chains; thence north 8° 34'
east 18 chains 60 links; thence north 10° 55' west 14 chains
11 links to a point whence branches proposed road to Black-
wood; thence north 89° west 25 chains 60 links to an angle in
the Melbourne and Ballarat main road, distant 10 chains,
more or less, from the south-east angle of allotment 1 sec-
tion xx., parish of Korkuperrimul.

The proposed road to Blackwood branches off at the point
named in the previous description, and proceeds thence north
39° 38' west 4 chains 30 links; thence north 17° 51' east
12 chains 55 links to a point on the northern boundary of the
parish of Korkuperrimul 17 chains 50 links, more or less, from
the north-west angle of allotment 5 section xx. of the same
parish.

These roads are one chain in width, excepting a portion
passing through allotment 5 of section xx., parish of Korku-
perrimul, where the road has a mean width of 2 chains 80 links
for a distance of 7 chains.

The names of the owners and occupiers of such land are as
follow:—Owner, Mrs. MacLachlan; occupiers, P. MacLusky,
and A. and W. Grant.

The quantity of land proposed to be taken for such roads
amounts to nine acres and nine perches, and the estimated cost
of effecting the work is £492 0s. 7½d., viz.:—£148 0s. 7½d., the
assumed value of the land at £15 an acre, and £344 the cost
of 172 chains of fencing at £2 a chain.

All persons affected by the proposed road are requested to
set forth in writing, addressed to the President of the Board of
Land and Works, Office of Roads and Bridges, Melbourne,
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 objections or claiming any compensation whatsoever.

G. S. EVANS,

R&B.605.

President of the Board of Land and Works.

LANDS OPEN FOR SELECTION AT MARYBOROUGH.

RETURN of Lands which can be selected under the 12th Clause of the Act of Parliament, 5th and 6th Victoria, chapter 36, and Amended Regulations, dated 24th October, 1856, at the Office of the Receiver and Paymaster, Maryborough, only, on and after Wednesday, the 25th May, 1859, at Ten o'clock a.m.

Special Country Lots.	Country Lots.	Date of Proclamation.	Date of Auction.	Parish and Situation.	Allotment.	Section.	Extent.	Price per Acre.	Amount to pay.	Remarks.
	4	1859. Mar. 14	1859. April 13	Yalong, west side of Bet-bet Creek, on and near the main line of road from Avoca to Carisbrook, and distant about 11 miles south-west from Maryborough	4	1	A. R. P. 84 2 1	£ s. 1 0	£ s. d. 84 10 2	No offer.
	5	"	"	"	5	1	103 2 0	1 0	103 10 0	"
	6	"	"	"	6	1	66 0 0	1 0	66 0 0	"
	7	"	"	"	7	1	65 0 0	1 0	65 0 0	"
	8	"	"	"	8	1	59 3 0	1 0	59 15 0	"
	11	"	"	"	11	1	169 2.23	1 0	169 12 11	"
	16	"	"	"	16	1	155 2 3	1 0	155 10 5	"
	26	"	"	Lillicur, east side of Bet-bet Creek, which separates it from the parish of Yalong	6	1	69 2 0	1 0	69 10 0	"
	30	"	"	"	10	1	42 0 0	1 0	42 0 0	"
	31	"	"	"	11	1	41 3 24	1 0	41 18 0	"
	32	"	"	"	12	1	71 2 6	1 0	71 10 9	"
	33	"	"	"	13	1	51 0 0	1 0	51 0 0	"
	34	"	"	"	14	1	81 0 0	1 0	81 0 0	"
	35	"	"	"	15	1	70 2 0	1 0	70 10 0	"
	36	"	"	"	16	1	43 0 32	1 0	43 4 0	"
	37	"	"	"	17	1	50 3 36	1 0	50 19 6	"
	38	"	"	"	18	1	62 1 20	1 0	62 7 6	"
	39	"	"	"	19	1	63 2 0	1 0	63 10 0	"
	40	"	"	"	20	1	82 3 34	1 0	82 19 3	"
	42	"	"	"	2	2	26 3 0	1 0	26 15 0	"
	43	"	"	"	3	2	35 1 10	1 0	35 6 3	"
	44	"	"	"	4	2	133 2 20	1 0	133 12 6	"
	45	"	"	"	5	2	88 1 8	1 0	88 6 0	"
	46	"	"	"	6	2	58 0 0	1 0	58 0 0	"
	49	"	"	"	9	2	60 2 0	1 0	60 10 0	"
	50	"	"	"	10	2	85 1 0	1 0	85 5 0	"
	51	"	"	"	11	2	84 3 0	1 0	84 15 0	"
	52	"	"	"	12	2	62 1 0	1 0	62 5 0	"
	55	"	"	"	15	2	64 1 20	1 0	64 7 6	"
	56	"	"	"	16	2	76 0 25	1 0	76 3 2	"

NOTE.—In accordance with the Amended Regulations, dated 24th October, 1856, 3rd Clause, those lots of the above Return which remain unsold on the 25th August, 1859, will, on and subsequent to that date, be open for selection at the Selection Office, Collins street west, Melbourne, only.

Selection Office, Department of Lands and Survey,
Melbourne, 30th April, 1859.

G. S. EVANS,
Commissioner of Crown Lands and Survey.

SCHEDULE OF UNSOLD ALLOTMENTS.
MARYBOROUGH LAND SALE.—31ST MARCH, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.
2	3	17	Town Lot. Maryborough	A. R. P. 0 1 0	Withdrawn
1	2	6	Country Lots. Craigie ...	55 2 38	Withdrawn
2	3	6	Craigie ...	67 1 14	"
3	4	6	Craigie ...	67 3 30	"
4	7	6	Craigie ...	53 2 16	"
5	8	6	Craigie ...	66 2 16	"
6	9	6	Craigie ...	103 0 22	"
7	10	6	Craigie ...	52 3 0	"
8	11	6	Craigie ...	37 0 30	"
9	12	6	Craigie ...	38 1 24	"
10	13	6	Craigie ...	45 1 8	"
11	14	6	Craigie ...	51 3 8	"
12	16	6	Craigie ...	57 0 30	"
13	17	6	Craigie ...	92 3 12	"
14	18	6	Craigie ...	100 1 9	"
15	19	6	Craigie ...	75 2 1	"
16	20	6	Craigie ...	52 2 15	"
17	21	6	Craigie ...	83 0 32	"
18	22	6	Craigie ...	83 0 32	"
19	23	6	Craigie ...	83 0 8	"
20	24	6	Craigie ...	69 2 34	"

G. S. EVANS,
Commissioner of Crown Lands and Survey.
Selection Office, Department of Lands and Survey,
Melbourne, 27th April, 1859.
No. 69.—MAR 3RD, 1859.—2.

SCHEDULE OF UNSOLD ALLOTMENTS.
DUNOLLY LAND SALE.—30TH MARCH, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.
35	36	A	Suburban Lots. Dunolly ...	A. R. P. 1 3 27	No offer at auction.
36	37	A	Dunolly ...	1 2 21	Withdrawn
42	3	4	Dunolly ...	2 2 0	"
43	4	4	Dunolly ...	1 3 4	"
44	5	4	Dunolly ...	2 3 35	"
45	6	4	Dunolly ...	2 0 6	"
46	7	4	Dunolly ...	2 0 0	"
47	8	4	Dunolly ...	2 0 0	"
48	11	4	Dunolly ...	2 0 0	"
49	12	4	Dunolly ...	2 0 0	"
50	13	4	Dunolly ...	1 3 30	"
51	14	4	Dunolly ...	1 3 18	"
52	15	4	Dunolly ...	2 3 14	"
53	16	4	Dunolly ...	2 3 36	"
54	20	4	Dunolly ...	2 1 0	"
55	21	4	Dunolly ...	2 0 0	"
56	22	4	Dunolly ...	1 0 2	"
57	23	4	Dunolly ...	0 3 23	"
58	24	4	Dunolly ...	2 1 20	"

G. S. EVANS,
Commissioner of Crown Lands and Survey.
Selection Office, Department of Lands and Survey,
Melbourne, 27th April, 1859.

SCHEDULE OF UNSOLD ALLOTMENTS.
DUNOLLY LAND SALE.—11TH APRIL, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Why not sold.
1	1	1	<i>Town Lots.</i> Tarnagulla ...	No offer at auction.
2	2	1	Tarnagulla ...	
3	3	1	Tarnagulla ...	
1	1	A	<i>Country Lots.</i> Tarnagulla ...	Withdrawn from sale.
2	2	A	Tarnagulla ...	
3	3	A	Tarnagulla ...	
4	4	A	Tarnagulla ...	
5	5	A	Tarnagulla ...	
6	6	A	Tarnagulla ...	
7	8	A	Tarnagulla ...	
8	9	A	Tarnagulla ...	
9	10	A	Tarnagulla ...	
10	11	A	Tarnagulla ...	
11	12	A	Tarnagulla ...	
12	13	A	Tarnagulla ...	
13	14	A	Tarnagulla ...	
14	15	A	Tarnagulla ...	
15	16	A	Tarnagulla ...	
16	17	A	Tarnagulla ...	
17	18	A	Tarnagulla ...	
18	19	A	Tarnagulla ...	
19	20	A	Tarnagulla ...	
20	21	A	Tarnagulla ...	
21	22	A	Tarnagulla ...	

G. S. EVANS,
Commissioner of Crown Lands and Survey.
Selection Office, Department of Lands and Survey,
Melbourne, 30th April, 1859.

SCHEDULE OF UNSOLD ALLOTMENTS.
HAMILTON LAND SALE.—1ST APRIL, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.	
7	2	2	<i>Suburban Lots.</i> Redruth ...	A. R. P. 77 2 33	No offer.	
8	3	2	Redruth ...	77 2 33		"
9	4	2	Redruth ...	41 3 22		"
10	5	2	Redruth ...	77 3 7		"
CASTLEMAINE LAND SALE.—12TH APRIL, 1859.						
Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.	
1	15	5	<i>Country Lots.</i> Franklin ...	A. R. P. 64 3 33	Withdrawn	
2	3	6	Franklin ...	48 3 27		"
3	4	6	Franklin ...	41 0 0		"
4	5	6	Franklin ...	28 3 8		"
5	21	6	Franklin ...	12 0 33		"
6	22	6	Franklin ...	10 0 3		"
KILMORE LAND SALE.—11TH APRIL, 1859.						
Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.	
5	4	...	<i>Suburban Lots.</i> Forbes ...	A. R. P. 35 2 7	No offer.	
6	5	...	Forbes ...	35 1 34		"
7	6	...	Forbes ...	35 1 21		"
9	9	...	Forbes ...	35 0 22		"
10	10	...	Forbes ...	32 1 7		"

G. S. EVANS,
Commissioner of Crown Lands and Survey.
Selection Office, Department of Lands and Survey,
Melbourne, 23th April, 1859.

SCHEDULE OF FORFEITED ALLOTMENTS.
MELBOURNE LAND SALE.—23RD FEBRUARY, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Amount Forfeited.
4	1	8	<i>Town Lots.</i> Berwick ...	A. R. P. 0 2 0	£ s. d. 1 0 0
7	4	8	Berwick ...	0 2 0	1 0 0
20	3	11	Wallan-wallan ...	0 2 0	1 0 0
21	4	11	Wallan-wallan ...	0 2 0	1 0 0
33	3	2	Dromana ...	0 2 0	3 0 0
34	1	3	Dromana ...	0 2 0	3 0 0

BALLAARAT LAND SALE.—3RD MARCH, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Amount Forfeited.
26	5	6	<i>Country Lots.</i> Warreneep...	A. R. P. 109 1 9	£ s. d. 38 0 0

CASTLEMAINE LAND SALE.—3RD MARCH, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Amount Forfeited.
2	12	4	<i>Suburban Lots.</i> Guildford ...	A. R. P. 2 2 25	£ s. d. 5 0 0
8	64	C	Castlemaine ...	0 0 30½	1 0 0
9	65	C	Castlemaine ...	0 0 30½	1 0 0
16	73	C	Castlemaine ...	0 1 28½	2 0 0
23	80	C	Castlemaine ...	0 1 28½	2 0 0

G. S. EVANS,
Commissioner of Crown Lands and Survey.
Selection Office, Department of Lands and Survey,
Melbourne, 29th April, 1859.

APPROACHING LAND SALES.

CROWN Lands have been proclaimed in previous numbers of the *Gazette* for sale at the undermentioned places and dates. Each sale will commence at Eleven o'clock a.m.

	NO.	PAGE.
BALLAARAT—		
Wednesday, 4th May ...	44	589
Friday, 13th May ...	56	753
Monday, 16th May ...	56	754
Tuesday, 17th May ...	56	755
BEECHWORTH—		
Wednesday, 25th May ...	61	821
Thursday, 26th May ...	61	822
GEELONG—		
Friday, 13th May ...	56	756
Monday, 23rd May ...	61	823
Monday, 30th May ...	66	887
GISBORNE—		
Friday, 13th May ...	56	757
HAMILTON—		
Monday, 30th May ...	66	837
HEATHCOTE—		
Friday, 13th May ...	56	758
KYNETON—		
Monday, 30th May ...	66	888
MADDINGLEY—		
Monday, 16th May ...	56	758
Tuesday, 17th May ...	56	759
Wednesday, 18th May ...	56	760
Monday, 30th May ...	66	889
Tuesday, 31st May ...	66	890
MELBOURNE—		
Monday, 30th May ...	66	891
Tuesday, 31st May ...	66	891
Wednesday, 1st June ...	66	892
SALE—		
Monday, 30th May ...	66	893
TARRAVILLE—		
Wednesday, 4th May ...	48	637
Monday, 30th May ...	66	894

By His Excellency's Command,
G. S. EVANS.
Department of Lands and Survey,
Melbourne.

ARARAT MINING DISTRICT.

No. II.—BYE-LAW FOR REGULATING THE APPLICATION OF CERTAIN BYE-LAWS TO PARTICULAR DIVISIONS OF THE DISTRICT.—[12th April, 1859.]

At a meeting of the mining board of the mining district of Ararat, begun and holden at the Shamrock Hotel, Barkly street, Ararat, in the said district, on the 12th day of April, One thousand eight hundred and fifty-nine, it is ordained by the said board as follows, that is to say:—

The application of certain bye-laws to particular divisions of the district.

That the heading or description of all and every bye-law intended to have force in one or two divisions only of the district, and which shall hereafter be ordained by this board, shall specify such division or divisions, and the bye-laws shall have force in such division or divisions only.

The undersigned members of the said mining board concurred in making the foregoing bye-law.

EDWARD SALISBURY, J. W. J. GUTIERREZ, JOHN WOODS, DANIEL R. FLINT, THOMAS BOOTH, PATRICK McGRATH, DANIEL O'CONNELL,	}	Members.
THOMAS McEWAN,		Chairman.

No. III.—BYE-LAW REGULATING PROSPECTING IN THE ARARAT AND PLEASANT CREEK DIVISIONS OF THE ARARAT DISTRICT.—[12th April, 1859.]

At a meeting of the mining board of the mining district of Ararat, begun and holden at the Shamrock Hotel, Barkly street, Ararat, in the said district, on the 12th day of April, 1859, it is ordained by the said board as follows, that is to say:—

Miners prospecting for a new lead or deposit of gold shall be entitled to claims of the following areas:—

1. *Surfacing and dry sinkings, size of claim.*—In surfacing and dry sinkings, *bona fide* parties of from one to eight miners actually engaged in prospecting on the same frontage, at the same time, shall be recognised, and shall be entitled to 50 feet for each man along the supposed course of the lead, by a breadth across the same of 200.

2. *Quartz mining, size of claim.*—In quartz mining, two (2) miners shall constitute a party, and shall be entitled to 150 feet along the course of the reef with all dips and angles, by a breadth across the same of 300 feet.

3. *Intermediate sinkings, size of claim.*—In intermediate sinkings where the water is inconsiderable, *bona fide* parties, as before mentioned, of not less than four and not more than twelve miners, shall be recognised and entitled to claims of the following areas, that is to say: For four miners, 200 feet by 200 feet, and 50 feet by 200 feet additional for every additional member of the party, the 50 feet in each case to be along the course of the lead, and the 200 feet across the same: provided the whole party sink on the same frontage at the same time.

4. *Wet sinkings, size of claim.*—In wet sinkings, where constant baling is necessary previously to the drives being opened, *bona fide* parties of from eight to twenty-four miners shall be recognised, and shall be entitled to areas as follows, that is to say: For eight miners, 160 yards along the course of the lead by a breadth of 100 yards across the same, and 20 yards additional along the course of the lead, with a corresponding breadth for every additional member of the party; provided that the whole party sink on the same frontage at the same time.

5. *Machinery employed, size of claim.*—Where steam machinery is employed, an engine of four nominal horse power shall represent the ground held by four miners, and so on in proportion to the number of nominal horse power of such engine, and a smaller number of miners in the proportion aforesaid shall be entitled to hold the ground; provided always that each party contain not less than eight *bona fide* shareholders.

6. *Protection to prospectors in occupancy.*—Prospectors shall be protected in the unconditional possession of their claims until the same be abandoned; provided always that such prospectors do not hold or work any other claim during the time of such possession, except in wet sinkings, where the prospectors shall be subject to the bye-laws regulating the same, excepting only as regards the number of miners required to represent the ground.

7. *Lost leads, size of claim.*—Miners discovering a lost lead shall be entitled to areas as follows, that is to say:—Block claims in dry sinkings, 72 feet by 72 feet; in intermediate sinkings, block claims, 72 feet by 72 feet; in wet sinkings, 105 feet by 105 feet; and on frontage leads, a double claim.

8. *Two hundred and fifty (250) yards a-head, size of claim.*—Miners sinking 250 yards a-head of any claim in which gold has been struck shall be entitled to a claim or claims, as the case may be, of similar dimensions as those specified in clause 7.

9. *Discovering payable gold.*—Any miner having discovered payable gold shall make such discovery known to the warden without delay; any miner neglecting to do so, shall be refused protection for a claim beyond the ordinary size.

10. *Repeal of bye-law No. 7.*—Bye-law No. 7, of this district, relating to prospecting, is hereby repealed.

The undersigned members of the said mining board concurred in making the foregoing bye-laws.

JOHN WOODS, J. W. J. GUTIERREZ, EDWARD SALISBURY, PATRICK McGRATH, DANIEL R. FLINT, THOMAS BOOTH, DANIEL O'CONNELL,	}	Members.
THOMAS McEWAN,		Chairman.

No. IV.—BYE-LAW REGULATING DRY SINKINGS IN THE DIVISIONS OF ARARAT AND PLEASANT CREEK.—[12th April, 1859.]

At a meeting of the mining board of the mining district of Ararat, begun and holden at the Shamrock Hotel, Barkly street, Ararat, in the said district, on the 12th day of April, One thousand eight hundred and fifty-nine, it was ordained by the said board as follows, that is to say:—

1. *Regulations for marking out claims.*—Miners marking out claims in dry sinkings shall do so by firmly fixing four pegs in the ground, one at each corner of the claim: the pegs must be kept visible during the working of the claim.

2. *The extent of ground for one miner in surfacing.*—The extent of ground for one miner in surfacing (not exceeding eight (8) feet in depth) shall be 24 x 24 feet, but in any greater depth of sinkings one miner shall not hold a claim.

3. *Extent of ground for two miners.*—The extent of ground for two (2) miners shall be 34 x 34 feet: no other sized claim shall be allowed excepting where specially provided for in other bye-laws.

4. *Neutral ground.*—Two (2) feet of neutral ground shall be left between adjoining claims by the party last marking out, which may be worked by either of the adjoining claimholders, provided they securely prop the same so as neither to endanger life nor property.

5. *More than three (3) feet neutral ground.*—When more than three (3) feet neutral ground has been left between any two claims, it shall be lawful for any miner to take possession of the same.

6. *Occupying too much ground.*—Any miner wishing to measure the area of a claim may do so on giving notice thereof to the owners, and in the event of there being too much ground in such claim, the miner making this discovery shall determine which side or sides of the claim the spare ground is to be taken from.

7. *Forfeiture of claims.*—Miners shall commence to sink their shafts within twenty-four (24) hours after the time of marking their claims, and shall continue in a *bona fide* manner to work them until the claim is abandoned. Any infringement of this clause shall constitute a forfeiture of the claim.

8. *Removing pegs from a claim.*—Any person wilfully removing the pegs of any claim of which the occupants are in lawful possession, shall be liable to the pains and penalties provided for breaches of bye-laws, and specified in the Gold Fields Act.

9. *Sinking a shaft to the injury of adjoining claim.*—Any miners sinking their shaft so near the boundary of their claim as to injure or weaken adjoining claims, shall be accountable to the holders of such claims for any injury so sustained.

10. *Ground proving to be wet.*—If any claim occupied under this bye-law shall, subsequently to its original occupation, be proved to be wet, such claim shall be held and worked under the bye-law relating to intermediate sinkings.

11. *Claims to be held and worked in accordance with this bye-law.*—Any claim which has been marked out under this bye-law, if not held and worked in accordance thereto, shall, except as is provided for in clause 10, be deemed forfeited, and any miner, as hereinafter provided for, may take possession of such claim, except in cases where the previous occupants shall be able to establish their title, under the following exemptions, namely, any miner who is unable to work in consequence of accident or illness, or who shall be in attendance on any sick person or at a court of justice, or whose absence from such claim has been caused by some urgent business, the proof of which shall be upon such miner, shall be entitled to hold such claim in reserve or unworked for any reasonable length of time.

12. *Forfeited claim—authority of warden to occupy.*—Any miner intending to take possession of a forfeited or disputed claim, or share in a claim, shall in no case do so forcibly, but shall first obtain the authority of the warden.

13. *Repeal of former bye-law.*—Bye-law No. 1, regulating dry sinkings in the Ararat mining district, is hereby repealed.

The undersigned members of the said mining board concurred in making the foregoing bye-law.

THOMAS BOOTH, J. W. J. GUTIERREZ, JOHN WOODS, DANIEL O'CONNELL, D. R. FLINT, EDWARD SALISBURY, PATRICK McGRATH,	}	Members.
THOMAS McEWAN,		Chairman.

No. V.—BYE-LAW REGULATING THE REGISTRATION OF QUARTZ CLAIMS IN THE ARARAT DISTRICT.—[12th April, 1859.]

At a meeting of the mining board of the mining district of Ararat, begun and holden at the Shamrock Hotel, Barkly street, Ararat, in the said district, on the 12th day of April, 1859, it is ordained by the said board as follows, that is to say:—

1. *Registration effected on the execution of three months' work.*—Any miner or miners in possession of a quartz claim, on which not less than three (3) consecutive months' *bona fides* work has been done by at least two (2) miners, and on which the sinking or tunnelling, or both combined, shall equal one hundred (100) feet lineal measurement, may, on application to the warden, obtain a registration certificate, authorizing the suspension of work in the said claim for any period not exceeding two (2) months; previously to any subsequent registration three (3) months additional work in each case, as before specified, shall be done on each claim.

2. *Number of shares in registered claims.*—No miner shall be allowed to hold more than one share in any registered claim or claims, and any minneracting contrary to this provision shall forfeit all right and title to the claim or share last registered.

3. *Notice of application for registration.*—Eight (8) days prior to the granting of any registration certificate the miners requiring such registration shall post a notice to that effect on some conspicuous part of their claim, which notice shall contain the name of each shareholder, together with date and number of miners' rights, and unless valid objections to such registration be made by adjoining claimholders within the eight (8) days specified, it shall be lawful for the warden to grant a registration certificate as provided in clause 1.

4. *Influx of water—suspension of work.*—In the event of the further progress of any quartz claim being impeded by the influx of water, it shall be lawful for the warden to grant a suspension of work in such claim for any period not exceeding three (3) months, and such privilege may be renewed by the warden from time to time until the owners of two (2) or more adjoining claims which are on the same water level require the withdrawal of such privilege and the active prosecution of the works.

5. *Repeal of clauses 10 and 11, bye-law No. 6.*—Clauses ten and eleven (10 and 11) in bye-law No. six (6), regulating quartz mining in the Ararat district, are hereby repealed.

The undersigned members of the said mining board concurred in making the foregoing bye-law.

J. W. J. GUTIERREZ,
JOHN WOODS,
PATRICK McGRATH,
EDWARD SALISBURY,
DANIEL R. FLINT,
THOMAS BOOTH,
DANIEL O'CONNELL,
THOMAS McEWAN, Chairman.

Members.

No. VI.—BYE-LAW REGULATING THE QUANTITY AND FORM OF LAND WHICH MAY BE OCCUPIED BY AND FOR MACHINERY USED IN CRUSHING AND EXTRACTING GOLD FROM QUARTZ AND OTHER SUBSTANCES IN THE ARARAT DISTRICT.—[12th April, 1859.]

At a meeting of the mining board of the mining district of Ararat, begun and holden at the Shamrock Hotel, Barkly street, Ararat, in the said district, on the 12th day of April, 1859, it is ordained by the said board as follows, that is to say:—

1. *Quartz crushing machines, size of claim.*—It shall be lawful for the *bona fide* owner or owners or the legal representatives of such owners of any quartz crushing machinery, plant, or other apparatus, to occupy and to hold by virtue of his or their miners' right or rights, as the case may be, crushing claims in the form and manner and according to the scale hereinafter specified, that is to say:—If with frontage to any creek or natural waterhole, for each nominal horse power of the engine, including the adequate, complete, and corresponding machinery necessary thereto, a quantity of land equal to one thousand (1000) square yards shall be allowed in the form of a parallelogram or as near such form as the nature of the ground will admit of, having a frontage to such creek or waterhole of ten (10) yards with a depth of one hundred (100) yards.

2. *Where artificial reservoirs are required, size of claim.*—In cases where artificial reservoirs are required in order to obtain the necessary supply of water from surface drainage, the quantity of land shall be four thousand yards (4000) square yards for each nominal horse power as aforesaid.

3. *Notice of application, ground applied for.*—Any miner as aforesaid seeking to occupy ground in the manner and for the purpose herein specified shall fix a substantial post three feet above the surface firmly in the ground at each extreme corner of the land applied for, and on each post a notice in the following form shall be attached, viz.:—"I (or we), A. B. hereby give notice of our intention to occupy the site here indicated as a quartz crushing claim, the superficial area of which is square yards. My (or our) engine and crushing apparatus is of nominal horse power." A copy of such notice, together with a plan of the site, executed by the mining surveyor of the district, shall, within three days of the date of the marking out as aforesaid, be forwarded to the warden of the division, and advertised at least twice before such application is entertained, in some newspaper published within the district.

4. *Objections to the application to be in writing.*—Any miner objecting to the occupation of ground so marked out as afore-

said, shall, within fourteen (14) days from the date on which the notice was posted, state such objection in writing to the warden of the division, who shall at the expiration of the fourteen days aforesaid, or as soon after as may be convenient, proceed to the site applied for, and with the assistance of assessors examine into the nature of such objections; and if the objections be deemed by the warden and assessors aforesaid to be valid, the application shall be refused, or a portion only granted of the ground applied for, as the warden and assessors may decide.

5. *Protection to crushing claimholders.*—Any miner or miners having become possessed of a crushing claim as aforesaid, shall, during such occupancy, be protected against all injurious interference on the part of others, whether such interference relate to the supply of water, the ingress to, or egress from such claim, or any other obstructions which may be calculated to interrupt the fair and reasonable requirements of the works.

6. *Claimholders to commence work within reasonable time.*—Claimholders under this bye-law shall, within a reasonable time after original occupation, commence operations in a *bona fide* manner, and shall, except in cases of accident, scarcity of water, insufficient work, or like causes, over which they have no control, continue the same during all lawful and necessary days.

7. *Conditions of this bye-law not observed, claim forfeited.*—In the event of the conditions above specified not having been observed by the claimholders aforesaid for a period of three consecutive months, or in the event of it becoming apparent that such claimholders are systematically evading the conditions on which alone such claim can be held, it shall be lawful for the warden and assessors, on the representation of any miner or miners complaining of the breach of such conditions, to institute an enquiry into the circumstances complained of, and if proved to be correct, to declare such crushing claim forfeited.

8. *Lead of gold traced to boundaries of crushing claims may be worked as in ordinary claims.*—If at any time any lead, deposit, vein, or lead of gold be traced to any of the boundaries of any crushing claim, such claim shall be open to the ordinary operations of miners without let or hindrance.

The undersigned members of the said mining board concurred in making the foregoing bye-law.

J. W. J. GUTIERREZ,
JOHN WOODS,
EDWARD SALISBURY,
PATRICK McGRATH,
DANIEL R. FLINT,
THOMAS BOOTH,
DANIEL O'CONNELL,
THOMAS McEWAN, Chairman.

Members.

It is hereby certified that the foregoing bye-laws, Nos. 2-6, of the mining board for the district of Ararat, have been made in the form and have been signed in the manner prescribed by law; and any person desirous to dispute the validity of such bye-laws is hereby required to do so in accordance with the provisions of 21 Victoria No. 32, sec. 112.

Gazetted on the 3rd day of May, 1859.

By His Excellency's Command,
K.3837. JOHN O'SHANASSY.

ARARAT MINING DISTRICT

BYE-LAW REPEALING CERTAIN CLAUSES IN THE BYE-LAW REGULATING MINING OPERATIONS IN THE RAGLAN DIVISION OF THE ARARAT DISTRICT, AND SUBSTITUTING OTHER CLAUSES IN LIEU THEREOF.—[12th April, 1859.]

At a meeting of the mining board of the mining district of Ararat, begun and holden at the Shamrock Hotel, Barkly street, Ararat, in the said district, on the 12th day of April, One thousand eight hundred and fifty-nine, it is ordained by the said board as follows, that is to say:—

That clauses 16, 18, and 19 of the bye-law regulating mining operations in the Raglan division of the Ararat district be repealed, and they are hereby repealed, and that the following clauses be substituted in lieu thereof:—

1. *Hill sinking, size of claim.*—The extent of claims in hill sinking, exceeding five (5) feet in depth, shall be as follows, viz.:—

One man, twenty (20) feet by forty (40) feet.
Two men, forty (40) feet by forty (40) feet.
Three men, sixty (60) feet by forty (40) feet.
Four men, eighty (80) feet by forty (40) feet.

2. *Old workings, size of claims.*—The extent of claims in old workings shall be as specified in the following table, viz.:—

Wet workings.	Dry workings in flats and gullies.	Hill surfacing.	Hill sinking.
Eighty (80) feet along the course of the lead, with frontage for each man.	Sixty (60) feet along the course of the lead, with frontage for each man.	1 man 60 ft. by 60 ft. 2 men 90 ft. by 80 ft. 3 men 120 ft. by 90 ft. 4 men 120 ft. by 120 ft. And so on in proportion to the number of men.	1 man 60 ft. by 40 ft. 2 men 80 ft. by 80 ft. 3 men 120 ft. by 80 ft. 4 men 160 ft. by 80 ft. And so on in proportion to the number of men.

3. *Prospecting, size of claims.*—Prospectors discovering a lead shall be entitled to an extent of claim as specified in the following table:—

Hill surface- ing, 1 pros- pector only.	Hill sinking, limited to 4 men.	Dry workings in flats and gul- lies, limited to 8 men, with frontage to the lead.	Wet workings in flats and gul- lies, limited to 12 men, with frontage to the lead.	Quartz min- ing, limited to 2 prospectors.
50 ft. by 50 feet	1 man 40 ft. by 60 ft. 2 men 50 ft. by 60 ft. 3 men 120 ft. by 60 feet 4 men 120 ft. by 80 ft.	1 man 45 feet 2 men 50 " 3 men 135 " 4 men 180 " 5 men 225 " 6 men 270 " 7 men 315 " 8 men 360 "	1 man 80 feet 2 men 160 " 3 men 240 " 4 men 320 " 5 men 400 " 6 men 480 " 7 men 560 " 8 men 640 " 9 men 720 " 10 men 800 " 11 men 880 " 12 men 960 "	1 man 60 ft., along the course of the reef, with all dips and angles un- derlying a width of 300 ft.

The undersigned members of the said mining board con-
curred in making the foregoing bye-law.

JOHN WOODS,
EDWARD SALISBURY,
J. W. J. GUTIERREZ,
PATRICK McGRATH, } Members.
DANIEL R. FLINT,
DANIEL O'CONNELL,
THOMAS McEWAN, Chairman.

It is hereby certified that the foregoing bye-law of the mining
board for the district of Ararat, has been made in the form
and has been signed in the manner prescribed by law; and any
person desirous to dispute the validity of such bye-law is hereby
required to do so in accordance with the provisions of 21 Victoria
No. 32, sec. 112.

Gazetted on the 3rd day of May, 1859.

By His Excellency's Command,
K.3937. JOHN O'SHANASSY.

Chief Secretary's Office,
Melbourne, 5th April, 1859.
MUNICIPAL INSTITUTIONS.

FOOTSCRAY PETITION.

IN pursuance of the Act of Council 18 Victoria No. 15, His
Excellency the Governor, with the advice of the Executive
Council, has directed the publication of the substance and
prayer of a petition addressed to His Excellency as hereinafter
set forth, signed by one hundred and seventy-two householders,
resident at and near Footscray, in the county of Bourke, pray-
ing for the erection of their locality into a municipal district.

By His Excellency's Command,
J.2744. JOHN O'SHANASSY.

The petitioners state that they are all householders within
the meaning of the Act above referred to, and resident within
the area hereinafter described; that such area is less than nine
square miles, that no one point therein is distant six miles from
any other point, and that it contains the number of house-
holders required by the said Act.

They further state that they are desirous that the Govern-
ment township of Footscray and the neighborhood should be
constituted a municipal district, to be bounded in manner fol-
lowing, viz.:—Commencing at a point being the intersection
of the western boundary line of section 8 of the parish of Cut-
paw-paw with the Stony Creek and the north-west corner of
the municipal district of Williamstown, and thence bearing
south to the south-east corner of section 9 of the said parish;
thence in a line bearing west to the south-west corner of the
said section 9; thence in a line bearing north to a point on the
western boundary of section 16, at the south side of a certain
street reserved out of the said section 16, known as Suffolk
street; thence along the south side of Suffolk street bearing
east to another reserved street called Church street; thence
by Church street in a line bearing north-east and east to the
western boundary line of section 15; thence in a line along the
said western boundary line of section 15 to the north-west
corner thereof; thence in a line bearing east along the northern
boundary line of the said section 15 to the Saltwater River;
thence by the Saltwater River to the south side of the railway;
thence in a line to the north-east corner of the Government
township of Footscray; thence by the eastern and southern
boundary lines of the said township to the western side of the
River Yarra; thence by the River Yarra and the Stony Creek
to the commencing point."

And the petitioners pray as follows:—

"Your petitioners therefore pray your Excellency that the
beforementioned boundaries may be declared the limits and
constituted the municipal district of Footscray, and that your
Excellency will be pleased to issue the necessary Proclamation
for declaring it a municipality, and defining its limits ac-
cordingly."

[The signatures to the above-mentioned petition will be found in
the Gazette, Nos. 50, 52, pp. 676, 692 ante.]

No. 69.—MAY 3RD, 1859.—3.

Chief Secretary's Office,
Melbourne, 12th April, 1859.

MUNICIPAL INSTITUTIONS.

FITZ ROY PETITION FOR EXTENSION.

IN pursuance of the Act of Council 18 Victoria No. 15, His
Excellency the Governor, with the advice of the Executive
Council, has directed the publication of the substance and
prayer of a petition addressed to His Excellency as hereinafter
set forth, signed by two hundred and ninety-nine inhabitants of
the municipal district of Fitz Roy, in the county of Bourke,
praying for the annexation of a contiguous locality to the said
municipal district.

By His Excellency's Command,
J.2488. JOHN O'SHANASSY.

The petitioners state that they are desirous that the northern
boundary of the municipal district should be extended so as to
include the triangular portion of land embraced by the Heidel-
berg road, Smith street, and Reilly street.

They are of opinion that the portion of the Heidelberg road
extending from the north end of Brunswick street to the north
end of Smith street is the natural boundary of the district on
the north, inasmuch as all the leading streets east of Brun-
swick street are continued to and terminate thereon. But the
present boundary line extending along Reilly street deprives
the municipal authorities of the power to construct, repair, or
control the continuations of those streets that extend in a
northerly direction towards the Heidelberg road, and hence
these continuations of the leading thoroughfares of the district
will be neglected to its manifest injury.

They are also of opinion that the city corporation can lay no
just claim to the portion of land sought to be annexed, inas-
much as the expenses incurred in laying out and forming the
portions of the streets that intersect it were duly credited to
them in the adjustment of accounts at the period of separa-
tion.

And the petitioners pray as follows:—

"Your memorialists therefore pray that your Excellency
will be pleased to proclaim the northern boundary of this munici-
pality as follows—from a point where the centre of Reilly
street intersects the centre of Nicholson street, along the
centre of Reilly street to Brunswick street; thence in a north-
easterly direction along the south-eastern side of the Heidelberg
road to Smith street, and along the centre of Smith street
to the present boundary line."

[The signatures to the above-mentioned petition will be found in
the Gazette, Nos. 56, 58, pp. 749, 783, ante.]

Chief Secretary's Office,
Melbourne, 12th April, 1859.

PETITION FOR MUNICIPAL INSTITUTIONS.

HEATHCOTE.

IN pursuance of the Act of Council 18 Victoria No. 15, His
Excellency the Governor, with the advice of the Executive
Council, has directed the publication of the substance and
prayer of a petition addressed to His Excellency as hereinafter
set forth, signed by one hundred and ninety-nine householders
at Heathcote, in the county of Dalhousie, praying for the
erection of their locality into a municipal district.

By His Excellency's Command,
J.2883. JOHN O'SHANASSY.

The petitioners recite the 1st and 2nd sections of the Muni-
cipal Act, 18 Victoria No. 15, and state that urgent necessity
exists for the establishment of a municipal district at Heath-
cote.

They suggest the following boundaries for the proposed
district, viz.:—Commencing at a point at the junction of
Mitchell street and High street, being the centre of the town-
ship of Heathcote, and extending thence on the north to a
point seven chains north to the Black Swan Hotel; on the
south to a point twenty chains north of Sheep Station Gully,
such north and south boundaries to be arcs of a circle whose
radii shall not exceed three miles from the centre, and extend-
ing on the east and west respectively one quarter of a mile, or
twenty chains from the east and west boundary lines respec-
tively of the main Government road throughout the entire
length of the proposed district from north to south.

They state that the abovementioned district forms only a
portion of the parish of Heathcote, and is considerably less
than the area limited by the Act, and also that it contains a
population of householders much exceeding Three hundred.

And the petitioners pray as follows:—

"Your petitioners therefore humbly pray that your Excel-
lency will be pleased to cause the substance and prayer of this
petition to be advertised in the *Government Gazette*, in accord-
ance with the above in part recited Act, and so soon as the terms
and provisions of the said Act will permit, to proclaim the locality
as a municipal district, by a name in such Proclamation to be
declared, and also by the same or any other Proclamation to
define the limits and boundaries of such municipal district, the
same to be a municipal district, having a council created a
body corporate, for the purposes and with the powers contained
in the said in part recited Act."

[The signatures to the above-mentioned petition will be found in
the Gazette, Nos. 56, 58, pp. 750, 789, ante.]

Chief Secretary's Office,
Melbourne, 15th April, 1859.

MUNICIPAL INSTITUTIONS.

BUNINYONG PETITION.

IN pursuance of the Act of Council 18 Victoria No. 15, His Excellency the Governor, with the advice of the Executive Council, has directed the publication of the substance and prayer of a petition addressed to His Excellency as hereinafter set forth, signed by one hundred and seventy-four householders resident at and near Buninyong, in the county of Grant, praying for the erection of their locality into a municipal district.

By His Excellency's Command,
JOHN O'SHANASSY.

K.3143.

The petitioners state that they are all householders resident in and around the township of Buninyong, and within the district proposed to be erected into a municipality.

That a public meeting was held on the 7th of March last, whereat a resolution was passed to the effect that the meeting was of opinion that the establishment of a municipal council would be beneficial to the township and the district in general.

That the township of Buninyong is the oldest inland township in the western district, and the proposed municipal district contains a population of about 5000.

That there is within the proposed district a considerable quantity of land under cultivation, and that extensive mining operations of a permanent character are being carried on therein and in the neighborhood.

That within the Buninyong division of the mining district there are 40 engines employed in mining, 78 puddling machines, 4 steam quartz-crushing machines, and 40 whins, besides 4 steam saw-mills, and fellmongery and other works.

That the average quantity of gold raised weekly within the immediate vicinity is upwards of 1750 ounces, and the quantity is steadily increasing.

That for the reasons stated above they are of opinion that the district hereinafter described should be established as a municipal district, its area containing a population considerably over 300 householders, and not exceeding nine square miles, wherein no point is distant more than six miles from any other point.

The petitioners suggest the following boundaries, viz.: "Commencing at the north-east corner of allotment No. 51 of Buninyong agricultural lands, and bounded thence on the north by a line bearing due west for a distance of three miles to the north-west corner of Buninyong, allotment No. 40; thence on the west by a line bearing due south for a distance of 1 mile and 60 chains to the south-west corner of Buninyong suburban allotment No. 123 B; thence on the south by a line bearing due east for a distance of 3 miles to the south-east corner of Buninyong suburban allotment No. 98; thence on the east by a line bearing due north for a distance of 1 mile 60 chains to the point of commencement."

And the petitioners pray as follows:—"Your petitioners therefore pray that the said district so defined may be proclaimed a municipal district under the name of 'The Municipal District of Buninyong,' according to the provisions of the Act of Council 18 Victoria No. 15."

[The signatures to the above mentioned petition will be found in the Gazette, Nos. 58, 61, pp. 790, 818, ante.]

MUNICIPALITY OF ARARAT.

BYE-LAW No. 12.—FOR PREVENTING THE USE OF INFLAMMABLE MATERIALS IN THE ERECTION OF BUILDINGS, AND FOR THE BETTER PREVENTION OF FIRES.

WHEREAS by an Act of Council 18 Victoria No. 15, intituled, *An Act for the establishment of Municipal Institutions in Victoria*, the council of any municipal district is empowered to make bye-laws for the prevention and extinguishing of fires, and for the general good rule, &c., &c.: Be it therefore enacted by the Ararat municipal council, that from the date hereof it shall not be lawful for any roof or other exterior covering of canvas, duck, drill, calico, or other inflammable material, to be placed upon or on the outside of any building to be erected within the boundaries as hereinafter set forth and specially declared, nor shall it be lawful for any such now in use to be repaired or renewed with like material unless such building or erection shall stand and be thirty clear feet apart from any dwelling-house, store, or other building.

2. That it shall not be lawful for any person to keep any stack of hay, corn, or straw of any kind or description on premises within the said boundaries unless the same be under cover of a shed or building of which no exterior part or covering shall be of calico, canvas, or any other like textile or inflammable fabric whatever.

3. That it shall be lawful for the said council or their inspector, or any other officer, upon complaint in writing of any ratepayer that any chimney, flue, or vent, is constructed of improper or inflammable materials, or that the top of such chimney, flue, or vent, is not sufficiently elevated or removed from any inflammable materials of which the roof or other portion of the building or any adjoining building is constructed, or that any such chimney or flue is not so constructed as properly to carry up the smoke so that it becomes a nuisance or dangerous to the neighbors, or if it shall appear to the council or their inspector, or other duly authorised officer, necessary at any time, he shall and may at any reasonable time proceed to inspect any such chimney or flue, and if he

find that there is proper ground of complaint, or reasonable cause of danger or nuisance, he or they shall forthwith serve a notice upon the owner or occupier of such premises, calling upon him to alter such chimney, vent, or flue, so as to abate and remedy any such danger or nuisance. And it shall not be lawful hereafter to alter or repair, or to erect any chimney of any dangerous or inflammable materials, nor of any other materials than brick, stone, or earthwork, of sufficient solidity and proper construction.

4. And be it further enacted that this bye-law and all the provisions thereof aforesaid shall henceforth extend and take effect within the following boundaries, that is to say: From the right-of-way south of Barkly street on the south to Palmerston street on the north, both inclusive, and from Maude street on the east to View Point on the west, both inclusive; and that it shall be lawful for the said council at any time hereafter to extend the boundaries for the operations of this bye-law, in manner as to them may seem fit, by a bye-law for that purpose; and upon any infringement or breach of the provisions of this bye-law or any one of them, or upon neglect or refusal to attend to any notice given by the said council, their inspector or other authorised officer, any person so infringing, neglecting or refusing to comply with the same, shall, upon conviction thereof before two or more justices of the peace for the said district, forfeit and pay any penalty not exceeding Twenty pounds sterling (£20).

The foregoing Bye-law, No. 12, made by the municipal council of Ararat, has been assented to by His Excellency the Governor, with the advice of the Executive Council.

Gazetted on the 3rd day of May, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,
JOHN O'SHANASSY.

K.3434.

MUNICIPALITY OF BALLAARAT EAST.

BYE-LAW No. 20.—TO COMPEL OBSERVANCE TO BE PAID TO THE SURVEYED LINE OF STREET IN THE FUTURE ERECTION OF BUILDINGS AND FENCES; ALSO, TO PROVIDE FOR THE REMOVAL OF BUILDINGS AND FENCES NOW STANDING IN ANY WAY ON THE STREETS.

BE it ordered and directed by the municipal council of Ballarat East, in accordance with the Act of Council 18 Victoria No. 15, That from and after this bye-law receiving the assent of His Excellency the Governor, the owners or occupiers of any house or building, or of any land where the fence in any way encroaches on the boundary line of any street, road, common thoroughfare, or public reserve within the said municipality, will be required to move such house, building, or fence back to the surveyed line of such street or streets, and if any house, building, or fence shall in the opinion of the municipal council or their authorized officer, encroach so far on any street, road, common thoroughfare, or public reserve, as to prevent, interfere with, or hinder the making, maintaining, or repairing of any of the surveyed roads, streets, common thoroughfares, or public reserves within the said municipality, then it shall be lawful for the municipal council or their authorized officer, by notice in writing to the owner or occupier of any house, or building, or of any land where the fence encroaches as aforesaid, to order the removal of such house, building, or fence, within fourteen days from the date hereof: And be it further ordered and enacted as aforesaid, that any person failing or neglecting, or refusing to comply with the provisions of this bye-law, on the expiration of the term above-named, in such notice as aforesaid, shall be liable and subject to a penalty not exceeding Ten pounds for the first offence, and a sum not exceeding Fifty pounds for any second offence, and for any succeeding offence against this bye-law, a sum not exceeding Fifty pounds; such penalty or penalties to be recovered and recoverable in the manner provided by the said Act.

This bye-law shall not interfere with the existing rights of any person mining thereon for gold.

BYE-LAW No. 21.—FOR REGULATING BUILDING OPERATIONS WITHIN THE MUNICIPALITY OF BALLAARAT EAST.

WHEREAS under 18 Victoria No. 15, *An Act for the establishment of Municipal Institutions in Victoria*, it is enacted that every municipal council shall have the care and management of the roads, public streets, paths, &c., and shall and may make such bye-laws for carrying out these objects: Be it therefore enacted, That from and after the date hereof no builder, or other person, shall commence erecting or pulling down any building, or placing any materials for or from the same in or abutting on any public street, lane, court or alley, to which the public may have access within the municipality, without first obtaining a license in form set forth in schedule A, hereunto annexed, from the said council to authorise him to deposit such building materials. Before any such deposit shall be made, a good and sufficient boarding shall be erected to be placed round such materials to the satisfaction of the council, their surveyor, or other officer, and a light, or so many lights as the case may require, shall be kept in a conspicuous place thereon, burning from sunset to sunrise. No such material shall encroach more than one-third of the width of the roadway so as to render any road impassable to vehicles, and the footways and gutters, or drains, shall in all cases be kept free.

The license shall remain in force for twenty-one days from

the date hereof, and no longer, but may be renewed upon application to the council.

Any builder or other person refusing to show his license when required to do so by the town surveyor, or other authorised officer of the council, shall be deemed and dealt with as an unlicensed person; and any person producing such license which has been in any way altered shall be deemed an unlicensed person.

Any person depositing building materials without being licensed so to do, or exceeding the powers by such license, or in any other way failing to comply with the provisions of this bye-law, shall forfeit and pay a penalty not exceeding Twenty pounds; and any person failing to remove any scaffolding, boarding, &c., as aforesaid, on being called on to do so by the proper authority, shall forfeit and pay a sum not exceeding Five pounds per day for every day that it may continue and not be removed: Provided always that such cumulative penalty shall not exceed on the whole the sum of Fifty pounds.

The council or their surveyor may, however, call as frequently as he or they may deem necessary or proper, on any person contravening this regulation to remove forthwith the cause of offence, and the refusal or delay to obey any and every such call be and be deemed to be a separate and distinct offence under this bye-law, and shall subject the offender to the penalty hereinbefore set forth.

MUNICIPALITY OF BALLAARAT EAST.

SCHEDULE A.

Town Surveyor's Office,

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Mr. of having made application for a builder's license to on in street, permission is hereby granted him to pull down, to erect scaffolding, or fence, and to deposit materials for the space of twenty-one days under provisions of bye-law No. 21, or any other law made or to be made.

, Town Surveyor.

The foregoing Bye-laws, Nos. 20 and 21, made by the municipal council of Ballarat East, have been assented to by His Excellency the Governor with the advice of the Executive Council. Gazetted on the 3rd day of May, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,

K.3352-3.

JOHN O'SHANASSY.

MUNICIPALITY OF BRIGHTON.

BYE-LAW No. 3.—FOR THE BETTER PREVENTION OF FIRES, AND THE SUPPRESSION OF NUISANCES ARISING FROM THE BURNING OF BRICKS, AND OFFENSIVE MATTERS, OR FROM INSUFFICIENT CHIMNEYS IN MANUFACTORIES.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of Victoria, passed in the eighteenth year of the reign of Her Majesty Queen Victoria, intituled, *An Act for the establishment of Municipal Institutions in Victoria*, the council of every municipality established pursuant to the provisions of the said Act is empowered to make bye-laws for the prevention and extinguishing of fires, and for the restraining of noisome and offensive trades, and for the general good rule and government of such municipality: Be it therefore ordered and directed by the council of the municipal district of Brighton, as follows, that is to say:—

1. That from and after the date of this bye-law receiving the assent of His Excellency the Governor-in-chief of Victoria, pursuant to the said recited Act, every occupier of any premises within the municipal district of Brighton whereof any chimney-flue shall take fire from having been suffered to become foul, shall, on conviction thereof before two or more justices of the peace, forfeit and pay for every such offence a sum not exceeding Five pounds (£5).

2. That every person burning bones, ordure, or other offensive substances, so as to be a nuisance to his neighbors or to the public, shall, on conviction thereof before two or more justices of the peace, forfeit and pay a penalty not exceeding Ten pounds (£10).

3. That any brickmaker or other person causing bricks to be burned within seventy yards of any dwelling-house within the municipality (except such dwelling house be in his own occupation), shall, on conviction before two or more justices of the peace, forfeit and pay for every such offence a penalty not exceeding Twenty pounds (£20).

4. That every occupier of any fireplace or furnace within the limits of the said municipality, used in the working of any steam engine, or in any mill, factory, dye-house, smithy, forge, blast, furnace, or brewery, or in any manufactory whatsoever (although a steam engine be not inside thereof), shall provide that such fireplace or furnace be within and on every side enclosed by a building, the walls whereof are of brick, stone, iron, or other non-inflammable material, and shall erect and raise every chimney in connection therewith, now built or hereafter to be built, to such a height as the said municipal council, or their surveyor, or other duly authorised officer, shall deem necessary for preventing the same from being injurious or offensive to the neighborhood or the public, and shall by notice in writing require; and any such occupier as aforesaid who shall fail to enclose such fireplace or furnace now existing and unenclosed on any side, or to raise any such chimney or chimneys to the height so to be prescribed, or who

being thereto required in writing by the town clerk or surveyor of the said municipal district, shall, after the lapse of twenty-eight days, neglect or refuse so to enclose such fireplace or furnace, or to raise any such chimney to the height prescribed, or who shall after the lapse of the said period of twenty-eight days from and after the date of such notice, cause or permit the smoke from such fireplace or furnace to escape otherwise than by such chimney of the prescribed height, shall, on conviction thereof before two or more justices of the peace, forfeit and pay a penalty not exceeding Twenty pounds (£20).

5. That, for the better prevention of fires, no person shall erect or put up or continue any brush fence within the limits of the municipality; and any person or persons so offending against this bye-law shall, on conviction before two or more justices of the peace, forfeit and pay a penalty not exceeding Ten pounds (£10).

6. That in order the better and more effectually to guard against accidents, any person or persons who shall incautiously, carelessly, or improperly use, or cause or permit or suffer to be used, or make, place, or deposit any fire or combustible substance whatsoever in or upon any road, street, footway, lane, court, alley, or thoroughfare, or any open or public place in or near any building, dwelling-house, or place of business, or within or upon any yard whether fenced or enclosed or not, shall be deemed guilty of a breach of this bye-law, and shall be subject on conviction before two or more justices of the peace to forfeit and pay a fine or penalty not exceeding Five pounds (£5).

7. That it shall be lawful for the council, their inspector of nuisances, or other duly authorized officer (for the better prevention of fires within the boundaries of this municipal district), to order and direct that the owners or occupiers of any house or premises shall under no consideration (except as relates to section 4 of this bye-law) make or cause to be made or otherwise allow to be made, any fire or fires within the boundaries of such premises occupied by them, unless within such chimneys as are in common use and erected within any building on such premises, and in accordance with clause 4 of this bye-law, unless the said fire or fires be not less than 100 feet from any building, whether in the same or any adjoining premises; and any person so offending shall on conviction before one or more justices of the peace pay a fine or penalty not exceeding Five pounds (£5).

The foregoing Bye-law, No. 3, made by the municipal council of Brighton, has been assented to by His Excellency the Governor, with the advice of the Executive Council.

Gazetted on the 3rd day of May, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,

K.3680.

JOHN O'SHANASSY.

MUNICIPALITY OF BRIGHTON.

BYE-LAW No. 6.—FOR THE REGULATION AND GOVERNMENT OF BUILDING OPERATIONS AND LICENSING OF BUILDERS WITHIN THE LIMITS.

WHEREAS it is expedient to make the following provisions for the good rule and governance of the municipal district of Brighton: Be it therefore ordered and directed by the council of the same that from and after the date of this bye-law receiving the assent of His Excellency the Governor-in-Chief, pursuant to 18 Victoria No. 15, section 33, &c., the following conditions and regulations shall be binding on all builders or other persons erecting buildings of any kind within the said municipal district, that is to say:—

No builder or other person shall commence erecting or pulling down any building, or placing materials for or from the same, in or abutting on any public thoroughfare, or street, lane, court, alley, &c., to which the public may have access within the municipality of Brighton, without first obtaining a license from the municipal council in the form or to the effect set forth in the Appendix hereto authorising him to deposit such building materials.

Before any such deposit shall be made, a good and sufficient fence shall be placed round the space to be occupied by such materials to the satisfaction of the council or their officer, and a light or as many lights as may be deemed necessary by the council or their officer, in a conspicuous position, shall be left burning from sunset to sunrise. No such materials shall encroach more than one-fourth of any roadway, or so as to render any road impassable to vehicles. The waterways and gutters must in all cases be kept free.

The license shall be granted by the council, and shall be signed by the chairman and countersigned by the town clerk, and it shall remain in force for such time as shall be specified in such license and no longer, but may be renewed on application to the council. Any person producing such license, which has been in any manner altered, or refusing to show his license when required so to do by an authorised officer of the council, shall be deemed and dealt with as an unlicensed person.

Any person depositing building materials without being licensed so to do, or exceeding the powers granted by such license, shall and any person failing to remove scaffolding, &c., on being requested so to do by the local authority, or otherwise offending against this bye-law, shall on conviction before two or more justices of the peace, forfeit and pay a penalty not exceeding Twenty pounds (£20).

APPENDIX.
MUNICIPALITY OF BRIGHTON.
Municipal Council Chambers,

Mr. _____ having made application for a builder's license, to erect a _____ on a portion of _____ street, commencing at a point distant _____ or thereabouts, _____ ward from its intersection with _____ street, within the municipality of Brighton, permission is hereby granted to him to erect scaffolding, fence site, and deposit building materials thereon for the space of _____ days from the date hereof, subject to the bye-law now in force relating thereto.

BYE-LAW No. 7.—FOR THE REGULATION AND GOVERNMENT OF NIGHTMEN.

WHEREAS it is deemed necessary to make the following provision for the preservation of the public decency and public health under the Act 18 Victoria No. 15: Be it therefore ordered and directed by the municipal council of Brighton as follows, that is to say:—

Every applicant for a license to ply for hire in carting night soil, or offal, or offensive refuse, shall register his name and place of abode, and also satisfy the council that he is a fit and proper person to carry on the trade of nightman.

The name and address of the nightman, together with the number of his license, and the words "LICENSED CART," shall be legibly painted in letters not less than one inch in height, in white, on a black ground, or in black on a white ground, in a conspicuous position on the off side of the cart with which he shall ply for hire.

Each cart shall have affixed thereto, when employed in the removal of night soil, two colored lights (bull's eyes), that on the off side of the cart to be green, and on the near side to be red.

Nightmen's carts shall not be employed earlier than Eleven o'clock p.m., and shall not with soil therein be in any part of the municipality after Five o'clock a.m. between 1st March and 1st September, and at Four o'clock a.m. the remainder of each year.

That no night soil shall be deposited or spilt on any of the streets, roads, or thoroughfares within the boundaries of the municipality.

Any person or persons not complying with the provisions of this bye-law shall, upon conviction before two or more justices of the peace, forfeit and pay a sum not exceeding Twenty pounds.

APPENDIX.
MUNICIPALITY OF BRIGHTON.
Nightman's License.

Whereas _____ of _____ has given to the municipal council of Brighton security for the due performance of his duties as a nightman therein, according to the bye-laws therein now in force.

Now therefore I, the town clerk of the said municipality, do, in the name and on behalf of the chairman and councillors of the municipal council of Brighton, license you, the said _____ as a nightman, to ply for hire within the municipality of Brighton for the term of one year from the date hereof.

Given under my hand, at the council chambers of the municipality of Brighton, this _____ day of _____ 185____.

_____, Town Clerk.

The foregoing Bye-laws, Nos. 6 and 7, made by the municipal council of Brighton, have been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 3rd day of May, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,
K.3681-3. JOHN O'SHANASSY.

MUNICIPALITY OF RICHMOND.

BYE-LAW No. 13.—A BYE-LAW FOR THE REGULATION OF PUBLIC VEHICLES WITHIN THE MUNICIPAL DISTRICT OF RICHMOND.

THE municipal council of Richmond, by virtue of the power to them in this behalf given in and by an Act for the establishment of municipal institutions in Victoria, 18 Victoria No. 15, and of all other powers and authorities enabling them in this behalf, do hereby enact as follows:—

1. Such places as the said council shall from time to time appoint shall be stands for public vehicles plying for hire within the municipal district aforesaid; provided that the council may from time to time, as they shall see fit, alter the situations and number of the said stands so appointed, and of the vehicles on each stand.

Six clear days' notice of such appointment and of such alteration shall be given by such council by advertisement in one newspaper published within the city of Melbourne, and in the local newspaper.

2. The owner or driver of any public vehicle shall not permit any part of such vehicle, or of any horse drawing the same, to stand within ten feet of the corner of any street, whether for hire or otherwise.

3. At every fourth vehicle on each stand there shall be left a space of at least six feet for passengers to pass through.

4. Public vehicles shall take their stations on the stand in the order of their arrival; and when any vehicle shall be called

or driven off any stand, the vehicle immediately behind shall draw up to the place vacated, and any other vehicle behind in the like order.

5. No driver of any public vehicle shall suffer the same to stand for hire across any street, or alongside of any other public vehicle, nor obstruct the driver of any other vehicle in taking up or setting down any person, nor wilfully, wrongfully, or forcibly prevent or endeavor to prevent the driver of any other vehicle from taking a fare.

6. No owner or driver of any public vehicle shall permit his vehicle, with or without horses, to stand in any street, lane, thoroughfare, or public place, longer than may be necessary for loading or unloading, or taking up or putting down any passenger, except while standing for hire in some lawful place appointed for that purpose, as provided by this bye-law, or waiting for the hirer.

7. No driver or conductor of any public vehicle shall carry, or knowingly permit to be carried in any such vehicle within the said municipality, except to some police office, or watch-house, any person so violently or noisily conducting himself, or otherwise so misbehaving as to occasion any public annoyance, or disturb the public peace.

8. The driver of every public vehicle shall be constantly attendant on the same when plying on any public stand or otherwise, or engaged for hire within the said municipality.

9. Every public vehicle plying for hire, or engaged after sunset and before sunrise within the said municipality, shall be provided with proper carriage lights, and the driver shall keep the same lighted while so plying or engaged for hire.

10. The driver of every public vehicle shall place a muzzle upon the head of any vicious horse used or employed by him, and keep the same thereon whilst on any stand within the said district.

11. Every driver of a public vehicle who shall feed any horse whilst on any stand within the said district, shall use a nose-bag to contain the forage, and shall not remove such horse's blinkers during the time of feeding.

12. For every offence against any provision of this bye-law, the offender shall upon conviction be liable to, and shall pay, a penalty not exceeding Ten pounds; provided that where by this bye-law any penalty is imposed upon the owner and driver, or driver and conductor of any public vehicle for one and the same offence, only one prosecution shall be had or maintained for the recovery of such penalty against such owner, driver, or conductor, at the option of the person prosecuting the same.

13. The words "public vehicle and vehicle," where used in this bye-law, shall be understood to mean all coaches, omnibuses, cars, cabs, and other carriages plying for hire or carrying passengers for hire within the municipal district of Richmond, whether at separate and distinct fares for each passenger, or at one fare for the whole vehicle, or otherwise, and not impelled otherwise than by animal power; the word "owner" shall signify every person possessed of a beneficial interest in any public vehicle; and the word "conductor" shall include every person other than the driver who shall attend upon any public vehicle, or upon the passengers therein; and whenever in this bye-law, with reference to any person, animal, matter or thing, any word or words is or are used importing the singular number only, yet such word or words shall be understood to include several persons, animals, matters or things, unless there be something in the subject or context repugnant thereto.

The foregoing Bye-law, No. 13, made by the municipal council of Richmond, has been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 3rd day of May, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,
K.3603. JOHN O'SHANASSY.

MUNICIPALITY OF WARRNAMBOOL.

BYE-LAW No. 19.—TO AUTHORISE THE LEVY OF A RATE OF ONE SHILLING IN THE POUND ON THE RATEABLE PROPERTY IN THE MUNICIPAL DISTRICT OF WARRNAMBOOL FOR THE YEAR 1859.

(Under 18 Victoria No. 15.)

WHEREAS by the Act of Council 18 Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, the council of any municipal district is empowered to impose a rate on all houses and lands within the limits of such municipal district according to the fair average annual value thereof, such rate not to exceed the sum of Two shillings in the pound: Be it therefore enacted by the council of the municipal district aforesaid, that a rate for the current year 1859 of One shilling in the pound on the assessed annual value of all rateable property within the limits of the municipal district of Warrnambool be imposed and levied, and be due and payable on the first day of May, 1859.

The foregoing Bye-law, No. 19, made by the municipal council of Warrnambool, has been assented to by His Excellency the Governor, with the advice of the Executive Council. Gazetted on the 3rd day of May, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,
K.3433. JOHN O'SHANASSY.

CONTRACTS ACCEPTED.—1859.

For what purpose Contract is required.	Number of Tenders offered and Names of Tenderers.	Particulars of each Tender.	Amount recommended for Acceptance.	Name for Approval.	Has the person recommended been a Contractor previously?	How did he fulfil his Contract?	Authorised by the Governor.	Charged against Vote or Fund.
474. Police.—Rations to prisoners confined in the Lock-up at Forest Creek during the remainder of 1859	(1.)	Ration according to scale No. 2	Eightpence (8d.) per ration	James Millar	No	...	Geo. Harker—26th April, 1859.	No. 21. Police. Provisions for prisoners, 1859.
475. Supply of Hay and Straw at the Back Creek police station during the remainder of 1859	(1.)	Hay, per ton Straw, per ton	Twelve pounds (£12) ... Six pounds (£6)	Henry Chalk	Yes	In progress	Ditto	General Service. Forage, 1859.
476. Post Office.—Clothing for Letter Carriers	(6.) Barker, Beeston and Leach, Moubay, Lush and Co., Jones, Stanley, Milton and Nichols	Fifty-five (55) coats to sample at 75s. each	Two hundred and six pounds five shillings (£206 5s.)	Percival Barker	No	...	Ditto	No. 114. Post Office. Clothing for Letter Carriers, 1859.
477. Ditto	(3.) Hunt, Brothers and Stocker, Hansman, Milton and Nichols	Twelve (12) hats and covers at 13s. each, and fifty-five (55) white covers for hats at 2s. 6d. each (to samples)	Fourteen pounds thirteen shillings and sixpence (£14 13s. 6d.)	Louis Hansman	No	...	Ditto	Ditto.
478. Geelong Volunteer Rifle Corps.—Uniform clothing to sample, as required during the remainder of 1859	(3.) Ritchie, Jones, Kitchen	Frock coat, trousers and cap Undress coat Shoulder knots Chevrons	Five guineas (£5 5s.) per suit Thirty-five shillings (35s.) Six shillings (6s.) each... Five shillings (5s.) per stripe See Annex A.	Peter Ritchie	Yes	Satisfactorily	Ditto	No. 67. Clothing, Geelong Rifle Corps.
479. Victoria Volunteer Artillery Regiment	(3.) Milton and Nicholls, Stanley, Moubay, Lush and Co.	Clothing and accoutrements as required during the remainder of 1859	See Annex A.	John Stanley	No	...	Ditto	No. 67. Clothing, V.V.A.
480. Railways	...	Repairs to rolling stock	One hundred pounds sixteen shillings (£100 16s.)	W. Robison	No	...	G. S. W. Horne. 2nd May, 1859	Railway Debentures, 21 Victoria No. 36.

Melbourne, 3rd May, 1859.

ANNEX A.—CONTRACT No. 479.

JOHN STANLEY, 28, COLLINS STREET EAST.

Supply of clothing and accoutrements, according to samples, as required during the remainder of 1859, on the terms and conditions specified in the Gazette notice of 19th April, 1859.

FOR FOOT COMPANIES.

	£	s.	d.
Coatees, each	3	0	0
Undress tunics, do.	1	16	0
Trousers, blue cloth, with stripes, do.	1	18	0
Ditto, white drill, do.	1	8	0
Caps, do.	0	10	0
Covers for ditto, do.	0	3	6
Great coats, do.	2	0	0

FOR MOUNTED COMPANIES.

Jackets, each	3	0	0
Ditto, undress, do.	1	16	0
Trousers, do.	2	2	0
Caps, do.	0	10	0
Covers for ditto, do.	0	3	6
Saddle cloths, do.	0	17	6

Gold bands, lace, each	1	5	0
Gold grenades, do.	0	12	6
Metal ditto, do.	0	2	6
Belts, sling, do.	2	5	0
Ditto, black, patent, do.	1	15	0
Ditto, shoulder, do.	2	15	0
Ditto, waist, do.	0	9	0
Revolver cases, white, patent, do.	0	7	6
Ditto, buff, do.	0	7	6
Chevrons, do.	0	3	0
Buttons, V.V.A., per dozen	0	7	0
Gold shoulder knots, each	0	15	0
Helmets, complete, do.	2	10	0

Department of Lands and Survey,
Melbourne, 2nd May, 1859.

BALLAARAT LAND SALE.—13TH MAY, 1859.

WITH reference to the Proclamation contained in the Government Gazette of the 12th April last, relative to a sale of certain Crown Lands to be held at Ballaarat on the 13th May instant: It is hereby notified that town lots 1 to 17 inclusive have been withdrawn from sale.

By His Excellency's Command,
G. S. EVANS.

Department of Lands and Survey,
Melbourne, 2nd May, 1859.

BALLAARAT LAND SALE.—17TH MAY, 1859.

WITH reference to the Proclamation contained in the Government Gazette of the 12th April last, relative to a sale of certain Crown Lands to be held at Ballaarat on the 17th May instant: It is hereby notified that country lots 1 to 11 inclusive have been withdrawn from sale.

By His Excellency's Command,
G. S. EVANS.

REGISTERED PLACE OF PUBLIC WORSHIP, COLLINS STREET, MELBOURNE.

WHEREAS the minister officiating at the Independent Chapel in Collins street east, Melbourne, has applied to the deputy registrar of the district in order that such building may be registered as a place of public worship, and has also in accordance with the provisions of the Act 16 Victoria No. 26, made for that purpose, delivered a certificate signed in duplicate by forty householders, stating that such building has been used by them during six months as their usual place of worship, and that they are desirous that the same should be registered as aforesaid: Notice is hereby given that the said Independent Chapel in Collins street east, Melbourne, has been registered as a place of public worship accordingly.

WILLIAM HENRY ARCHER,
Registrar General.

Registrar General's Office,
Melbourne, 27th April, 1859.

REGISTERED PLACE OF PUBLIC WORSHIP, LONSDALE STREET, MELBOURNE.

WHEREAS the minister officiating at the Congregational Chapel, in Lonsdale street, Melbourne, has applied to the deputy registrar of the district in order that such building may be registered as a place of public worship, and has also in accordance with the provisions of the Act 16 Victoria No. 26, made for that purpose, delivered a certificate signed in duplicate by forty householders, stating that such building has been used by them during six months as their usual place of worship, and that they are desirous that the same should be registered as aforesaid: Notice is hereby given that the said Congregational Chapel, in Lonsdale street, Melbourne, has been registered as a place of public worship accordingly.

WILLIAM HENRY ARCHER,
Registrar General.

Registrar General's Office,
Melbourne, 27th April, 1859.

REGISTERED PLACE OF PUBLIC WORSHIP, OXFORD STREET, COLLINGWOOD.

WHEREAS the minister officiating at the Independent Chapel, Oxford street, Collingwood, has applied to the deputy registrar of the district in order that such building may be registered as a place of public worship, and has also in accordance with the provisions of the Act 16 Victoria No. 26, made for that purpose, delivered a certificate signed in duplicate by forty householders, stating that such building has been used by them during six months as their usual place of worship, and that they are desirous that the same should be registered as aforesaid: Notice is hereby given that the said Independent Chapel in Oxford street, Collingwood, has been registered as a place of public worship accordingly.

WILLIAM HENRY ARCHER,
Registrar General.

Registrar General's Office,
Melbourne, 27th April, 1859.

REGISTERED PLACE OF PUBLIC WORSHIP AT KEW.

WHEREAS the officiating minister at the Congregational Chapel at Kew has applied to the deputy registrar of the district in order that such building may be registered as a place of public worship, and has also in accordance with the provisions of the Act 16 Victoria No. 26, made for that purpose, delivered a certificate signed in duplicate by forty householders, stating that such building has been used by them during six months as their usual place of worship, and that they are desirous that the same should be registered as aforesaid: Notice is hereby given that the said Congregational Chapel at Kew has been registered as a place of public worship accordingly.

WILLIAM HENRY ARCHER,
Registrar General.

Registrar General's Office,
Melbourne, 27th April, 1859.

Department of Lands and Survey,
Melbourne, 18th April, 1859.

INUNDATED LAND AT BALLAARAT, RESERVED.

HIS Excellency the Governor, with the advice of the Executive Council, has, in exercise of the authority in him vested in this behalf, reserved the land hereinafter described for the purpose of supplying water to Ballaarat, viz.:—The piece or portion of land covered with water, commonly called and known as Yuille's Swamp, or Wendourae.

By His Excellency's Command,
G. S. EVANS.

LAND SALE AT GEELONG.—FRIDAY, 3RD JUNE, 1859.
(Sale to be conducted by RECEIVER AND PAYMASTER.)

PROCLAMATION

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &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 Friday, the third day of June next, the following Country Lots will be offered for sale by public auction, at the Auction Rooms of Messrs. J. B. Hutton and Co., Moorabool street, Geelong, at the upset price affixed to each lot respectively, on the terms and conditions and under the provisions of the above recited Act. Deposit—10 per cent.

COUNTRY LOTS.

JAN JUC.

Situated to the west and south west of T. Tail's pre-emptive purchase, on and near the road from Louttit Bay to Geelong, about seventeen miles south-west from Geelong.

1. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment A of section 39. Upset price 1*l.* per acre.
2. Grant, 160a., One hundred and sixty acres, parish of Jan Juc, allotment B of section 39. Upset price 1*l.* per acre.
3. Grant, 152a. 0*r.* 16p., One hundred and fifty-two acres sixteen perches, parish of Jan Juc, allotment A of section 40. Upset price 1*l.* per acre.
4. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment B of section 40. Upset price 1*l.* per acre.
5. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment A of section 41. Upset price 8*l.* per acre.
6. Grant, 145a. 1*r.* 39p., One hundred and forty-five acres one rood thirty-nine perches, parish of Jan Juc, allotment B of section 41. Upset price 1*l.* per acre.
7. Grant, 160a., One hundred and sixty acres, parish of Jan Juc, allotment A of section 42. Upset price 1*l.* per acre.
8. Grant, 149a. 0*r.* 32p., One hundred and forty-nine acres thirty-two perches, parish of Jan Juc, allotment B of section 42. Upset price 1*l.* per acre.
9. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment A of section 43. Upset price 1*l.* per acre.

10. Grant, 145a. 1r. 35p., One hundred and forty-five acres one rood thirty-five perches, parish of Jan Juc, allotment B of section 43. Upset price 1*l*. per acre.

11. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment A of section 44. Upset price 1*l*. per acre.

12. Grant, 152a. 0r. 16p., One hundred and fifty-two acres sixteen perches, parish of Jan Juc, allotment B of section 44. Upset price 1*l*. per acre.

13. Grant, 130a., One hundred and thirty acres, parish of Jan Juc, allotment B of section 45. Upset price 1*l*. per acre.

14. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment B of section 45. Upset price 1*l*. per acre.

15. Grant, 157a. 1r., One hundred and fifty-seven acres one rood, parish of Jan Juc, allotment A of section 46. Upset price 1*l*. per acre.

16. Grant, 160a., One hundred and sixty acres, parish of Jan Juc, allotment B of section 46. Upset price 1*l*. per acre.

17. Grant, 151a. 3r. 5p., One hundred and fifty-one acres three roods five perches, parish of Jan Juc, allotment A of section 47. Upset price 1*l*. per acre.

18. Grant 103a. 0r. 27p., One hundred and eight acres twenty-seven perches, parish of Jan Juc, allotment B of section 47. Upset price 1*l*. per acre.

19. Grant, 160a., One hundred and sixty acres, parish of Jan Juc, allotment A of section 48. Upset price 1*l*. per acre.

20. Grant, 185a. 3r. 36p., One hundred and eighty-five acres three roods thirty-six perches, parish of Jan Juc, allotment B of section 48. Upset price 1*l*. per acre.

21. Grant, 200a., Two hundred acres, parish of Jan Juc, allotment A of section 49. Upset price 1*l*. per acre.

22. Grant, 170a. 3r. 16p., One hundred and seventy acres three roods sixteen perches, parish of Jan Juc, allotment B of section 49. Upset price 1*l*. per acre.

23. Grant, 101a. 0r. 22p., One hundred and one acres twenty-two perches, parish of Jan Juc, allotment A of section 50. Upset price 1*l*. per acre.

24. Grant, 160a., One hundred and sixty acres, parish of Jan Juc, allotment B of section 50. Upset price 1*l*. per acre.

25. Grant, 160a., One hundred and sixty acres, parish of Jan Juc, allotment A of section 51. Upset price 1*l*. per acre.

26. Grant, 166a., One hundred and fifty-six acres, parish of Jan Juc, allotment B of section 51. Upset price 1*l*. per acre.

27. Grant, 160a., One hundred and sixty acres, parish of Jan Juc, allotment A of section 52. Upset price 1*l*. per acre.

28. Grant, 149a. 0r. 32p., One hundred and forty-nine acres thirty-two perches, parish of Jan Juc, allotment B of section 52. Upset price 1*l*. per acre.

29. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment A of section 53. Upset price 1*l*. per acre.

30. Grant, 145a. 1r. 4p., One hundred and forty-five acres one rood four perches, parish of Jan Juc, allotment B of section 53. Upset price 1*l*. per acre.

31. Grant, 139a. 3r. 31p., One hundred and thirty-nine acres three roods thirty-one perches, parish of Jan Juc, allotment A of section 60. Upset price 1*l*. per acre.

32. Grant, 126a. 1r. 10p., One hundred and twenty-six acres one rood ten perches, parish of Jan Juc, allotment A of section 61. Upset price 1*l*. per acre.

33. Grant, 149a. 2r. 5p., One hundred and forty-nine acres two roods five perches, parish of Jan Juc, allotment B of section 61. Upset price 1*l*. per acre.

34. Grant, 100a. 3r. 27p., One hundred acres three roods twenty-seven perches, parish of Jan Juc, allotment A of section 65. Upset price 1*l*. per acre.

35. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment A of section 66. Upset price 1*l*. per acre.

36. Grant, 156a., One hundred and fifty-six acres, parish of Jan Juc, allotment B of section 66. Upset price 1*l*. per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this thirtieth day of April, in the year of Our Lord One thousand eight hundred and fifty-nine, and in the twenty-second year of Her Majesty's Reign.

(L.S.)

HENRY BARKLY

By His Excellency's Command,

G. S. EVANS,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

LAND SALE AT HEATHCOTE.—FRIDAY, 3RD JUNE, 1859.

(Sale to be conducted by the DISTRICT SURVEYOR.)

PROCLAMATION

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &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 Friday, the third day of June next, the following Town and Country Lots will be offered for sale by public auction, at the Police Office, Heath-

cote, 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.

TOWN LOTS.

HEATHCOTE.

McIvor Gold Fields.

1. Heathcote, 1r., One rood, county of Dalhousie, parish of Heathcote, allotment 20 of section 26. Upset price 8*l*. per acre.

2. Heathcote, 1a., One acre, county of Dalhousie, parish of Heathcote, allotment 1 of section 31. Upset price 8*l*. per acre.

3. Heathcote, 1a., One acre, county of Dalhousie, parish of Heathcote, allotment 2 of section 31. Upset price 8*l*. per acre.

4. Heathcote, 1a., One acre, county of Dalhousie, parish of Heathcote, allotment 3 of section 31. Upset price 8*l*. per acre.

5. Heathcote, 1a. 2r., One acre two roods, county of Dalhousie, parish of Heathcote, allotment 12 of section 31. Upset price 8*l*. per acre.

6. Heathcote, 1a. 2r., One acre two roods, county of Dalhousie, parish of Heathcote, allotment 13 of section 31. Upset price 8*l*. per acre.

7. Heathcote, 1a. 2r., One acre two roods, county of Dalhousie, parish of Heathcote, allotment 14 of section 31. Upset price 8*l*. per acre.

8. Heathcote, 1a. 2r., One acre two roods, county of Dalhousie, parish of Heathcote, allotment 15 of section 31. Upset price 8*l*. per acre.

9. Heathcote, 1a. 2r., One acre two roods, county of Dalhousie, parish of Heathcote, allotment 16 of section 31. Upset price 8*l*. per acre.

10. Heathcote, 1a. 2r., One acre two roods, county of Dalhousie, parish of Heathcote, allotment 17 of section 31. Upset price 8*l*. per acre.

11. Heathcote, 1a. 2r., One acre two roods, county of Dalhousie, parish of Heathcote, allotment 18 of section 31. Upset price 8*l*. per acre.

12. Heathcote, 1a. 2r., One acre two roods, county of Dalhousie, parish of Heathcote, allotment 19 of section 31. Upset price 8*l*. per acre.

13. Heathcote, 1a., One acre, county of Dalhousie, parish of Heathcote, allotment 20 of section 31. Upset price 8*l*. per acre.

14. Heathcote, 1a., One acre, county of Dalhousie, parish of Heathcote, allotment 21 of section 31. Upset price 8*l*. per acre.

15. Heathcote, 1a., One acre, county of Dalhousie, parish of Heathcote, allotment 22 of section 31. Upset price 8*l*. per acre.

16. Heathcote, 1a., One acre, county of Dalhousie, parish of Heathcote, allotment 17 of section 37. Upset price 8*l*. per acre.

17. Heathcote, 1a., One acre, county of Dalhousie, parish of Heathcote, allotment 18 of section 37. Upset price 8*l*. per acre.

COUNTRY LOTS.

BAYNTON.

Situated on Pohlman's Creek, on the road from Lancefield to Heathcote, about sixteen miles south-west from Heathcote, on Dr. Baynton's station.

1. Dalhousie, 144a. 1r., One hundred and forty-four acres one rood, parish of Baynton, portion 3. Upset price 1*l*. per acre.

2. Dalhousie, 133a., One hundred and thirty-three acres, parish of Baynton, portion 4. Upset price 1*l*. per acre.

3. Dalhousie, 71a. 3r. 32p., Seventy-one acres three roods thirty-two perches, parish of Baynton, portion 5. Upset price 1*l*. per acre.

4. Dalhousie, 73a. 2r., Seventy-three acres two roods, parish of Baynton, portion 6. Upset price 1*l*. per acre.

5. Dalhousie, 69a. 0r. 24p., Sixty-nine acres twenty-four perches, parish of Baynton, portion 7. Upset price 1*l*. per acre.

6. Dalhousie, 80a., Eighty acres, parish of Baynton, portion 8. Upset price 1*l*. per acre.

7. Dalhousie, 85a. 1r. 35p., Eighty-five acres one rood thirty-five perches, parish of Baynton, portion 9. Upset price 1*l*. per acre.

8. Dalhousie, 61a. 2r. 19p., Sixty-one acres two roods nineteen perches, parish of Baynton, portion 10. Upset price 1*l*. per acre.

9. Dalhousie, 74a. 3r. 34p., Seventy-four acres three roods thirty-four perches, parish of Baynton, portion 11. Upset price 1*l*. per acre.

10. Dalhousie, 84a. 2r. 33p., Eighty-four acres two roods thirty-three perches, parish of Baynton, portion 12. Upset price 1*l*. per acre.

11. Dalhousie, 89a. 1r. 17p., Eighty-nine acres one rood seventeen perches, parish of Baynton, portion 13. Upset price 1*l*. per acre.

12. Dalhousie, 102a. 0r. 33p., One hundred and two acres thirty-three perches, parish of Baynton, portion 14. Upset price 1*l*. per acre.

13. Dalhousie, 191a. 3r. 14p., One hundred and ninety-one acres three roods fourteen perches, parish of Baynton, portion 15. Upset price 1*l*. per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this thirtieth day of April, in the year of Our Lord One thousand eight hundred and fifty-nine, and in the twenty-second year of Her Majesty's Reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

G. S. EVANS,

Commissioner of Crown Lands and Survey.
GOD SAVE THE QUEEN!

APPLICATION FOR LETTERS PATENT.

No. 214. WILLIAM HARDING BARTLAM, of No. 123, Little Collins street, in the city of Melbourne, has applied for a patent for *An Embossed Window Ticket*, and has deposited his specification (without drawings) at the Chief Secretary's Office, on the 29th day of April, 1859.

COURTS.

CRIMINAL SESSIONS.

MELBOURNE.

IT is ordered that a Criminal Session and General Gaol Delivery of the Supreme Court of the colony of Victoria be holden at the Court House, La Trobe street, in the city of Melbourne, in the said colony, on Monday, the sixteenth day of May now next ensuing, at the hour of Ten o'clock in the forenoon, at which all parties concerned are requested to give their attendance.

Dated this twenty-seventh of April, A.D. 1859.

WILLIAM F. STAWELL,
Chief Justice.

REDMOND BARRY,
ROBT. MOLESWORTH,
ROBERT WILLIAMS POHLMAN.

BALLAARAT EAST.

PUBLICANS' ANNUAL LICENSING MEETING.

I HEREBY give notice that the Annual Meeting of the Justices residing in the district of Ballaarat East will be held in this office on Monday, the 30th day of May next, at the hour of Twelve o'clock noon, for the purpose of considering all applications for Publicans' District Licenses and Refreshment Licenses, under Act of Council 16 Victoria No. 35.

Applications to be filed with the undersigned on or before Saturday, 7th day of May.

(By Order)

EDWARD C. BELL,
Clerk of Petty Sessions.

Court of Petty Sessions,
Ballaarat East, 27th April, 1859.

BALLAARAT.

HAWKERS AND PEDLERS' LICENSES.

NOTICE is hereby given that a Special Meeting of the Justices of the Peace acting in and for the district of Ballaarat will be held in this Court House, on Tuesday, the 14th day of June next, at the hour of Two o'clock p.m., for the purpose of taking into consideration applications for Hawkers and Pedlers' Licenses.

All applications must be filed with the undersigned on or before Tuesday, the 17th day of May next.

(By Order)

ARTHUR DRURY,
Clerk of Petty Sessions.

District Police Court,
Ballaarat, 27th April, 1859.

BEECHWORTH.

ANNUAL LICENSING MEETING.

NOTICE is hereby given that a Court of Petty Sessions will be holden at the Court House, Beechworth, on Tuesday, the 7th day of June, at Eleven o'clock a.m., for the purpose of renewing District Publicans' and Refreshment Licenses for the twelve months commencing on 1st July next, under the 16 Victoria No. 35.

Applications to be filed with me on or before Tuesday, 17th May.

(By Order)

J. WILLIAM WALDEN,
Clerk of Petty Sessions.

Court House,
Beechworth, 26th April, 1859.

BRUNSWICK.

PARLIAMENTARY REGISTRATION.

PRINTED copies of Lists of Voters for the Northcote A. division of the Central Province; the Northcote, Brunswick, Pentridge, Broadmeadows, and Campbellfield divisions of the Southern Province; for the Northcote, Brunswick, and Pentridge divisions of the East Bourke Boroughs; and for the Broadmeadows and Campbellfield divisions of the East Bourke district, are now in my possession.

The following is the Revision Court for these divisions:—

Court of Petty Sessions ... Brunswick.

This court will be held on the 31st May next, and may be adjourned to any of the four following days.

HENRY V. DUIGAN,
Registrar.

22nd April, 1859.

CARISBROOK.

LICENSING MEETING.

NOTICE is hereby given that a Special Court of Petty Sessions will be held at the Court House, Carisbrook, on Tuesday, the 31st day of May, 1859, at the hour of Twelve o'clock noon, for the purpose of considering applications for District Publicans' Licenses, under Act of Council 16 Victoria No. 35.

Applications to be filed with me on or before Tuesday, the 10th day of May, 1859.

(By Order)

WELLESLEY F. ROE,
Clerk of Petty Sessions

Court House,
Carisbrook, 28th April, 1859.

CASTLEMAINE DISTRICT COURT OF MINES.

HEPBURN.

NOTICE is hereby given that the Court of Mines of and for the mining district of Castlemaine will be held at Hepburn, on Thursday, the 19th day of May, in lieu of Monday, the 16th of May.

(By Order of the Judge)

JAMES COFFIN,
Clerk of the Court.

Hepburn, 29th April, 1859.

DUNOLLY.

ANNUAL LICENSING MEETING.

NOTICE is hereby given that a Court of Petty Sessions will be held at the Court House, Dunolly, on Friday, the 6th of May next, at Twelve o'clock noon, for the purpose of considering applications for Publicans' Licenses.

Applications must be filed at this office on or before the 3rd of May.

(By Order)

JOHN RICH,
Clerk of Petty Sessions.

Court House,
21st April, 1859.

FRYERSTOWN.

LICENSING MEETING.

NOTICE is hereby given that a Special Court of Petty Sessions will be held at Fryerstown, on Thursday, the 9th day of June, 1859, at Twelve o'clock noon, for the purpose of considering applications for District Publicans' Licenses within the Fryer's Creek division of the North-Western Circuit Special Licensing District, under Act of Council 16 Victoria No. 35.

Applications to be filed with me on or before Tuesday, the 17th day of May, 1859.

N. J. BURTON RIGBYE,
Clerk of Petty Sessions.

Court House,
Fryerstown, 16th April, 1859.

HEATHCOTE.

PUBLICANS' ANNUAL LICENSING MEETING.

NOTICE is hereby given that a Special Meeting of the Justices of the Peace acting in and for the district of Heathcote will be holden at the Court House, Heathcote, on Wednesday, the 15th day of June next, for the purpose of entertaining applications for Publicans' District Licenses, and for Refreshment Licenses, under the Act of Council 16 Victoria No. 35.

All applications must be filed with me on or before the 25th day of May next.

(By Order)

WILLIAM HOGARTH,
Clerk of Petty Sessions.

Court House,
Heathcote, 27th April, 1859.

HEPBURN.

COUNTY COURT.

NOTICE is hereby given that a County Court will be held at Hepburn, on Thursday, the 19th day of May next, in lieu of Monday, the 16th of May.

(By order of the Judge)

JAMES COFFIN,
Clerk of the said Court.

Court House,
Hepburn, 29th April, 1859.

MOUNT BLACKWOOD.

PUBLICANS' DISTRICT LICENSES.

NOTICE is hereby given that a Court of Petty Sessions will be held at the Court House, Mount Blackwood, on Tuesday, the 14th day of June next, at Twelve o'clock noon, for the purpose of taking into consideration applications for District Publicans' Licenses, under the Act of Council 16 Victoria No. 35.

(By Order)

DAVID GRIEVE STOBIE,
Clerk of Petty Sessions.

Court House,
Blackwood, 28th April, 1859.

RAGLAN.

PARLIAMENTARY REGISTRATION.

PRINTED copies of Lists of Voters for the Raglan and Streatham divisions of Ripon and Hampden District, and printed Lists of Voters for the Raglan and Streatham divisions of the Western Province, are now in my possession.

W. E. WOODD,
Electoral Registrar.

Registrar's Office,
Raglan, 28th April, 1859.

ST. KILDA.

PETTY SESSIONS.

NOTICE is hereby given that a Municipal Court of Petty Sessions will be held in the New Court House, at the union of Grey and Barkly streets, St. Kilda, on every Monday and Thursday, at Nine o'clock a.m., for the trial of all cases arising within the municipal district.

The first sitting of the above court will be held on Monday, the 2nd day of May, 1859.

ALEXANDER FRASER, J.P.,
Chairman.

Court House,
St. Kilda, 21st April, 1859.

SANDHURST.

APPOINTMENT OF AN EXAMINER OF WEIGHTS AND MEASURES.
At a Special Meeting of Justices of the Peace, holden at the Town Hall, Sandhurst, on Saturday, the 2nd of April, Mr. JAMES WILLIS TOWNSEND was appointed Examiner of Balances, Weights and Measures, within the municipal district of Sandhurst, under the authority of the Act 3 William IV. No. 4.
 (By Order) **ALFRED M. BEWS,**
 Assistant Clerk of Petty Sessions.

Town Hall,
 Sandhurst, 6th April, 1859.

SMYTHE'S CREEK.

PUBLICANS' ANNUAL LICENSING MEETING.
NOTICE is hereby given that the Annual Meeting of Justices acting in and for the district of Smythe's Creek will be held at this place on Wednesday, the 1st day of June, 1859, at the hour of Eleven o'clock a.m., for the purpose of considering applications for District Publicans' and Refreshment Licenses.

All applications to be filed with the undersigned on or before the 11th day of May proximo.
 (By Order) **W. B. NICOLSON,**
 Clerk of Petty Sessions.

Court House,
 Smythesdale, 28th April, 1859.

TARADALE.
LICENSING MEETING.

NOTICE is hereby given that a Special Court of Petty Sessions will be held at the Police Court, Taradale, on Friday, the 10th day of June, 1859, at Twelve o'clock noon, for the purpose of considering applications for District Publicans Licenses within the Taradale division of the North-Western Circuit Special Licensing District, under the Act of Council 16 Victoria No. 35.

Applications to be filed with me on or before Tuesday, the 17th day of May, 1859.
 (By Order) **N. J. BURTON RIGBYE,**
 Clerk of Petty Sessions.

Court House,
 Taradale, 16th April, 1859.

WARRNAMBOOL.
GENERAL SESSIONS.

NOTICE is hereby given that the next Court of General Sessions will be holden at Warrnambool, on Thursday, the 12th May, at 10 a.m.

J. M. ARDIE,
 Clerk of the Peace.
 Court House,
 Warrnambool, 30th April, 1859.

WEDDERBURNE.

PUBLICANS' ANNUAL LICENSING MEETING.
NOTICE is hereby given that a Court of Petty Sessions will be holden at the Court House, Wedderburne, on Thursday, the 19th day of May next, at the hour of Ten o'clock in the forenoon, for the purpose of considering the applications for Publicans' Licenses.

Applications must be filed with the undersigned on or before the 28th April instant.
 (By Order) **ROBERT CLARK MORGAN,**
 Clerk of Petty Sessions.

Court House,
 Wedderburne, 20th April, 1859.

WEDDERBURNE.

COURT OF PETTY SESSIONS.
NOTICE is hereby given that from the 1st day of May next a Court of Petty Sessions will be holden at Wedderburne every Thursday, instead of every Wednesday, as hitherto.

(By Order) **ROBERT CLARK MORGAN,**
 Clerk of Petty Sessions.
 Court House,
 Wedderburne, 21st April, 1859.

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

COUNTY COURTS.

ALBERTON—On Thursday 1st September, at 10 a.m. (No. 52).
ARARAT—On Monday 9th May, at 10 a.m. (No. 31).
AVOCA—On Monday 16th May, at 10 a.m. (No. 50).
BALLAARAT—At 10 a.m. each day—On Wednesday 1st June, Wednesday 27th July, Saturday 1st October, Tuesday 22nd November (No. 170).
BEECHWORTH—On Monday 13th June, Monday 15th August, Monday 10th October, Monday 12th December (No. 12).
BELFAST—On Saturday 14th May, at 10 a.m. (No. 52).
BENALLA—On Tuesday 21st June, Tuesday 22nd November (No. 12).
BUCKLAND—On Tuesday 2nd August, Tuesday 1st November (No. 12).
CARIBROOK—On Wednesday 29th June, at 10 a.m. (No. 56).
 No. 69.—**MAY 3RD, 1859.—5.**

CRESWICK—At 10 a.m. each day—On Tuesday 14th June in lieu of 7th June (No. 58), Tuesday 2nd August, Tuesday 4th October, Tuesday 6th December (No. 21).

DUNOLLY—On Thursday 26th May, at 10 a.m. (No. 40).

HAMILTON—On Wednesday 25th May, at 10 a.m. (No. 42).

HEPBURN—On Monday 16th May, at 10 a.m. (No. 38).

KILMORE—On Wednesday 20th July, Tuesday 25th October (No. 10).

KYNETON—On Wednesday 11th May (No. 56).

MARYBOROUGH—On Tuesday, 14th June, at 10 a.m. (No. 48).

MELBOURNE—On Thursday 2nd June, Monday 4th July, Tuesday 2nd August, Friday 2nd September, Monday 3rd October, Wednesday 2nd November, Friday 2nd December (No. 167).

PORTLAND—On Thursday 19th May, at 10 a.m. (No. 52).

RAGLAN—On Friday 10th June in lieu of 3rd June, at 10 a.m. (No. 58).

WARRNAMBOOL—On Thursday 12th May, at 10 a.m. (No. 52).

COURTS OF MINES.

ARARAT DISTRICT—At Raglan, on Friday 10th June, in lieu of 2nd June, at 9½ a.m. (No. 58).

BALLAARAT DISTRICT—At 10 a.m. each day—At Ballaarat, on Wednesday 29th June, Monday 5th September, Monday 31st October, Saturday 17th December.—At Buninyong, on Monday 23rd May, Saturday 23rd July, Friday 30th September, Friday 30th December.—At Smythe's Creek, on Friday 20th May, Wednesday 20th July, Thursday 22nd September, Saturday 19th November.—At Mount Egerton, on Wednesday 18th May, Monday 15th August, Thursday 17th November.—At Mount Blackwood, on Friday 27th May, Monday 26th September, Saturday 31st December.—At Steiglitz, on Thursday 23rd June, Thursday 27th October (No. 170).—At Creswick (10 a.m. each day), on Wednesday 15th June in lieu of 8th June (No. 58), Wednesday 3rd August, Wednesday 5th October, Wednesday 7th December (No. 21).

BEECHWORTH DISTRICT—At Beechworth, on Monday 30th May, Monday 4th July, Monday 22nd August, Monday 3rd October, Monday 5th December (No. 12).—At Buckland, on Tuesday 2nd August, Tuesday 1st November (No. 12).—At Indigo, on Friday 22nd July, Friday 23rd September, Friday 23rd December (No. 24).—At Yackandandah, on Monday 6th June, Monday 25th July, Monday 5th September, Monday 24th October, Monday 19th December (No. 12).

CASTLEMAINE DISTRICT—At Hepburn, on Monday 16th May, at 10 a.m. (No. 38).—At Taradale on Friday, 13th May.—At Fryerstown, on Saturday, 14th May (No. 42).

MARYBOROUGH DISTRICT—At Amherst, on Friday 13th May, at 10 a.m.—At Avoca on Wednesday, 18th May, at 10 a.m. (No. 50).—At Korong (Wedderburne), on Monday, 23rd May, at 10 a.m. (No. 42).—At Dunolly, on Saturday 28th May, at 10 a.m. (No. 40).—At Maryborough, on Friday 17th June (not on 28th May), at 10 a.m. (No. 48).—At Carisbrook, on Thursday 30th June, at 10 a.m. (No. 56).

SANDHURST DISTRICT—At Kilmore, on Thursday 21st July, Wednesday 26th October.—At Sandhurst, on Friday 20th May, Monday 20th June.—At Heathcote, on Thursday 2nd June.—At Waranga, on Saturday 4th June (No. 10).

GENERAL SESSIONS.

BELFAST—On Friday, 13th May (No. 66).

BOURKE—At Melbourne, on Wednesday 1st June, Saturday 2nd July, Monday 1st August, Thursday 1st September, Saturday 1st October, Tuesday 1st November, Thursday 1st December (No. 167).

KYNETON—On Wednesday 11th May (No. 56).

WARRNAMBOOL—On Thursday 12th May (No. 66).

LICENSING MEETINGS--PUBLICANS.

BALLAARAT—On Friday 27th May, at 12 noon (No. 58).

BELVOIR—On Monday 16th May, at 12 noon (No. 63).

BUNINYONG—On Saturday 28th May, at 12 noon (No. 63).

MARYBOROUGH—On Thursday 9th June, at 12 noon (No. 58).

YACKANDANDAH—On Tuesday 17th May, at 12 noon (No. 50).

Tenders.

Public Works Office,
 Melbourne, 30th April, 1859.

LEASE OF THE PATENT SLIP.

TENDERS will be received until Twelve o'clock on Tuesday, 31st May, for the Lease of the Patent Slip, Williamstown.

Full particulars at this office.

By His Excellency's Command,
GEO. S. W. HORNE,
 Commissioner of Public Works.

Public Works Office,
Melbourne, 30th April, 1859.

LAYING ON GAS AT RICHMOND BARRACKS.
TENDERS will be received until Twelve o'clock on Tuesday, 10th May, for laying on Gas at Richmond Barracks.
Full particulars at this office.

By His Excellency's Command,
GEO. S. W. HORNE.

Public Works Office,
Melbourne, 29th April, 1859.

VERANDAHS, RICHMOND POLICE BARRACKS.
TENDERS will be received until Twelve o'clock on Tuesday, 10th May, for Verandahs at Richmond Police Barracks.
Full particulars at this office.

By His Excellency's Command,
GEO. S. W. HORNE,
Commissioner of Public Works.

Public Works Office,
Melbourne, 29th April, 1859.

COURT HOUSE AT OMEO.
TENDERS will be received until Twelve o'clock on Tuesday, 17th May, for a Court House at Omeo (Gipps Land).
Full particulars at this office.

By His Excellency's Command,
GEO. S. W. HORNE,
Commissioner of Public Works.

Roads and Bridges Office,
Melbourne, 2nd May, 1859.

FURTHER TENDERS FOR WORKS ON No. 2 CONTRACT.—BALLAARAT AND AMHERST ROAD.
FURTHER Tenders will be received until Twelve o'clock on Friday, the 13th May instant, for Works required on the Ballaarat and Amherst road, contract No. 2.
Full particulars at this office, or at the Road Engineer's office at Ballaarat.

G. S. EVANS,
President of the Board of Land and Works.

Roads and Bridges Office,
Melbourne, 14th April, 1859.

TENDERS FOR WORKS ON THE MOUNT KORONG ROAD.

TENDERS will be received until Twelve o'clock on Friday, the 6th May, for works required on the Mount Korong road, between Kew place and Wattle street, in the municipality of Sandhurst.
Full particulars at this office, or at the Road Engineer's office at Castlemaine.

G. S. EVANS,
President of the Board of Land and Works.

Roads and Bridges Office,
Melbourne, 19th April, 1859.

TENDERS FOR MAKING SIX CHAINS OF THE SYDNEY ROAD, NEAR SEYMOUR.

TENDERS will be received until Twelve o'clock on Friday, the 6th May, for making Six Chains of the Sydney road, near Seymour.
Full particulars at this office, or at the Road Engineer's office at Kilmore.

G. S. EVANS,
President of the Board of Land and Works.

Roads and Bridges Office,
Melbourne, 16th April, 1859.

TENDERS FOR WORKS ON THE BALLAARAT AND AMHERST ROAD.

TENDERS will be received until Twelve o'clock on Friday, the 6th May, for works required on the Ballaarat and Amherst road. Contract No. 3.
Full particulars at this office, or at the Road Engineer's office at Ballaarat.

G. S. EVANS,
President of the Board of Land and Works.

Roads and Bridges Office,
Melbourne, 21st April, 1859.

TENDERS FOR WORKS ON THE MELBOURNE AND BALLAARAT ROAD, BY WAY OF THE PUNTS.

TENDERS will be received until Twelve o'clock on Friday, the 6th May, for works required on the Melbourne and Ballaarat road, by way of the punts.
Full particulars at this office, or at the Road Engineer's office at Bacchus Marsh.

G. S. EVANS,
President of the Board of Land and Works.

Public Works Office,
Melbourne, 30th April, 1859.

GOLD OFFICE AT AMHERST.

FRESH Tenders will be received until Twelve o'clock on Tuesday, 10th May, for a Gold Office at Amherst.
Full particulars at this office.

By His Excellency's Command,
GEO. W. S. HORNE.

Roads and Bridges Office,
Melbourne, 19th April, 1859.

TENDERS FOR LEASE OF TOLLS AT THE SHELFORD TOLL-GATE.

TENDERS will be received until Twelve o'clock on Friday, the 13th May, for Leasing the Tolls to be collected at the Shelford Tollgate, from 20th May to 31st December, 1859.
Full particulars at this office, or at the Road Engineer's office at Geelong.

G. S. EVANS,
President of the Board of Land and Works.

Public Works Office,
Melbourne, 21st April, 1859.

ADDITIONS, TELEGRAPH STATION, BEECHWORTH.
TENDERS will be received until Twelve o'clock on Tuesday, 10th May, for Additions, Telegraph Station, Beechworth.
Full particulars at this office.

By His Excellency's Command,
GEO. S. W. HORNE,
Commissioner of Public Works.

Treasury,
Melbourne, 21st April, 1859.

PRINTERS' AND BOOKBINDERS' MATERIALS, ETC.
TENDERS will be received until Noon on Tuesday, the 10th May, from persons willing to supply—

1. Type and printing furniture.
2. Bookbinders' materials and paper.
3. Printing paper and parchment.

Schedules of articles required, and printed forms of tender, may be obtained from the Government Storekeeper, Melbourne.

The tenders must state the price per lb., hundred, dozen, or each (as the case may be), such prices including all charges whatsoever: the freight, insurance, shipping charges, cost of packages, and risks of every description being borne by the contractor, who will also be liable for expenses incurred by the Government owing to non-fulfilment of the contract within the time specified.

The articles must be in every respect of the best description and according to specification or sample. They will be subject, on delivery, to the approval of a board of survey appointed by the Government, and payment will be made only on certificate of the board that the contract has been satisfactorily carried out.

The printing type and furniture must be delivered at the Government Stores, Melbourne, prior to the 31st December, 1859; the bookbinders' materials, printing paper, and parchment prior to the 1st February, 1860.

Security will be required in the sum of £500 for the due fulfilment of each contract, and the bond must be entered into within seven days from date of acceptance, failing which the contract will be again advertised or another tender accepted.

Tenders, endorsed, "Tender for ———," are to be deposited in the Box at the Government Stores, or addressed to the Government Storekeeper, Melbourne.

The decision of the Government will be made known on Friday, the 13th May, 1859.

By His Excellency's Command,
GEO. HARKER.

Department of Lands and Survey (Occupation Branch),
Melbourne, 26th April, 1859.

TENDER FOR NEW RUN, MOUNT BURCHETT.

FRESH tenders will be received up to Monday, the 30th day of May, at the Occupation Branch of the Crown Lands Office, for the occupation, for the current year ending 31st December, 1859, of the Run described hereunder.

Tenders to be sealed, and endorsed, "Tender for the Mount Burchett Run."

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

The successful tenderer will be liable to assessment on stock under any Act that may be passed by the Legislature.

Further particulars can be obtained at this office.

G. S. EVANS,
Commissioner of Crown Lands and Survey.

DESCRIPTION OF RUN.

District.—Portland Bay.

Name of run.—Mount Burchett.

Estimated area.—4000 acres.

Estimated grazing capability.—4000 sheep.

Boundaries.—A portion of vacant country among the Gramplan Ranges, bounded on the east by Mount William Run, in the occupation of Messrs. Chirnside; on the west by the Victoria Valley Run, in the occupation of Messrs. Robertson; on the north by the Serra Range; and on the south by the Wannan.

Department of Lands and Survey (Occupation Branch),
Melbourne, 26th April, 1859.

LEASE OF RESERVE, TOWNSHIP OF PARIN YALLOCK.

TENDERS will be received at the Occupation Branch of the Crown Lands Office, up to Monday, the 30th day of May next, for the Lease, to the end of the current year, of the Township Reserve of Parin Yallock, situated about eight miles from Colac, for depasturing purposes only, and on condition that the reserve be kept clear of thistles to the remainder of the term of occupation, viz., 31st December, 1859.

Tenders to be sealed, and endorsed, "Tender for the Parin Yallock Reserve."

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

Further particulars can be obtained on application at this office.

G. S. EVANS,
Commissioner of Crown Lands and Survey.

Police Sales.

MELBOURNE.

THE undermentioned confiscated and unclaimed property will, unless previously claimed, be sold by public auction at the Russell street Police Barracks, on Saturday, the 7th proximo, at Noon.

Articles now in possession of the Police:—

4 watches	1 purse, containing 2 gold coins,
4 brooches	1 ruby, and 1 nugget
2 bracelets	3 boxes
2 watches and chains	1 bucket
1 pocket book	1 fender
2 keys, pencil and seal	2 car cushions
2 parasols	2 umbrellas
2 whips	And several bundles of old
7 razors	clothing

Articles in the possession of the Inspector General of Penal Establishments:—

14 rings	4 studs
6 ear rings and 1 ornament	3 silver dimes
11 knives	3 half dollars
5 pocket books	2 pins
1 life	A few specks of gold
2 purses	1 watch and guard
1 lead pencil	2 watches
1 door key	1 gold watch and chain
1 pair of gloves	10 pistols
— gold scales and case	3 powder flasks
1 pawn ticket	some caps and shot
1 watch with chain, seal and trinkets	1 bullet mould
1 thimble	1 portrait
3 watch guards, seal, &c.	1 portfolio
2 combs	1 dress
1 silver whistle call	1 shirt
1 die	1 pair stockings
1 awl	1 chemise
1 brooch	1 pair of boots
1 meerscham pipe	1 apron
1 one pound note (Commercial Bank, Scotland)	2 handkerchiefs
	1 steel

FREDK. C. STANDISH,
Chief Commissioner.

Police Department, Chief Commissioner's Office,
Melbourne, 26th April, 1859.

NOTICE.

ADVERTISEMENTS forwarded by Poundkeepers and others, intended for insertion in the "VICTORIA 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 GOVERNMENT GAZETTE must be paid for prior to insertion.

Private Advertisements.

CITY COUNCIL OF MELBOURNE.

WHEREAS by an Act of the Governor and Legislative Council of New South Wales, 14 Victoria No. 20, intituled, *An Act for regulating the formation, drainage, and repair of Streets, Courts, and Alleys, on Private Property, within the City of Melbourne*, it is amongst other things enacted, that

where any street, court, or alley on private property in the city of Melbourne shall not be, or shall not have been, sufficiently paved, flagged, macadamised, levelled, drained, and sewered, or otherwise completed or repaired, to the satisfaction of the council of the said city, it shall be lawful for the said council, at any time, and from time to time, by any order under the hand of the mayor or town clerk of the said city, for the time being respectively, to order that any such street, court, or alley, or any part thereof, shall be freed from obstruction, paved, flagged, macadamised, levelled, drained, and sewered, or otherwise completed or repaired, in such manner and within such time as to the said council may appear expedient, and thereupon the owners of the tenements adjoining or abutting upon such street, court, or alley, on each side thereof, shall in such manner and within such time as shall be expressed in such order, at their respective costs, charges, and expenses, remove all obstructions, and well and sufficiently pave, flag, and macadamise, level, drain, and sewer, or otherwise complete or repair so much of the said street, court, or alley, to the centre thereof, as may be opposite to and co-extensive with their respective tenements, adjoining or abutting on such streets, courts, or alleys respectively.

And whereas the streets, courts, and alleys enumerated in the schedule to this order annexed marked A, have not been sufficiently paved, flagged, macadamised, levelled, drained, and sewered, or otherwise completed or repaired, to the satisfaction of the council of the city of Melbourne:

Be it now ordered by the council of this the said city, that the streets, courts, and alleys enumerated in the schedule to this order annexed, marked A, shall, within ten days from the date of this order's coming into operation, be freed from obstruction, paved, flagged, macadamised, levelled, drained, and sewered, in such manner as is expressed in the schedule to this order annexed and marked B; and it is hereby notified to the owners respectively of the tenements adjoining or abutting upon the streets, courts, and alleys enumerated in the schedule to this order annexed, marked A, that if they or any of them shall neglect or omit to remove the obstruction, and pave, flag, macadamise, level, drain, and sewer, or otherwise complete and repair the street, court, or alley on which their respective tenements adjoin or abut, in the manner and within the time expressed in this order, then the council of the said city will remove all obstructions in the said streets, courts, and alleys, and pave, flag, macadamise, level, drain, sewer, and otherwise complete or repair the same, or such parts thereof as shall not have been so done pursuant to this order, and will thereupon ascertain, determine, and charge such respective owners with their several proportionate parts of the costs, charges, and expenses thereof, according to and co-existent with their respective tenements adjoining or abutting on such street, court, or alley, having regard in such apportionment to the state and condition of the pavement, flagging, macadamising, levelling, draining, and sewerage in such streets, courts, or alleys respectively, or any part thereof, as shall or may be at the time of making this order.

Made and passed by the council of the city of Melbourne, this eighteenth day of April, 1859.

E. G. FITZGIBBON,
Town Clerk.

SCHEDULE A, REFERRED TO IN THIS ORDER.

Streets, courts, and alleys ordered to be freed from obstruction, paved, flagged, macadamised, levelled, drained, and sewered.

No.	Locality.	Block.	Allotments.
BOURKE WARD.			
1	Lonsdale street, south side ...	18	18
2	Little Bourke street, south side to Bourke street	18	8 and 9
3	Little Bourke street, south side	20	8 and 9
4	Do., north side ...	17	14
5	La Trobe street, south side ...	29	11
6	King street, west side ...	33	8 and 9
7	La Trobe street, north side ...	33	6
8	Do., do. ...	33	5
9	Spencer street, east side ...	33	12 and 20
10	Jeffcott street, south side ...	33	17, 18 and 19
11	Do., do. ...	33	11
GIPPS WARD.			
12	La Trobe street, south side ...	26	11
13	Little Lonsdale street, north side	26	8 and 9
14	Little Bourke street, north side	21	19
LONSDALE WARD.			
15	Little Collins street, south side	15	6
LA TROBE WARD.			
16	Flinders lane, north side ...	8	15
17	Spring street, west side ...	8	8
18	Stephen street, west side ...	7	8

SCHEDULE B, REFERRED TO IN THIS ORDER.

Manner in which the streets, courts, and alleys, enumerated in schedule A, referred to in this order, are ordered to be freed from obstruction, paved, flagged, macadamised, levelled, drained, and sewered.

The natural soil is to be reduced or made up as the case may require, so that the longitudinal section of the whole right-of-way shall in no part have an inclination of less than 1 in 120, and where practicable the entire length is to form one incline. In laying on any stuff it is to be spread in layers of not more than one foot thick. The transverse section of the right-of-way is to show a roadway whose crown shall be one inch above the kerbs of the footways, and in the fall from the crown of the water-channels is to be at the rate of 1 in 25.

On either side of the roadway there is to be a water-channel eighteen inches wide, consisting of two rows of bluestone pitchers, nine inches deep, and not less than nine inches by fourteen inches on the surface, with upright sides, set in loam and rammed with a rammer weighing forty pounds, so as to subside four inches.

The bottom of the channel is to be seven inches below the top of the kerbs.

On either side of the roadway there is also to be a footway not more than three feet wide, and these are to be separated from the roadway by a red gum plank or kerb ten inches by three, set on edge, and fastened with five-inch spikes to piles four inches by four of red gum, three feet long, driven into the soil.

The footways are to be covered with a coat of gravel three inches thick, and the surface is to fall towards the channel at the rate of 1 in 10. The roadway is to be covered with a coat of broken metal, broken to a two and a half inch gauge, and laid on seven inches thick at the channels, and eight inches at the crown, and this when necessary is to be covered with a coat of loam one and a half inches thick.

Wherever private entrances lead from the right-of-ways they are to be paved to the full width with bluestone pitchers, in the same manner as the channels. Paving is to be extended from the channels towards the line of houses or fences, so as to cross the entire footway.

The whole of the work must be done under the inspection and subject to the approval of the City Surveyor, who is authorised to order any deviation from these general principles which the particularities of any case may require. No. 653

MUNICIPALITY OF PRAHRAN.

ELECTION NOTICE.

IN terms of the Act of Council, 18 Victoria No. 15, I hereby convene a public meeting of the ratepayers of the municipality of Prahran, for the purpose of electing a member of council in place of James Stodart, Esq., resigned; such meeting to be held at the Court House, Chapel street, on Wednesday, the 25th day of May instant, at Eight o'clock in the morning. In the event of there being more than one candidate for the vacancy, and if a poll be demanded, I shall proceed on Thursday, the 26th May, at the Court House, or some other place or places, of which due notice will be given, to hold a poll, to commence at Eight o'clock a.m., and close at Four o'clock p.m. of the same day.

JOHN CUNNINGTON,
Chairman of the Municipal Council.

Municipal Office,
Prahran, 3rd May, 1859.

No. 654

FOREST CREEK GOLD MINING COMPANY.

LIST of shareholders in this company whose shares have been declared forfeited in consequence of non-payment of the third call:—

Shares.		Shares.	
John Carmichael ... 2		David Williams... 1	
Ewen McColl ... 4		Robert Davidson ... 2	
Geo. Rae ... 10		Thomas Jones ... 11	
Thomas Thwaites ... 2		George Hughes ... 2	
Thomas Jenkins ... 1		Eric Finlason ... 5	
Lewis Kelly ... 2		James McNess ... 5	
Henry Hunt ... 4		Henry Wilkinson ... 5	
Edward Fearney... 10		Alexander Shields ... 1	
John Armstrong... 2		J. W. Burnett ... 20	
Geo. Hogg ... 5		Thomas Pitch ... 2	
David Rees ... 4		John Ware ... 5	

C. W. NICHOLSON,
Manager of the said Company.

18th April, 1859.

No. 651

DISSOLUTION OF PARTNERSHIP.

WE, the undersigned, lately trading in Melbourne as lead, glass, and iron merchants, as a firm styled "Thomas Edens and Company," have this day determined and agreed by mutual consent to dissolve the partnership which has existed between us.

Melbourne, 25th April, 1859.

THOS. EDENS,
HENRY HAUGHTON,
166, Great Bourke street east.

Witness—

W. E. LONGARHAYE.

N.B. The business will be in future carried on by Thomas Edens. No. 650

NOTICE is hereby given that James Crawford, of the city of Melbourne, in the colony of Victoria, licensed victualler, by an indenture of assignment, dated the thirtieth day April, 1859, assigned all his estate and effects of every description (wearing apparel and necessaries to an amount not exceeding Twenty-five pounds only excepted), of which he or any person or persons in trust for him was possessed or entitled in possession, reversion, or expectancy, unto David Lyons, of Melbourne aforesaid, wine and spirit merchant, his executors and administrators, upon the trusts in the said indenture contained, for the benefit of all the creditors of the said James Crawford. And notice is further given that the said indenture was duly executed by the said James Crawford, in the presence of and was attested by Edward Sydes, Esquire, one of Her Majesty's justices of the peace for the colony of Victoria; and that the said indenture is now lying at the office of Messrs. Hancock and Duffett, solicitors, No. 35, Queen street, in the city of Melbourne, for inspection and execution.

Dated this 30th day of April, 1859.

JAMES CRAWFORD,
DAVID LYONS.

Signed by the said James Crawford
and David Lyons, in the presence
of

EDWD. SYDES, J.P.

No. 646

NOTICE is hereby given that by an indenture dated the twenty-seventh day of April, 1859, and made between John Baird, of Eaglehawk Flat, in the colony of Victoria, licensed victualler, of the first part; Nathan Harker, of Sandhurst, in the said colony, merchant, Robert Rankin, of Sandhurst aforesaid, wine and spirit merchant, and James Sayer, of Sandhurst aforesaid, brewer, of the second part; and the several parties creditors of the said John Baird, whose names and seals are thereunto affixed, of the third part; the said John Baird, for the considerations therein mentioned, assigned all his estate and effects to the said Nathan Harker, Robert Rankin, and James Sayer, in trust for the benefit of all his creditors, in pursuance of the statute in that case made and provided. And notice is also given that the said deed is now in the office of John Philip Motherwell, solicitor, No. 2, Pall Mall Chambers, Sandhurst, for execution by the said creditors of the said John Baird.

Dated this 27th day of April, 1859.

JOHN BAIRD,
NATHAN HARKER,
ROBERT RANKIN,
JAMES SAYER.

Witness to the signatures of John Baird,
Nathan Harker, Robert Rankin, and
James Sayer—

J. F. SULLIVAN, J.P.

No. 641

In the Supreme Court of the }
colony of Victoria. } *Fi. Fa.*

BANK OF NEW SOUTH WALES v. REILLY.

NOTICE is hereby given that under and by virtue of the above *Fi. Fa.*, the sheriff of the colony of Victoria will cause to be sold by public auction, at the Empire Hotel, Beechworth, on Saturday, the 4th June, 1859, at Twelve o'clock noon, unless this execution be previously satisfied, all and singular the right, title and interest (if any) of the abovenamed defendant in and to the following pieces or parcels of land:—
One half of allotment 13 of section 1, containing a half rood (more or less), together with all the buildings and improvements thereon, situate in Ford street, Beechworth; also suburban allotment 8, section unnamed, near Beechworth, all in the said colony.

Terms—Cash on the fall of the hammer.

E. G. NETHERCOTT,
Sheriff's Officer.

Deputy Sheriff's Office,
Beechworth, 29th April, 1859.

No. 64

In the Supreme Court of the }
colony of Victoria. } *Fi. Fa.*

ROBERT HEAVISIDE v. GEORGE SAVAGE.

NOTICE is hereby given that the sheriff of the colony of Victoria will cause to be sold by public auction, at the Supreme Court House Hotel, La Trobe street, Melbourne, on Monday, 30th May, 1859, at Twelve o'clock at noon, all the right, title and interest (if any) of the abovenamed defendant in and to all that piece or parcel of land, being part of portion No. 20, of the parish of Jika-jika, in the county of Bourke and colony of Victoria, having a frontage to Catherine street, Richmond, of 25 feet by a depth of 90 feet, with all buildings, &c., erected thereon, unless this execution be previously satisfied.

Terms—Cash.

W. H. McMILLAN,
Sheriff's Officer.

No. 649

FIFTEEN POUNDS REWARD.

STOLEN from the Victoria Hotel, Moora (Five-mile Creek), Goulburn Diggings, on or about the 1st of April last, a black horse, roach back, switch tail, branded J-a near shoulder, SD off shoulder. £10 reward will be paid on recovery, or £15 on conviction of the thief.

No. 652

JOHN MATHESON.

In the Supreme Court of the }
colony of Victoria. } *Fi. Fa.*

ELLIOTT v. ROBERTSON and ANOTHER.

NOTICE is hereby given that under and by virtue of the above *Fi. Fa.*, the sheriff of the colony of Victoria will cause to be sold by public auction, on Saturday, the 4th June, 1859, at One o'clock p.m., at the Empire Hotel, Beechworth, unless this execution be previously satisfied, all and singular the right, title and interest (if any) of the abovenamed defendant Robertson in and to allotment 15 of section 3, containing one rood (more or less), together with all the improvements thereon, situate in Finch street, Beechworth, in said colony.

Terms—Cash on the fall of the hammer.

E. G. NETHERCOTT,
Sheriff's Officer.

Deputy Sheriff's Office,
Beechworth, 29th April, 1859.

No. 647

THREE POUNDS REWARD.

LOST from Opossum Gully, about November, 1858, a bay horse, branded \cap near shoulder. The above reward will be paid on recovery. Apply Shea's Hotel, Opossum Gully, Ararat.

No. 644

FIVE POUNDS REWARD.

STRAYED from Lethbridge, 6 working bullocks:—
1 spotted bullock, branded FO near shoulder.

1 strawberry bullock, FO near shoulder, near ear marked.

1 red bullock, FO near shoulder, W off shoulder.

1 red bullock, FO near shoulder, W near rump.

1 yellow bullock, FO near shoulder, diamond near rump.

1 spotted bullock, branded JS near ribs, CS off ribs.

The above reward will be paid to any person giving such information as will lead to their recovery, by F. Owen, Lethbridge, opposite 22nd mile-stone.

29th April, 1859.

No. 645

TWENTY POUNDS REWARD.

STOLEN or strayed from Tarrangower, the following horses, for each of which a reward of £5 will be paid on recovery:—

1 chesnut mare, branded H in circle near shoulder, and H in circle under saddle

1 chesnut colt foal, running with the above, branded M near shoulder, blaze in forehead

1 bay horse, branded JR conjoined near shoulder

1 bay mare, branded IJ conjoined near shoulder

Apply to Aitken and Marshall, Tarrangower.

No. 622

Impoundings.

ARARAT.—Impounded at Ararat, 19th April, 1859, by G. Ewbank, Esq.—Trespass 6d. Notice sent to owner.

181. Iron grey mare, long tail, saddle and collar marked, broken hobbles on, branded WS near shoulder

If not claimed and expenses paid, to be sold on 1st June, 1859.

7s. 6d.

THOMAS PAICE,
Poundkeeper.

ARARAT.—Impounded at Ararat, 26th April, 1859, by F. Rich, Esq.—Trespass 1s.

188. Bay mare, switch tail, near hind foot white, little white on near coronet, collar and saddle marked, TLR con-blotch C

joined (the tail of L to left) near shoulder, R near neck, like CL of shoulder

Same date, by Mr. B. Cook.—Damages 10s. each.

189. Dark bay mare, black points and switch tail, enlargement of near knee, white hairs down face, saddle marked, branded W near shoulder, 2 off neck

like V

190. Dark bay or brown mare, black points, switch tail, star, a few white hairs down face, white hairs under mane off side, collar and saddle marked, near knee broken, (the brands on this mare are very old) like JB conjoined near shoulder, AI off shoulder

If not claimed and expenses paid, to be sold on 1st June, 1859.

13s. 6d.

THOS PAICE,
Poundkeeper.

AVOCA.—Impounded at Avoca, 26th April, 1859, by J. C. Gardiner, Esq.

99. Bay pony horse, switch tail, star and snip, saddle marked, 55 near shoulder

On 27th April.

100. Bay horse, switch tail, shod, JP near shoulder, JP conjoined off shoulder

No. 69.—May 3rd, 1859.—6.

On 28th April.

101. Black mare, long tail, white face, hind legs and near fore coronet white, white on belly, saddle and collar marked, Ro near shoulder, 8 in circle off shoulder, shod, bell on

Same day, by J. Godfrey, Esq.

102. Red and white bullock, broken hobbles, HS near loin

If not claimed and expenses paid, to be sold on 1st June, 1859.

11s. 6d.

JOHN BATCHELOR,
Poundkeeper.

BACCHUS MARSH.—Impounded at Bacchus Marsh, 27th April, 1859, by M. Green, Esq.

489. Grey horse, aged, like H-H near shoulder

490. Black horse, draught, streak, both hind fetlocks white, ∞ hook near shoulder, WB off shoulder

491. Chesnut horse, streak, C off quarter, scar near neck

492. Bay colt, entire, star, snip, both hind and off fore fetlocks white, no brand

493. Bay mare, small star, bang tail, EL near shoulder

494. Bay horse, draught, mark of fistula, lame on fore feet, T off shoulder

495. Bay mare, like KL near shoulder, ace of clubs near quarter, like Z reversed off shoulder

496. Bay horse, star, near hind fetlock white, saddle marked, JB conjoined off shoulder, C near shoulder

497. Bay colt, star, streak, off knee enlarged, no brand

498. Bay mare, star, ∞ near shoulder, ace of clubs near quarter, 2 off side, R to left off shoulder

499. Bay filly, streak, progeny of above mare, no brand

500. Bay horse, saddle marked, like ∞ near side, CS near shoulder

On 28th April, by H. A. McLeod, Esq.

501. Strawberry bullock, both ears slit, like JN near ribs, RN DD

off rump

502. Red and white cow, near ear slit, W near rump, 3 near thigh

If not claimed and expenses paid, to be sold on 1st June, 1859.

19s.

ROBERT PYKE,
Poundkeeper.

BALLAARAT.—Impounded at Ballaarat, 28th April, 1859, by J. Crumie.—Trespass 8s.

570. Bay mare, white hind feet, star and snip, ∞ near rump, DY

like WH or WN near shoulder

If not claimed and expenses paid, to be sold on 1st June, 1859.

7s. 6d.

J. JOHNSTON,
Poundkeeper

BENALLA.—Impounded at Benalla, 26th April, 1859, by Mr. Erskine Banks.—Trespass 2s.

308. Black horse, long tail, hobble chain off fore leg, HD conjoined near neck

309. Chesnut filly, long tail, ∞ near shoulder E

310. Dark chesnut colt, long tail, star, both fore and off hind fetlocks white, T near shoulder

311. Dark bay mare, switch tail, star, hind fetlocks white, B off neck J

312. Chesnut mare, long switch tail, star, collar marked, S ∞

off shoulder

313. Bay colt, progeny, no visible brand

314. Bay filly, long tail, blaze down face, four fetlocks white, WA conjoined near shoulder

315. Chesnut mare, long tail, star, saddle marked, F off shoulder

316. Dapple grey horse, switch tail, T near shoulder

317. Dapple grey filly, draught breed, long tail, D near shoulder

318. Dapple grey colt, draught breed, long tail, C or G off side under saddle, 14 off neck

On 27th April, by Mr. Erskine Banks.—Damages £1 each.

319. Yellow cow, JP off ribs ∞

328. Black and white bull calf, progeny, no brands

On 28th April, by Mr. Thomas Bond.

326. Yellow cow, M ∞ off ribs, 5 off thigh

333. White bullock, yellow spots about neck, CPL near ribs, 2 near neck, CC off loin

339. Strawberry cow, BS off rump, like horse shoe and bar under

340. Yellow and white cow, WG near thigh, O O above blotch

off ribs 2

If not claimed and expenses paid, to be sold on 1st June, 1859.

24s.

GEORGE POWELL,
Acting Poundkeeper.

BULLOCK CREEK.—Impounded at Bullock Creek, 20th April, 1859, by Mr. Patrick Griffin.—Damages (special) £4.

167. Bay mare, K near shoulder, broken head piece of bridle on head, mark of old fistula, collar marked
If not claimed and expenses paid, to be sold on 1st June, 1859.

7s. 6d. JOHN W. GOWER,
Poundkeeper.

BULLOCK CREEK.—Impounded at Bullock Creek, 29th April, 1859, by Mr. Williams.

168. Brown cow, white on face back and top of rump, PS off rump, L off shoulder

169. Red cow, brindle face, H and illegible brand off ribs, 2 off shoulder

Same date, by Mr. Donald Campbell.

171. Bay mare, star on forehead, blotch brand and Y near shoulder, B (the MB conjoined) near shoulder
MB

If not claimed and expenses paid, to be sold on 1st June, 1859.

10s. 6d. JOHN W. GOWER,
Poundkeeper.

CARISBROOK.—Impounded at Carisbrook, 23rd April, 1859, by Mr. Prentice.—Trespass 1s. 6d. each.

473. Red bullock, slit in both ears, piece off near ear, Z near back, O near ribs, O with — in centre near rump and off ribs, scar off rump

474. Yellow and white bullock, down horns, strawberry head, near shoulder, PIW off ribs, like W near rump

475. Brindle and white bullock, bald face, WH or WM near rump

If not claimed and expenses paid, to be sold on 1st June, 1859.

10s. 6d. FRED. GEO. HULL,
Poundkeeper.

CARISBROOK.—Impounded at Carisbrook, 26th April, 1859, by D. McIntyre.—Damages claimed 20s. each.

482. Bay horse, hind coronets white, broken hobbles on, broken knees, saddle marked, long tail, GR C with SOE under near shoulder (the GR conjoined), like GR conjoined off shoulder

483. Grey horse, bell, rope, and strap on neck, blue film over off eye, saddle marked, W near neck, W in a circle near shoulder

If not claimed and expenses paid, to be sold on 1st June, 1859.

9s. 6d. FRED. GEO. HULL,
Poundkeeper.

CASTERTON.—Impounded at Casterton, 26th April, 1859, by Thos. Hepty, Esq., Muntham.

124. Red bullock, white spot near shoulder, snail horns, off ear slit, broken hobbles, —P off rump, blotch near ribs

If not claimed and expenses paid, to be sold on 1st June, 1859.

7s. W. LEONARD,
Poundkeeper.

CASTLEMAINE.—Impounded at Castlemaine, 28th April, 1859, by Mr. Thos. Stephens.—Trespass 6d.

182. Brown sided cow, white back and belly, piece out of off ear, small hoop horns, WD off side

If not claimed and expenses paid, to be sold on 1st June, 1859.

7s. 6d. MILWARD FOGSON,
Poundkeeper.

CRESWICK.—Impounded at Creswick, 29th April, 1859, by Mr. C. McLennan.—Trespass 4d. each.

432. White cow, cock horns, blue ears and nose, like C near shoulder

433. Red heifer, hoop horns, I (like a spur) off thigh, like DM off ribs

If not claimed and expenses paid, to be sold on 1st June, 1859.

8s. 6d. HENRY CARPENTER,
Poundkeeper.

DANDENONG.—Impounded at Dandenong, 28th April, 1859, by Mr. Thos. Dorgan.—Trespass 6d. each.

372. Yellow and white spotted bullock, near ear marked, TD near shoulder, supposed TR or TW back near shoulder and rump, 2 off shoulder, like GRW off rump

373. Red bullock, bell on, supposed WD blotched near rump, like 4 off rump and shoulder

374. Red bullock, near ear marked, blotch near rump

375. Red bullock, WD near rump

376. Black and white bullock, very poor, like 4 off ribs, like M off rump

If not claimed and expenses paid, to be sold on 1st June, 1859.

10s. 6d. WILLIAM DAVIES,
Poundkeeper.

NOTICE.

DANDENONG.—No. 280, previously advertized in *Gazette* No. 63, appears to have R or A top of off shoulder, and if not released and expenses paid, to be sold on 1st June, 1859.

6s. 6d. WILLIAM DAVIES,
Poundkeeper.

DRYSDALE.—Impounded at Drysdale, 26th April, 1859, by George Pidgeon.—Trespass 2s. 6d.

1399. Red bullock, W off rib, cut out of near ear

On 27th April, by Mr. McDonald.—Trespass 5s.
1420. Brown bay horse, black points, PD near shoulder

If not claimed and expenses paid, to be sold on 1st June, 1859.

8s. 6d. JAMES WOODS,
Poundkeeper.

DUNOLLY.—Impounded at Dunolly, 28th April, 1859, by W. Tolson, for Mr. Gardiner.—Trespass 6d. each.

78. Strawberry cow, slit near ear, CH off rump and thigh, like C near back, like D near loin

79. Red and white poley cow, MH conjoined near back, JR off loin, CH off rump, like CH off thigh

80. Red cow, MH conjoined near back, JR off loin, CH off rump and thigh

81. Red sided cow, white back and belly, notch out of off ear, like MH conjoined near back, BX off rump, JI off loin, indescribable brand off shoulder

If not claimed and expenses paid, to be sold on 1st June, 1859.

10s. 6d. GEO. H. FINDLAY,
Poundkeeper.

ELPHINSTONE.—Impounded at Elphinstone, 25th April, 1859, by J. Dowdle.

627. Strawberry bullock, blind near eye, OT off rump, OT off ribs

628. Red and white bullock, cock horns, ear marked, SC near ribs and rump (worker)

If not claimed and expenses paid, to be sold on 1st June, 1859.

8s. J. T. PATTERSON,
Poundkeeper.

KILMORE.—Impounded at Kilmore, 28th April, 1859, by Mr. Gannen.—Damages 8s.

79. Bay horse, aged, coronets white, star, saddle marked, long tail, TC off shoulder, blotch off neck

By Reay Clark, Esq.—Damages 8s.
80. Bay mare, hobbled, off hind foot white, saddle marked, long mane and tail, JHD conjoined near shoulder

By W. H. Miller, Esq.—Trespass 6d.
81. Brown mare, star forehead, near shoulder

82. Chesnut horse, star forehead, near hind foot white, heavy shod, been blistered near fore leg, rope on neck, no visible brand

83. Red bullock, white on back, DW near ribs, DW near rump, like W off ribs

84. Red and white cow, broken bell on, WH near rump

85. Strawberry yearling steer, progeny of above, RJ near rump

86. Strawberry heifer, RJ near rump

87. Brown steer, like M off rump

88. Spotted steer, like M near rump

89. Spotted steer, RJ near rump

90. Red spotted heifer, RJ near rump

91. Red poley heifer, RJ near rump

92. Strawberry steer, RJ near rump

If not claimed and expenses paid, to be sold on 1st June, 1859.

17s. 6d. C. G. ANDERSON,
Poundkeeper.

LANCEFIELD.—Impounded at Lancefield, 29th April, 1859, by Mr. Heape.—Trespass 1s. each.

210. White bullock, black head, black spots, EH near rump, like 3 off ribs

211. Red brindled bullock, cock horns, AL near shoulder, 2 near thigh

212. Yellow bullock, top off both horns, like E off rump, B off thigh, like Q off ribs

Same date, by Mr. Robinson.—Trespass 1s.
213. Red bullock, piece off off ear, cock horns, B near rump, JS

off ribs, CA off rump
If not claimed and expenses paid, to be sold on 1st June, 1859.

11s. HARRY GROVER,
Poundkeeper.

LEXTON.—Impounded at Lexton, 26th April, 1859, by Mr. M. Bowman.—Trespass 9d.

1283. White cow, like M11 conjoined near back and EO off rump

Same date, by Messrs. Robertsons.—Trespass 9d.

1290. Red cow, white about face, both ears marked, blotch brand off shoulder

If not claimed and expenses paid, to be sold on 1st June, 1859.

8s. 6d. J. WARREN WHITE, Poundkeeper.

MALMSBURY.—Impounded at Malmsbury, 27th April, 1859, by Albany Say.—Trespass 2s. each.

243. Brindle cow, white flank and belly, SS near ribs

244. Dark red heifer calf, rope round neck, white belly, no visible brand

245. Red and white spotted cow, SS near ribs

246. Red and white steer, piece out of near ear, no visible brand

On 28th April, by Mr Archdale.—Trespass 6s.

249. Black and white nanny goat and one white kid

If not claimed and expenses paid, to be sold on 1st June, 1859.

9s. 6d. GORDON EVANS, Poundkeeper.

MEREDITH.—Impounded at Meredith, 28th April, 1859, by John Paterson, Esq.

165. Roan bullock, W near rump

166. Red bullock, white spots, near ear marked, like w near ribs, like blotched M and square headed three near rump

If not claimed and expenses paid, to be sold on 1st June, 1859.

8s. 6d. THOMAS CONNOR, Poundkeeper.

NEWBRIDGE.—Impounded at Newbridge, 28th April, 1859, by Mr. Wm. Joachim.

128. Dark chesnut horse, star, switch tail, saddle marked, J, F (the J blotched) near shoulder; T off shoulder

If not claimed and expenses paid, to be sold on 1st June, 1859.

7s. JOHN ELLIOTT, Poundkeeper.

ST. KILDA.—Impounded at St. Kilda, 26th April, 1859, by Constable McLaughlin, Prahnan.

473. Light chesnut horse, white spot on forehead, white on back near side, branded AN blade of near shoulder, NW blade of off shoulder

On 27th April, by Ryan and Kennedy, herdsmen, Emerald Hill. Trespass 1s. 6d. each.

478. Red cow, brindled head, white spot on forehead, white belly, tip of tail white, snail horns, off horn down, branded like MP off rump

479. Black cow, white back, white belly, brown inside of ears, piece off off ear, slit in near ear, K near ribs

If not claimed and expenses paid, will be sold on 1st June, 1859.

11s. M. HUNT, Poundkeeper.

NOTICE.

SKIPTON.—No. 323, gazetted on the 19th instant, should have in addition to other brands, like C or G off ribs

If not claimed and expenses paid, to be sold on 18th May, 1859.

JOHN DALY, Poundkeeper.

Skipton Pound, 27th April, 1859. 7s. 6d.

SOMERTON.—Impounded at Somerton, 29th April, 1859, by Mr. Malachi Canallin.

406. Yellow poley cow, L near shoulder, L near ribs, JL off rump

407. Yellow cow, cock horns, IC off rump, M off shoulder, L near shoulder

408. Strawberry cow, tip off off horn, WP off rump, lame on fore feet

409. Dark strawberry or roan poley heifer, illegible brand before M off ribs

410. Strawberry heifer, L near ribs, L near shoulder

411. Red and white steer, L near shoulder, and L near ribs

412. Red and white bald faced heifer, L near shoulder

413. Red and white heifer yearling, no visible brand

If not claimed and expenses paid, to be sold on 1st June, 1859.

12s. C. M. BLAKEY, Poundkeeper.

WEDDERBURNE.—Impounded at Wedderburne, 23rd April, 1859, by H. Godfrey, Esq.

53. Yellow and white cow, cock horns, slit in near ear, C near ribs, like AC (writing A) near rump

54. Red and white heifer, slit in off ear, indescribable brands near ribs and rump

55. Strawberry poley cow, swallow out of both ears, GW near back (square top 3), JO off rump

56. White bullock, cock horns, like CE near rump, like Q off rump

57. White cow, near horn broken, like C in square near shoulder, AC (writing A and A) near ribs, AC (writing A) off ribs

58. White calf, progeny of above, unbranded

59. Strawberry bullock, large horns, piece out of off ear, EJ off ribs, like EJ twice off loin, JD off rump

60. White heifer, notch out of off ear, like 9 off shoulder, EJ off rump

61. Yellow cow, hoop horns, top off near ear, O near ribs, C in diamond near rump

62. White cow, top off both ears, AC (writing A) near rump

63. White bull calf, unbranded

64. Black poley bullock, white tail, top off near ear, piece off off ear, like JHP conjoined near rump, LJS off ribs

65. White cow, notch out of off ear, cock horns, P near shoulder, P near rump

66. Red cow, bald face, slit in near ear, top off off ear, blotch brand near rump

67. Brindle bullock, cock horns, top off near ear, C off ribs

70. Roan stag, swallow out of off ear, M in circle near back, M in circle off ribs, Ty off rump

71. Brindle and red cow, slit in near ear, S near shoulder

72. Red and white steer, notch out of off ear, like EJ off rump

73. Yellow cow, swallow out of off ear, S near check, like O near shoulder, indescribable near loin, like GE near rump

74. Brown bullock, large horns, piece out of near ear, top off off ear, like BB near ribs, like 1 2 near rump, like JC off

ribs, S in diamond off rump, 566 off thigh

76. Red and white steer, swallow out of off ear, indescribable near rump

77. Red heifer, no visible brands

78. Yellow and white cow, hoop horns, piece off off ear, DH near shoulder, BC off ribs

79. Strawberry poley cow, slit in both ears, J near ribs, like P near rump, like A of ribs, O off rump

80. White calf with strawberry head, slit in off ear, C near rump

81. White cow, with strawberry head, cock horns, piece off off ear, blind off eye, C near rump

If not claimed and expenses paid, to be sold on 1st June, 1859.

37s. G. R. BRUCE, Poundkeeper.

WINCHELSEA.—Impounded at Winchelsea, 19th April, 1859, by Thomas Austin, Esq., J.P.

883. Strawberry cow, A off rump, like E near rump—Trespass 5s.

By Mr. Mearedoth.

748. White cow, strawberry spots, like b off rump, R near, JK near ribs

On 27th April, by Faulkner and Sons.

862. Blue and white steer, WG near ribs, like AD off, like Q near legs

863. Red cow, cock horns, white back, JM off rump, JM off ribs, T off shoulder, WJ near rump

864. Red cock horns, WP off ribs, W near

On 28th April, by Mr. Christie.

878. Red and white cow and calf, PB near rump

Three small motherless calves

If not claimed and expenses paid, to be sold on 1st June, 1859.

13s. 6d. GEORGE WILTSHIRE, Poundkeeper.

NOTICE.

WINCHELSEA.—566. Red and white bullock, S near ribs,
F off, has got P off shoulder and not F
730. Brown and white bullock, O in circle off shoulder, has got
WH near ribs

To be sold 18th May, 1859.

GEORGE WILTSHIRE,
Poundkeeper.

7s.

THE GOVERNMENT PRINTER acknowledges the receipt of the
undermentioned sums:—

	£	s.	d.
May 2.—M. Pogson	1	0	0
May 2.—R. Pyke	2	0	0
May 2.—Geo. Powell	1	0	0
May 2.—W. Davies	5	0	0
May 2.—H. Carpenter	10	0	0
May 2.—W. Leonard	5	0	0
May 2.—Geo. Wiltshire	1	0	0
May 2.—M. Hunt	1	0	0

J. FERRES,
Government Printer.

2nd May, 1859.

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