



VICTORIA GOVERNMENT GAZETTE.

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No. 72.]

TUESDAY, MAY 10.

[1859.

Government Offices,
Melbourne, 10th May, 1859.

LEVEE.

HIS Excellency the Governor will hold a Levee at the Exhibition Building, William street, Melbourne, on Tuesday, the 24th of May instant, in honor of Her Majesty's Birthday, at Half-past Two o'clock p.m.

Gentlemen attending the Levee are requested to appear in uniform, or in full evening costume, and to provide themselves with two cards with the name written legibly thereon; one card to be left on the table at the Entrance-hall, and the other to be given to the Aide-de-Camp.

By Command,
O. F. TIMINS,
Private Secretary.

Public Works Office,
Melbourne, 3rd May, 1859.

NOTICE TO SHIPOWNERS.

THE first vessel, measuring say from 1500 to 2000 tons, that is taken on the Patent Slip, Williamstown, will be allowed the use of the Slip for Six clear days free of all charge.

Further particulars can be had at this office.

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

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.

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.

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.

No. 72.—MAY 10TH, 1859.—1.

Chief Secretary's Office,
Melbourne, 7th March, 1859.

WARDEN AND CHINESE PROTECTOR.

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

CHARLES EARDLEY WILMOT, Esquire,
to be a Warden of the Gold Fields and Chinese Protector, to carry out the provisions of the Act 22 Victoria No. 80.

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

Min.32.

Department of Lands and Survey,
Melbourne, 6th May, 1859.

TRUSTEES OF THE GROUND SET APART AT DUNOLLY AS A SITE FOR A GENERAL HOSPITAL.

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

GEORGE COOK,
GEORGE PAGE,
FRANCIS QUINLAN,
CHARLES DICKER, and
JAMES CRAIG,

to be the Trustees of the ground set apart at Dunolly as a site for a General Hospital.

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

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

ADDITIONAL TRUSTEE OF THE GROUND SET APART AT GEELONG AS A SITE FOR A GENERAL CEMETERY.

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

EDWARD CAREY DUNN,

in the room of William Bright, resigned, to be a Trustee of the ground set apart at Geelong as a site for a General Cemetery, under the provisions of the Act 17 Victoria No. 12.

The notification of the appointment of Edward Carey, in the Gazette No. 50 (p. 659 ante), is hereby cancelled.

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

L.&S.O.1417.

Department of Trade and Customs,
Melbourne, 4th May, 1859.

CHIEF INSPECTOR OF DISTILLERIES.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to appoint **LASLEY A. MOONY, Esquire,** to be Chief Inspector of Distilleries, in accordance with the provisions of the Act 13 Victoria No. 27, *vice* E. P. S. Sturt, Esq.

By His Excellency's Command,
HENRY MILLER.

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.

Chief Secretary's Office,
Melbourne, 9th May, 1859.

ELECTORAL REVISION COURT.

IT is hereby notified that the Electoral Lists for the Kardinia division of the South-Western Province, and of the Electoral District of Geelong East, will be revised by the Court of Petty Sessions at Geelong, and not at South Barwon, as previously notified.

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

Office of Roads and Bridges,
Melbourne, 10th May, 1859.

TOLLS ON JOHNSTON STREET BRIDGE.

NOTICE is hereby given, in accordance with the Acts 16 Victoria No. 40, and 17 Victoria No. 29, that the Board of Land and Works have directed tolls to be collected for all animals or vehicles passing or repassing through or by the toll-bar, toll-gate, or toll-house erected and built at or near the bridge over the River Yarra Yarra, called and known as Johnston Street Bridge, in the county of Bourke, upon the expiration of one month from the publication of this notice, at the under-mentioned rates (in lieu of the rates specified in the notification dated the 11th of January, 1859), that is to say:—

	s.	d.
For every sheep, lamb, pig, or goat	0	04
„ ox, or head of neat cattle	0	1
„ horse, mare, ass, or mule	0	2
„ cart, dray, or other such vehicle, constructed to carry goods, with two wheels, drawn by one horse or other animal	0	6
„ ditto, if drawn by two horses or other animals	0	9
„ ditto, if drawn by three horses or other animals	1	0
„ ditto, if drawn by four horses or other animals	1	3
And twopence for each additional horse or other animal drawing.		
„ wagon, wain, or other such vehicle, with four wheels, drawn by one or two horses or other animals	1	0
„ ditto, if drawn by three horses or other animals	1	6
„ ditto, if drawn by four horses or other animals	2	0
And twopence for each additional horse or other animal drawing.		
„ cart, dray, or wagon, drawn by two bullocks	0	9
And twopence for every additional bullock drawing.		
„ gig, chaise, or other such carriage constructed to carry passengers, with two wheels, and drawn by one horse or other animal	0	6
„ ditto, if drawn by two or more horses or other animals	1	0
„ coach, chariot, or other such carriage, with four wheels, and drawn by one horse or other animal	1	0
„ ditto, if drawn by two horses or other animals	1	6
„ ditto, if drawn by more than two horses or other animals	2	0

Tolls payable one way only for going and returning on the same day.

Three-fourths only of the above rates for any vehicle to be paid when the tires of the wheels of such vehicle are not less than four and a half inches wide, and perfectly flat and level throughout their whole width.

(By Order) **G. S. EVANS,**
R.&B.323. President of the Board of Land and Works.

GENERAL ABSTRACT, SHOWING THE AVERAGE AMOUNT OF THE LIABILITIES AND ASSETS OF THE VICTORIA BRANCH OF THE BANK OF NEW SOUTH WALES.
Taken from the several Weekly Statements during the Quarter from the 1st January, 1859, to the 31st March, 1859.

	LIABILITIES.		AMOUNT.		TOTALS.	
	£	s. d.	£	s. d.	£	s. d.
Notes in Circulation	310,499	13 0	310,499	13 0	261,278	16 5
Bills in Circulation	1,104	7 4	1,104	7 4	38,576	18 5
Balances due to other Banks	344,295	11 10	344,295	11 10	101,168	0 0
Deposits	539,132	3 2	539,132	3 2	48,857	5 0
Total Amount of Liabilities	1,298,026	14 6	1,298,026	14 6	18,559	16 0
Not bearing Interest					8,250	18 4
Bearing Interest						
Assets						
Coined Gold and Silver, and other Coined Metals						
Government Securities						
Gold and Silver in Bullion or Bars						
Landed Property						
Notes and Bills of other Banks						
Balances due from other Banks						
Amount of all Debts due to this Branch, including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks						
Total Amount of Assets					1,101,224	18 1
					1,577,916	12 3

J. STODART, p. Accountant.

I, **J. BADCOCK**, 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 Branch of the Bank of New South Wales established in Melbourne, in 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 of the colony of New South Wales, 4 Victoria No. 13.

Sworn before me at Melbourne, this } **GERMAIN NICHOLSON,** Justice of the Peace.
second day of May, 1859.

J. BADCOCK, Manager.

CASTLEMAINE MINING DISTRICT.

At a meeting of the mining board of the mining district of Castlemaine, begun and holden at the Board Room, Camp Castlemaine, in the said district, on the 21st day of April, One thousand eight hundred and fifty-nine, it is ordained by the said board as follows, that is to say:—

1. *Bye-laws repealed.*—That the bye-laws enacted heretofore, and numbered 1 to 73 inclusive, shall be and they are hereby repealed, and the following bye-laws substituted in their stead:—

2. *Interpretation of words and terms.*—For the purposes of these bye-laws and any others that may subsequently be made, the words "mine" or "party" shall be construed to mean any party of miners or mining company; and throughout these bye-laws every word and term used in the singular number shall be construed equally to mean and include the plural number, unless there be something in the context repugnant to such construction. The terms "old" or "abandoned ground," either in quartz or alluvial workings, shall mean ground previously worked and abandoned, without reference to the time of such abandonment.

QUARTZ.

3. *Marking of claims.*—Every claim shall be marked by posts standing at least three feet out of the ground. Two of the posts to be placed on the supposed or ascertained line of the lode or vein at the northern and southern extremities of the claim, and one at each corner of the same.

4. *Extent of claim on new reef.*—The extent of claim on any new reef shall not exceed one hundred and twenty feet in length. Two miners shall be employed to work the same in a *bona fide* manner until payable gold is obtained, after which there shall be employed in connection with such claim not less than one miner for every thirty feet so held, except as hereinafter provided. The owners of claims in which the lead of gold has been lost shall be allowed to work the same with half the number of miners until payable gold be again obtained, as abovementioned.

5. *Extent of claim on abandoned reefs.*—The extent of each claim shall not exceed three hundred and twenty feet in length, nor less than two miners shall be employed to work the same in a *bona fide* manner till payable gold is obtained, after which there shall be employed in connection with such claim not less than one miner for every forty feet so held, except as hereinafter provided. The owners of claims in which the lead of payable gold has been lost shall be allowed to work the same with half the number of miners until payable gold has been again obtained, as abovementioned. Application to be made according to bye-law No. 81.

6. *Width of claims, cross lines and base lines.*—When any miner shall take up and occupy a claim on any quartz reef he shall be entitled to a breadth of four hundred feet, that is, two hundred feet on each side of the base line and at right angles thereto. On a second claim being taken up on the same reef and adjoining the first marked claim, the occupant of such claim shall make application to the surveyor, who, after examination, shall lay off a base line parallel to the supposed or ascertained line of the lode or vein, and shall cause the course of the line to be marked by two or more posts to be provided by the miners interested and fixed by them at least three feet in the ground and raised eight feet above the surface. One post shall be erected at each end of the base line, as far apart as may be necessary, and distinctly visible; and from time to time as may be found necessary, the surveyor on application shall extend such base line. Further, on all reefs at present being worked where no base line has been laid off, on due application by the miners on such reef the surveyor shall lay off a base line in manner as hereinbefore described, but such base line shall in no case interfere with previously existing rights. The holder or occupant of any claim shall be entitled to all gold found within the boundaries of such claim, whether in quartz, earth, or other substance.

7. *Wall.*—In all cases a wall of three feet shall be left between the claims of different parties; and whenever any miner or party of miners in marking off a new claim shall have neglected to leave the proper space for the wall, it shall be competent for the warden to deduct the necessary length from the claim last marked off, and assign it as a wall between such claim and the claim first marked; and whenever any miner or party of miners shall have left more ground than necessary for the wall, the warden may curtail such excess, and deal with the remainder in such manner as shall seem to him most equitable and just. And whereas the walls between quartz claims being the common property of the party or parties adjoining, it is hereby ordained that neither of them shall take down, mine into, or otherwise remove, damage, endanger, or imperil any such wall without the consent in writing first had and obtained of the owner or owners of the adjoining claim; and moreover, when one or more openings is or are required through any such wall for ventilation, and the parties interested therein cannot agree upon the terms, it shall be lawful for the warden, with the assistance, when required, of four assessors, to give the necessary order, decision, and direction, in the premises, as shall seem to him the said warden most meet and advisable, as well for the making of the said opening or openings, as also for the distribution or division of all or any auriferous deposit that shall be contained therein or removed therefrom.

8. *Proprietors' names and number.*—All proprietors of claims shall affix on the most conspicuous part of the same, near the working shaft, their names in full, the extent of their claim, and

the number of men employed. All quartz claims shall be numbered consecutively, north and south from the prospectors' claim, which shall be No. 1.

9. *Blasting.*—Prior to the discharge of any blast of powder or other explosive substance, timely notice thereof shall be given to all miners or parties of miners who may be in adjoining claims, and to all parties who may be on the surface within one hundred yards of the shaft.

10. *Wet quartz claim.*—When a run of water is struck on a quartz reef, any person interested may call the attention of the warden to the subject, who shall visit the reef with four assessors when required, and, after investigation, he the said warden may order all parties interested to work their claims every day, or all day and all night if necessary, and also determine the number of men to be employed in each shaft.

11. *Water in old shafts or openings.*—In all cases where claims have old shafts or openings containing water injurious to adjoining claims, the owner or owners of the said claim or claims wherein such shafts or openings as aforesaid shall be situate, shall, upon complaint made and notice thereof given, cause the said water in such shafts or openings to be immediately thereupon bailed out and exhausted, and further, take what measures may be deemed necessary and requisite to prevent the future accumulation of such water as aforesaid.

12. *Pumping by steam or other efficient machinery.*—When water bailing by hand in any quartz reef is found to be very expensive and inefficient, and that steam or other machinery be desirable, any four shareholders on such reef may, by public notice, call a meeting of shareholders thereon, to take into consideration the propriety of obtaining such aid; the meeting being duly constituted, with chairman and secretary, the subject shall be fully discussed, and on motion to the effect that such machinery be requisite, duly seconded, and carried by at least two-thirds of the shareholders on said reef, the majority shall attach their signatures to such motion, and the dissentients (if any) shall become bound by the majority to the extent of paying their share of the expense of working such machinery; and any party or parties taking possession of any claim subsequently on the same reef, and who shall obtain gold below the same water level, and through the agency of the engine or machine aforesaid, shall be liable to pay such proportion of the gold obtained therefrom as hereafter provided; provided always that the agreement entered into by the majority of shareholders as aforesaid, and the owner or owners of the machine or engine shall be to the following or like effect, that is to say, the engine or machine shall be erected at the sole expense of the owner or owners, who, in consideration thereof, shall be entitled to receive from each claim such proportion of the gold obtained therefrom below the water level by means of and through the agency of such machine or engine as shall have been agreed upon at the commencement of the undertaking between the said parties. A certified copy of the said agreement shall in all cases be lodged with the warden of the district.

13. *Waterholes on quartz claims.*—No waterhole or dam shall be excavated or made within the distance of one hundred yards from the base line of any quartz reef or vein crossing any gully or flat, occupied or worked by any miner or miners in such gully or flat, without the consent in writing first had and obtained of the claimholders whose claims are opposite such waterholes or dams.

14. *Tunnelling claims on quartz reefs.*—Any miner or company of miners tunnelling for a quartz reef shall be allowed twenty feet in breadth as a protection for their tunnel, for any distance outside the boundary of the width of quartz claims, as provided for in bye-law No. 6, and also a sufficient space at the mouth of the tunnel to deposit quartz or other substance.

15. *Amalgamation of claims.*—Any party or parties holding two or more adjoining claims shall be allowed to amalgamate such claims, for the purpose of expediting their work by the erection of machinery, or to overcome any difficulty which may exist in working such claims separately. The number of men to be employed in amalgamated claims shall be in proportion to the extent of ground so occupied, as provided for in bye-laws Nos. 4 and 5. Application to be made according to bye-law No. 81.

16. *Timbering quartz claims.*—Upon complaint made to the warden that a quartz claim is not properly and sufficiently timbered and supported for the safety of the adjoining claim or claims, he the said warden shall and may, with or without assessors, enter upon and inspect the said claim, and make such order for the requisite and necessary timbering, supporting, and securing the said claim so complained of, and every part thereof as to him the said warden shall seem most meet and expedient.

17. *Crushing machines.*—All machinists crushing for hire shall keep on their premises a correct and suitable weighing machine, and parties sending auriferous substances to be crushed shall have full power to see that their property is properly treated. Parties desirous of retaining possession of their own tailings shall immediately remove the same, in default thereof the said tailing shall become the property of the machinist, who, if he wish to retain the right to any unclaimed tailings from his machine, shall deposit the same within the limits and boundaries of his own claim or land. All tailings deposited on unoccupied lands shall be public property.

18. *Quartz prospecting claim.*—Any party prospecting and discovering any auriferous quartz reef not previously worked shall

be entitled to one hundred and twenty feet per man, but the extent of such claim shall in no case exceed two hundred and forty feet, and when payable gold shall have been obtained, there shall be employed on such claim one miner for every sixty feet so held.

ALLUVIAL WORKINGS.

19. *Marking.*—In marking out claims, all parties shall do so by fixing firmly in the ground four posts, one at each corner of the claim, and standing at the least two feet above the surface, distinctly visible at all times during the working thereof. Every claim in alluvial workings shall be taken and admeasured where practicable in square or rectangular blocks, and not exceeding in length twice the breadth thereof. A wall of three feet shall be left between each claim, which may be wrought by either party, but first properly securing and timbering the ground while removing the said wall.

20. *Extent of claim (shallow).*—Alluvial mining in new ground shall be divided into shallow and deep. Shallow sinking shall mean all shafts under forty feet in depth. The extent of claim for every man employed shall be thirty feet by thirty feet, and so on in like proportion.

21. *Extent of claim (deep).*—Deep sinking shall mean all shafts exceeding forty feet in depth. The extent of claim shall be, for every two miners employed, fifty feet by fifty feet, and so on in proportion to the number of miners.

22. *Old workings.*—The extent of claim for each miner employed on old or abandoned ground shall be sixty feet by sixty feet.

23. *Drains on wet claims.*—Owners of wet claims shall cut a sufficient drain from their shafts to the main drain, to be cut across each claim by the holders of the claim, and always keep the same clear for the water.

24. *Discovery of deposits and leads of gold.*—When any miner or miners shall in alluvial ground sink and then drive in search of and discover any deposit or lead, he or they shall, if the ground be unoccupied and immediately over the place where such lead or deposit is situate, be entitled to mark off and hold his or their claim over and in advance of the termination of the drive; and in all cases the miner or miners exploring in such manner shall enjoy the use of the drive and shaft from which such exploration shall have been made, and such a thickness of wall around both shaft and drive as shall be necessary for its preservation.

25. *Associated mining claims.*—To encourage combined action among miners, and for the introduction of efficient machinery, any party or parties shall be entitled to hold by grant from the warden and under miners' rights, one acre for every four miners employed, but in no case shall a greater area than twenty acres be allowed in any one claim, and all such claims shall not exceed in length twice the breadth, and further, no extended claim under this rule shall be allowed except on old partially worked or abandoned ground, that is to say, where the ground has been worked and abandoned; and it is hereby ordained that any party or parties shall have power to employ the miners upon the ground or in connection with the machinery as shall be most expedient; and moreover the warden is hereby authorised and enjoined, and with fitting regard to the public interest, to declare forfeited all such ground held and occupied under and by virtue of this bye-law, whenever the same shall have been in abeyance or unused for one calendar month, and after due notice thereof given to such party or parties as aforesaid. Every grant under this rule shall take effect as soon as allowed, and the extent of ground worked out and abandoned shall be considered relinquished. And further, it is hereby ordained that on or before the expiration of three calendar months after the machinery of any such party or parties as hereinbefore described shall have been in efficient working order, the full number of miners shall be employed, and a discretionary power is hereby granted to the warden in all cases where satisfactory evidence shall be given that the full number of miners cannot be advantageously employed to authorise the reduction thereof. Application to be made according to bye-law No. 81.

26. *Puddling claims.*—In all alluvial ground deemed old or worked, and in new ground where the average depth from the surface does not exceed four feet, and where steam, horse, or water power is employed in connexion with machinery, the extent of ground allowed shall be one quarter of an acre for each miner, and so on in like proportion for every miner employed. Every claim held under this bye-law shall, where practicable, be admeasured in a square or rectangular block not exceeding in length twice the breadth. Application to be made according to bye-law No. 81.

27. *Puddlers' extended claim.*—In all cases where an unusual amount of labor and expense, such as conducting water from a considerable distance, or otherwise, is found requisite and necessary to prepare for the due working of the ground, an extended claim shall be granted on application made in proportion to the expense to be incurred; the area allowed shall not exceed fifty yards square for each miner employed. Application to be made according to bye-law No. 81.

28. *Associated mining claims in narrow gullies.*—Notwithstanding anything hereinbefore contained, it shall be lawful for any party taking up ground under bye-laws 25 and 26, in narrow gullies, shall mark the same in any form that may be deemed advisable; provided the whole breadth or width of the previously worked and abandoned ground in such gullies be taken in the

admeasurement of such claim. And further, the surveyor shall on no account survey any claim to be applied for under this bye-law unless the provision above stated be strictly complied with in marking any such claim. Application to be made according to bye-law No. 81.

29. *Sludge.*—The owner or occupier of any machine which discharges sludge or water, shall make, for the proper conveyance of such sludge or water to the main drain of the gully or flat in which such machine is situate, a good and sufficient drain; and every such private drain shall be cut and made nearly as possible to the same depth as that of the main drain into which it shall fall and join; and when in any branch gully there shall be no main drain, then such private drain shall be made to unite with the private drain of any other machine situate in the same gully or flat, and the owner of such private drain shall be compelled to maintain the same in good order and free from obstruction. And further, the owner of any such machine shall not on any pretence whatever allow any sludge or water to run upon or spread over any road or crossing-place in common use in this district; provided that nothing in this bye-law be taken to apply to any road within the jurisdiction of the road board. And it is hereby further ordained that every main drain situate in any gully or flat shall in all cases be carried to the main channel or creek.

30. *Prospecting for new gold fields.*—Be it ordained that for the better encouragement to prospect for new gold fields a claim of six hundred feet by four hundred feet shall be granted to any party making known to the public the existence of a new gold field, at a distance of not less than five miles from any known gold field. Any party prospecting and discovering a new gold field at a distance under five miles, and not less than three miles from any known gold field, shall be allotted a claim of three hundred feet square. If the distance be more than one mile and under three miles, the claim allotted to the discoverer thereof shall be two hundred and fifty feet square; provided always that such discovery be made known to the warden within eight days from the date of such discovery.

31. *Claims for sluice washing.*—The following claims for sluice washing may be granted by the warden when it is proved to his satisfaction that no injury will arise to the public by so doing:—

1st. Claims in the beds of creeks or rivers below high water mark shall be, for each miner employed, twenty-five yards in length, irrespective of breadth.

2nd. Claims on the banks of creeks and rivers and on hills, shall be, for each miner employed, twenty-five yards of frontage by forty yards of depth.

3rd. *Extended sluice claims.*—When a greater amount of labor and expense than usual is necessary to prepare for working, an extended claim may be granted in proportion to the expense to be incurred, not exceeding fifty yards square for each miner employed. Application to be made according to bye-law No. 81.

Puddling claims shall come under the sluicing bye-law in the Hepburn division alone.

32. *Water privilege for races.—Cutting races.*—Any party may cut a race from any creek or other watercourse, and two parties may amalgamate for the purpose of cutting one race to convey sufficient water for both parties, provided first they shall mark the course of such race by pegs fixed in the ground at a distance of twenty yards or thereabouts, and make application to the warden stating the point from which they intend to head the said race, and also the situation of the claim to which they intend to carry the same, and define each party, if two, by whom it shall be occupied. Application to be made according to bye-law No. 81.

33. *Parties not to claim any side streams.*—That where any race shall cross any gully, creek, or other stream, the owner of such race shall conduct all water in such gully, creek, or other stream, past the said race, and allow it to flow in the usual course.

34. *Right to tail-water.*—Any party holding a right of water, and shall allow their tail-water to overflow any ground held by any other party, the party holding such right shall forfeit all right to the said water; but the party holding the first right shall be allowed to cut a tail race through any claim or claims between their work and the creek, or other natural watercourse, and shall retain the right and use of the water in such race so long as it shall be used for mining purposes; but no tailings or other substance shall be allowed to accumulate in or about the said race to incommode the owner of any claim through which it may pass. Application to be made according to bye-law 81.

35. *Water-wheels.*—Parties shall be allowed to cut a race and use one sluice-head of water to propel any water-wheel or other machinery for mining purposes; but, should there be an excess of water after others who may be interested are fully supplied, the owner of such water-wheel or machinery may then apply to his use so much of the surplus as may be deemed necessary. Application to be made according to bye-law No. 81.

36. *Priority of right.*—In the event of there not being sufficient water to supply all the races cut from the same water-course, the prior right shall be held by the party or parties holding a race according to the priority of the date of the grant for such race, it being always understood that one sluice-head be allowed to flow in the natural course; but when any race shall be

unoccupied for a period of one calendar month it shall be considered abandoned, except where otherwise provided for in these bye-laws.

37. *Extension of races.*—Should any party be desirous of extending any race already made, he shall mark off the course of such extension by pegs, and such party may secure the original right of water unless proved to be injurious to the public. Application to be made according to bye-law 81.

38. *Measurement of water.*—Every sluice-head of water shall be measured by means of a box placed at the head of the race, to be six feet in length by ten inches in width and three and a half inches in depth inside measurement, to be placed at the level and above the water-mark in the race, the said box to be kept full by means of a wing dam in the creek, and an opening of two inches across the bottom at the end next the race shall be considered a sluice-head.

39. *Tunnelling ground.*—Where the average depth of sinking exceeds forty feet, on which there is rock or cement requiring blasting, shall be considered tunnelling ground, and parties working such ground need only employ half the number of men for which such ground is marked off until payable gold is struck, after which they shall employ the full number of authorized miners. If it be desired to work such ground on the frontage system, notice shall be given to the surveyor, who, if he deems such ground applicable, shall forthwith lay out the parallels or side boundaries of the claims across the supposed lead, such parallels to be distinctly marked off by two parallel lines or rows of pegs fixed in the ground at intervals of twenty yards or thereabouts, such lines to be carried to whatever extent may be deemed necessary. The extent of claim allowed between such parallels to be thirty feet per man, by a depth or cross measurement of one hundred and fifty feet, but until payable gold is obtained the whole of the ground between such parallels may be held and worked either by sinking or tunnelling or any other method. So soon as parties working within such parallels shall have struck payable gold, they shall mark off their claim by drawing two cross lines one hundred and fifty feet apart from one parallel to the other, and at right angles thereto. Where ground of the above description shall be considered by the surveyor or warden inapplicable to the frontage system, the extent of claim shall be sixty feet by sixty feet per man. And further, when such claims are intended to be worked by tunnels, a space of ten feet on each side of such tunnel shall be allowed as a protection thereto, such tunnels to be made as straight as practicable with the efficient working thereof; and when the ground is worked on the frontage system, the ground held as a protection to such tunnel shall be within the parallel boundaries of the owners of such claims. The owners of any claim held under this bye-law in which the lead of payable gold has been lost shall be allowed to work the same with half the number of miners until payable gold be again obtained. Also any party holding a claim under this bye-law shall be allowed sufficient ground at the mouth of their tunnel or shaft for the purpose of depositing auriferous dirt or any other substance obtained from such claim, and for the purpose of washing or otherwise extracting the gold from the said dirt. Application to be made according to bye-law No. 81.

40. *Extended claims in old and abandoned tunnelling ground.*—In all tunnelling ground deemed old or worked the extent of claim shall be for each miner employed twenty-five yards frontage by sixty yards depth. Application to be made according to bye-law No. 81.

41. *Priority of claims.*—In tunnelling under hills on the frontage of which angles may occur, or which may be of an oblong or elliptical form, no party shall be allowed to tunnel from any of the said angles nor from either end of such hills, so as to interfere with parties tunnelling from the main frontage of such hills. In cases of two or more parties tunnelling from opposite sides of the same hill, and their side boundary lines meet or intersect, or their claims meet, the party that first marks off their claim shall be entitled to priority of claim thereon. In cases of tunnelling under hills or fronts of hills, such as occur at the junction of creeks, in which there may be two leads or gutters, all parties shall, if required, take their claim on the lead or gutter nearest the side of the hill at which their tunnel commences.

42. *General bye-law.*—The owner of any claim shall be entitled to all auriferous deposit of what nature or kind soever found within the boundary of his claim.

43. *Plurality of claims.*—It shall be lawful for any miner to mark off, hold and occupy any number of claims, provided the number of miners required by these bye-laws be employed in connection with such claims; and all gold in or upon any such claim, water right, or other easement annexed thereto shall be deemed to be and is hereby vested in the owner or employer.

44. *Forfeiture of shares or portions thereof.*—In all cases where the interest of a shareholder in any claim shall by any means become forfeited, lapsed, or lost, such forfeiture shall be deemed and held to extend to and include the portion, share, or interest only of the shareholder incurring such forfeiture at the time such forfeiture is incurred, and no more.

45. *Non-forfeiture of claims through neglect of hired workmen.*—Any party or parties holding any claim or portion thereof, or share or interest therein, and who employ hired labor to work the same, shall register his or their interest with the warden of the district, and his or their title thereto shall not be deemed relinquished or abandoned through any neglect or omission on the part of the workmen employed; provided always after due

notice to such employer his interest be fully represented in conformity with these bye-laws.

46. *Mortgages on claims.*—The mortgagee of any claim, whether quartz or alluvial, shall, by registering his interest in such claim with the warden of the district, be thereby protected from the consequences of any neglect or omission committed by the mortgagor or his agents, in contravention of any of the bye-laws enacted by the board, and shall not be deemed or held to have relinquished, forfeited, or lost his property, lien, or claim upon the mining claim of the mortgagor through or by such, his, the mortgagor's neglect; provided always after due notice to the mortgagee, his interest be duly represented in conformity with these bye-laws.

47. *No claim to be deemed relinquished for informality.*—No claim or portion of a claim of whatever kind shall be deemed relinquished or forfeited unless where it is provided for in these bye-laws; and the warden is hereby authorized to inflict the penalty for the infringement of any of these bye-laws, in accordance with the Act 21 Victoria No. 32, section 126.

48. *Justifiable absence.*—Any party holding or working any claim shall not forfeit or lose his interest therein by being absent through accident, or attendance at a court of justice or the mining board; and further, the warden may protect claims or shares therein during sickness, and for any period not exceeding fourteen days for any urgent cause, and during public holidays, without reference to the period during which any claim has been worked.

49. *Shares in claims and hired labor.*—Any miner who may be in actual possession of any share or shares in a claim may sell or transfer his share or shares after he shall have first offered the same to the remaining partner or partners, unless otherwise provided in and by the terms, conditions, and covenants of any deed, agreement, or instrument in writing entered into and duly executed and attested by the several shareholders in such mining copartnership; and in case the said copartners and shareholders shall refuse and decline to purchase the share or shares of the copartner or shareholder so as aforesaid desirous of making sale thereof, then and in such case the said copartner or shareholder shall be permitted to sell and dispose of his right, title and interest therein to any person or persons desirous of purchasing the same. And if any shareholder or shareholders in a claim, or his or their representative or representatives, shall at any time be desirous to absent himself or themselves, he or they shall find and provide an efficient substitute or substitutes as his or their representative or representatives in such share or shares; and in all cases of absence or neglect, from whatever cause, the working partners shall be empowered to hire labor in the place or stead of the copartner or copartners so absent as aforesaid. And from time to time, and at all times whensoever the wages of any hired laborer shall be in arrear and unpaid, after due notice thereof given and demand made, such laborer or laborers shall have and hold an equitable lien on the share or shares until his or their wages are duly paid and satisfied, together with his or their costs in the pursuit and recovery thereof, nevertheless; and the intent and meaning hereof, is such that no laborer or laborers hired for wages to work upon any claim, whether quartz or alluvial, shall take possession of such claim, or any part, parcel, or portion thereof, under any pretence whatsoever.

50. *Claims belonging to deceased individuals.*—Where any number of persons holding miners' rights or business licenses shall be in possession of any claim as copartners under such miners' rights or business licenses respectively, and one of such persons shall die, the surviving partners shall be entitled to hold possession of the claim as against all strangers; provided that the number of persons holding miners' rights working such claim be according to the regulations in force in the district, and without prejudice to the rights of the personal representative of the deceased by agreement or law against the surviving partners. Where any person holding a miner's right or business license shall be in sole possession of any claim under such miner's right or business license, and shall die, no other person shall take possession of such claim for the period of one month after the death of such person, or for the further period of three months if during the first month any person shall serve a written notice upon the warden of the district, stating that he or she is about to obtain probate or administration, as the case may be, of the personal estate and effects of the deceased, and requesting him to protect the claim; and the said warden shall protect the said claim from intrusion during the above periods respectively; and when such probate or administration respectively is obtained by any one, the personal representative, or a person nominated in writing by him or her, such personal representative or nominee holding a miner's right or business license respectively, shall be entitled to the possession of the said claim according to the regulations in force in the district.

51. *Claims when deemed relinquished.*—If any party or parties in possession of any claim shall leave the same unworked for more than three consecutive working days, such claim shall be considered abandoned, unless otherwise protected according to these bye-laws; nevertheless, it shall be lawful for any miner or company of miners to leave his or their claim whilst engaged in the extraction of gold from any substance whatever, or in the erection of machinery, or procuring timber for the necessary working of such claim; provided always there be not any water in such claim or claims likely to be injurious to the claims adjoining thereto. And, moreover, no miner, or party of miners, or any person or persons whomsoever, shall in any wise hold or

keep forcible possession of any disputed claim; and in all cases whatsoever where the right and title to any claim shall be in dispute, the last possessor, occupier or claimant thereof, shall make appeal to the warden of his division or district, who shall, with or without assessors, determine such complaint.

52. *Registration—Registration of quartz and alluvial tunnelling claims.*—Any party holding and prospecting for gold in a claim of any extent may register the same for a period not exceeding three months, in which at least three months' *bona fide* work has been done, under the following circumstances:—1st. Where at least one-half of the owners are compelled to temporarily abandon their claim through the actual want of funds; 2nd. In claims where the water is too heavy for hand baling, and arrangements are made or making for the erection of steam or other efficient machinery to pump out the same. Registration of claims in beds of creeks and rivers and other privileges shall be allowed when the owners are compelled to suspend operations in consequence of an overflow of water; and in puddling, sluicing, and water-races, when the supply of water has failed; provided that operations be resumed within seven days after a sufficient supply of water has been obtained. No claim or share therein shall be registered or protected in which there is water that may be detrimental to adjoining claims, save as provided for during the erection of machinery. No claims shall be registered a second time unless three months work, where practicable, intervenes between each registration, and no claim or privilege shall be registered for a period exceeding six months during one year. All applicants for registration shall, on oath, answer the following questions, and any others that the warden may deem fit and proper; and further, the warden shall have power to refuse such registration if the statements of the applicants be unsatisfactory:—1st. Are you in actual want of funds? 2nd. Where is your claim situate? 3rd. What is the name, number of claim, or other necessary particulars? 4th. What is the extent of ground occupied? Any party who shall have obtained the registration of any claim or other privilege through or by false representations, such registration shall be null and void. The warden shall cause all such grants to be entered in a book to be kept for that purpose, showing the date and period of registration, the name of the party, situation and extent of ground so registered or protected, such book to be open to the inspection of any person during office hours on payment of One shilling. Application to be made according to bye-law 81.

53. *Erection of machinery.*—Parties requiring ground whereon to erect machinery, shall make application to the warden. If no sufficient objections to such permission be urged, the warden may allow the exclusive possession of the same (except only as against the crown) by the applicants for such ground; the permission and ground to be forfeited on removal of such machinery, or when it has ceased for three months to be applied to the purpose for which it was granted. Applications to be made according to bye-law No. 81.

54. *Stacking auriferous substances.*—Any person wishing to retain possession of auriferous substances, may protect the same for a period not exceeding six months; provided that he stack such substance in a proper manner on ground not supposed to be adapted for mining purposes, and erect close to such stack a post, with his name, address, and date of stacking legibly written or painted thereon. Application to be made according to bye-law No. 81.

55. *Compensation for damage.*—Any injury, damage, or loss accruing to the owner or occupier of any building, garden, or other premises, held and occupied by virtue of a miner's right or business license, or to any claim, shaft, tunnel, or mining plant, road, drain, dam, race, or bridge, by the working of the adjoining ground, or by the overflow of sludge, tailings, or other substance, the party so injured shall be entitled to compensation from the parties causing such injuries; in case of dispute the warden, or warden and assessors, shall determine the amount of such compensation. Parties taking up claims through which tunnels, tramways, sluices, water or sludge drains are constructed, shall be responsible for any injury done to the same through the working of such claims.

56. *Issue of miner's rights.*—Any party or parties may have issued to them the requisite number of miner's rights to hold ground, or any other privilege, subject to the provisions of these bye-laws, but under no circumstances shall such miner's rights entitle the holder or holders to more than one vote at any election to return members to serve on the mining board of this district.

57. *Occupation for residence under miner's right.*—Each miner's right shall entitle the holder to occupy and fence in, for the purpose of residence, twenty perches, or six hundred and five superficial square yards, and whenever practicable the same shall be marked off in a square or rectangular block, not exceeding in length twice the breadth; nevertheless all occupants of road sites shall be limited to a breadth of fifty-four feet frontage by one hundred feet in depth.

58. *Business sites.*—Each business license shall entitle the holder to occupy and fence in an extent of ground not exceeding in area fifty-four feet frontage by one hundred feet in depth. All persons occupying road sites are required to keep their frontages in a proper state of cleanliness, and keep and maintain the necessary and requisite drains and drainage of or belonging to the site in his, her, or their occupation, free and clear of any and every obstruction, and so that the same shall in nowise be or become an annoyance or nuisance; and, furthermore, a space of

twelve feet as a right-of-way shall in every case, if practicable, be left in addition to such frontage.

59. *Mining on residences or business sites.*—It shall be lawful for the warden, by and with the concurrence and assistance of four assessors, to grant permission to enter upon and mine on any land held under a miner's right or business license, and to estimate what compensation (if any) by way of liquidated damages shall be assigned and paid by the person or persons desirous of mining thereon, and further to affix the limits and boundaries within which such mining shall be confined, and the position and direction of any shaft, together with all and every such other restriction or restrictions as shall be considered necessary for the safety and protection of the occupants thereof.

60. *Measuring drives.*—The warden shall have power to grant permission to any miner, miners, or appointed surveyor, to enter into and upon any claim adjoining his or their own for the purpose of measuring the depth of any shaft, or the dip, direction, inclination, or length of any tunnel or drive; but in all cases such examination shall only be made during the period of ordinary working hours, and in presence of one or more of the owner or owners of the claim under examination.

61. *Mining near roads or crossing-places.*—No miner or miners shall sink, drive, or surface within a distance of twenty feet from the centre of any public road or crossing-place in common use in this district. The warden may, however, sanction the temporary working of the ground under any road or crossing-place upon receiving sufficient security for the re-making of any such road or crossing-place. Application to be made according to bye-law No. 81.

62. *Holes near roads to be fenced.*—Any person or persons who shall have sunk any shaft, or excavated any kind of hole, of whatever depth, within the distance of ten feet from any road, footpath, or crossing-place in ordinary use, and unless such shaft or hole be sufficiently barricaded by a mound of earth thrown up to the height of four feet above the surface of the adjoining ground, or completely enclosed to the like height by the framework for a windlass to stand upon, shall erect around such shaft or hole a substantial two-rail fence, the upper rail whereof shall be at the least three feet six inches above the surface of the adjoining ground; and at all times when any miner or miners shall leave any claim unworked for a short period, or altogether abandoned, he or they shall firmly, properly, and securely fill up the shaft or hole being within such distance as aforesaid, or completely cover the same with logs not less than six inches in diameter, or erect around it such fence as aforesaid; and no person or persons shall remove, cast down, damage, injure, or destroy any portion or portions of such barricade, railing, timbers, or fence, placed over, around, or upon any shaft or hole whatsoever, whether the same be or be not abandoned.

63. *Buildings, &c., near roads.*—No person or persons shall erect any dwelling-house, store, tent, stable, workshop, or machine, nor construct any dam or waterhole, within twenty feet of the centre of any public road or crossing-place in common use in this district, and the warden shall order the removal of any buildings hereafter erected within such boundary.

64. *Protection to buildings on purchased land.*—No person or persons whomsoever shall under any pretence be permitted to sink or drive within a distance of ten feet of any building erected on purchased land, without the consent and permission in writing first had and obtained of the owner or owners, occupier or occupiers, of the said purchased land and of the building or buildings erected thereon.

65. *Nuisances.*—No person or persons shall be allowed to deposit carcasses or fragments of any animal matter whatsoever in any waterhole or dam, or in holes heretofore worked for gold; and all persons engaged in slaughtering shall cause the offal and other offensive matter to be removed, and be compelled and compellable to keep free and clear the premises so held and occupied by him, them, or any of them, from all accumulations of filth or noxious deposits; and the warden or other authorised officer shall have full power and authority to order and compel the owner or owners of any slaughter yard, or premises used for such purpose, or the known owner or owners of any carcass or carcasses, to bury, remove, or consume any carcasses, refuse, animal matter, or other offensive noxious deposit whatsoever.

66. *Bridges.*—When a race shall be carried through any public or private road, the party cutting such race shall build a substantial bridge such as the warden with the assistance of the surveyor shall direct; and it shall be the duty of the party in possession of the race to keep such bridge in good and sufficient repair.

67. *Waterholes for domestic purposes.*—Any person wishing to preserve a waterhole for domestic purposes must make application to the warden, and if deemed by him expedient an authority in writing will be given to set apart the same, when the applicant must erect an upright pole near the hole, crossed by two bars of wood thus †. Application to be made according to bye-law No. 81.

68. *Felling trees across public roads.*—Any person who may fell or cause to be felled any tree across or upon any road, footpath, crossing-place, claim, water-race, or channel in common use, shall remove or cause the same to be removed within twelve hours after the felling of such tree or notice of such obstruction given.

69. *Tailings not to obstruct creeks or rivers.*—Any person mining, washing, excavating, or otherwise working the banks of any main creek or river, shall not be allowed to deposit any soil, stones, tailings, or other substances, in the bed of such creek or

river, which shall or may obstruct the free and uninterrupted course and flow of the water, or be in anywise injurious to the public.

70. *Destroying notices, pegs, &c.*—Any person wilfully or maliciously removing, displacing, altering, disfiguring, or otherwise injuring any notice, boundary peg, dam, water-race, bridge, tramway, machinery, engine, or mining plant, of what nature or kind soever, or of belonging to any claim lawfully holden, shall be subject to the penalty imposed by the Act 21 Victoria No. 32, section 126.

71. *Valuation of mining plant allowed.*—Any claim of whatever kind deemed by the warden or warden and assessors to be relinquished or forfeited in accordance with these bye-laws, and shall adjudge the same to any other person; it shall be lawful for him or them to estimate the value of any mining plant, slabs, or other material, dam, race, or road made therein by such former owner, and should the incoming occupant consider the same to be beneficial to him and is not required by the former holder of the claim, he or they shall adjudge such sum of money to be paid as to him, or them shall seem just and equitable; and unless such sum shall be paid within one month from the time of such adjudication, the claim and mining implements shall revert to the former owner: Provided, however, that no compensation will be allowed to the former holder unless he either dispose of or remove the said mining plant within one month of such claim being adjudged to the occupant.

72. *Protection to parties applying for ground or other privileges.*—Any party posting an authorised notice for any ground or privilege to be applied for under these bye-laws, shall be deemed in possession of the same from the time of posting such notice until the expiration of seven days; provided the applicant shall procure the hearing of his application on the first day thereafter appointed by the warden for adjudication; otherwise such notice shall not protect the ground or privilege unless the warden authorise the issue of a second notice. No second notice of application shall, without the sanction of the warden, be of any effect to protect the ground or privilege.

73. *Disputes.*—All disputes that may arise under any rule in reference to ground being payable and not fully occupied, shall be determined by the warden, with the aid of four assessors if required by either party, and in the event of the charge being proved, the warden shall order the full number of miners to be employed within one week of the decision, and in default the ground shall become public property.

74. *Waterholes and dams.*—Any person desirous of making or holding any waterhole or dam, shall, on making application, mark off the ground with pegs, and state on the notice the approximate area applied for; nevertheless, such privilege shall not be granted by the warden in any case where satisfactory proof can be given that the construction of such waterhole or dam would be injurious to the public. No person or persons whomsoever shall, without the consent of the owner or owners of such waterhole or dam, take from (except for domestic purposes only), make use of, or defile the water therein, nor in anywise damage or injure any covering placed over and protecting such waterhole or dam, nor dig into, cut through, or undermine the bank or side thereof in such manner as to cause the said well, waterhole, or dam to lose the water therein. Any person or persons duly authorised and permitted to construct any waterhole or dam as aforesaid, and who shall fail or neglect to undertake and commence operations in a *bona fide* manner within seven days after such permission or authority shall have been granted, and without good and sufficient cause for such neglect shown and proved to the satisfaction of the warden, such person or persons making such default as aforesaid shall forfeit the permission, authority, and privilege theretofore granted, and the warden shall assign the same to any other person or persons who shall first thereafter make application in that behalf. Application to be made according to bye-law No. 81.

75. *Cross drives for ventilation to be made in tunnelling ground.*—In tunnelling under hills, when one or more openings or cross drives is or are required from one parallel tunnel to another for ventilation, it shall be lawful for the warden, with the assistance, when required by either party, of four assessors, to give the necessary order, decision, and direction for making such drives or openings; and also for the allocation of the work, and distribution and division of all or any auriferous deposits that shall be contained therein or taken therefrom.

76. *Tents or private dwellings.*—No tents or other dwellings shall be erected within twenty feet of ground known to be auriferous, or on old alluvial workings. All miners' tents erected on Crown lands shall be at least twenty feet apart from each other.

77. *Roads through claims, &c., &c.*—Where from the unevenness of the ground, or other causes, it is absolutely necessary to make roads or tramways through ground held by virtue of a miner's right or business license by other than the applicant, the warden is hereby empowered to grant the necessary permission; but the party in possession of such ground shall be entitled to compensation for any injury or obstruction caused thereby. When such road shall have been unused for a period of three months for the purpose for which it was originally granted, such privilege shall be considered forfeited. Application to be made according to bye-law No. 81.

78. *Valid objections to applications may be entertained.*—Notwithstanding anything hereinbefore contained, it shall be lawful for

any authorised miner or miners on the day of application to oppose the granting of any privilege under these bye-laws; and should such objections be valid or otherwise, the warden shall either grant or refuse such application as to him may appear just and expedient. And further, should it be proved to the satisfaction of the warden that any such privilege shall have been obtained through false representations, every such grant or privilege shall be deemed null and void.

79. *Protection to applicants under leasing regulations.*—When any person or persons shall have applied under the leasing regulations to be hereafter made by the Governor in Council, within the provision of 21 Victoria No. 32, for a lease of land for mining purposes, in the manner and form which may be prescribed by the said regulations, no person or persons shall by virtue of his or their miner's right be at liberty to occupy, mine, or otherwise interfere with the said land so applied for, unless previously occupied by them in virtue of their miner's right, pending the decision of the proper authority as to whether the said lease shall be issued.

80. *Surveyor's duties and scale of fees.*—That a competent practical mining surveyor be appointed to each division of the Castlemaine district, whose duty it shall be to make, when required, engineering plans and reports of ground or privileges applied for under these bye-laws, measure and mark off claims, survey in all cases of encroachment or alleged encroachment, see that the mining regulations of the division under his charge are strictly carried out, and furnish to the chairman and members of the mining board a quarterly report of the progress and condition of mining operations within his division. He shall keep a book in which he shall register all transactions, with the dates, names of parties, and all matters connected with his duty as surveyor; such book to be produced when required by the warden or mining board; and further, in all cases of disputes or grants, the miner who shall desire any information from such transaction book may obtain the same on payment of two shillings and sixpence. He shall also issue all schedules, and keep a correct account of the moneys received, and transmit the same when called upon to the clerk of the mining board. He shall lay off all base lines, and deposit a record of the same with the warden of the division.

The scale of fees to be paid for survey and plan shall be as follows:—

	£	s.	d.
Under bye-law 5, the fee shall be	1	0	0
Under bye-law 6, for marking off base line	2	0	0
[The amount to be paid by the miners in proportion to the number engaged within the limits of such base line.]			
Marking off cross lines on each claim if required by the miners	0	10	0
Under bye-laws 7 and 60, underground survey	2	0	0
Under bye-laws 15, 34 and 74	1	0	0
Under bye-laws 25, 26, 27 and 28, for quarter acre and not exceeding one acre	1	0	0
Ditto, for one acre and not exceeding five acres	1	10	0
Ditto, for six acres and not exceeding ten acres	4	0	0
Ditto, for eleven acres and not exceeding twenty acres	6	0	0
Under bye-law 31, third section only	1	0	0
Under bye-laws 39 and 40, for surveying one set of parallel lines, pegs to be provided by miners	1	10	0
Under bye-law 53, large companies	2	0	0
Ditto ditto, small ditto and puddling sites	1	0	0
And when any party makes a conjoint application for one acre of ground, site of puddling machine, and dam, the fee shall be	1	10	0

81. *Applications.*—Every application for any claim or privilege under these bye-laws shall be made by affixing Schedule No. 1 on a conspicuous part of the claim for a period not less than seven consecutive days previously to the hearing of any application, and a copy of such schedule shall be delivered to and filed by the warden of the division, and on granting such privilege the warden shall deliver to the party applying a certificate, as per Schedule No. 2, than which no other document to hold grants or privileges shall be legal. In all grants of registration two copies of Schedule No. 2 shall be delivered to the applicant, one copy to be affixed on a conspicuous part of the ground so protected, and one copy to be retained in the possession of the owner.

82. *Clerk to furnish schedules.*—That the clerk of this board furnish the different surveyors of the district with the requisite schedules, and the surveyor shall account to the clerk of the board for the proceeds of the same. No other notices or schedules than the above shall be legal.

83. *Fees for schedules.*—That in all cases where schedules shall be required under these bye-laws, the sum of One shilling shall be charged for each schedule.

SCHEDULE 1.

Notice of Application.

To the warden of the mining district of A.B., of &c., and C.D., of &c., hereby make application for
situato

and (I or we) do hereby declare that a copy hereof hath been posted on the site applied for, also at the warden's office, and filed with that officer for seven consecutive days from the date hereof.

Dated the _____ day of _____ 18 _____

SCHEDULE 2.

Miner's Right, No. _____
 I hereby certify that I have authorised _____
 to hold and occupy _____ situate
 _____ in accordance with notice thereof duly
 filed with me the _____ day of _____ 18
 in pursuance of bye-law No. _____
 Dated the _____ day of _____ 18
 (Signed)

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

MEMBERS:

- NEIL MACLEAN (except Nos. 4, 12, 28, 32, 39, 44, 46, 47, 49, 50, 59, 71).
- JAMES BAIRD (except Nos. 10, 12, 13, 17, 25, 32, 39, 40, 46, 47, 49, 50, 55, 59, 63, 70, 71).
- WILLIAM AMER (except Nos. 4, 8, 27, 28, 40).
- JAMES F. EDWARDS (except Nos. 6, 28, 32, 47, 48, 69, 79, 80).
- GEORGE PALMER (except No. 6).
- SAMUEL SCOTSON (except Nos. 5, 6, 13, 18, 52, 62, 63, 71, 80).
- THOMAS HART (except Nos. 74, 80, 83).
- JOHN TYSON (except Nos. 1, 28, 31, 32, 37, 43, 45, 46, 47, 48, 74, 80).
- RICHARD CAPPER (except Nos. 32, 37), Acting Chairman.

It is hereby certified that the foregoing bye-laws, Nos. 1-83, of the mining board for the district of Castlemaine, 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 10th day of May, 1859.

By His Excellency's Command,

J.3963.

JOHN O'SHANASSY.

MUNICIPALITY OF ARARAT.

BYE-LAW No. 11—FOR THE REGULATING OF BUILDING OPERATIONS, AND THE LICENSING OF BUILDERS.

WHEREAS by an 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 provide for the general good rule, and to have the care of and authority over the streets, roads, footpaths, &c., &c.: Be it therefore ordered and directed by the Ararat municipal council, that no builder or other person shall commence pulling down or erecting any building, or placing any materials from or for the same, in or abutting on any public street, lane, court, or alley, &c., to which the public may have access within this municipality, without first having obtained a license in form set forth in schedule A hereunto annexed from the said municipal council, to authorise him to deposit such building materials. Before any such deposit shall have been made, a good and sufficient hoarding shall be erected, to be placed round such materials to the satisfaction of the council or their authorised officer; and a light shall be kept burning in a conspicuous place thereon from sunset to sunrise; and such materials shall not encroach more than one-third the width of any roadway, nor so as to render any road or street impassable to wheeled vehicles. Footpaths, gutters and drains, must in all cases be kept free.

The license shall be in force twenty-one days from the date thereof, but no longer, but may be renewed on application to the town clerk. Any builder or other person refusing to show his license when required to do so by any authorised officer of the council, shall be deemed to be and be 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 granted 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 (£20); and any person failing to remove any scaffolding, hoarding, &c., as aforesaid, on being called on to do so by the proper authority, shall forfeit and pay a sum not exceeding Twenty shillings per day for every day that it may continue and not be removed; provided, always, that the aggregate of such penalty shall not exceed the sum of Fifty pounds.

SCHEDULE A.
 MUNICIPALITY OF ARARAT.
 Builder's License.

No. _____
 Town Clerk's Office, 185
 Ararat, of _____ having made
 application for, a builder's license to _____ on allotment
 section _____ in _____ street, permission is
 hereby granted him to pull down, to erect scaffolding, and fence,

and to deposit materials for the space of twenty-one (21) days under the provisions of bye-law No. 11, or any other bye-law made or to be made.

Town Clerk.

The foregoing Bye-law, No. 11, 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 10th day of May, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,

J.3982.

JOHN O'SHANASSY.

MUNICIPALITY OF ARARAT.

BYE-LAW No. 13.—FOR PREVENTING DAMAGE TO FOOTPATHS AND WATERCHANNELS, AND FOR REGULATING THE FORMATION OF PRIVATE AND COMMON CROSSINGS.

WHEREAS by an Act of Council, 18 Victoria No. 15, intitled, *An Act for the establishment of municipal Institutions in Victoria*, it is, *inter alia*, enacted, that it shall be lawful for the council of any municipal district to make bye-laws for the care and management of the roads, public paths, streets, and public thoroughfares: Be it therefore enacted by the Ararat municipal council, that from and after the date of this bye-law receiving the assent of His Excellency, any person who shall ride, drive, or lead any horse or beast, or who shall drive or wheel any cart, barrow, carriage, or other vehicle, upon or across any of the public footpaths or watercourses of the municipal district of Ararat, except at a crossing made as hereinafter prescribed, or who shall in any way cause damage to the said public footpaths or watercourses, or any of them, shall, upon conviction thereof before two or more justices of the peace for the said district, forfeit and pay for every such offence a penalty not exceeding Twenty pounds (£20). And be it further enacted by the council aforesaid, that all persons having, or that may hereafter have roadways for carts or other wheeled vehicles across the footpaths now formed, or that may be hereafter formed by the council aforesaid, shall, at their own expense, construct and maintain a crossing-place over the water channel and footpath in the following manner:—In streets where a stone or wooden kerb is now or may hereafter be laid, the crossing shall be paved with stone pavement or broken metal the whole width of the footpath from the building line to the pavement of the water channel, and shall be enclosed on both sides with a stone or wooden kerb of the same size and description as the street kerbing, which it shall join with a gentle curve. The water channel must not in any way be altered or obstructed, and must be maintained in good repair at the cost of the person or persons having the crossing.

In streets where a footpath is or may be hereafter formed, and where no kerbing is laid, suitable wooden bridges shall be provided and fixed over the water channel so as to leave a free passage for the water underneath, said bridges to project into the public roadway not less than four feet from the outer edge of the footpath; and the crossing place over the footpath, whether paved, metalled, or gravelled, shall be maintained in such manner that it shall be at all times as clear and dry as the footpath itself immediately adjoining such crossing-place.

The materials used for such crossing-places and kerbing, and the manner of laying the same, shall be subject to the approval of the municipal council or their duly authorised officer; and in cases where the material or manner of laying the same, or forming the crossing-places, shall, on report of the authorised officer, be deemed objectionable by the said council, it shall be lawful for the council, after the expiration of seven days from any day on which such council shall have, given notice of objection to the person or persons forming or causing to be formed such crossing-place, to proceed in manner hereinafter stated as against parties refusing or neglecting to comply with the provisions of this Act.

All persons desirous of forming crossing-places over footpaths shall give notice in writing of their intention, and submit a specification of the manner in which the work is to be performed, upon which permission shall be given, provided the specified manner be not objectionable to the council.

It shall also be lawful for the said municipal council, whenever it appears that carts or other wheeled vehicles habitually and frequently cross any formed footpath or channel to any right-of-way, yard, or other premises, without a crossing-place having been duly formed and made as hereinbefore stated, to order such crossing-place to be made by the owner or occupier of the premises entered by its use, and in cases of common rights-of-way by the several owners or occupiers of the premises abutting thereon or to which it is appurtenant; and any person refusing or neglecting to comply with such order shall be liable to the penalty hereinbefore stated for a breach of this bye-law.

The foregoing Bye-law, No. 13, 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 10th day of May, 1859, pursuant to 18 Victoria No. 15, sec. 33.

By His Excellency's Command,

K.3844.

JOHN O'SHANASSY.

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 Heidelberg 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 Brunswick 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, inasmuch 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 separation.

And the petitioners pray as follows:—
"Your memorialists therefore pray that your Excellency will be pleased to proclaim the northern boundary of this municipality 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, 788, 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 Municipal Act, 18 Victoria No. 15, and state that urgent necessity exists for the establishment of a municipal district at Heathcote.

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 township 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 extending on the east and west respectively one quarter of a mile, or twenty chains from the east and west boundary lines respectively 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 Excellency will be pleased to cause the substance and prayer of this petition to be advertised in the *Government Gazette*, in accordance 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.]

No. 72.—MAY 10TH, 1859.—3.

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,
K.3143. JOHN O'SHANASSY.

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 whims, 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.]

Department of Trade and Customs,
Melbourne, 6th May, 1859.

DALGETY'S WAREHOUSE, GEELONG.

NOTICE is hereby given that in accordance with the provisions of the 10th clause of the *Customs Act, 1857*, I have approved of the cellar and second floor of the warehouse of Messrs. Dalgety, Ibbotson and Co., situated in Malop street, Geelong, being appointed for the warehousing and securing of goods therein without payment of duty, until the end of the year.

HENRY MILLER.

Department of Trade and Customs,
Melbourne, 6th May, 1859.

HAMILTON'S BONDED WAREHOUSES.

NOTICE is hereby given that in accordance with the provisions of the tenth clause of the *Customs Act, 1857*, I have approved of the Licenses granted to Mr. Hamilton for his premises situated at the corner of King and Collins streets, Melbourne, on the 20th October, 1857, and extended to a new store immediately adjoining the above, on the 14th January, 1858, for the warehousing and securing of goods therein without payment of duty, being transferred to Messrs. Moncrieff and Co.

HENRY MILLER.

Pilot Board of Victoria, Pilot Board Offices,
Williamstown, 3rd May, 1859.

LICENSED PILOTS.

IT is hereby notified that the undermentioned persons have been licensed by this Board as Pilots for that part of the Port of Melbourne known as Hobson's Bay, from the 1st instant:—

John Poole, sen.
Colin George Cowley
William McLean
John B. Tregurtha

CHARLES FERGUSON,
President of the Pilot Board.

Department of Trade and Customs,
Melbourne, 5th May, 1859.

ADDITIONAL RULES OF THE PILOT BOARD.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to approve of the following rules and regulations which have been made by the Pilot Board in conformity with the 12th section of the Act 17 Victoria No. 28, being added to the regulations sanctioned and published in the *Government Gazette*, page 1710, by notice dated 7th September, 1857.

By His Excellency's Command,
HENRY MILLER.

Pilots to protect Revenue.

46. Pilots and all persons employed in the pilot service shall by all means in their power endeavor to prevent any infringement of the revenue or customs laws by any person whatever; and should any breach of such laws come under their observation, they shall give immediate information thereof to the nearest officer of customs.

Pilots not to take part in Elections.

47. Pilots and persons in the employ of the Pilot Board, or in any way engaged in the pilot service, shall not take any part in elections of members of Parliament for the colony of Victoria, beyond recording such vote or votes as by law they may be entitled to.

CHARLES FERGUSON,
President of the Pilot Board.

SCHEDULE OF UNSOLD ALLOTMENTS.
CASTLEMAINE LAND SALE.—20TH APRIL, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.
			<i>Town Lots.</i>	A. R. P.	
1	3	F	Harcourt ...	0 1 5	Withdrawn
2	4	F	Harcourt ...	0 1 3	"
			<i>Suburban Lots.</i>		
1	1	17	Fryers ...	0 1 21	"
2	2	17	Fryers ...	0 1 0	"
3	3	17	Fryers ...	0 1 0	"
4	4	17	Fryers ...	0 1 0	"
5	5	17	Fryers ...	0 1 0	"
6	6	17	Fryers ...	0 1 0	"
7	7	17	Fryers ...	0 1 0	"
8	8	17	Fryers ...	0 1 0	"
9	9	17	Fryers ...	0 0 35½	"
10	10	17	Fryers ...	0 0 24	"
11	11	17	Fryers ...	0 0 24	"
12	12	17	Fryers ...	0 0 24	"
13	1	18	Fryers ...	0 0 20½	"
14	1 A	18	Fryers ...	0 0 32	"
15	2	18	Fryers ...	0 0 36½	"
16	2 A	18	Fryers ...	0 0 9½	"
17	3	18	Fryers ...	0 1 0	"
21	10	10	Fryers ...	0 1 35	"
22	12	10	Fryers ...	0 1 17½	"
23	13	10	Fryers ...	0 1 8½	"
24	14	10	Fryers ...	0 3 8	"
25	2	13	Fryers ...	0 1 3	"
26	3	13	Fryers ...	0 0 30	"
27	4	13	Fryers ...	0 0 36	"
28	5	13	Fryers ...	0 0 25½	"
29	6	13	Fryers ...	0 0 21	"
30	7	13	Fryers ...	0 0 24	"
31	8	13	Fryers ...	0 0 36	"
32	6	4 A	Castlemaine	1 0 0	"
33	7	4 A	Castlemaine	1 0 0	"
34	8	4 A	Castlemaine	0 3 8	"
35	9	4 A	Castlemaine	0 3 8	"
36	10	4 A	Castlemaine	1 0 0	"
37	11	4 A	Castlemaine	1 0 0	"
38	12	4 A	Castlemaine	1 1 3½	"
39	13	4 A	Castlemaine	0 3 26	"

G. S. EVANS,
Commissioner of Crown Lands and Survey.
Selection Office, Department of Lands and Survey,
Melbourne, 5th May, 1859.

SCHEDULE OF UNSOLD ALLOTMENTS.
CASTLEMAINE LAND SALE.—18TH APRIL, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.
			<i>Town Lot.</i>	A. R. P.	
7	10	49	Castlemaine	0 0 24	Withdrawn

MELBOURNE LAND SALE.—9TH MARCH, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.
2	11	68	<i>Town Lot.</i> Melbourne ...	A. R. P. 0 0 28½	Withdrawn

MELBOURNE LAND SALE.—12TH APRIL, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Why not sold.
22	...	61	<i>Country Lots.</i> Moorooduc ...	A. R. P. 179 3 6	No offer at auction.
23	...	62	Moorooduc ...	179 1 9	"
24	...	63	Moorooduc ...	126 0 1	"
25	...	71	Moorooduc ...	119 3 13	"
27	...	84	Moorooduc ...	121 1 8	"
29	...	86	Moorooduc ...	118 1 32	"
30	...	87	Moorooduc ...	115 1 12	"
31	...	88	Moorooduc ...	127 0 19	"
32	...	89	Moorooduc ...	156 0 3	"
33	...	90	Moorooduc ...	186 0 0	"
34	...	91	Moorooduc ...	179 3 25	"

G. S. EVANS,
Commissioner of Crown Lands and Survey.
Selection Office, Department of Lands and Survey,
Melbourne, 5th May, 1859.

SCHEDULE OF FORFEITED ALLOTMENTS.

MELBOURNE LAND SALE.—16TH MARCH, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Amount Forfeited.
14	1	7	<i>Town Lot.</i> Osborne ...	A. R. P. 0 1 24	£ s. d. 3 0 0
8	17	A	<i>Suburban Lots.</i> Moorooduc ...	6 1 18	3 0 0
24	35	A	Moorooduc ...	4 2 0	3 0 0
25	36	A	Moorooduc ...	5 2 0	3 0 0
31	42	A	Moorooduc ...	3 0 4	5 0 0

SANDHURST LAND SALE.—30TH MARCH, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Amount Forfeited.
13	7	10	<i>Town Lots.</i> Kangaroo Flat	A. R. P. 0 1 0	£ s. d. 2 0 0
18	5	11	Kangaroo Flat	0 1 0	3 0 0
24	48	D	Kangaroo Flat	0 1 0	2 0 0

SANDHURST LAND SALE.—31ST MARCH, 1859.

Lot.	Allotment.	Section.	Town or Parish.	Extent.	Amount Forfeited.
14	114	A	<i>Town Lots.</i> Ironbark Gully	A. R. P. 0 1 16	£ s. d. 5 0 0
19	32	C	Golden Gully	0 1 0	2 0 0
22	49	II	Back Creek ...	0 1 0	4 0 0
41	7	N	Eaglehawk Gully	0 1 0	4 0 0

G. S. EVANS,
Commissioner of Crown Lands and Survey.
Selection Office, Department of Lands and Survey,
Melbourne, 5th May, 1859.

MURCHISON POUND RATES.

TABLE of Rates to be charged for Trespass of Cattle and the Sustenance thereof, whilst impounded in the MURCHISON Pound, under the provisions of the Act of Council 18 Victoria No. 30. Fixed by the Justices in Petty Sessions assembled at Waranga, on the nineteenth day of April, 1859.

Description of Cattle Trespassing.	In any Forest or open Pasture Land, open Stubble, After-grass, or other un-enclosed Land.	In any Paddock of Grass enclosed by a good and substantial Fence.	In any Garden, un-cut Meadow, or Growing Crop of any kind, enclosed by a good substantial Fence.	Amount to be charged daily for sustenance whilst impounded.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.
For every horse, mare, gelding, colt, filly, ass, mule ...	0 1 0	0 4 0	0 8 0	0 3 6
For every bull, cow, ox, steer, and calf ...	0 1 0	0 4 0	0 8 0	0 2 6
For every ram, ewe, sheep, or lamb ...	0 0 3	0 0 6	0 2 0	0 0 3
For every goat ...	0 0 6	0 2 6	0 10 0	0 1 0
For every pig ...	0 0 6	0 2 6	1 0 0	0 2 0

By Order of the Justices,
WILLIAM H. ANDERSON,
Clerk of Petty Sessions.

Allowed by His Excellency the Governor,
GEO. HARKER,
Treasurer.

DRYSDALE POUND RATES.

TABLE of Rates to be charged for Trespass of Cattle and the Sustenance thereof, whilst impounded in the Public Pound of DRYSDALE, under the provisions of the Act of Council 18 Victoria No. 30. Fixed by the Justices in Petty Sessions assembled at Drysdale, on the twentieth day of April, 1859.

Description of Cattle Trespassing.	In any Forest or open Pasture Land, open Stubble, After-grass, or other un-enclosed Land.	In any Paddock of Grass enclosed by a good and substantial Fence.	In any Garden, un-cut Meadow, or Growing Crop of any kind, enclosed by a good substantial Fence.	Amount to be charged daily for sustenance whilst impounded.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.
For every horse, mare, gelding, colt, filly, ass, mule, bull, cow, ox, heifer, steer, calf ...	0 0 6	0 5 0	0 10 0	0 2 6
For every ram, ewe, sheep, or lamb ...	0 0 2	0 0 6	0 2 6	0 0 3
For every goat ...	0 5 0	0 10 0	1 0 0	0 2 6
For every pig ...	0 5 0	0 10 0	1 0 0	0 5 0

By Order of the Justices,
ARTHUR P. AKEHURST,
Clerk of Petty Sessions.

Allowed by His Excellency the Governor,
GEO. HARKER,
Treasurer.

LANDS OPEN FOR SELECTION AT HEATHCOTE.

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 District Survey Office, Heathcote, only, on and after Tuesday, 31st May, 1859, at Ten o'clock, a.m.

Special Country Lots.	Country Lots.	Date of Proclamation.	Date of Auction.	Parish and Situation.	Allocation.	Section.	Extent.	Price per Acre.	Amount to pay.	Remarks.
	2	1859. 22 Mar.	1859. 26 April	North Murchison, Goulburn River	9	A. R. P. 101 1 39	£ s. 1 0	£ s. d. 101 9 11	No offer.
	5	"	"	"	...	14	120 0 0	1 0	120 0 0	"
	6	"	"	"	...	15	120 0 0	1 0	120 0 0	"
	7	"	"	"	...	16	120 0 0	1 0	120 0 0	"
	8	"	"	Waranga, situated between Heathcote and Murchison	...	1	48 0 12	1 0	48 1 6	"
	9	"	"	"	...	2	40 0 0	1 0	40 0 0	"
	10	"	"	"	...	3	40 0 0	1 0	40 0 0	"
	11	"	"	"	...	4	55 1 25	1 0	55 8 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 31st August, 1859, will, on and subsequent to that date, be open for selection at the Melbourne Office only.

Selection Office, Department of Lands and Survey,
Melbourne, 6th May, 1859.

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

Department of Lands and Survey,
Melbourne, 7th May, 1859.

BALLAARAT LAND SALE.—16th MAY, 1859.
WITH reference to the Proclamation contained in the Government Gazette of the 12th April last, relative to a sale of certain Public Lands to be held at Ballaarat on the 16th May instant: It is hereby notified that country lots 9 to 20, inclusive, in the parish of Spring Hill, have been withdrawn from sale.

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

Department of Lands and Survey,
Melbourne, 7th May, 1859.

GEELONG LAND SALE.—23rd MAY, 1859.
WITH reference to the Proclamation contained in the Government Gazette of the 19th April last, relative to a sale of certain Public Lands to be held at Geelong on the 23rd May instant: It is hereby notified that country lots 37, 38, 39 and 40, should be described as in section 28, and lot 41 in section 29.

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

Department of Lands and Survey,
Melbourne, 9th 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 Public Lands to be held at Ballaarat on the 13th May instant: It is hereby notified that suburban lots 1 to 15 inclusive have been withdrawn from sale.

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

Department of Lands and Survey,
Melbourne, 5th May, 1859.

GISBORNE 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 Public Lands to be held at Gisborne on the 13th May instant: It is hereby notified that the said sale will be held at the New Court House, Gisborne, and not at the Bridge Inn, as therein stated.

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

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—		
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
Friday, 3rd June	69	926
GIBBORNE—		
Friday, 13th May	56	757
HAMILTON—		
Monday, 30th May	66	887
HEATHCOTE—		
Friday, 13th May	56	758
Friday, 3rd June	69	927
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—		
Monday, 30th May	66	894

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

Department of Lands and Survey,
Melbourne.

LAND SALE AT GEELONG.—FRIDAY, 10TH JUNE, 1859.

(Sale to be conducted by the 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, intitled, *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 tenth day of June next, the following Suburban and 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.

SUBURBAN LOTS.

DUNED.

On the Main Colac line of road, an and near the Waurn Chain of Ponds, west of the bridge over the ponds, about five miles south-west from Geelong.

1. Grant, 3a. Or. 24p., Three acres twenty-four perches, parish of Duned, allotment A of section 9. Upset price 3*l.* per acre.
2. Grant, 6a. Or. 16p., Six acres sixteen perches, parish of Duned, allotment B 1 of section 9. Upset price 2*l.* 10*s.* per acre.
3. Grant, 5a. 1r. 25p., Five acres one rood twenty-five perches, parish of Duned, allotment C of section 9. Upset price 2*l.* 10*s.* per acre.
4. Grant, 10a. Or. 29p., Ten acres twenty-nine perches, parish of Duned, allotment D of section 9. Upset price 2*l.* 10*s.* per acre.
5. Grant, 5a. 3r. 6p., Five acres three roods six perches, parish of Duned, allotment E of section 9. Upset price 2*l.* 10*s.* per acre.
6. Grant, 11a. 2r. 36p., Eleven acres two roods thirty-six perches, parish of Duned, allotment F of section 9. Upset price 2*l.* 10*s.* per acre.
7. Grant, 6a. Or. 16p., Six acres sixteen perches, parish of Duned, allotment G of section 9. Upset price 2*l.* 10*s.* per acre.
8. Grant, 14a. 1r., Fourteen acres one rood, parish of Duned, allotment H of section 9. Upset price 2*l.* 10*s.* per acre.
9. Grant, 9a. 3r. 10p., Nine acres three roods ten perches, parish of Duned, allotment I of section 9. Upset price 2*l.* 10*s.* per acre.

10. Grant, 9a. 2r. 9p., Nine acres two roods nine perches, parish of Duned, allotment J of section 9. Upset price 2*l.* 10*s.* per acre.

11. Grant, 10a. Or. 30p., Ten acres thirty perches, parish of Duned, allotment K of section 9. Upset price 2*l.* 10*s.* per acre.

12. Grant, 8a. 2r. 32p., Eight acres two roods thirty-two perches, parish of Duned, allotment L of section 9. Upset price 2*l.* 10*s.* per acre.

13. Grant, 9a., Nine acres, parish of Duned, allotment M of section 9. Upset price 2*l.* 10*s.* per acre.

14. Grant, 9a., Nine acres, parish of Duned, allotment N of section 9. Upset price 2*l.* 10*s.* per acre.

15. Grant, 14a. 2r., Fourteen acres two roods, parish of Duned, allotment O of section 9. Upset price 2*l.* 10*s.* per acre.

PAYWIT.

South of the township of Portarlington.

16. Grant, 20a. 2r., Twenty acres two roods, parish of Paywit, allotment 11. Upset price 2*l.* per acre.

COUNTRY LOTS.

BIRREGURRA.

Fronting the Birregurra Creek, on and near the main road from Geelong to Colac, midway between Winchelsea and Colac.

1. Grenville, 129a., One hundred and twenty-nine acres, parish of Birregurra, allotment B of section 11. Upset price 1*l.* per acre.

2. Polworth, 138a., One hundred and thirty-eight acres, parish of Birregurra, allotment D of section 11. Upset price 1*l.* per acre.

KUROOKARUC.

On the eastern bank of Ferrer's Creek, from one to four miles south of the village of Rokewood, on the main line of road from Geelong towards Portland, via the Upper Woody Yalook.

3. Grenville, 136a., One hundred and thirty-six acres, parish of Kurookaruc, portion 47. Upset price 1*l.* per acre.

4. Grenville, 110a. 3r. 26p., One hundred and ten acres three roods twenty-six perches, parish of Kurookaruc, portion 48. Upset price 1*l.* per acre.

5. Grenville, 100a. 1r. 38p., One hundred acres one rood thirty-eight perches, parish of Kurookaruc, portion 49. Upset price 1*l.* per acre.

6. Grenville, 136a., One hundred and thirty-six acres, parish of Kurookaruc, portion 50. Upset price 1*l.* per acre.

7. Grenville, 136a., One hundred and thirty-six acres, parish of Kurookaruc, portion 51. Upset price 1*l.* per acre.

8. Grenville, 92a. 2r. 27p., Ninety-two acres two roods twenty-seven perches, parish of Kurookaruc, portion 52. Upset price 1*l.* per acre.

9. Grenville, 83a. 3r. 17p., Eighty-three acres three roods seventeen perches, parish of Kurookaruc, portion 53. Upset price 1*l.* per acre.

10. Grenville, 136a., One hundred and thirty-six acres, parish of Kurookaruc, portion 54. Upset price 1*l.* per acre.

11. Grenville, 136a., One hundred and thirty-six acres, parish of Kurookaruc, portion 55. Upset price 1*l.* per acre.

12. Grenville, 77a. Or. 8p., Seventy-seven acres eight perches, parish of Kurookaruc, portion 56. Upset price 1*l.* per acre.

13. Grenville, 136a., One hundred and thirty-six acres, parish of Kurookaruc, portion 59. Upset price 1*l.* per acre.

14. Grenville, 61a. 1r. 27p., Sixty-one acres one rood twenty-seven perches, parish of Kurookaruc, portion 60. Upset price 1*l.* per acre.

15. Grenville, 76a. 3r. 36p., Seventy-six acres three roods thirty-six perches, parish of Kurookaruc, portion 61. Upset price 1*l.* per acre.

16. Grenville, 123a. 3r. 29p., One hundred and twenty-three acres three roods twenty-nine perches, parish of Kurookaruc, portion 62. Upset price 1*l.* per acre.

17. Grenville, 138a. 2r. 34p., One hundred and thirty-eight acres two roods thirty-four perches, parish of Kurookaruc, portion 63. Upset price 1*l.* per acre.

18. Grenville, 52a. 3r. 8p., Fifty-two acres three roods eight perches, parish of Kurookaruc, portion 64. Upset price 1*l.* per acre.

19. Grenville, 54a. 2r. 32p., Fifty-four acres two roods thirty-two perches, parish of Kurookaruc, portion 65. Upset price 1*l.* per acre.

20. Grenville, 91a. 1r., Ninety-one acres one rood, parish of Kurookaruc, portion 66. Upset price 1*l.* per acre.

21. Grenville, 116a. 1r. 20p., One hundred and sixteen acres one rood twenty perches, parish of Kurookaruc, portion 67. Upset price 1*l.* per acre.

22. Grenville, 114a. Or. 8p., One hundred and fourteen acres eight perches, parish of Kurookaruc, portion 68. Upset price 1*l.* per acre.

23. Grenville, 66a., Sixty-six acres, parish of Kurookaruc, portion 69. Upset price 1*l.* per acre.

24. Grenville, 64a., Sixty-four acres, parish of Kurookaruc, portion 71. Upset price 1*l.* per acre.

25. Grenville, 45a. 3r. 6p., Forty-five acres three roods six perches, parish of Kurookaruc, portion 72. Upset price 1*l.* per acre.

26. Grenville, 59a. 2r., Fifty-nine acres two roods, parish of Kurookaruc, portion 73. Upset price 1*l.* per acre.

27. Grenville, 59a. 2r. 8p., Fifty-nine acres two roods eight perches, parish of Kurookaruc, portion 74. Upset price 1*l.* per acre.

28. Grenville, 81a. Or. 8p., Eighty-one acres eight perches, parish of Kurookaruc, portion 76. Upset price 1*l.* per acre.
 29. Grenville, 93a., Ninety-three acres, parish of Kurookaruc, portion 77. Upset price 1*l.* per acre.
 30. Grenville, 81a., Eighty-one acres, parish of Kurookaruc, portion 78. Upset price 1*l.* per acre.
 31. Grenville, 98a. 2r. 20p., Ninety-eight acres two roods twenty perches, parish of Kurookaruc, portion 79. Upset price 1*l.* per acre.
 32. Grenville, 164a. 3r. 32p., One hundred and fifty-four acres three roods thirty-two perches, parish of Kurookaruc, portion 80. Upset price 1*l.* per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixth 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,

G. S. EVANS,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

LAND SALE AT HAMILTON.—MONDAY, 13TH JUNE, 1859.

(Sale to be conducted by the POLICE MAGISTRATE.)

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 Monday, the thirteenth day of June next, the following Country Lots will be offered for sale by public auction, at the Police Office, Hamilton, Grange Burn, 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.

NORTH HAMILTON.

Situated between one and five miles north of the Township Reserve; locality known as Mount Bunbridge.

1. Dundas, 115a. 3r. 16p., One hundred and fifteen acres three roods sixteen perches, parish of North Hamilton, allotment 1 of section 16. Upset price 1*l.* per acre.
2. Dundas, 115a. 3r. 16p., One hundred and fifteen acres three roods sixteen perches, parish of North Hamilton, allotment 2 of section 16. Upset price 1*l.* per acre.
3. Dundas, 107a. 3r. 35p., One hundred and seven acres three roods thirty-five perches, parish of North Hamilton, allotment 3 of section 16. Upset price 1*l.* per acre.
4. Dundas, 107a. 3r. 35p., One hundred and seven acres three roods thirty-five perches, parish of North Hamilton, allotment 4 of section 16. Upset price 1*l.* per acre.
5. Dundas, 153a. 2r. 24p., One hundred and fifty-three acres two roods twenty-four perches, parish of North Hamilton, allotment 1 of section 17. Upset price 1*l.* per acre.
6. Dundas, 153a. 1r. 36p., One hundred and fifty-three acres one rood thirty-six perches, parish of North Hamilton, allotment 2 of section 17. Upset price 1*l.* per acre.
7. Dundas, 143a. Or. 32p., One hundred and forty-three acres thirty-two perches, parish of North Hamilton, allotment 3 of section 17. Upset price 1*l.* per acre.
8. Dundas, 143a. Or. 6p., One hundred and forty-three acres six perches, parish of North Hamilton, allotment 4 of section 17. Upset price 1*l.* per acre.
9. Dundas, 175a. 2r. 16p., One hundred and seventy-five acres two roods sixteen perches, parish of North Hamilton, allotment 1 of section 20. Upset price 1*l.* per acre.
10. Dundas, 171a. Or. 33p., One hundred and seventy-one acres thirty three perches, parish of North Hamilton, allotment 3 of section 20. Upset price 1*l.* per acre.
11. Dundas, 171a. Or. 2p., One hundred and seventy-one acres two perches, parish of North Hamilton, allotment 4 of section 20. Upset price 1*l.* per acre.
12. Dundas, 132a. 1r. 24p., One hundred and thirty-two acres one rood twenty-four perches, parish of North Hamilton, allotment 1 of section 21. Upset price 1*l.* per acre.
13. Dundas, 132a. 1r. 24p., One hundred and thirty-two acres one rood twenty-four perches, parish of North Hamilton, allotment 2 of section 21. Upset price 1*l.* per acre.
14. Dundas, 133a. 1r. 17p., One hundred and thirty-three acres one rood seventeen perches, parish of North Hamilton, allotment 3 of section 21. Upset price 1*l.* per acre.
15. Dundas, 129a. Or. 14p., One hundred and twenty-nine acres fourteen perches, parish of North Hamilton, allotment 4 of section 21. Upset price 1*l.* per acre.
16. Dundas, 129a. Or. 14p., One hundred and twenty-nine acres fourteen perches, parish of North Hamilton, allotment 5 of section 21. Upset price 1*l.* per acre.

No. 72.—MAY 10TH, 1859.—4.

17. Dundas, 131a. 3r. 17p., One hundred and thirty-one acres three roods seventeen perches, parish of North Hamilton, allotment 6 of section 21. Upset price 1*l.* per acre.

18. Dundas, 132a. 1r. 24p., One hundred and thirty-two acres one rood twenty-four perches, parish of North Hamilton, allotment 1 of section 22. Upset price 1*l.* per acre.
19. Dundas, 132a. 1r. 24p., One hundred and thirty-two acres one rood twenty-four perches, parish of North Hamilton, allotment 2 of section 22. Upset price 1*l.* per acre.
20. Dundas, 129a. Or. 14p., One hundred and twenty-nine acres fourteen perches, parish of North Hamilton; allotment 3 of section 22. Upset price 1*l.* per acre.
21. Dundas, 129a. Or. 14p., One hundred and twenty-nine acres fourteen perches, parish of North Hamilton, allotment 4 of section 22. Upset price 1*l.* per acre.
22. Dundas, 88a. 2r., Eighty-eight acres two roods, parish of North Hamilton, allotment 5 of section 22. Upset price 1*l.* per acre.
23. Dundas, 88a. 2r., Eighty-eight acres two roods, parish of North Hamilton, allotment 6 of section 22. Upset price 1*l.* per acre.
24. Dundas, 91a. 3r. 25p., Ninety-one acres three roods twenty-five perches, parish of North Hamilton, allotment 7 of section 22. Upset price 1*l.* per acre.
25. Dundas, 175a. 2r. 16p., One hundred and seventy-five acres two roods sixteen perches, parish of North Hamilton, allotment 1 of section 23. Upset price 1*l.* per acre.
26. Dundas, 175a. 1r. 24p., One hundred and seventy-five acres one rood twenty-four perches, parish of North Hamilton, allotment 2 of section 23. Upset price 1*l.* per acre.
27. Dundas, 171a. Or. 33p., One hundred and seventy-one acres thirty-three perches, parish of North Hamilton, allotment 3 of section 23. Upset price 1*l.* per acre.
28. Dundas, 171a. Or. 2p., One hundred and seventy-one acres two perches, parish of North Hamilton, allotment 4 of section 23. Upset price 1*l.* per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixth 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,

G. S. EVANS,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

LAND SALE AT HEATHCOTE.—FRIDAY, 10TH 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 tenth day of June next, the following Country Lots will be offered for sale by public auction, at the Police Office, Heathcote, 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.

RUNNYMEDE.

Situated between one and four miles south-east of the township of Runnymede (Barrow's Inn, Campaspe River), on the east and west banks of Mount Pleasant Creek, near the road from Heathcote.

1. County unnamed, 120a., One hundred and twenty acres, parish of Runnymede, portion 73. Upset price 1*l.* per acre.
2. County unnamed, 101a. 1r. 32p., One hundred and one acres one rood thirty-two perches, parish of Runnymede, portion 74. Upset price 1*l.* per acre.
3. County unnamed, 88a. 2r. 24p., Eighty-eight acres two roods twenty-four perches, parish of Runnymede, portion 75. Upset price 1*l.* per acre.
4. County unnamed, 109a. 1r. 8p., One hundred and nine acres one rood eight perches, parish of Runnymede, portion 76. Upset price 1*l.* per acre.
5. County unnamed, 98a. 3r. 6p., Ninety-eight acres three roods six perches, parish of Runnymede, portion 77. Upset price 1*l.* per acre.
6. County unnamed, 100a., One hundred acres, parish of Runnymede, portion 89. Upset price 1*l.* per acre.
7. County unnamed, 160a., One hundred and sixty acres, parish of Runnymede, portion 90. Upset price 1*l.* per acre.
8. County unnamed, 160a. 3r. 33p., One hundred and sixty acres three roods thirty-three perches, parish of Runnymede, portion 93. Upset price 1*l.* per acre.
9. County unnamed, 160a., One hundred and sixty acres, parish of Runnymede, portion 94. Upset price 1*l.* per acre.

10. County unnamed, 160a. One hundred and sixty acres, parish of Runnymede, portion 95. Upset price 1*l.* per acre.
 11. County unnamed, 175a. 3r. 14p. One hundred and seventy-five acres three roods fourteen perches, parish of Runnymede, portion 97. Upset price 1*l.* per acre.
 12. County unnamed, 160a. One hundred and sixty acres, parish of Runnymede, portion 98. Upset price 1*l.* per acre.
 13. County unnamed, 160a. One hundred and sixty acres, parish of Runnymede, portion 99. Upset price 1*l.* per acre.
 14. County unnamed, 206a. Or. 38p. Two hundred and six acres thirty-eight perches, parish of Runnymede, portion 100. Upset price 1*l.* per acre.
 15. County unnamed, 110a. Or. 38p. One hundred and ten acres thirty-eight perches, parish of Runnymede, portion 101. Upset price 1*l.* per acre.
 16. County unnamed, 144a. Or. 25p. One hundred and forty-four acres twenty-five perches, parish of Runnymede, portion 102. Upset price 1*l.* per acre.
 17. County unnamed, 160a. One hundred and sixty acres, parish of Runnymede, portion 103. Upset price 1*l.* per acre.
 18. County unnamed, 204a. 3r. 33p. Two hundred and four acres three roods thirty-three perches, parish of Runnymede, portion 104. Upset price 1*l.* per acre.
 19. County unnamed, 108a. 3r. 33p. One hundred and eight acres three roods thirty-three perches, parish of Runnymede, portion 105. Upset price 1*l.* per acre.
 20. County unnamed, 160a. One hundred and sixty acres, parish of Runnymede, portion 106. Upset price 1*l.* per acre.
 21. County unnamed, 160a. One hundred and sixty acres, parish of Runnymede, portion 107. Upset price 1*l.* per acre.
 22. County unnamed, 168a. 2r. One hundred and sixty-eight acres two roods, parish of Runnymede, portion 108. Upset price 1*l.* per acre. *Note*.—One month from the day of sale will be allowed to remove the hut from this lot.
 23. County unnamed, 165a. 3r. One hundred and sixty-five acres three roods, parish of Runnymede, portion 109. Upset price 1*l.* per acre.
 24. County unnamed, 160a. One hundred and sixty acres, parish of Runnymede, portion 110. Upset price 1*l.* per acre.
 25. County unnamed, 160a. One hundred and sixty acres, parish of Runnymede, portion 111. Upset price 1*l.* per acre.

CAMPASPE.

Situated to the south of the parish of Runnymede, and from eight miles from township of Runnymede, on the east side of the Campaspe River, and between that river and Mount Pleasant Creek, near the road from Heathcote.

26. County unnamed, 191a. 3r. 8p. One hundred and ninety-one acres three roods eight perches, parish of Campaspe, portion 19. Upset price 1*l.* per acre.
 27. County unnamed, 143a. 3r. 16p. One hundred and forty-three acres three roods sixteen perches, parish of Campaspe, portion 20. Upset price 1*l.* per acre.
 28. County unnamed, 118a. 2r. 25p. One hundred and eighteen acres two roods twenty-five perches, parish of Campaspe, portion 21. Upset price 1*l.* per acre.
 29. County unnamed, 86a. 3r. Eighty-six acres three roods, parish of Campaspe, portion 22. Upset price 1*l.* per acre.
 30. County unnamed, 92a. 1r. 8p. Ninety-two acres one rood eight perches, parish of Campaspe, portion 23. Upset price 1*l.* per acre.
 31. County unnamed, 86a. 3r. 19p. Eighty-six acres three roods nineteen perches, parish of Campaspe, portion 25. Upset price 1*l.* per acre.
 32. County unnamed, 84a. Or. 32p. Eighty-four acres thirty-two perches, parish of Campaspe, portion 26. Upset price 1*l.* per acre.
 33. County unnamed, 80a. 1r. 8p. Eighty acres one rood eight perches, parish of Campaspe, portion 29. Upset price 1*l.* per acre.
 34. County unnamed, 95a. 1r. 24p. Ninety-five acres one rood twenty-four perches, parish of Campaspe, portion 31. Upset price 1*l.* per acre.
 35. County unnamed, 102a. 2r. 16p. One hundred and two acres two roods sixteen perches, parish of Campaspe, portion 32. Upset price 1*l.* per acre.
 36. County unnamed, 99a. 2r. 32p. Ninety-nine acres two roods thirty-two perches, parish of Campaspe, portion 33. Upset price 1*l.* per acre.
 37. County unnamed, 160a. One hundred and sixty acres, parish of Campaspe, portion 75. Upset price 1*l.* per acre.
 38. County unnamed, 160a. One hundred and sixty acres, parish of Campaspe, portion 76. Upset price 1*l.* per acre.
 39. County unnamed, 120a. One hundred and twenty acres, parish of Campaspe, portion 77. Upset price 1*l.* per acre.
 40. County unnamed, 120a. One hundred and twenty acres, parish of Campaspe, portion 78. Upset price 1*l.* per acre.
 41. County unnamed, 99a. 2r. 32p. Ninety-nine acres two roods thirty-two perches, parish of Campaspe, portion 80. Upset price 1*l.* per acre.
 42. County unnamed, 113a. 3r. 8p. One hundred and thirteen acres three roods eight perches, parish of Campaspe, portion 81. Upset price 1*l.* per acre.
 43. County unnamed, 117a. Or. 24p. One hundred and seventeen acres twenty-four perches, parish of Campaspe, portion 82. Upset price 1*l.* per acre.
 44. County unnamed, 191a. 3r. 8p. One hundred and ninety-one acres three roods eight perches, parish of Campaspe, portion 85. Upset price 1*l.* per acre.

45. County unnamed, 160a. One hundred and sixty acres, parish of Campaspe, portion 86. Upset price 1*l.* per acre.
 46. County unnamed, 191a. 3r. 8p. One hundred and ninety-one acres three roods eight perches, parish of Campaspe, portion 88. Upset price 1*l.* per acre.
 47. County unnamed, 191a. 3r. 8p. One hundred and ninety-one acres three roods eight perches, parish of Campaspe, portion 89. Upset price 1*l.* per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixth 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,

G. S. EVANS,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

LAND SALE AT DUNOLLY.—FRIDAY, 10TH JUNE, 1869.

(Sale to be conducted by V. MURRAY, Esq., the Police Magistrate.)

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 tenth day of June next, the following Town Lots will be offered for sale by public auction, at the Court House, Dunolly, 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.

DUNOLLY.

At the Dunolly Diggings.

1. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 1 of section 34. Upset price 50*l.* per acre.
 2. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 2 of section 34. Upset price 50*l.* per acre.
 3. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 3 of section 34. Upset price 50*l.* per acre.
 4. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 4 of section 34. Upset price 50*l.* per acre.
 5. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 5 of section 34. Upset price 50*l.* per acre.
 6. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 6 of section 34. Upset price 50*l.* per acre.
 7. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 7 of section 34. Upset price 50*l.* per acre.
 8. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 8 of section 34. Upset price 50*l.* per acre.
 9. Dunolly, 37p. Thirty-seven perches, county unnamed, parish of Dunolly, allotment 9 of section 34. Upset price 50*l.* per acre.
 10. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 10 of section 34. Upset price 50*l.* per acre.
 11. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 11 of section 34. Upset price 50*l.* per acre.
 12. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 12 of section 34. Upset price 50*l.* per acre.
 13. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 13 of section 34. Upset price 50*l.* per acre.
 14. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 14 of section 34. Upset price 50*l.* per acre.
 15. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 15 of section 34. Upset price 100*l.* per acre. *Note*.—The improvements on this lot have been valued at 90*l.*, which amount must be paid at the time of sale.
 16. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 16 of section 34. Upset price 100*l.* per acre. *Note*.—The improvements on this lot have been valued at 50*l.*, which amount must be paid at the time of sale.
 17. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 17 of section 34. Upset price 100*l.* per acre. *Note*.—The improvements on this lot have been valued at 40*l.*, which amount must be paid at the time of sale.
 18. Dunolly, 37p. Thirty-seven perches, county unnamed, parish of Dunolly, allotment 18 of section 34. Upset price 50*l.* per acre.
 19. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 19 of section 34. Upset price 50*l.* per acre.
 20. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 20 of section 34. Upset price 50*l.* per acre.
 21. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 21 of section 34. Upset price 50*l.* per acre.
 22. Dunolly, 1r. One rood, county unnamed, parish of Dunolly, allotment 22 of section 34. Upset price 50*l.* per acre.

23. Dunolly, 1r. 2p., One rood two perches, county unnamed, parish of Dunolly, allotment 1 of section 35. Upset price 100*l.* per acre. *Note.*—The improvements on this lot have been valued at 80*l.*, which amount must be paid at the time of sale.
24. Dunolly, 1r. 2p., One rood two perches, county unnamed, parish of Dunolly, allotment 2 of section 35. Upset price 50*l.* per acre.
25. Dunolly, 1r. 2p., One rood two perches, county unnamed, parish of Dunolly, allotment 3 of section 35. Upset price 50*l.* per acre.
26. Dunolly, 1r. 2p., One rood two perches, county unnamed, parish of Dunolly, allotment 4 of section 35. Upset price 50*l.* per acre.
27. Dunolly, 36p., Thirty-six perches, county unnamed, parish of Dunolly, allotment 5 of section 35. Upset price 50*l.* per acre.
28. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 6 of section 35. Upset price 50*l.* per acre.
29. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 7 of section 35. Upset price 50*l.* per acre.
30. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 8 of section 35. Upset price 50*l.* per acre.
31. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 9 of section 35. Upset price 50*l.* per acre.
32. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 10 of section 35. Upset price 50*l.* per acre.
33. Dunolly, 35p., Thirty-five perches, county unnamed, parish of Dunolly, allotment 11 of section 35. Upset price 50*l.* per acre.
34. Dunolly, 35p., Thirty-five perches, county unnamed, parish of Dunolly, allotment 12 of section 35. Upset price 50*l.* per acre.
35. Dunolly, 35p., Thirty-five perches, county unnamed, parish of Dunolly, allotment 13 of section 35. Upset price 50*l.* per acre.
36. Dunolly, 35p., Thirty-five perches, county unnamed, parish of Dunolly, allotment 14 of section 35. Upset price 50*l.* per acre.
37. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 15 of section 35. Upset price 50*l.* per acre.
38. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 16 of section 35. Upset price 50*l.* per acre.
39. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 17 of section 35. Upset price 50*l.* per acre.
40. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 18 of section 35. Upset price 50*l.* per acre.
41. Dunolly, 1r., One rood, county unnamed, parish of Dunolly, allotment 19 of section 35. Upset price 50*l.* per acre.
42. Dunolly, 36p., Thirty-six perches, county unnamed, parish of Dunolly, allotment 20 of section 35. Upset price 50*l.* per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixth 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,

G. S. EVANS,

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

KYNETON LAND SALE.—10TH JUNE, 1859.

(Sale to be conducted by the POLICE MAGISTRATE.)

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 tenth day of June next, the following Town Lots will be offered for sale by public auction, at the Police Office, Kyneton, 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.

KYNETON.

1. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 17 of section 33. Upset price 8*l.* per acre.
2. Kyneton, 39p., Thirty-nine perches, county of Dalhousie, parish of Kyneton, allotment 2 of section 34. Upset price 8*l.* per acre.
3. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 3 of section 34. Upset price 8*l.* per acre.
4. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 4 of section 34. Upset price 8*l.* per acre.
5. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 5 of section 34. Upset price 8*l.* per acre.
6. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 6 of section 34. Upset price 8*l.* per acre.

7. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 7 of section 34. Upset price 8*l.* per acre.
8. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 8 of section 34. Upset price 8*l.* per acre.
9. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 9 of section 34. Upset price 8*l.* per acre.
10. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 10 of section 34. Upset price 8*l.* per acre.
11. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 11 of section 34. Upset price 8*l.* per acre.
12. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 12 of section 34. Upset price 8*l.* per acre.
13. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 13 of section 34. Upset price 8*l.* per acre.
14. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 14 of section 34. Upset price 8*l.* per acre.
15. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 15 of section 34. Upset price 8*l.* per acre.
16. Kyneton, 38p., Thirty-eight perches, county of Dalhousie, parish of Kyneton, allotment 16 of section 34. Upset price 8*l.* per acre.
17. Kyneton, 1r. 9p., One rood nine perches, county of Dalhousie, parish of Kyneton, allotment 2 of section 35. Upset price 8*l.* per acre.
18. Kyneton, 1r. 7p., One rood seven perches, county of Dalhousie, parish of Kyneton, allotment 1 of section 36. Upset price 8*l.* per acre.
19. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 3 of section 36. Upset price 8*l.* per acre.
20. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 5 of section 36. Upset price 8*l.* per acre.
21. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 6 of section 36. Upset price 8*l.* per acre.
22. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 7 of section 36. Upset price 8*l.* per acre.
23. Kyneton, 1r., One rood, county of Dalhousie, parish of Kyneton, allotment 8 of section 36. Upset price 8*l.* per acre.
24. Kyneton, 1r. 7p., One rood seven perches, county of Dalhousie, parish of Kyneton, allotment 9 of section 36. Upset price 8*l.* per acre.
25. Kyneton, 1r. 5p., One rood five perches, county of Dalhousie, parish of Kyneton, allotment 10 of section 36. Upset price 8*l.* per acre.
26. Kyneton, 1r. 5p., One rood five perches, county of Dalhousie, parish of Kyneton, allotment 11 of section 36. Upset price 8*l.* per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixth 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,

G. S. EVANS,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

LAND SALE AT MELBOURNE.—FRIDAY, 10TH JUNE, 1859.

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 tenth day of June next, the following Town and Country Lots will be offered for sale by public auction, at the Auction Rooms of Messrs. W. M. Tennent and Co., Great Collins street, Melbourne, at the upset price affixed to each lot respectively, on the terms and conditions and under the provisions of the above recited Act. Deposit—10 per cent.

TOWN LOTS.

MELBOURNE.

Situated immediately east of the Old Cemetery.

1. Melbourne, 39 1-5p., Thirty-nine perches and one-fifth, county of Bourke, parish of North Melbourne, allotment 1 of section 41. Upset price 300*l.* per acre.
2. Melbourne, 1r., One rood, county of Bourke, parish of North Melbourne, allotment 2 of section 41. Upset price 300*l.* per acre.
3. Melbourne, 1r., One rood, county of Bourke, parish of North Melbourne, allotment 3 of section 41. Upset price 300*l.* per acre.
4. Melbourne, 1r., One rood, county of Bourke, parish of North Melbourne, allotment 16 of section 41. Upset price 300*l.* per acre.
5. Melbourne, 1r., One rood, county of Bourke, parish of North Melbourne, allotment 17 of section 41. Upset price 300*l.* per acre.

6. Melbourne, 39 1-5p., Thirty-nine perches and one-fifth, county of Bourke, parish of North Melbourne, allotment 18 of section 41. Upset price 300*l*. per acre.

7. Melbourne, 39 1-5p., Thirty-nine perches and one-fifth, county of Bourke, parish of North Melbourne, allotment 19 of section 41. Upset price 300*l*. per acre.

8. Melbourne, 39 1-5p., Thirty-nine perches and one-fifth, county of Bourke, parish of North Melbourne, allotment 20 of section 41. Upset price 300*l*. per acre.

9. Melbourne, 1r. 3p., One rood three perches, county of Bourke, parish of North Melbourne, allotment 1 of section 42. Upset price 300*l*. per acre.

10. Melbourne, 1r. 16 3-10p., One rood sixteen perches and three-tenths, county of Bourke, parish of North Melbourne, allotment 2 of section 42. Upset price 300*l*. per acre.

11. Melbourne, 1r. 0 1-5p., One rood and one-fifth of a perch, county of Bourke, parish of North Melbourne, allotment 3 of section 42. Upset price 300*l*. per acre.

12. Melbourne, 1r. 0 1-5p., One rood and one-fifth of a perch, county of Bourke, parish of North Melbourne, allotment 4 of section 42. Upset price 300*l*. per acre.

13. Melbourne, 1r. 0 1-5p., One rood and one-fifth of a perch, county of Bourke, parish of North Melbourne, allotment 15 of section 42. Upset price 300*l*. per acre.

14. Melbourne, 33 2-5p., Thirty-three perches and two-fifths, county of Bourke, parish of North Melbourne, allotment 16 of section 42. Upset price 300*l*. per acre.

15. Melbourne, 34 9-10p., Thirty-four perches and nine-tenths, county of Bourke, parish of North Melbourne, allotment 17 of section 42. Upset price 300*l*. per acre.

MELBOURNE.

Near the Benevolent Asylum.

16. Melbourne, 18 3-5p., Eighteen perches and three-fifths, county of Bourke, parish of North Melbourne, allotment 1 of section 5. Upset price 300*l*. per acre.

17. Melbourne, 18p., Eighteen perches, county of Bourke, parish of North Melbourne, allotment 2 of section 5. Upset price 300*l*. per acre.

18. Melbourne, 18p., Eighteen perches, county of Bourke, parish of North Melbourne, allotment 3 of section 5. Upset price 300*l*. per acre.

19. Melbourne, 21 1-5p., Twenty-one perches and one-fifth, county of Bourke, parish of North Melbourne, allotment 4 of section 5. Upset price 300*l*. per acre.

20. Melbourne, 18p., Eighteen perches, county of Bourke, parish of North Melbourne, allotment 1 of section U. Upset price 300*l*. per acre.

21. Melbourne, 18p., Eighteen perches, county of Bourke, parish of North Melbourne, allotment 2 of section U. Upset price 300*l*. per acre.

22. Melbourne, 18p., Eighteen perches, county of Bourke, parish of North Melbourne, allotment 3 of section U. Upset price 300*l*. per acre.

23. Melbourne, 18 3-5p., Eighteen perches and three-fifths, county of Bourke, parish of North Melbourne, allotment 4 of section U. Upset price 300*l*. per acre.

24. Melbourne, 28 2-5p., Twenty-eight perches and two-fifths, county of Bourke, parish of Jika-jika, allotment 1 of section 75. Upset price 300*l*. per acre.

25. Melbourne, 30 9-10p., Thirty perches and nine-tenths, county of Bourke, parish of Jika-jika, allotment 2 of section 75. Upset price 300*l*. per acre.

26. Melbourne, 33 2-5p., Thirty-three perches and two-fifths, county of Bourke, parish of Jika-jika, allotment 3 of section 75. Upset price 300*l*. per acre.

27. Melbourne, 36p., Thirty-six perches, county of Bourke, parish of Jika-jika, allotment 4 of section 75. Upset price 300*l*. per acre.

28. Melbourne, 38 1-2p., Thirty-eight perches and a half, county of Bourke, parish of Jika-jika, allotment 5 of section 75. Upset price 300*l*. per acre.

29. Melbourne, 1r. 1p., One rood one perch, county of Bourke, parish of Jika-jika, allotment 6 of section 75. Upset price 300*l*. per acre.

30. Melbourne, 1r. 3p., One rood three perches, county of Bourke, parish of Jika-jika, allotment 7 of section 75. Upset price 300*l*. per acre.

31. Melbourne, 1r. 6p., One rood six perches, county of Bourke, parish of Jika-jika, allotment 8 of section 75. Upset price 300*l*. per acre.

32. Melbourne, 1r. 8 1-2p., One rood eight perches and a half, county of Bourke, parish of Jika-jika, allotment 9 of section 75. Upset price 300*l*. per acre.

33. Melbourne, 1r. 11p., One rood eleven perches, county of Bourke, parish of Jika-jika, allotment 10 of section 75. Upset price 300*l*. per acre.

MELTON.

34. Melton, 34p., Thirty-four perches, county of Bourke, parish of Djerriwarrah, allotment 9 of section 21. Upset price 8*l*. per acre.

35. Melton, 27p., Twenty-seven perches, county of Bourke, parish of Djerriwarrah, allotment 10 of section 21. Upset price 8*l*. per acre.

DANDENONG.

36. Dandenong, 2r., Two roods, county of Bourke, parish of Dandenong, allotment 6 of section 16. Upset price 8*l*. per acre.

37. Dandenong, 2r., Two roods, county of Bourke, parish of Dandenong, allotment 7 of section 16. Upset price 8*l*. per acre.

38. Dandenong, 2r., Two roods, county of Bourke, parish of Dandenong, allotment 8 of section 16. Upset price 8*l*. per acre.

39. Dandenong, 2r., Two roods, county of Bourke, parish of Dandenong, allotment 9 of section 16. Upset price 8*l*. per acre.

40. Dandenong, 2r. 2p., Two roods two perches, county of Bourke, parish of Dandenong, allotment 1 of section 21. Upset price 8*l*. per acre.

41. Dandenong, 1r. 13p., One rood thirteen perches, county of Bourke, parish of Dandenong, allotment 2 of section 21. Upset price 8*l*. per acre.

42. Dandenong, 1r. 37p., One rood thirty-seven perches, county of Bourke, parish of Dandenong, allotment 3 of section 21. Upset price 8*l*. per acre.

43. Dandenong, 1r. 37p., One rood thirty-seven perches, county of Bourke, parish of Dandenong, allotment 4 of section 21. Upset price 8*l*. per acre.

COUNTRY LOTS.

HOLDEN.

On the road from Melbourne to Bacchus Marsh and Gisborne, near Mount Kororoit.

1. Bourke, 80a. 2r. 14p., Eighty acres two roods fourteen perches, parish of Holden, allotment A 1 of section 1. Upset price 1*l*. per acre.

2. Bourke, 108a. 2r. 7p., One hundred and eight acres two roods seven perches, parish of Holden, allotment A 2 of section 1. Upset price 1*l*. per acre.

3. Bourke, 160a. 1r. 10p., One hundred and sixty acres one rood ten perches, parish of Holden, allotment B of section 1. Upset price 1*l*. per acre.

4. Bourke, 120a. Or. 23p., One hundred and twenty acres twenty-eight perches, parish of Holden, allotment C of section 1. Upset price 1*l*. per acre.

TYAB.

On King's Station, near Tyab Waterholes.

5. Mornington, 88a. Or. 16p., Eighty-eight acres sixteen perches, parish of Tyab, portion 70. Upset price 1*l*. per acre.

6. Mornington, 81a. 3r. 2p., Eighty-one acres three roods two perches, parish of Tyab, portion 85. Upset price 1*l*. per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixth 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.

HENRY BARKLY.

(L.s.)

By His Excellency's Command,

G. S. EVANS,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

LAND SALE AT WANGARATTA.—MONDAY, 13TH JUNE, 1859.

(Sale to be conducted by the POLICE MAGISTRATE.)

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 Monday, the thirteenth day of June next, the following Country Lots will be offered for sale by public auction, at the Police Office, Wangaratta, 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.

OXLEY.

On the north side of the Hurdle Creek, between the Moyhu and Glencarty Home Stations, about thirteen miles south-east from Wangaratta.

1. County unnamed, 144a. 1r. 18p., One hundred and forty-four acres one rood eighteen perches, parish of Oxley, allotment 1 of section 10 A. Upset price 1*l*. per acre.

2. County unnamed, 144a. 2r. 28p., One hundred and forty-four acres two roods twenty-eight perches, parish of Oxley, allotment 2 of section 10 A. Upset price 1*l*. per acre.

3. County unnamed, 126a. 2r. 22p., One hundred and twenty-six acres two roods twenty two perches, parish of Oxley, allotment 1 of section 11 A. Upset price 1*l*. per acre.

4. County unnamed, 142a. Or. 1p., One hundred and forty-two acres one perch, parish of Oxley, allotment 2 of section 11 A. Upset price 1*l*. per acre.

5. County unnamed, 150a., One hundred and fifty acres, parish of Oxley, allotment 3 of section 11 A. Upset price 1*l*. per acre.

6. County unnamed, 133a. 1r. 27p., One hundred and thirty-three acres one rood twenty-seven perches, parish of Oxley, allotment 1 of section 12 A. Upset price 1*l*. per acre.

7. County unnamed, 133a. 2r. 27p., One hundred and thirty-three acres two roods twenty-seven perches, parish of Oxley, allotment 2 of section 12 A. Upset price 1*l.* per acre.
8. County unnamed, 133a. 3r. 30p., One hundred and thirty-three acres three roods thirty perches, parish of Oxley, allotment 3 of section 12 A. Upset price 1*l.* per acre.
9. County unnamed, 130a. 2r. 31p., One hundred and thirty acres two roods thirty-one perches, parish of Oxley, allotment 1 of section 13 A. Upset price 1*l.* per acre.
10. County unnamed, 130a. 2r. 21p., One hundred and thirty acres two roods twenty-one perches, parish of Oxley, allotment 2 of section 13 A. Upset price 1*l.* per acre.
11. County unnamed, 130a. 2r. 21p., One hundred and thirty acres two roods twenty-one perches, parish of Oxley, allotment 3 of section 13 A. Upset price 1*l.* per acre.
12. County unnamed, 123a. 1r. 5p., One hundred and twenty-three acres one rood five perches, parish of Oxley, allotment 1 of section 14 A. Upset price 1*l.* per acre.
13. County unnamed, 137a. 3r. 37p., One hundred and thirty-seven acres three roods thirty-seven perches, parish of Oxley, allotment 2 of section 14 A. Upset price 1*l.* per acre.
14. County unnamed, 145a. 1r. 29p., One hundred and forty-five acres one rood twenty-nine perches, parish of Oxley, allotment 3 of section 14 A. Upset price 1*l.* per acre.
15. County unnamed, 139a. 2r. 24p., One hundred and thirty-nine acres two roods twenty-four perches, parish of Oxley, allotment 1 of section 15 A. Upset price 1*l.* per acre.
16. County unnamed, 139a. 2r. 24p., One hundred and thirty-nine acres two roods twenty-four perches, parish of Oxley, allotment 2 of section 15 A. Upset price 1*l.* per acre.
17. County unnamed, 145a. 1r. 16p., One hundred and forty-five acres one rood sixteen perches, parish of Oxley, allotment 1 of section 16 A. Upset price 1*l.* per acre.
18. County unnamed, 160a. 1r. 32p., One hundred and sixty-acres one rood thirty-two perches, parish of Oxley, allotment 2 of section 16 A. Upset price 1*l.* per acre.
19. County unnamed, 186a. 1r. 13p., One hundred and eighty-six acres one rood thirteen perches, parish of Oxley, allotment 3 of section 16 A. Upset price 1*l.* per acre.
20. County unnamed, 145a. 1r. 16p., One hundred and forty-five acres one rood sixteen perches, parish of Oxley, allotment 4 of section 16 A. Upset price 1*l.* per acre.
21. County unnamed, 128a. 1r. 10p., One hundred and twenty-eight acres one rood ten perches, parish of Oxley, allotment 1 of section 17 A. Upset price 1*l.* per acre.
22. County unnamed, 72a. 2r. 17p., Seventy-two acres two roods seventeen perches, parish of Oxley, allotment 2 of section 17 A. Upset price 1*l.* per acre.
23. County unnamed, 105a. 0r. 28p., One hundred and five acres twenty-eight perches, parish of Oxley, allotment 3 of section 17 A. Upset price 1*l.* per acre.
24. County unnamed, 145a. 2r. 18p., One hundred and forty-three acres two roods eighteen perches, parish of Oxley, allotment 4 of section 17 A. Upset price 1*l.* per acre.
25. County unnamed, 151a. 1r. 18p., One hundred and fifty-one acres one rood eighteen perches, parish of Oxley, allotment 5 of section 17 A. Upset price 1*l.* per acre.
26. County unnamed, 138a. 0r. 30p., One hundred and thirty-eight acres thirty perches, parish of Oxley, allotment 6 of section 17 A. Upset price 1*l.* per acre.
27. County unnamed, 144a. 1r. 16p., One hundred and forty-four acres one rood sixteen perches, parish of Oxley, allotment 1 of section 18 A. Upset price 1*l.* per acre.
28. County unnamed, 166a. 3r. 37p., One hundred and sixty-six acres three roods thirty-seven perches, parish of Oxley, allotment 2 of section 18 A. Upset price 1*l.* per acre.
29. County unnamed, 189a. 2r. 19p., One hundred and eighty-nine acres two roods nineteen perches, parish of Oxley, allotment 3 of section 18 A. Upset price 1*l.* per acre.
30. County unnamed, 120a. 1r. 19p., One hundred and twenty acres one rood nineteen perches, parish of Oxley, allotment 1 of section 19 A. Upset price 1*l.* per acre.
31. County unnamed, 105a. 0r. 12p., One hundred and five acres twelve perches, parish of Oxley, allotment 4 of section 19 A. Upset price 1*l.* per acre.
32. County unnamed, 102a. 2r. 36p., One hundred and two acres two roods thirty-six perches, parish of Oxley, allotment 5 of section 19 A. Upset price 1*l.* per acre.
33. County unnamed, 100a. 0r. 16p., One hundred acres sixteen perches, parish of Oxley, allotment 8 of section 19 A. Upset price 1*l.* per acre.
34. County unnamed, 95a. 2r., Ninety-five acres two roods, parish of Oxley, allotment 1 of section 20 A. Upset price 1*l.* per acre.
35. County unnamed, 98a. 3r. 12p., Ninety-eight acres three roods twelve perches, parish of Oxley, allotment 4 of section 20 A. Upset price 1*l.* per acre.
36. County unnamed, 101a. 3r. 8p., One hundred and one acres three roods eight perches, parish of Oxley, allotment 5 of section 20 A. Upset price 1*l.* per acre.
37. County unnamed, 115a. 2r. 6p., One hundred and fifteen acres two roods six perches, parish of Oxley, allotment 8 of section 20 A. Upset price 1*l.* per acre.
38. County unnamed, 111a. 2r. 35p., One hundred and eleven acres two roods thirty-five perches, parish of Oxley, allotment 1 of section 21 A. Upset price 1*l.* per acre.

No. 72.—MAY 10TH, 1859.—5.

39. County unnamed, 104a. 3r. 35p., One hundred and four acres three roods thirty-eight perches, parish of Oxley, allotment 4 of section 21 A. Upset price 1*l.* per acre.

40. County unnamed, 112a. 1r. 1p., One hundred and twelve acres one rood one perch, parish of Oxley, allotment 5 of section 21 A. Upset price 1*l.* per acre.

Given under my Hand and the Seal of the Colony, at Melbourne, this sixth 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,

G. S. EVANS,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Office of Roads and Bridges,
Melbourne, 10th 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, proposed to be made by the Board of Land and Works, together with a description of the lands through which the same is proposed to pass, and the name of the owner and occupier thereof, so far as known, and also an estimate of the expense of the said work, have been deposited at the Surveyor General's Office, Melbourne, the particulars of which are as follow:—

DESCRIPTION OF PROPOSED ROAD THROUGH THE PROPERTY OF THOMAS WILLSMORE, ESQ., IN THE PARISH OF CUT-PAW-PAW, COUNTY OF BOURKE.—The proposed piece of road commences at the termination of the road from Williamstown at the north-west angle of section I, parish of Cut-paw-paw, and runs due west for sixteen (16) chains and eighty-three (83) links, to meet a road running east and west between allotments G and D of section 3, parish of Cut-paw-paw.

The name of the owner is Thos Willmore, and of the occupier—Lewis.

The quantity of land proposed to be taken for such road amounts to one (1) acre two (2) roods and thirty (30) perches, and the estimated cost of effecting the work is £101 15s., viz.:—£33 15s. assumed value of land at £20 an acre, and £68 the cost of thirty-four (34) 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.237. President of the Board of Land and Works.

Office of Roads and Bridges,
Melbourne, 10th May, 1859.

PROPOSED ROAD,
PARISH OF KOROROI.

NOTICE is hereby given that a map and survey plan describing the exact course and bearings of, and the admeasurements required for, a road proposed to be made by the Board of Land and Works, together with a description of the lands through which the same is proposed to pass, and the name of the owner and occupier thereof, so far as known, and also an estimate of the expense of the said work, have been deposited at the Surveyor General's Office, Melbourne, the particulars of which are as follow:—

DESCRIPTION OF PROPOSED ROAD, IN THE PARISH OF KOROROI.—Commencing at a point 26 chains west from the Kororoi Creek, on the southern boundary of section 16, in the parish of Kororoi, bearing north 57° 17' east 29 chains and 50 links; thence south 62° 10' east 4 chains 76 links; thence south 30° 15' east 2 chains and 10 links to the Kororoi Creek.

The names of the owner and occupier of such land are as follow:—Owner, William Hight; occupier, — Montgomery.

The quantity of land proposed to be taken for such road is three acres two roods and twenty-two perches (3a. 2r. 22p.), and the estimated cost of effecting the work is One hundred and sixty-three pounds twelve shillings and sixpence (£163 12s. 6d.), viz., Eighteen pounds three shillings and ninepence (£18 3s. 9d.), the value of the land at Five pounds (£5) an acre, and One hundred and forty-five pounds eight shillings and ninepence (£145 8s. 9d.), the cost of seventy-two chains seventy-two links (72 chains 72 links) of fencing at Two pounds (£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 Lands 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.741. President of the Board of Land and Works.

APPLICATIONS FOR LEASES IN THE MINING DISTRICT OF MARYBOROUGH.

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-
tioned, in the Mining District of Maryborough.

Names of Applicants, and extent 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.		General Remarks.
		Quartz Reef.	Deep Sinking.	Surfacing.	Amount of Capital proposed to be invested.	Value and general description of the Machinery.	
Thomas Dicker, Secretary for Maryborough Mining and Sluicing Company Ditto, ditto	A. R. P. 5 0 0	Surfacing ...	Six thousand pounds (£6000)	About four thousand pounds (£4000). Steam pumping machinery, and Hart's Washing Machine or Sluices	The purpose for which this ground is required is for a reservoir to hold the water pumped from the Mariner's Reef. Proposed term of lease, ten years. It is the intention to sluice the whole of the ground applied for by the aid of the water pumped from Mariner's Reef. Proposed term of lease, five years. It is intended to sluice the whole of the ground applied for by the aid of the water pumped from Mariner's Reef. Proposed term of lease, five years.
Ditto, ditto	6 0 8	Alluvial ...			
Ditto, ditto	6 0 8	Alluvial ...			

G. S. EVANS,
President.

APPLICATION FOR LEASE 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 a Lease of the portion of ground undermen-
tioned, in the Mining District of Ballarat.

Names of Applicants, and extent 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.		General Remarks.
		Quartz Reef.	Deep Sinking.	Surfacing.	Amount of Capital proposed to be invested.	Value and general description of the Machinery.	
John Evans and party (twenty-four men). "Spring Hill Quartz Mining Company"	700 yards by 233 yards	Quartz reef...	One thousand two hundred pounds (£1200)	An engine sixteen horse power, with a battery of twelve head of stampers	Proposed term of lease, ten years. Spring Hill (south side) crossing road from Creswick to Castlemaine and Ballarat. Operations already commenced

G. S. EVANS,
President.

Chief Secretary's Office,
Melbourne, 10th May, 1859.

MUNICIPALITY OF AVOCA.

THE following Report of the several matters and questions decided at a public meeting of the resident householders and the landowners within the municipal district of Avoca, held on Wednesday, the 27th day of April, 1859, together with the list of votes for seven councillors, taken at the poll on the following Thursday, is published pursuant to 18 Victoria No. 15, sec. 15.

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

Avoca, 30th April, 1859.

To the Honorable the Chief Secretary, Melbourne.

SIR,—I have the honor to inform you that a meeting of householders and landowners was held here on the 27th instant, in pursuance of the Municipal Institutions Act 18 Victoria No. 15, sec. 10, at which I had the honor to preside, in compliance with the appointment of His Excellency the Governor in Council.

Mr. Steel and Mr. Kidd were chosen as assessors for the occasion.

The following matters were then decided on:—

1. It was unanimously carried that the council should consist of seven (7) members.

2. That the said councillors should not receive any remuneration.

3. The election of councillors, twelve (12) gentlemen being duly proposed and seconded; a poll, however, being demanded, the proceedings were delayed till the following morning, when the poll was opened at eight o'clock a.m. and continued so till four p.m.

The following gentlemen were candidates for office:—

	No. of votes.
Henry Knott	63
Edward Boyce	63
Wm. Barnett	57
C. K. Pearson	55
W. Goodshaw	42
Hy. Treveithick	32
Jno. Downie	26
Dr. Morris	24
Edwin Snell	18
Wm. Wiltshire	19
Peter King	15
Fred. Gazzard	13

The first seven of which were declared duly elected.

I have the honor to be, Sir,

Your most obedient servant,

LESLIE OGILBY,

Chairman.

APPLICATIONS FOR LETTERS PATENT.

No. 218. JOHN ROBERT RICARDS the elder, of Collins street west, in the city of Melbourne, has applied for a patent for *Certain new and useful improvements in amalgamators*, and has deposited his specification (without drawings) at the Chief Secretary's Office, on the 7th day of May, 1859.

No. 219. WILLIAM STEVENS and GEORGE HOSKING, both of Epsom, near Sandhurst, in the colony of Victoria, engineers, have applied for a patent for *Improvements in the construction and working of harrows for puddling or reducing clay or other earthy matters*, and have deposited their specification and drawings at the Chief Secretary's Office, on the 9th day of May, 1859.

Courts.

CASTLEMAINE DISTRICT COURT OF MINES.
MALDON.

NOTICE is hereby given that the Court of Mines of and for the district of Castlemaine will be holden at Maldon, on Monday, the 27th day of June next, at Ten o'clock in the forenoon.

JOHN NOTT,
Clerk of the Court.

Court House, Maldon,
5th May, 1859.

CASTLEMAINE DISTRICT COURT OF MINES.
MALDON.

NOTICE is hereby given that the Court of Mines for the Mining District of Castlemaine, will be held at Maldon, on Monday, the 27th day of June next.

S. H. BINDON,
Judge of the Court.

4th May, 1859.

CASTLEMAINE DISTRICT COURT OF MINES.
ST. ANDREW'S.

NOTICE is hereby given that the Court of Mines for the Mining District of Castlemaine, will be held at St. Andrew's, on Tuesday, the 7th day of June next, and on Wednesday, the 7th day of September, 1859.

S. H. BINDON,
Judge of the Court.

4th May, 1859.

HEATHCOTE.
COUNTY COURT.

NOTICE is hereby given that a County Court will be holden at Heathcote, on Wednesday, the 1st day of June next, at the hour of Ten o'clock in the forenoon.

WILLIAM HOGARTH,
Clerk of the said Court.

County Court Office,
Heathcote, 4th May, 1859.

HEPBURN.

ANNUAL LICENSING MEETING.

NOTICE is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Daylesford, on Monday, the 6th day of June next, at Twelve o'clock at noon, for the purpose of considering applications for District Publican and Refreshment Licenses for the ensuing year.

Applications must be lodged with the undersigned on or before the 16th of May instant.

(By Order)

JAMES COFFIN,
Clerk of Petty Sessions.

Court House,
Hepburn, 5th May, 1859.

LANCEFIELD.

POUNDEKEEPER.

A Special Court of Petty Sessions holden at Kyneton, on Wednesday, the 13th of April,

MR. HARRY GROVER

was appointed Poundkeeper of the Lancefield Pound, *vice* Mr. William Symons, removed.

(By Order)

H. WEIGALL,
Clerk of Petty Sessions.

Police Court,
Kyneton, 5th May, 1859.

MALDON.

COUNTY COURT.

NOTICE is hereby given that a County Court will be holden at Maldon, on Monday, the 27th day of June next, at Ten o'clock in the forenoon.

JOHN NOTT,
Clerk of the Court.

Court House, Maldon,
5th May, 1859.

MALDON.

COUNTY COURT.

NOTICE is hereby given that a County Court will be held at Maldon, on Monday, the 27th day of June next.

S. H. BINDON,
Judge of the Court.

4th May, 1859.

SANDHURST DISTRICT COURT OF MINES.

HEATHCOTE.

NOTICE is hereby given that a Court of Mines for the mining district of Sandhurst will be holden at Heathcote, on Thursday, the 2nd day of June next, at the hour of Ten o'clock in the forenoon.

WILLIAM HOGARTH,
Clerk of the Court.

Court House,
Heathcote, 4th May, 1859.

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

SUPREME COURT.—CRIMINAL SESSIONS.

MELBOURNE.—On Monday 16th May, at 10 a.m. (No. 69).

COUNTY COURTS.

ALBERTON—On Thursday 1st September, at 10 a.m. (No. 52).

ARARAT—On Monday 18th July, at 10 a.m. (No. 70).

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).

CARRBROOK—On Wednesday 29th June, at 10 a.m. (No. 56).

CASTLEMAINE—On Wednesday 22nd June (No. 70).

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 Thursday 19th May, in lieu of Monday 16th May, at 10 a.m. (No. 69).
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).
PLEASANT CREEK—On Tuesday 5th July at 10 a.m. (No. 70).
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).—At Pleasant Creek, on Thursday, 7th July, at 10 a.m. (No. 70).—At Ararat, on Monday, 11th July, at 10 a.m. (No. 70).
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. 55), 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).
CASTLEMARINE DISTRICT—At Hepburn, on Thursday 19th May, in lieu of Monday 16th May, at 10 a.m. (No. 69).—At Taradale, on Friday 13th May.—At Fryerstown, on Saturday 14th May (No. 42).—At Castlemaine, on Wednesday 22nd June (No. 70).
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 23rd 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 (No. 10).—At Waranga, on Saturday 4th June, at 10 a.m. (No. 70).

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).
BALLAARAT EAST—On Monday 30th May, at 12 noon (No. 69).
BEECHWORTH—On Tuesday 7th June, at 11 a.m. (No. 69).
BELVOIR—On Monday 16th May, at 12 noon (No. 63).
BUNINYONG—On Saturday 28th May, at 12 noon (No. 63).
CARISBROOK—On Tuesday 31st May, at 12 noon (No. 69).
FRYERSTOWN—On Thursday 9th June, at 12 noon (No. 69).
HEATHCOTE—On Wednesday 15th June (No. 69).
MARYBOROUGH—On Thursday 9th June, at 12 noon (No. 58).
MOUNT BLACKWOOD—On Tuesday 14th June, at 12 noon (No. 69).
SMYTHE'S CREEK—On Wednesday 1st June, at 11 a.m. (No. 69).
TARADALE—On Friday 10th June, at 12 noon (No. 69).
WARANGA—On Wednesday 15th June, at 12 noon (No. 70).
WEDDERBURNE—On Thursday 19th May, at 10 a.m. (No. 69).
YACKANDANDAH—On Tuesday 17th May, at 12 noon (No. 50).

LICENSING MEETING—HAWKERS.

BALLAARAT—On Tuesday, 14th June, at 2 p.m. (No. 69).

Tenders.

Department of Lands and Survey,
Melbourne, 6th May, 1859.

CONTRACT SURVEYS.

TENDERS will be received until Noon on Friday, the 20th May, for subdividing into allotments a block of land, containing thirty-two thousand acres, at Porneet, between Shelford and Cressy, in the county of Grenville.

Full particulars can be obtained at this office, or from Mr. Inspecting Surveyor Skene, at the Survey Office, Geelong.

By His Excellency's Command,
G. S. EVANS,
Commissioner of Crown Lands and Survey.

Treasury,

Melbourne, 6th May, 1859.

PRINTERS' AND BOOKBINDERS' MATERIALS.

THE time for receiving Tenders for the supply of Printers' and Bookbinders' Materials has been extended to Friday, the 20th instant, at noon.

Samples of the various kinds of paper required can be seen at the Government Stores.

By His Excellency's Command,
GEO. HARKER.

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, 3rd May, 1859.

OFFICES FOR THE TREASURY.

TENDERS will be received until Twelve o'clock on Tuesday, 17th May, for the rental of premises suitable for Offices for the Treasury, within La Trobe and Collins streets and Queen and King streets.

Full particulars at this office.

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

Public Works Office,
Melbourne, 6th May, 1859.

ADDITIONS, COURT HOUSE, RICHMOND.

TENDERS will be received until Twelve o'clock on Tuesday, 17th May, for additions to the Court House, Richmond.

Full particulars at this office.

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

Public Works Office,
Melbourne, 6th May, 1859.

COURT OF PETTY SESSIONS, PLEASANT CREEK.

TENDERS will be received until Twelve o'clock on Wednesday, 25th May, for a Court of Petty Sessions at Pleasant Creek.

Full particulars at this office.

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

Public Works Office,
Melbourne, 6th May, 1859.

COURT OF PETTY SESSIONS AT CLUNES.

TENDERS will be received until Twelve o'clock on Wednesday, 25th May, for a Court of Petty Sessions at Clunes.

Full particulars at this office.

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

Public Works Office,
Melbourne, 6th May, 1859.

COURT OF PETTY SESSIONS, BLACKWOOD.

TENDERS will be received until Twelve o'clock on Wednesday, 25th May, for a Court of Petty Sessions at Blackwood.

Full particulars at this office.

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

Public Works Office,
Melbourne, 9th May, 1859.

LOCK-UP AT CLARENDON.

TENDERS will be received until Twelve o'clock on Tuesday, 17th May, for the supply, transport, and erection of a portable Lock-up at Clarendon.
Full particulars at this office.

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

Public Works Office,
Melbourne, 9th May, 1859.

POLICE BUILDINGS, REEDY CREEK.

TENDERS will be received until Twelve o'clock on Tuesday, 17th May, for the supply, transport, and erection of portable Police Buildings at Reedy Creek, near Bradford.
Full particulars at this office.

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

Public Works Office,
Melbourne, 3rd May, 1859.

COURT HOUSE AT AMHERST.

TENDERS will be received until Twelve o'clock on Tuesday, 17th May, for a Court House at Amherst.
Full particulars at this office.

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

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

GAOL AT MARYBOROUGH.

TENDERS will be received until Twelve o'clock on Tuesday, 17th May, for a Gaol at Maryborough.
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.

Public Works Office,
Melbourne, 6th May, 1859.

CUTTINGS, ETC, BENDIGO CREEK.

TENDERS will be received until Twelve o'clock on Tuesday, 17th May, for Cuttings and Clearance of a portion of Bendigo Creek (Epsom and Huntly).
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 CON-TRACT.—BALLAARAT AND AMBERST 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, 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 Leaving 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.

Roads and Bridges Office,
Melbourne, 5th May, 1859.

TENDERS FOR LEASE OF TOLLS IN THE KILMORE DISTRICT.

TENDERS will be received until Twelve o'clock on Friday, the 27th instant, for the Lease of Tolls to be collected at the toll-gates at Wallan-wallan, Kilmore, and Willowmavin, respectively, from 1st June to 31st December, 1859.

No. 72.—MAY 10TH, 1859.—6.

Full particulars at this office, or at the Road Engineer's office at Kilmore.

Tenderers or their agents will be required to be in attendance at the Board of Land and Works Office, at the time of opening the tenders.

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

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 Gram-pian Ranges, bounded on the east by Mount William Run, in the occupation of Messrs. Chirside; 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.

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.

TO ADVERTISERS.

NOTICE is hereby given that Postage Stamps cannot in future be received in payment of advertisements forwarded for insertion in the GOVERNMENT GAZETTE, from any place at which Post Office Orders can be obtained.

19th October, 1858.

J. FERRES,
Government Printer.

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 line. 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

CASTLEMAINE MUNICIPALITY.

ELECTION NOTICE.

A PUBLIC meeting of ratepayers is hereby convened to be held at the Mechanics' Institute, on Thursday, the 26th of May instant, at Eight o'clock in the morning, to elect a member to take the place of Henry Christophers, resigned, under the Act 18 Victoria No. 15.

In case of a poll being demanded, the same will take place on Friday, the 27th of May instant, to be opened at Eight o'clock a.m. and closed at Four p.m.

WILLIAM FROOMES,

No. 666

Chairman.

MUNICIPALITY OF PRAHRAN

STATEMENT of the Receipts and Expenditure of the Municipal Council of Prahran, for the second half-year of 1858, ending 21st February, 1859.

RECEIPTS.

	£	s.	d.
Cash in bank ...	297	10	11
Deposits from contractors ...	97	18	0
Water cart licenses ...	5	0	0
Fines, petty sessions ...	16	18	9
Interest from bank ...	9	18	0
Sundry persons for kerbing ...	3	6	8
Do. crossings ...	45	11	0
Municipal grant ...	2473	6	0
Municipal rate ...	3591	1	0
	£6540	10	4

EXPENDITURE.

	£	s.	d.
Contractors' account not paid 21st August ...	1150	15	2
Contracts accepted ...	*4913	16	0
Less deductions ...	23	10	9
	4890	5	3
Amount not paid on contracts ...	1234	5	3
	3656	0	0
Day labor ...	234	18	6
Carting ...	70	13	6
Sanitary ...	12	9	0
Salaries ...	409	12	0
Stationery, printing and advertisement... ..	70	7	9
Incidental expenses ...	36	13	3
Rent ...	30	0	0
Cash in bank ...	869	1	2
	£6540	10	4

We, the undersigned, as appointed by the municipal council of Prahran, have examined and compared the above balance sheet with the books and vouchers, and find the same correct. The books are clearly and most accurately kept.

THOMAS DICKSON,
LESLEY A. MOODY.

Prahran, 20th April, 1859.

* PUBLIC WORKS.—CONTRACTS.

	£	s.	d.
Drummond, forming rights-of-way, Peel street ...	39	10	8
Farrington and Crosby, breaking metal, Williams road ...	14	5	3
Scott, for posts, Court House ...	3	6	0
McWilliam, forming Prahran street ...	34	5	0
Madden, forming Izett street and Wattle street ...	34	7	6
Madden, forming Albion street and Margaret street	32	7	6
McWilliam, wood kerbing, Gardiner's Creek road	169	10	0
McWilliam, culvert, Williams road south ...	8	13	10
Taylor, pitching and kerbing, Gardiner's Creek road ...	609	16	7
Stabb, look-out in Court House yard ...	36	5	0
Standing, forming and metalling Williams road south ...	395	6	8
Dodd and McCrae, forming and metalling Osborne and Argyle streets ...	772	4	9
Scott, forming Albert, Vine, Nelson and St. David streets ...	369	17	0
Madden, forming footpath, Commercial road east	41	5	0
Todd and Goss, forming Domain road and Caroline and Avoca streets ...	187	7	6
Madden and Mackie, forming Hardy, Grosvenor, Balmoral and Phoenix streets ...	50	9	6
Trelhan, forming Argo street and carting and spreading metal ...	93	2	6
McWilliam, culverts ...	22	10	0
Rendell, forming Prahran and Murphy streets ...	201	16	9
Madden and Mackie, Rendigo street ...	33	2	6
Young and others, pump in Yarra street ...	43	15	0
Taylor, Wm., pitching crossings and channels ...	93	0	0
Cannan, naming streets ...	9	8	0
Fire bell ...	12	3	0
Moore and Hopkinson, Peel and David streets, kerbing and pitching ...	353	10	0
Todd, forming Grange road ...	61	10	0
Morris, kerbing and pitching Caroline street ...	254	0	0
Madden and Mackie, forming and gravelling Orrong road ...	233	6	2
Fitzgibbon, pitching channels, Williams road and Kent street ...	84	1	4
Scott, Alex., Punt road ...	263	15	0
Waterhouse, ballot boxes and compartments ...	21	10	0
Hutton, stable in Court House yard ...	52	3	6
Drummond, Punt road culvert ...	12	4	4
Ower, Commercial road east ...	232	13	3
	7	6	11
	£4913	16	0

ATTENDANCE OF MEMBERS.

Twenty meetings have been held. The chairman attended 18; Councillors Lacey, Palmer, and Thompson, 20; Councillor Crews, 19; Councillor Stodart, 19.

COMMITTEES.

Finance Legislative and Rate Committee, thirteen meetings. Councillors Stodart and Lacey attended all the meetings; Councillor Stephen none.

Public Works Committee, seventeen meetings. Councillor Lacey attended 17; Councillor Thompson, 15; Councillor Crews, 11.

BYE-LAWS.

The following bye-laws have been passed:—
Bye-law 57.—A bye-law for regulating the landing of passengers and the delivery and shipment of stone, timber, and other merchandise, at the Yarra street wharf.—Not yet assented to by His Excellency the Governor.

Bye-law 58.—A bye-law for the appropriation of the sum of £7400 grant in aid.

Bye-law 59.—A bye-law for conducting municipal elections by ballot.

Bye-law 60.—A bye-law for compelling the fencing in of land containing excavations, &c.—Not assented to.

Bye-law 61.—A bye-law to compel observance to be made to the surveyed line of street.

GAS.

During the past half-year the Melbourne Gas Company have introduced their gas through the most populous parts of the municipality, and have, at the council's request, agreed to lay their pipes at the edge of the metalled road, and to charge the same price for laying them to the building line, although the distance varies in consequence of the pipes being laid as stated above.

ELECTIONS.

At the annual election two of the old councillors, Messrs. Thompson and Palmer, were re-elected, and Mr. James Mason was elected in the room of Mr. F. J. S. Stephen.

John Cunningham, Esq., the chairman for the past year, was re-elected.

JOHN CUNNINGTON,
Chairman.
JOHN CRAVEN,
Town Clerk.

No. 692

MUNICIPALITY OF BALLAARAT EAST.

ANNUAL ELECTION.

IN terms of the 18 Victoria No. 15, sec. 19, I hereby convene a public meeting of the ratepayers, for the purpose of electing three members of council to serve in the place of the three who retire by rotation at the expiration of the current municipal year, viz:—

Richard Belford,
Andrew Anderson,
Charles Dyte.

Such meeting to be held at the Charlie Napier Theatre, on Tuesday, the 31st May proximo, at Eight o'clock in the morning. Should there be more candidates than vacancies, a show of hands will be taken for each candidate, and the three persons in whose favor the show of hands shall be decided shall thereupon be declared to be members of the municipal council accordingly, unless any candidate or six ratepayers shall thereupon dissent from such decision and shall demand a poll, in which case a poll will be held on the following day, Wednesday, 1st June, such poll to open at Eight o'clock in the morning and close at Four o'clock in the afternoon of the same day.

RICHARD BELFORD,
Chairman of the Council.

Council Chambers,
Ballaarat East, 30th April, 1859.

No. 665

FITZ ROY MUNICIPALITY.

FIRST HALF-YEARLY REPORT OF THE MUNICIPAL COUNCIL OF FITZ ROY, FROM 30TH SEPTEMBER, 1858, TO 31ST MARCH, 1859.

ON the 9th of September, 1858, His Excellency the Governor proclaimed that portion of Collingwood formerly known as Fitz Roy Ward a separate municipality, under the title of the "Municipal District of Fitz Roy."

On the 28th September following, a public meeting of the ratepayers was held, in accordance with the Municipal Act, in Mr. Templeton's schoolroom, George street. Dr. Embling, M.L.A., presided, and Messrs. Vasey and Prince were elected to act as assessors. It was then decided that the municipal council should consist of seven members, and that they should receive no remuneration. Immediately afterwards the following candidates were nominated:—Messrs. Hugh Peck, Benjamin Bell, Edward Harris, Charles Lister, A. T. Best, G. H. Williams, G. Hyde, H. P. Fergie, Edward Langton, George Walder, Thomas Hargreave, R. T. Clarke, R. Wallace, Edwin J. Bennett, George Symons, J. T. McMinn, H. Templeton, W. J. Mulready, Henry Groom, and Thomas Rae. The polling took place on the following day, Dr. Embling presiding. The following were the number of votes recorded for the successful candidates:—Thos. Rae, 901; George Symons, 789; E. Langton, 685; Henry Groom, 640; Benj. Bell, 569; Edwin Bennett, 561; and Thos. Hargreave, 561. On the 30th September, the chairman of the election declared the abovenamed gentlemen duly elected as members of the Fitz Roy Municipal Council. On the same day the council held its first meeting, at the Exchange Hotel, in Gertrude street, on which occasion councillor George Symons was unanimously elected chairman.

Since that date the council have held thirty-four meetings, at which the attendance of the councillors has been as follows:—

Councillor George Symons	attended	21	out of	25	meetings.
Councillor Thomas Rae	"	27	"	34	"
Councillor Edward Langton	"	29	"	34	"
Councillor Henry Groom	"	32	"	34	"
Councillor Benjamin Bell	"	32	"	34	"
Councillor Edwin J. Bennett	"	34	"	34	"
Councillor Thos. Hargreave	"	34	"	34	"
Councillor G. H. Williams	"	4	"	4	"

The chairman (councillor Symons) resigned office on 26th January, and on the 28th, councillor Edwin James Bennett was elected chairman for the remainder of the municipal year. On the 2nd of March last, George Henry Williams was elected to fill the place of councillor Symons, resigned.

The Public Works and Lighting Committee (councillor Groom, chairman, councillors Bennett and Bell) have held twenty-eight meetings during the past half-year. The Finance Committee (councillor Langton, chairman, councillors Rae and Hargreave) have held twenty-two meetings during the same period. The Health and Legislative Committee (councillor Rae, chairman, councillors Langton and Hargreave) have held sixteen meetings; and the Markets and Licensing Committee (councillor Bell, chairman, and councillors Langton and Hargreave) have held sixteen meetings also. The Free Public Library Committee (councillor Rae, chairman, councillors Langton and Hargreave) have held four meetings since its appointment on 1st December last. The committee for enquiry into the propriety of establishing municipal gas works held one meeting, and adjourned *sine die*. The Benevolent Committee (councillor Hargreave, chairman, councillors Bennett and Bell), appointed on 23rd February last, for the purpose of relieving pressing cases of poverty, have held two meetings. On the 20th March, a committee, consisting of the chairman, and councillors Langton, Hargreave, and Williams, were appointed to enquire into, and report to the council, upon the present condition of the local Fire Brigade, and also as to the best means for extinguishing fires.

PUBLIC WORKS.

The Government grant in aid of £3000, being the share due to this municipality from the vote of £25,000 granted by the Legislature in aid of repairing the streets of Melbourne, was appropriated in metalling Brunswick street, Gertrude street, and a portion of Victoria parade, and in the construction of several cube crossings at the intersections of those streets.

The following works have been repaired and constructed during the last half-year under contracts :—

Name of Street.	Nature of Work.	Length Chains.	Cost.		
			£	s.	d.
Brunswick street ...	metalled and repaired	80	644	4	3
Gertrude street ...	metalled and repaired	46	455	2	0
King William street	formed and metalled	19½	431	10	2
Princess street ...	metalled and blinded	10	143	15	0
Cecil street... ..	formed and metalled	5	73	18	0
Westgarth street ...	formed and metalled	5	98	0	0
Argyle street ...	formed and metalled	9½	174	17	0
George street ...	formed and metalled	13	220	1	0
Victoria parade ...	metalled and repaired	40	177	7	0
Smith street ...	formed and metalled	42	1821	0	0
Leicester street ...	formed and metalled	5	62	0	0
Rose street ...	repaired	24	254	15	0

	£	s.	d.
Rubble supplied by contract, 4000 yards ...	1033	6	0
Metal do. do. 660 „ ...	348	8	9

PUBLIC WORKS IN COURSE OF CONSTRUCTION.

Cube crossings, estimated number, 50.
 Webb street—kerbing, pitching, and paving portion in front of municipal chamber to corner of Napier street.
 Circular kerbing—corners of streets where cube crossings have been laid.
 Circular kerbing—entrance to Market from King William street.
 Market sheds, and kerbing and channelling to market £880.
 Weighbridge, £618 1s. 4d.
 Fire plugs—pitching round them for security.

MACHINERY.

Iron roller, with frame, 35 cwt., £92.
 The following public works have been constructed by day labor:—

STREETS FORMED AND METALLED.

Fitz Roy street Moore street
 James street Spring street
 Ferris street Marion street
 Palmer street Greeves street
 Fleet street Little George street
 Little Fleet street Webb street
 Little Hanover street Princess street
 Charles street John street
 David street Bell street, part street metalled
 Young street Rose street

STREETS REPAIRED.

Gertrude street Moore street
 Brunswick street Greeves street
 Young street Nicholson street

The water-channels within the district have been repeatedly cleaned, and about 41½ chains newly cut and formed.

BYE-LAWS.

The following bye-laws have been framed by the council, and have received the approval of His Excellency the Governor in Council :—

- Bye-law No. 1.—For regulating the proceedings of the municipal council.
- Bye-law No. 2.—For empowering the chairman to take elections by ballot, for supplying vacancies in the municipal council.
- Bye-law No. 3.—For regulating building operations within the municipality.
- Bye-law No. 4.—For levying a rate of One shilling and sixpence in the pound, for the current municipal year.
- Bye-law No. 5.—For preventing damages to the footpaths and water-channels, and for regulating the foundation of private and common crossings.
- Bye-law No. 6.—For appointing stands for public carriers, carters, water drawers, and public vehicles.

REVENUE.

The rateable property within the municipality is valued at £144,508, which, at One shilling and sixpence in the pound, will yield a revenue of £10,838 2s.

GOVERNMENT GRANTS.

The council have already received £1000 from the fund voted in aid of municipalities formed during the year 1858; also, the sum of £3000, being the sum due to this district from the £25,000 voted by Parliament for the maintenance of the streets of Melbourne, which, together with the first instalment of £4500 named on account of the grant in aid for the current year, makes a total of £8500 already received by this municipality. The proportion of rate collected up to 31st March amounts to £5400 17s. 6d.

DEPUTATIONS.

The chairman, councillor Symons, attended by the town clerk, presented a memorial to His Excellency on the 26th November last, praying that the southern boundary of this municipality be not altered.

The chairman and councillor Langton represented this council at the municipal conference. The object of the meeting was to endeavor to obtain redress from the Legislature with respect to the monopoly of carriage licenses possessed by the city of Melbourne.

Several deputations have waited on the Attorney General to endeavor to obtain a conveyance of the rights and privileges of the Fitz Roy Ward Improvement Act from the city corporation to the municipal council. On one of those occasions the Attorney General stated that it was his intention to bring a bill before the last Parliament to obtain that object, but the council regret to say he has not done so.

Deputations from this council have also waited on the President of the Board of Lands and Works respecting Reilly street drain, and it is now probable the work will be proceeded with forthwith, according to plans that have received the approval of the joint councils of East Collingwood and Fitz Roy.

A deputation recently waited at the above office, and received a favorable reply to an application for a site for public baths, and for other purposes of recreation. The locality indicated as a suitable spot was that triangular portion of land lying between the Heidelberg road and Smith and Reilly streets.

A numerous signed petition has been forwarded to His Excellency, praying for the extension of the northern boundary of the municipality, so as to embrace the above-described locality.

On the 22nd December last, the municipal council, as local board of health, appointed R. T. Tracy, Esq., M.D., health officer for this district. A favorable report of the sanitary condition of this district, prepared by Dr. Tracy, together with the certificate required by the Health Act, has been transmitted to the Central Board of Health.

After repeated applications, the Attorney General appointed a temporary clerk of petty sessions for this district; the court, which had been proclaimed on 30th November last, was then opened on the 4th March following.

The Sewerage and Water Commission have extended their mains throughout the whole district, and at the instance of the council, laid down one hundred and fifty fire plugs, in addition to the hundred previously laid down by the corporation of Melbourne.

The Melbourne Gas Company have laid mains down Nicholson street to Johnston street, and have agreed to lay down mains throughout the entire length of Brunswick street, with a view of ultimately carrying branch mains into the cross streets, north of Johnston street; the council therefore intend shortly to call for tenders for supplying lamp posts, with a view of better lighting the present unlighted portions of the municipality.

The council have voted an annual grant of £50 towards the funds of the Fire Brigade.

The council have co-operated with that of East Collingwood to prevent the placing a toll on Johnston street bridge, and though unsuccessful in their immediate object, have, however, good reason to believe that upon their representations the rates imposed will not exceed 3d. for each dray laden with produce and firewood.

The joint committees of the two councils have had several interviews with the council of the Mechanics' Institute respecting the establishment of a Free Public Library.

Statement of Receipts and Expenditure of the Municipal Council of Fitz Roy for the half-year ending 31st March, 1859.

	£	s.	d.
Grants in aid, from fund appropriated for municipalities formed in 1858... ..	1000	0	0
Dicto. ditto, first instalment on account of grant in aid for current year	4500	0	0
Dicto. ditto, share due to the late Fitz Roy ward from vote of £25,000 to city of Melbourne ...	3000	0	0
From East Collingwood council, being its proportion of expenses for cutting down Smith street	637	10	0
Public works, being proportion of expenses privately contributed toward constructing bye streets, &c.... ..	62	0	0
Fees	21	16	0
Interest from bank	9	19	11
Rates collected for first half-year	5400	17	6
	£14632	3	5

EXPENDITURE.		£	s.	d.
Payments for public works:—				
Contracts	6442	18	10
Ditto, ditto, day labor	2012	10	7
Ditto, ditto, tools, &c.	32	13	9
Salaries	509	13	1
Interest, Gabrielli loan	600	0	0
Election expenses	45	11	3
Incidental ditto	32	8	9
Gas account—street lamps, January	48	3	4
Petty cash, as per petty charges	39	18	4
Books and stationery	181	0	2
Printing and advertising	98	11	0
Furniture	325	8	10
Cash in town clerk's hands	4	18	8
Cash in English, Scottish and Australian Chartered Bank	4308	6	10
		£14632	8	5

Audited and found correct.

THOMAS VASEY,
HENRY P. FERDIE, } Auditors.
EDWIN BENNETT, Chairman.
WM. J. GILCHRIST, Town Clerk.
No. 687

27th April, 1859.

MUNICIPALITY OF DUNOLLY.

A MEETING of the ratepayers of the municipal district of Dunolly will be held within the Bull and Mouth Hotel, Dunolly, on Friday, the 10th day of June next, at Eight of the o'clock, morning, for the purpose of electing three members of council in the place of William Stott, Peter Frayne, and George Crossland, who retire by rotation. The councillors so retiring are eligible for re-election.

W. C. DAY,

Chairman of the Municipal Council.

Town Clerk's Office,
Dunolly, 5th May, 1859.

No. 671

BROADMEADOWS ROAD DISTRICT.

STATEMENT of the Receipts and Expenditure of the Broadmeadows District Road Board, from the 15th March, 1858, to the 15th February, 1859.

RECEIPTS.		£	s.	d.
To R. B. Stevenson (loan)	6	11	0
Assessment received	749	6	9
Government grant	3000	0	0
Timber sold	20	0	0
Colonial Bank (interest)	4	16	7
		£3780	14	4

EXPENDITURE.		£	s.	d.
By road works—				
Contract No. 1 and extras	£2722 4 0			
Ditto No. 2 "	70 0 0			
Ditto No. 3 "	269 17 4			
Ditto No. 4 "	85 14 0			
Ditto No. 5 "	132 6 4			
		3280	1	8

By R. B. Stevenson (repayment of loan)	6	11	0
Valuators	55	4	0
Advertising	14	16	6
Rent of office	16	16	0
Stationery and postage stamps	11	8	10
Surveyor, secretary, and collector	262	10	0
Balance in Colonial Bank (treasurer)	133	6	4
		£3780	14	4

R. B. STEVENSON,
Chairman.
ISAAC BOREHAM,
GEORGE SOMMERVILLE,
Auditors.
No. 670

5th May, 1859.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership between us, the undersigned John Mason and Samuel Sextus Ritchie, carrying on business as wine and spirit merchants, in Melbourne, in the colony of Victoria, has been this day dissolved by mutual consent. The business will be continued by the undersigned Samuel Sextus Ritchie, to whom all debts owing by the late firm are to be paid, and who will discharge all debts owing thereby.

Dated this 2nd day of May, 1859.

JOHN MASON,
SAM. S. RITCHIE.

Witness—
H. A. BRONCKHORST,
Solicitor, Melbourne.
No. 655

No. 72.—MAY 10TH, 1859.—7.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing between John Nosworthy and Edwin Young, under the style of Nosworthy and Young, of Forest street, Sandhurst, butchers, is this day dissolved by mutual consent. All debts due by the firm will be paid by John Nosworthy, and all debts due to be paid to the same.

Sandhurst, 4th April, 1859.

JOHN NOSWORTHY,
EDWIN YOUNG.

Witness—
RESELL RATBEY.
No. 690

DISSOLUTION OF PARTNERSHIP.

THIS is to certify that the partnership existing between Thomas Avery and Joseph Avery, of Belfast, as cattle and dairy farmers, was dissolved by mutual consent on the 31st day of August, 1858.

As witness our hands, at Belfast, this 7th day of April, 1859.

THOMAS AVERY,
JOSEPH AVERY.

Witness to the signature of Thomas
and Joseph Avery—
W. BEAVER.
No. 688

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, as makers, at Golden square, Sandhurst, is this day dissolved by mutual consent. All debts due to or by the late firm to be paid and received by the undersigned Henry Truelove, by whom in future the business will be carried on.

Dated this 4th day of April, 1859.

HENRY TRUELOVE,
JAMES TRUELOVE.

Witness—
W. MARTIN FLEGG,
Sandhurst.
No. 686

DISSOLUTION OF PARTNERSHIP.

THE partnership heretofore existing between Richard Williamson, George Aspinall, and Robert Strickland, of Sandhurst, butchers, is this day dissolved by mutual consent; the said George Aspinall being authorised to receive all debts due to the firm, and pay all claims on the same.

Dated 4th May, 1858.

RICHARD WILLIAMSON,
GEORGE ASPINALL,
ROBT. STRICKLAND.

Witness—
J. M. MINTER,
Solicitor, Sandhurst.
No. 674

DISSOLUTION OF PARTNERSHIP.

WE, the undersigned John Richards Cole and Thomas Cole, trading under the style or name of "Cole Brothers," hereby give notice that the partnership heretofore existing between us, as merchants and storekeepers, at Melbourne, El Dorado, Indigo, and Buckland, has this day been dissolved by mutual consent. The debts due to the firm are to be paid to John Richards Cole.

Dated this 2nd day of April, A.D. 1859.

JOHN RICHARDS COLE,
THOMAS COLE.

Witness—
WILLIAM J. TURNER.
No. 673

PATENT FOR IMPROVEMENTS IN THE MANUFACTURE OF BOOTS, SHOES, GALOSHES, AND OVERALLS.

THIS is to notify that George Jones, of Mercer street, Geelong, in the colony of Victoria, did, on the 3rd day of May, deposit at the office of the Chief Secretary, in Melbourne, a specification, or instrument in writing, under his hand and seal, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said George Jones has given notice, in writing, at my chambers, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Tuesday, the 7th day of June next, at Eleven o'clock in the forenoon, at my chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent, to leave before that day, at my chambers in Melbourne, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this 6th day of May, 1859.

H. S. CHAPMAN,
Attorney General.

W. H. RITCHIE,
Agent for petitioner, 79, Chancery lane.
No. 679

PATENT FOR CERTAIN IMPROVEMENTS IN MACHINERY FOR MAKING MOULD CANDLES.

THIS is to notify that Willis Humiston, of the city of Troy, and state of New York, in the United States of America, did, on the 3rd day of May, deposit at the office of the Chief Secretary, in Melbourne, a specification, or instrument in writing, under his hand and seal, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said Willis Humiston, by his agent, has given notice, in writing, at my chambers, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Tuesday, the 7th day of June next, at Eleven o'clock in the forenoon, at my chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent, to leave before that day, at my chambers in Melbourne, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this 6th day of May, 1859.

H. S. CHAPMAN,
Attorney General.
No. 680

PATENT FOR IMPROVEMENTS IN WATER METERS.

THIS is to notify that Thomas Kirk Newton, of Melbourne, in the colony of Victoria, did, on the 4th day of May, deposit at the office of the Chief Secretary, in Melbourne, a specification, or instrument in writing, under his hand and seal, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said Thomas Kirk Newton has given notice, in writing, at my chambers, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Tuesday, the 7th day of June next, at Eleven o'clock in the forenoon, at my chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent, to leave before that day, at my chambers in Melbourne, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this 6th day of May, 1859.

H. S. CHAPMAN,
Attorney General.
W. H. RITCHIE,
79, Chancery lane, agent for petitioner. No. 681

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

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,
Deputy Sheriff's Office, Sheriff's Officer.
Beechworth, 29th April, 1859. No. 647

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

Between JOHN LITTLE, Plaintiff,
and
WILLIAM HEWSON, Defendant.

TAKE notice, that under and by virtue of the above writ, the deputy sheriff of the Ballarat circuit district will cause to be sold by public auction, at Jonathan Smith's Family and Commercial Hotel, Ararat, in the said colony, at the hour of Twelve o'clock at noon, on Tuesday, the 14th day of June, 1859, all the right, title, and interest (if any) of the abovenamed defendant in and to all that piece or parcel of land in the colony of Victoria, containing by admeasurement nine perches and two-fifths of a perch, be the same more or less, situated in the county of Ripon, parish of Ararat, allotment 3 of section D, Ararat; bounded on the north-west by Barkly street, bearing north 56 degrees 45 minutes east 15 feet 6 inches; on the north-east by allotment 4, bearing east 56 degrees 45 minutes south 165 feet; on the south-east by a line bearing south 56 degrees 45 minutes west 15 feet 6 inches; and on the south-west by allotment 2 bearing west 56 degrees 45 minutes north 165 feet, being the land sold at Ararat as lot No. 39 in pursuance of the proclamation of the 16th day of June, 1858, together with the weatherboarded shop erected on the said land, the property of the abovenamed defendant, unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer.

WILLIAM NEALE LANSLEY,
Deputy Sheriff's Office, Sheriff's Officer.
Ararat, 5th May, 1859. No. 678

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

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,
Deputy Sheriff's Office, Sheriff's Officer.
Beechworth, 29th April, 1859. No. 648

*In the Supreme Court of the } Fi. Fa.—No. 4.
colony of Victoria.*

BANK OF VICTORIA v. DONALDSON.

NOTICE is hereby given that under and by virtue of the above writ of *Fi. Fa.*, I, Nicholas John Uren, the special bailiff appointed to execute the same, will sell by public auction, at the Victoria Inn, in the town of Hamilton, on Monday, the 13th day of June, 1859, at Twelve o'clock at noon, unless the above execution be previously satisfied, all the right, title and interest (if any) of the abovenamed defendant in and to allotments 6, 8 and 9 of section 1, township of South Cavendish; also, allotments 3 and 4 of section 6, North Cavendish; and country allotments 3 and 4 in the parish of South Cavendish, together with all the improvements thereon.

Term—Cash.

NICHOLAS JOHN UREN,
Special Bailiff.
Dated 3rd May, 1859. No. 691

In the Supreme Court.—No. 4641.—Fi. Fa.

Between EDWARD JOSEPH MURPHY, Plaintiff,
and

ROBERT GREEN, Defendant.

TAKE notice, that under and by virtue of the above writ, I, the undersigned, being the person specially appointed to execute the same, will sell by public auction, at the Rising Sun Hotel, Warrnambool, on Friday, the 10th day of June next, at One o'clock in the afternoon, unless the debt and costs be previously satisfied, all the right, title and interest (if any) of the abovenamed defendant in and to all that parcel of land situate in the parish of Yangery, in the county of Villiers, in the colony of Victoria, containing 112a. 3r. 24p., more or less, being allotment number 32 of the said parish of Yangery.

Terms—Cash on the fall of the hammer.

ROBT. NEWTON,
Dated at Warrnambool this 3rd day of May, 1859. Special Bailiff.
No. 689

THREE POUNDS REWARD.

LOST or stolen from Melvor Gold Field, on the 26th April last, a bay cob horse, 4 on near shoulder, like IZ
15
off shoulder, collar marked, and white stripe round neck, lump on off fore leg. Information to Mr. O'Neill, Rodney Hotel, or Timothy Sullivan, Golden Gully, Heathcote. No. 685

FIVE POUNDS REWARD.

STOLEN or strayed from Ararat, a bay mare, branded CL
off shoulder, JLR near shoulder (the JL conjoined), RR
C
near neck. The above reward will be paid on recovery, by applying to Lyne and Aschiman, butchers, Ararat. No. 676

NOTICE.

STRAYED from Back Creek, Daisy Hill, 17th April, 1859, a dark bay horse, 92 near neck, JT near ribs, GA near shoulder, R313C on the near shoulder (the 3C joined). Address Hay and Corn Exchange, adjoining the Post Office, Back Creek. No. 684

FIVE POUNDS REWARD.

STOLEN or strayed from Back Creek, Daisy Hill, 23rd April, a dark bay horse, branded N near shoulder, white NR conjoined
ring round the neck. £2 reward will be given on delivery of said horse to Mr. Hunt, butcher, next Hudson's store, Back Creek Diggings, or £5 if stolen on conviction of the thief. No. 677

TWENTY POUNDS REWARD.

SUPPOSED to be stolen, 1st May, 1859, a black mare, E near shoulder, with lump on her back, which has been sore. Look out for "Old Judy," dark bay striping mare, WN near saddle. £5 on recovery, or £20 on conviction.

THOMAS CLOWES,
No. 672 Woodside, near Kyncton.

FIVE POUNDS REWARD.

CAUTION TO POUNDKEEPERS.

LOST, on the 10th of April, from Back Creek, Amherst, a grey mare, flea bitten neck and cheeks, dock tail, branded near shoulder, J near side neck, JM off shoulder. Apply to MB

Joseph Rowles, at Ford and Smith's store, Back Creek, Amherst. No. 682

TEN POUNDS REWARD.

STOLEN or strayed from the undersigned, at Branxholme, two working bullocks, of the following description:—
1 roan bullock, E^g off rump.
1 strawberry bullock, E^g off ribs.

If stolen the above reward will be paid on conviction of the thief or thieves, and £1 each if strayed, for such information as will lead to the recovery of the bullocks.

EDWARD EVANS, No. 675
Branxholme, 28th April, 1859.

TEN POUNDS REWARD.

STOLEN or strayed, a heavy black horse, branded B near shoulder, B near rump, star on forehead, saddle marked. white on near hind fetlock; also a black horse, branded 47 near shoulder, star on forehead, near hind fetlock white. £10 reward if stolen, £3 if strayed. Apply to Spence Brothers, Back Creek, Daisy Hill. No. 683

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.

BELFAST.—Impounded at Belfast, 28th April, 1859, by Thos. Pyc.—Trespass 10s.
1. Yellow and white spotted cow, JR conjoined near rump
If not claimed and expenses paid, to be sold on 1st June, 1859.

WM. WITTON, Poundkeeper. 6s. 6d.

BENALLA.—Impounded at Benalla, 2nd May, 1859, by Mr. Thos. Bond.

- 341. Red steer, JL above ³ off rump, illegible brand near ribs
- 342. Dark red cow, top off off ear, O off rump, O·B above CO off ribs, L or J reversed near thigh
- 343. Roan heifer calf, progeny, no visible brand

On 4th May, by Mr. E. Henderson.—Trespass 2s.

- 346. Red sided steer, W off ribs, like C or G off rump
- 347. Yellow cow, TH near rump and thigh, 7 off shoulder, H off thigh

- 348. Yellow bullock, tops of horns sawn off, JC or JO off rump, WN off ribs and near loin, indescrivable brand near ribs
- 349. Yellow cow, WG near rump, 2 near ribs, — off ribs, blotch off thigh

- 350. Black and white cow, MD off rump
 - 351. Red sided cow, N in circle and 11 above R off ribs
 - 352. Strawberry stag, X near thigh
 - 353. Red sided bullock, rope on neck, RF near ribs and rump
 - 354. Roan poley steer, ² in like ace of spades near ribs, X near shoulder, S near cheek
 - 355. Strawberry steer, HRS (the HR conjoined) near ribs and rump
 - 356. White heifer, same brands
 - 357. Yellow sided cow, MB off thigh, HRS (the HR conjoined) near ribs and rump
 - 358. Yellow steer, progeny, HRS (the HR conjoined) near ribs and rump
 - 359. Yellow bullock, HB and indescrivable brand near ribs
 - 360. Strawberry bullock, near jaw enlarged, like MC off rump, very much whip marked
 - 361. Maggie bullock, snail horns, MR conjoined near shoulder, like Y and blotch near rump, 2 near loin
 - 362. Yellow bullock, bald face, CLS near ribs, DMA off rump
- If not claimed and expenses paid, to be sold on 1st June, 1859.

GEORGE POWELL, Acting Poundkeeper. 22s.

BENALLA.—Impounded at Benalla, 6th May, 1859, by Mr. E. Banks.—Trespass 2s.

- 363. Roan mare, switch tail, saddle marked, 2 or 2 near shoulder, JP conjoined off neck

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

GEORGE POWELL, Acting Poundkeeper. 7s. 6d.

BULLOCK CREEK.—Impounded at Bullock Creek, 4th May, 1859, by Mrs. Brown.—Damages 5s. each.

- 181. White bull, red ears, red spots on neck and cheeks, red patch near rump, RH off ribs
- 182. Brindle bull, white back, speckled head, slit off ear, blotch over — off rump

On 6th May, 1859, by Mr. Edward Stone.—Damages £5.

- 184. Strawberry bull, RH off ribs
- If not claimed and expenses paid, to be sold on 1st June, 1859.

JOHN W. GOWER, Poundkeeper. 9s.

CARISBROOK.—Impounded at Carisbrook, 4th May, 1859, by Mr. Bucknall.—Trespass 1s. 6d. each.

- 571. Dark brindle and white cow, like TF or FF off rump and ribs
 - 572. Dark brown or black and white bullock, piece off off ear, like RM (R to left) off rump, like SM near ribs
 - 573. Dark brown or black heifer, TF off rump and ribs, white on belly
 - 574. Dark brindle and white heifer, like MT or MF off rump
- If not claimed and expenses paid, to be sold on 1st June, 1859.

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

NOTICE.

CARISBROOK.—No. 446. White cow, has a blotch brand like WW near rump, beside the FF near ribs, gazetted 27th April.

No. 482. Bay horse, advertised in gazette dated 30th April, branded near shoulder gRC (the gR conjoined) like gR con-

joined off shoulder, ought to be gRC (the gR conjoined and SCE

the C conjoined) near shoulder, gR conjoined off shoulder

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

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

CASTERTON.—Impounded at Casterton, 29th April, 1859, by Joseph Pearson, Esq., Glenorchy.

- 218. Red sided steer, white face, like JM conjoined off thigh, 7 off rump
 - 219. Red and white heifer calf, motherless, no brand
 - 225. Brindle cow, top off the near ear, two slits in off, g off rump
 - 228. Black and white bullock, swallow near ear, gR conjoined near rump, W·B·P·V·O·W·N (the gP conjoined) near horn
 - 229. Red heifer, white on rump, no apparent brand
- If not claimed and expenses paid, to be sold on 1st June, 1859.

W. LEONARD, Poundkeeper. 10s. 6d.

COLAC.—Impounded at Colac, 30th April, 1859, by D. Broomfield, Esq.—Damages claimed 2s each.

- 176. White or strawberry bullock, off ear marked, brown ears, like 1 near ribs
 - 176. Dark brindle bullock, both horns cut, like JW or blotch off rump, 2 near back, like ce or ∞ off back
 - 178. Black bullock, writing A near ribs, like LE or F off ribs
 - 179. Blue and white strawberry bullock, like 8 in circle off ribs
 - 180. White bullock, red spots on body, red neck, near horn cut, H near ribs, like scar near loin
 - 181. Yellow bullock, wide horns, near ear marked, DAY off ribs
- If not claimed and expenses paid, to be sold on 1st June, 1859.

WILLIAM ARCHER, Poundkeeper. 11s. 6d.

CRESWICK.—Impounded at Creswick, 3rd May, 1859, by C. McLennan, Esq.—Trespass 4d. each.

- 487. Red cow, cock horns, top off near ear. JS (tail of J to right) off rump, L2 off thigh, BGOT near ribs
- 489. White bullock, yellow head and neck, cock horns, near ear slit, gD off rump, like gD off ribs
- 490. Red heifer, white forehead, back, and belly, hind legs white, ears slit, like LC off thigh

491. Red steer, white belly, like G off rump
m
492. Brindle poley cow, like U off ribs
3
493. Red poley cow, like JR near ribs
494. Dark brindle cow, cock horns, hole and slit in near ear,
no visible brand
On 5th May, by Mr. Dederick Stemmer.—Trespass 5s. each.
495. Black billy goat, white feet, no visible brand
496. Black female goat, with two black and white kids, progeny,
no visible brand
497. Fawn colored female goat, no visible brand
If not claimed and expenses paid, to be sold on 1st June,
1859.

HENRY CARPENTER,
Poundkeeper.

15s. 6d.

CRESWICK.—Impounded at Creswick, 6th May, 1859, by
W. Sim, Esq.—Trespass 6s. each.

498. Iron grey filly, streak and snip, hind and near fore fet-
locks white, rope round neck, no visible brand
500. Bay mare, star, bang tail, shod, near hind fetlock white,
collar marked, like O near shoulder
If not claimed and expenses paid, to be sold on 1st June,
1859.

HENRY CARPENTER,
Poundkeeper.

8s.

DRYSDALE.—Impounded at Drysdale, 29th April, 1859, by
James Margery, per James Wilson.

1431. Yellow and white heifer, like MC near rump
1432. Strawberry cow, O-C near rump
1433. Red and white heifer, branded F or P
1431. White and red cow, CS off rump, CW off ribs
IH
1435. White and red calf of same
1439. White bullock, CV off back, CS near loin
On 2nd May, by W. B. Withers.
1447. Strawberry steer, RL near rump
If not claimed and expenses paid, to be sold on 1st June,
1859.

JAMES WOODS,
Poundkeeper.

10s. 6d.

ECHUCA.—Impounded at Echuca, 3rd May, 1859, by Mr.
Phillip Somer, for H. C. Jeffreys, Esq.—No trespass.

446. Strawberry cow, cock horns, DM off rump and back
447. Blue and white bullock, cock horns, top off near ear, H
near rump
448. White bullock, hoop horns, R near back, JM near ribs,
C near loin, ace of clubs near rump and thigh
449. White heifer calf, unbranded
450. Red and white bullock, down horns, top off near ear, M
off ribs
451. Brown cow, white belly and head, hoop horns, 11 near
loin, 1B near rump, illegible brand off shoulder
452. Brown cow, straight horns, CU near rump
By Mr. Wm. Harpham.—Damages 1s. 6d. each.
453. Chesnut horse, dock tail, blaze, near hind fetlock white,
AB or AB (the B conjoined) near shoulder, BRAY
near neck
454. Chesnut mare, switch tail, shod, SY (the S a hook) near
back, rope round neck
If not claimed and expenses paid, to be sold on 1st June,
1859.

GEORGE JAMIESON,
Poundkeeper.

16s.

NOTICE.

ECHUCA.—No. 438. Brindle bullock, like BO near rump,
B off ribs, advertised in the *Government Gazette* dated 6th
May, 1859, has also 2 under the B off ribs.

GEORGE JAMIESON,
Poundkeeper.

Echuca Pound,
5th May, 1859.

7s.

ELPHINSTONE.—Impounded at Elphinstone. 1st May,
1859, by Mr. A. Creauan.—Trespass 6s. each.

629. Bay horse, star, O near shoulder, O off shoulder, blotch off
neck, DS off thigh
630. Bay horse, star, 53 near shoulder, AC near rump, C off
shoulder, near ear marked
631. Red bull, white face and belly, ears marked, — off ribs.
O
Damages £3.
Same date, by R. Gilmour.—Trespass 4s. each.
632. Strawberry cow, supposed FO near rump
633. Strawberry steer, like P near rump
634. Strawberry cow, near fore leg large, JC near ribs

On 5th May, by O. Gilmour.—4s. each.
635. Yellow and white bullock, off ear off, tips of horns, J-P
off rump

636. Red and white sheeted bullock, wide horns, RW off ribs
S
If not claimed and expenses paid, to be sold on 1st June,
1859.

J. T. PATTERSON,
Poundkeeper.

14s. 6d.

FOREST CREEK.—Impounded at Forest Creek, Campaspe
River, 4th May, 1859, by Messrs. Davidson and Volum.—
Trespass 1s. each.

349. Light bay yearling colt, switch tail, white muzzle, star,
DD near shoulder
D

350. Dark brown filly, switch tail, near ear slit, no visible
brand
If not claimed and expenses paid, to be sold on 1st June,
1859.

JAMES FORSYTH,
Poundkeeper.

9s.

GLASS'S CREEK.—Impounded at Glass's Creek, 27th
April, 1859, by the Police.

245. Brown and white spotted poley heifer, rope round neck, no
visible brand
On 28th April, by Mr. John C. McFarlane.—Damages £1.
246. Cream colored horse, black points, fore feet turning in,
branded like F near shoulder, WADE under saddle near
side

- On 6th May, by the Police.
251. Bay gelding, branded like C31 neck, like DLJ near shoul-
der, like crown and E112 off shoulder

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

JOHN OAKES,
Poundkeeper.

11s.

HAMILTON.—Impounded at Hamilton, 5th May, 1859, by
Mr. G. Younger, for Jno. Moffatt, Esq., Grange Station.—
Trespass 9d. per head. Damages £5 on No. 1309.

1290. Strawberry heifer, red ears, hoop horns, like MA con-
joined or MH conjoined off rump and shoulder
1292. Red cow, white face, slit near ear, dewlap, like W off
shoulder; a strawberry bull calf at foot
1293. Red steer, white face, short horns, GR off rump
1294. Black heifer, short horns, no visible brand
1295. Red and white cow, cock horns, blotched brand near ribs
and rump
1296. Red heifer, white face, no visible brand
1297. Brindle poley cow, white face, TK off thigh and ribs; a
heifer calf at foot
1298. Brindle cow, hoop horns, QR conjoined near shoulder,
CP near rump, — off rump
D
1299. Red heifer, white face, progeny of above, no visible brand
1300. Red steer, white on face, wide horns, slit off ear, — off
rump
D

1301. Red steer, down horns, piece out of off ear, QR conjoined
off shoulder, — off rump
D

1302. Dark brindle steer, piece out of off ear, stag horns, —
off rump
A

1303. Red and white bullock, cock horns, piece out of off ear,
like WK or WR off rump and ribs

1304. White steer, short horns, slit off ear, no visible brand
1305. Light strawberry cow, cock horns, piece out of near ear,
like J near ribs, W near rump, — off rump; a straw-
berry bull calf at foot
D

1306. Strawberry bull, cock horns, G or C near ribs, like HC
conjoined off neck

1307. Yellow and white heifer, short horns, piece out of off
ear, like diamond off rump

1308. Black strawberry bullock, wide cock horns, like OP
blotched off loin

1309. Red bull, white face, piece out of off ear, — off rump
D

1310. Yellow and white poley cow, piece out of off ear, —
near rump, ME conjoined off rump, blotched brand off
ribs
D

1311. Yellow and white bullock, cock horns, hole and slit near
ear, blotched brand near ribs and rump

1312. Strawberry cow, hoop horns, slit off ear, blotched brand
off rump

1313. Brindle and white steer, stag horns, no visible brand
1314. Red and white heifer, short horns, like CI blotched near
ribs

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

RICHD. BLOOMFIELD,
Poundkeeper.

32s.

HEXHAM.—Impounded at Hexham, 2nd May, 1859, by Captain Eddington.

193. Stale or dun and white heifer, like JR near rump
 194. Strawberry and white cow, 3C off ribs (the 3 square topped), off ear slit
 195. White heifer, red ears, like M off rump, M off shoulder
 198. Red and white bullock, like PI or M blotch near rump, like Δ near shoulder



199. Red and white bullock, JFM off rump (JF conjoined), like [P blotch with other illegible brands off ribs
 200. Red and white bullock, like JC or IC near ribs, cock horns
 201. Black and white cow, JR off rump, like [P 25 off ribs
 202. Red and white heifer calf, progeny 201, no brand
 203. Brown and white bullock, old and poor, like writing A off rump, ears slit
 204. White cow, cock horns, BOYD off neck, off ear half off
 205. Strawberry and white bullock, off horn broken off, illegible brands off ribs or like A blotch

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

W. GODWIN TOMLINSON,
 Poundkeeper.

15s. 6d.

KEILOR.—Impounded at Keilor, by Mr. T. McIntire.

667. Light strawberry poley cow, wild, like JP or R near rump, like 3 top of near ribs
 668. Brindle cow, hoop horns, near ear marked, tarred off rump, OO off ribs
 669. Light brown and white young steer, tip off near ear, blind off eye
 670. Red and white heifer calf, rope round neck, JR or JH conjoined off rump
 671. Yellow sided heifer calf, JR or JH conjoined off rump

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

W. G. DAVIES,
 Poundkeeper.

10s. 6d.

KYNETON.—Impounded at Kyneton, 3rd May, 1859, by Mr. Jno. McGregor—Trespass 1s. each.

466. Roan and white poley cow, star on forehead, Y in circle PVOR

near ribs

467. Roan heifer, piece out of near ear, illegible brand near ribs
 470. Red bald faced steer, white back and belly, like MD near shoulder
 Same date, by Edward Argyle, Esq.—Trespass 1s.
 471. Black mare, long switch tail, white spots under saddle, sore wither and shoulders, near fore fetlock enlarged, 285 near shoulder, like C near rump
 On 6th May, by Mr. Alfred Claringbold—Trespass 1s.
 484. Tall white working bullock, red spotted neck, red ears, a few small spots on body, near horn broken, the other hooped, like OS near back, like L in circle off rump

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

W. BATES,
 Poundkeeper.

13s. 6d.

LEXTON.—Impounded at Lexton, 3rd May, 1859, by Mr. Wilkinson.

1311. Grey mare, near hind leg enlarged, AR near shoulder
 If not claimed and expenses paid, to be sold on 1st June, 1859.

J. WARREN WHITE,
 Poundkeeper.

6s. 6d.

LONGWOOD.—Impounded at Longwood, 1st May, 1859, by Lloyd Jones, Esq.

239. Yellow and white steer, both ears marked, JR (the JR conjoined) near rump
 240. Yellow cow, dewlap cut, 7 near rump, Δ near ribs
 241. Strawberry bald faced bullock, white back and belly, both ears marked, TB (writing T) off thigh and ribs, BQ near ribs, broken hobbles on
 242. Brindle bullock, near horn broken, no visible brand
 243. Red and white working bullock, off ear marked, 2 near shoulder, like CDJ near ribs, like S near rump, like U off rump
 244. Red and white cow, off ear marked, JN off rump
 245. Brown and white bullock, C off ribs and neck, MJM near back, C near rump
 246. Strawberry cow, both ears marked, T^J conjoined near ribs

248. White stag, HC off rump and ribs
 249. Black spotted cow, HC near rump, H point of near shoulder, C over DC near ribs, blotch off ribs
 250. Yellow and white spotted cow, IC off rump and thigh
 If not claimed and expenses paid, to be sold on 1st June, 1859.

DON. MACDONALD,
 Poundkeeper.

16s. 6d.

No. 72.—MAY 10TH, 1859.—8.

MELTON.—Impounded at Melton, 4th May, 1859, by Mr. John Wake.—Trespass 6d. each.

4385. Black gelding, star, spots on back, saddle marked, hind legs white, scar on near rump, short tail, like WR near shoulder
 4386. Dark brown mare, saddle marked, white spots on wither, like DB near shoulder, ML near ribs, like α in circle off B shoulder

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

C. M. WILLIAMS,
 Poundkeeper.

9s. 6d.

MURCHISON.—Impounded at Murchison, 1st May, 1859, by Mr. Stewart.—Trespass 1s.

139. Light roan mare, switch, HM (writing M) near shoulder ITH
 140. Grey horse, switch, F near neck, like F near shoulder, saddle marked TW

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

N. R. DUNCOMBE BOND,
 Poundkeeper.

8s. 6d.

RIVER LEIGH.—Impounded at River Leigh, 2nd May, 1859, by James McAndrew, Esq.

154. Brown bullock, wide cock horns, SY near shoulder, HSY near horn, like γ C off shoulder, like JC near thigh
 155. Strawberry cow, hump backed, R near rump
 157. Red bull calf, white belly, no brands

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

ALFRED DENHAM,
 Poundkeeper.

8s.

ST. KILDA.—Impounded at St. Kilda, 5th May, 1859, by constable Davis, Prahran.

612. Dark strawberry poley cow, white back and belly, brown nose, red ears, indescribable brand off ribs
 If not claimed and expenses paid, to be sold on 1st June, 1859.

M. HUNT,
 Poundkeeper.

7s.

SOUTH GEELONG.—Impounded in the South Geelong Pound, by James Close.—Trespass 5s.

696. Red steer, D off rump
 By Capt. Foster Fyans.—10s.
 722. Red steer, like JFD (the JF conjoined) off ribs
 By Christopher Porter.
 662. Brown or black cow, one horn, π off ribs, KO off rump, ES
 illegible brands near rump, off ear mark

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

H. P. WALLACE,
 Poundkeeper.

9s. 6d.

NOTICE.

SOUTH GEELONG.—No. 649, advertised bay horse, switch tail, star and saddle marked, ML conjoined near shoulder, should be FI near shoulder. Will be sold 1st June, 1859.

ML conjoined

H. P. WALLACE,
 Poundkeeper.

6s. 6d.

SUGAR LOAF CREEK.—Impounded at Sugar Loaf Creek, by Wm. Hamilton, Esq.

331. Brindle bullock, FW or JW near rump
 335. Red bullock, D off rump, like JW off ribs
 336. Grey filly, black points, like L off shoulder
 338. Bay mare, little white on the two hind feet, W near shoulder, roan foal at foot
 358. Yellow and white cow, P near ribs
 359. Yellow and white cow, MS off rump
 360. Red poley bullock, HD conjoined near rump
 361. Red and white cow, no visible brand
 362. Chesnut horse, F near shoulder, E reversed and a large blotch brand off shoulder

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

J. M. FERRELL,
 Poundkeeper.

11s. 6d.

SUGAR LOAF CREEK.—Impounded at Sugar Loaf Creek, 6th May, 1859, by Robt. Outhwaite, Esq.

363. Spotted steer, YN off rump
 364. Red cow, like W off rump, JS off ribs JS
 365. Strawberry cow, no visible brand

366. Brown steer, quadrant R off rump
 367. Brindle and white cow, diamond off neck
 368. Red poley heifer, YN off rump and ribs
 369. Red cow, blotch off hip, 7 off thigh
 If not claimed and expenses paid, to be sold on 1st June, 1859.

J. M. FERRELL, *
 Poundkeeper.

10s.

WANGARATTA.—Impounded at Wangaratta, 2nd May, 1859, by Oliver Walley, for H. Shadforth, Esq.—Trespass 3s. each.

- 324. Red and white spotted bullock, both ears marked, DD near ribs, STL (the TL conjoined) off ribs
- 325. Yellow and white bullock, piece out near ear, F near rump, STL (the TL conjoined) off ribs
- 326. Yellow and white bullock, same
- 327. Red bullock, piece out near ear, DD near ribs, STL (the TL conjoined) off ribs

On 3rd May, by Mr. Curtis Reid—Trespass and toll 2s 9d. each.

- 330. Black mare, long matted mane, M3 near, 7 off shoulder
- 331. Bay colt, star, near hind fetlock white, like (W) near and off shoulder
- 332. Bay filly, star, like J near shoulder

333. Bay mare, off eye blind, star, off hind fetlock white, fired, hoofs grown long, 4 off shoulder, M upside down off neck, CC near neck

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

ALEXANDER TONE,
 Poundkeeper.

15s. 6d.

WILLIAMSTOWN.—Impounded at Williamstown, 6th May, 1859, by Mr. Cropley.—Trespass 9d.

1 strawberry steer, red neck and ears, white on face, top off right ear, right horn stooped, like TF conjoined off rump

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

W. HALL,
 Poundkeeper.

7s.

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

	£	s.	d.
May 6.—J. T. Patterson	1	0	0
May 6.—C. M. Blakey	3	9	0
May 9.—A. Denham	3	0	0
May 9.—Geo. Powell	1	0	0
May 9.—W. G. Davis	4	0	0
May 9.—G. R. Bruce	8	5	8
May 9.—W. Hall	4	0	0
May 9.—W. G. Tomlinson	2	0	0

J. FERRES,
 Government Printer.

9th May, 1859.

	PAGE.
Government Notices - - - - -	965
Appointments - - - - -	965
Tolls on Johnston street Bridge - - - - -	966
Liabilities and Assets—Bank of New South Wales - - - - -	966
Castlemaine Mining Bye-Laws - - - - -	967
Municipal Bye-Laws - - - - -	972
Municipal Petition - - - - -	973
Land Sales—Schedule of Unsold and Forfeited Allotments - - - - -	974
Murchison and Drysdale Pound Rates - - - - -	975
Lands open for Selection at Heathcote - - - - -	975
Land Sale Notices - - - - -	975
Approaching Land Sales - - - - -	976
Land Sales - - - - -	976
Applications for Mining Leases, Maryborough and Ballarat - - - - -	982
Courts - - - - -	983
Tenders - - - - -	984
Private Advertisements - - - - -	985
Impoundings - - - - -	993

By Authority: JOHN FERRES, Government Printer, Melbourne.