



# VICTORIA GOVERNMENT GAZETTE.

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No. 177.]

TUESDAY, DECEMBER 3.

[1861.]

## LEGISLATIVE ASSEMBLY.

I HEREBY notify that I have this day received a return to the writ issued by me on the fifteenth day of November last, for the election of a member to serve in the Legislative Assembly of Victoria for the Electoral District of Kilmore, in the place of John O'Shanassy, Esquire, whose seat became vacant by his acceptance of an office of profit under the Crown; and that by the return endorsed on such writ it appears that

The Honorable JOHN O'SHANASSY

was duly elected member for the said Electoral District.

FRANS. MURPHY,  
Speaker.

Legislative Assembly Chamber,  
Melbourne, 2nd December, 1861.

## LEGISLATIVE ASSEMBLY.

I HEREBY notify that I have this day received a return to the writ issued by me on the fifteenth day of November instant, for the election of a member to serve in the Legislative Assembly of Victoria for the Electoral District of St. Kilda, in the place of James Stewart Johnston, Esquire, whose seat became vacant by his acceptance of an office of profit under the Crown; and that by the return endorsed on such writ it appears that

The Honorable JAMES STEWART JOHNSTON

was duly elected member for the said Electoral District.

FRANS. MURPHY,  
Speaker.

Legislative Assembly Chamber,  
Melbourne, 30th November, 1861.

## NOTICE TO LESSEES OF SUBDIVISIONS OF ALLOTMENTS UNDER THE LAND SALES ACT.

IT is hereby notified, for the information of persons who have rented subdivisions of allotments under the 34th section of the Land Sales Act, that the yearly rentals, in advance, at the rate of One shilling per acre, must be paid at the District Survey Offices where the leases may have been granted, within one month from the date on which such rentals will fall due.

In the event of such payments not being made within the prescribed period, the leases will, under the provisions of the Act, be considered forfeited, and the land will be liable to be sold by public auction, without further notice and without any valuation for improvements.

Rents will fall due during the month of December next on account of subdivisions situated in the following parishes:—

Parish.	County.	Payable at.
Bittern ...	Mornington...	Crown Lands Office, Melbourne.
Ondit... ..	Grenville	} District Survey Office, Geelong.
Cressy ...	Grenville	
Yarima ...	Grenville	
Craigie ...	Talbot	
		District Survey Office, Castlemaine.
East Hexham	Hampden	} District Survey Office, Camperdown.
Kolara ...	Hampden	
Wooriwyrite	Hampden	
Langi Ghiran	Ripon	District Survey Office, Ararat.
Winton ...	Unnamed	District Survey Office, Beechworth.

C. GAVAN DUFFY,

President of the Board of Land and Works.

Lands and Survey Office,  
Melbourne, 28th November, 1861.

No. 177.—DECEMBER 3, 1861.—1.

## ADDITIONAL REGULATION RELATING TO GRAZERS' LICENSES FOR GOLD FIELDS COMMONS.

### PROCLAMATION.

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

WHEREAS by an Act passed in the session of Parliament holden in the twenty-third and twenty-fourth years of Her present Majesty's reign, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, it is amongst other things enacted, that it shall be lawful for such persons as shall be authorised in that behalf by the Board of Land and Works, to issue documents to be called "Graziers' Licenses," upon payment of such sum as shall be determined by any rules and regulations to be made by the Governor in Council, and every such document shall entitle the person to whom the same shall be granted to depasture upon the gold fields common therein mentioned, the number of cattle or horses therein mentioned, subject to such conditions as may from time to time be imposed by any rules or regulations to be made by the Governor in Council, and every such license shall be in force for a period not exceeding one year from the time when the same shall be issued; and it is further enacted, that the Governor in Council shall have full power from time to time to make any rules and regulations for the more fully carrying out the objects and purposes of the said Act: Now therefore I, Sir Henry Barkly, the Governor of Victoria, do, with the advice of the Executive Council, make the additional regulation hereinafter set forth relating to the issue of Graziers' Depasturing Licenses for Gold Fields Commons, that is to say:—

Persons residing within five miles of a proclaimed Gold Fields Common, and carrying on business exclusively as dairymen, shall be entitled to obtain, on application to the Commissioner of Crown Lands whose office shall be nearest to such common, a Grazier's Depasturing License for any number of cattle not exceeding One hundred, on payment of Two shillings for every head of cattle; and every such license shall be in force for a period not exceeding One year from the date of issue thereof.

Given under my Hand and the Seal of the Colony, at Melbourne, this thirteenth day of November, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fifth year of Her Majesty's reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

J. H. BROOKE,

President of the Board of Land and Works.  
GOD SAVE THE QUEEN!

L&S.10219.

## THE WOODEND, NEWHAM, AND ROCHFORD ROAD DISTRICT.

### PROCLAMATION.

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

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of the colony of Victoria, passed in the sixteenth year of Her present Majesty's reign, intituled, *An Act for making and improving Roads in the Colony of Victoria*, it was amongst other things enacted, that it should be lawful for the Lieutenant Governor, from time to time, by notice in the *Government Gazette*, to proclaim and declare any such portion

of the said colony as to him should seem meet, as and to be a road district for the purposes in the said Act contained, and also to define the boundaries of every road district thereby proclaimed and declared, and to give a specific name or designation to every such road district: Now therefore I, Sir Henry Barkly, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim and declare that the portion of the counties of Dalhousie and Bourke, hereinafter defined, shall be a road district for the purposes in the said Act contained, that is to say:—

Commencing at the north-west angle of the parish of Woodend; thence east by the northern boundary of the said parish to the western boundary of the parish of Newham; thence north to the north-west angle of the parish of Newham; thence easterly by the northern boundaries of the parishes of Newham and Rochford to the north-east angle of the parish of Rochford; thence southerly by the eastern boundary of the parish of Rochford to the south-east angle of the said parish; thence westerly by the southern boundaries of the parishes of Rochford, Newham, and Woodend, to the south-west angle of the parish of Woodend; thence north by the western boundary of the parish of Woodend to the commencing point.

And I do hereby further proclaim and declare that the specific name or designation of such road district shall be "The Woodend, Newham, and Rochford Road District."

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-fifth day of November, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fifth year of Her Majesty's reign.

(L.S.) HENRY BARKLY.

By His Excellency's Command,

C. GAVAN DUFFY,

President of the Board of Land and Works.

R.&B.1573.

GOD SAVE THE QUEEN!

#### FARMERS' COMMONS.

##### PROCLAMATION.

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

WHEREAS by an Act passed in the session of Parliament holden in the twenty-third and twenty-fourth years of Her present Majesty's reign, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, it is amongst other things enacted, that it shall be lawful for the Governor in Council, upon the petition of not less than ten occupiers of not less than five hundred acres of adjacent purchased land, to proclaim that any Crown lands within five miles of such purchased land (the area of such Crown lands not being more than three times the area of the purchased land) shall be a common for the use of such occupiers of the said purchased land as shall cultivate at least one-fourth of his or their purchased land, and every such common shall be called a "Farmers' Common;" provided that nothing in the now reciting section shall be deemed or taken to prevent any such lands from being sold under the said Act upon the application of persons desirous of purchasing the same; and it is also enacted, that the Governor in Council shall have full power from time to time to make any rules and regulations for imposing any conditions or limitations on the exercise of the right of common upon any Farmers' Common: And whereas the occupiers of purchased land in or near the localities hereinafter mentioned have petitioned for Farmers' Commons in accordance with the said Act: Now therefore I, Sir Henry Barkly, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim the Crown lands hereinafter described to be FARMERS' COMMONS for the use of the occupiers of purchased land within the meaning and intent and subject to the provisions of the said Act, and also under and subject to such conditions or limitations on the exercise of the right of common as are or may be prescribed, that is to say:—

AT NORTH HAMILTON AND BOCHARA, County of Dundas.—Commencing at the north-east angle of section 25, parish of North Hamilton; thence by a road south eighty-eight chains twenty-six links; thence by a road being the south boundaries of said section 25 and of allotments 6, 5, 4, 3, 2, and 1 of section 17, parish of Bochara, bearing S. 89° 6' W. to the south-west angle of said allotment 2; thence north by the west boundary of allotments 2 and 1 of section 17 to the main road; thence by that road S. 62° 48' E. to the north-west angle of said allotment 3; thence crossing the said road and by the west boundaries of allotments 8 and 5 of section 14, bearing north to the north-west angle of said allotment 5; thence east by the north boundaries of allotments 5 and 4 of section 14, and of allotments 4 and 3 of section 15, parish of Bochara, to the parish boundary of North Hamilton; thence south by the parish boundary to the north-west angle of said section 25, North Hamilton; and thence east by the north boundary of that section to the point of commencement. Area, about 3059 acres 1 rood 13 perches, exclusive of the Racecourse reserve and all sold and appropriated Crown lands.—(61.C.10355.)

AT THE WILD DUCK CREEK, Parish of Heathcote, County of Dalhousie.—Approximate area, 9300 acres: Commencing at a point on the Wild Duck Creek the south-east corner of Mr. J. H. Patterson's pre-emptive section of 320 acres; bounded on the east by the Wild Duck Creek, bearing east of south about two hundred and fifty chains; on the south by a line bearing west about three hundred and eighty-nine chains to a point on

Piper's Creek about twenty-four chains from its junction with the Campaspe; on the west by Piper's Creek and the River Campaspe, bearing west of north about three hundred and fifty-nine chains; and on the north by a line bearing E. 15° 40' S. about two hundred and twenty-seven chains to the north-west corner of allotment 21; and from thence by the west and south boundaries of that allotment, the south-west boundary of allotment 19, the west boundaries of allotments 13, 17, and 16, the west, south, and east boundaries of allotment 15, the east boundaries of allotments 16 and 17, and the south-east boundary of Mr. J. H. Patterson's pre-emptive section to the commencing point.—(61.C.6439.)

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-fifth day of November, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fifth year of Her Majesty's reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

C. GAVAN DUFFY,

President of the Board of Land and Works.

GOD SAVE THE QUEEN!

#### LAND TO BE PERMANENTLY RESERVED AND GRANTED TO TRUSTEES WITHOUT PURCHASE.

IT is hereby notified, in pursuance of the 4th section of the Act 24 Victoria No. 117, that, upon the expiration of one month from the date hereof, it is the intention of the Governor in Council to permanently reserve from sale the land hereinafter described, for the purpose specified in connection with the description; the said land to be then conveyed to the Trustees appointed on the 11th of July, 1859, whose names are specified in page 1675 *ante*.

THE LAND AT EAST MELBOURNE APPROPRIATED AS A SITE FOR SCOTS COLLEGE.—Melbourne East, 2a., two acres, county of Bourke, parish of North Melbourne, allotments 7, 8, 9, 10, 11, 12, 13, and 14 of section 4: Commencing at the north-east corner of the section; bounded on the east by Lansdowne street, bearing south five chains; on part of the south by Gipps street west, bearing east three chains; on part of the west by allotment 6, bearing north two chains fifty links; on the remainder of the south by said allotment 6 and allotment 5, bearing west two chains; on the remainder of the west by allotment 15, bearing north two chains fifty links; thence on the north by Grey street west, bearing east five chains to the point of commencement.—(61.C.9540.)

C. GAVAN DUFFY.

Lands and Survey Office,  
Melbourne, 29th November, 1861.

#### LAND TO BE PERMANENTLY RESERVED.

IT is hereby notified, in pursuance of the 4th section of the Act 24 Victoria No. 117, that, upon the expiration of one month from the date hereof, it is the intention of the Governor in Council to permanently reserve from sale the land hereinafter described, for the purpose specified in connection with the description, the said land to be thereupon conveyed to trustees without purchase.

The temporary reservation of the said land will from thenceforth be revoked.

DAYLESFORD—SITE FOR WESLEYAN CHURCH PURPOSES.—Daylesford, One acre, county of Talbot, parish of Wombat, allotments 9 and 10 of section 9: Commencing at the north-east angle of said allotment 10; bounded on the east by Camp street, bearing south two chains; on the south by allotment 8, bearing west five chains; on the west by Duke street, bearing north two chains; and on the north by Victoria street, bearing east five chains to the point of commencement.—(61.D.7303.)

C. GAVAN DUFFY.

Lands and Survey Office,  
Melbourne, 19th November, 1861.

#### LANDS TEMPORARILY RESERVED FROM SALE.

THE Governor, with the advice of the Executive Council, in exercise of the power in him vested in this behalf by the Act 24 Victoria No. 117, has, by an Order made on the 25th day of November, 1861, temporarily reserved from sale the land hereinafter described, and has cancelled the Order of the 19th of August last, temporarily reserving from sale land at Daylesford for the same purpose (described in page 1674 *ante*).

DESCRIPTION OF THE LAND TEMPORARILY RESERVED AT DAYLESFORD FOR POLICE PURPOSES.—Five acres three roods eighteen perches, county of Talbot, parish of Wombat: Commencing at the south-west angle, being a point bearing north four chains fifty links from the intersection of the east side of Camp street with the north side of Victoria street; bounded on the south by a line bearing east eight chains; on the east by a line bearing north seven chains thirty-three and a quarter links; on the north by a line bearing west eight chains; and on the west by Camp street, bearing south seven chains thirty-three and a quarter links to the point of commencement.—(61.C.8975.)

J. S. JOHNSTON,

Vice-President of the Board of Land and Works.

Lands and Survey Office,  
Melbourne.

## MARYBOROUGH MINING DISTRICT.

BYE-LAWS.—[7th October, 1861.]

At a meeting of the Mining Board of the Mining District of Maryborough, begun and holden at Maryborough, in the said district, on the seventh day of October, One thousand eight hundred and sixty-one, it is ordained by the said board as follows, that is to say:—

## MARYBOROUGH MINING BOARD BYE-LAWS.

By an Act entitled *An Act for amending the laws relative to the Gold Fields*, 21 Victoria No. 32, it was enacted, that any person who shall infringe any lawful bye-law of any board shall, on conviction thereof, forfeit and pay for every such offence any sum not exceeding Ten pounds.

## BYE-LAW I.

1. *Repealing clause.*—All bye-laws regulating mining operations now in force in the mining district of Maryborough shall be and are hereby repealed and rescinded, always saving the rights of all persons obtained previous to and held at the time of this bye-law coming into operation.

2. *Interpretation clause.*—In the construction and for the purposes of any of the bye-laws of this board, the following terms, if not inconsistent with the context or subject matter, shall have the respective meanings hereby assigned to them, that is to say:—The word "registrar," or the words "mining registrar," shall mean and be interpreted to mean the mining registrar of the division for which he shall have been appointed; and words importing the singular number shall include the plural number, and words importing the plural number shall include the singular number; words importing the masculine gender shall include females; the words "miner," "person," "claimholder," "shareholder," "party," shall mean and include his or her agent respectively; and for the purposes of these bye-laws any act done by an agent duly authorised shall be deemed to have been done by the person by whom he shall have been authorised to act.

## BYE-LAW II.—RELATING TO MINING REGISTRARS.

1. *Duties of mining registrars.*—It shall be the duty of the mining registrar appointed for each division, under the provisions of an Act 24 Victoria No. 115, section 2, to keep his office in a convenient place in his division, and to keep it open during certain hours each day, that is to say, from Ten o'clock a.m. to Twelve o'clock noon, and to post outside of said office a notice to that effect; and such mining registrar shall also perform within his division all the several duties specified in the bye-laws of this board in reference to such mining registrar; and he shall keep a register book in the form of schedule A hereunto annexed, and shall register therein all transactions which under such bye-laws he shall be required to register, and shall furnish a monthly return of all such transactions in the first week of every month to the mining board, and shall also produce such register book when required by the mining board. The mining registrars may also prosecute in all cases of breaches of the bye-laws of this board coming under their notice. And no such mining registrar shall, either directly or indirectly, hold any claim or share or interest in any claim or any lease granted for mining purposes in the division for which he shall have been appointed.

2. *Powers of mining registrars.*—Any mining registrar shall have power within the division for which he is appointed to register in accordance with the bye-laws of this board. In all cases where an objection or complaint, as hereinafter mentioned, shall have been lodged against any registration, the registrar shall not register until such complaint or objection shall have been determined by the warden or the proper authority.

3. *Information to the public.*—Any person requiring any information from the transaction book of the mining registrar may obtain same on payment of One shilling, and it shall be the duty of the mining registrar to furnish such information.

4. The fees for registration to be paid to the mining registrar and surveyor, and which they may demand, shall be as follows:—

	£	s.	d.
Under bye-law 3, sec. 7, each share	...	0	1 0
Under bye-law 5, sec. 9, each share	...	0	1 6
Under bye-law 6, sec. 8, each share	...	0	1 6
Under bye-law 7, sec. 4, each share	...	0	1 6
Under bye-law 8, sec. 3, each share	...	0	0 6
Under bye-law 9, sec. 4, each share	...	0	2 6
Under bye-law 9, sec. 10, each claim	...	0	5 0
Under bye-law 10, sec. 3, each claim	...	0	2 6
Under bye-law 10, sec. 15, each claim	...	0	2 6
Under bye-law 11, sec. 2, each share	...	0	5 0
Under bye-law 12, sec. 4, each share	...	0	1 6
Under bye-law 14, sec. 7	...	0	2 0
Under bye-law 14, sec. 18	...	0	5 0
Under bye-law 14, sec. 23	...	0	1 6
Under bye-law 14, sec. 21	...	0	2 6
Surface or underground survey of a claim within one mile of the registrar's office	...	1	0 0
Making plan	...	0	10 0
For every additional mile	...	0	2 6
For defining quartz reef or claim within one mile of registrar's office	...	1	0 0
Every additional mile	...	0	2 6
Machinery claim within one mile of registrar's office, including plan	...	3	3 0
Every additional mile	...	0	2 6

## BYE-LAW III.—RELATING TO PROSPECTING.

1. *Alluvial sinking.*—The first miner or party of miners discovering a new gold field not less than half a mile distant from any other gold field shall be entitled to an area of ground 200 feet square on such new gold field. The first miner or party of

miners discovering a lost lead or working which has been abandoned, or the first miner or party of miners commencing and continuing to sink a shaft, the boundaries of such claim not to be less than 200 yards distant from the boundaries of the last claim bottomed and then being worked at the time such miner or miners commenced to sink such shaft, shall be entitled to an area of ground 100 feet square on such lead, working, or new gold field; provided such area shall not interfere with any ground then occupied by any other miner or miners. The first miner or party of miners discovering a new gold field not less than three miles distant from any other gold field shall be entitled to an area of ground of 300 feet square on such new gold field; and the first miner or party of miners prospecting and discovering a new gold working not less than one quarter of a mile distant from any other gold field shall be entitled to an area of ground which shall not exceed 150 feet square on such new gold working.

2. *Prospecting claims.*—The first miner or party of miners discovering a new gold field not less than five miles distant from any other gold field shall be entitled to an area of ground 400 feet square on such new gold field; and the first miner or party of miners prospecting and discovering a new gold field not less than fifteen miles distant from any other gold field shall be entitled to an area of ground 600 feet square on such new gold field in wet or dry sinking.

3. *Wet alluvial sinking.*—The first party of miners, not exceeding eight, prospecting at least half a mile distant from the last shaft bottomed and being worked shall be entitled to a prospecting claim as follows:—For each miner forming such party 40 feet along the supposed course of the lead by a width of 300 feet, but in no case shall surface water be deemed wet sinking.

4. *Quartz reefs.*—The first miner or party of miners commencing to prospect a quartz reef, or taking up a previously worked and unoccupied quartz reef, shall be entitled to 150 feet along the course of any such reef, if it be defined, or the supposed course thereof, by a width of 300 feet; 150 feet on each side from the centre of such reef, if it be defined, or the supposed centre thereof; and the first miner or party of miners marking out a claim on any quartz reef at least 300 yards ahead of the last quartz reef claim obtaining payable gold, and commencing and continuing to sink a shaft or shafts on same, shall be entitled to a like area, and the owner or owners thereof respectively shall be entitled to every reef, vein, and lode, and all gold in the alluvial deposits within such limits.

5. *Encouragement to prospect.*—To encourage and facilitate the prospecting of quartz reefs, it shall be lawful for any number of miners, not less than four nor exceeding twenty, to combine for the purpose of sinking a prospecting shaft or shafts in common. A list of the names of the miners forming such party, and a description of the locality where it is intended to prospect, shall be sent to the mining registrar at the time of their commencing to work, and a copy of such list shall be kept posted on a conspicuous part of the claim. The extent of claim for such party shall be at the rate of 25 feet in length by the width of 300 feet for every miner forming such party, with 150 feet added to such length, and of a like width of 300 feet for prospecting. Such party may employ only as many of their number as are necessary to sink such shaft or shafts, or otherwise to prospect the ground; provided that if they discover a payable quartz reef they shall employ, within two months after such discovery, the full number of miners forming such party.

6. *Quartz reefs.*—Any miner or party of miners discovering any new quartz reef not less than five miles distant from any other gold field shall be entitled to 300 feet along the course of such reef, if it be defined, or the supposed course thereof, by a width of 300 feet; 150 feet on each side from the centre of such reef, if it be defined, or the supposed centre thereof; and any miner or party of miners discovering any new quartz reef not less than fifteen miles distant from any other gold field shall be entitled to 400 feet along the course of such reef, if it be defined, or the supposed course thereof, by a width of 300 feet; 150 feet on each side from the centre of the reef, if it be defined, or the supposed centre thereof.

7. *Taking possession of prospect claims.*—All prospecting claims shall be marked by pegs in the manner by these bye-laws set forth for the marking of alluvial claims or quartz claims, as the case may be, by the miner or party of miners, at the time of his or their commencing to work the ground, and such marking and working shall be deemed a good and sufficient title to such claim until gold has been discovered in the claim, on the discovery whereof the miner or party of miners making such discovery shall, with as little delay as possible, give information thereof to the mining registrar, and thereupon apply for registration of such prospecting claim, upon which the mining registrar shall register such miner or party of miners therefor, and give a certificate of registration in the form of schedule B hereunto annexed, a copy of which shall, as soon after as possible, be posted on the claim, and continue so posted until same shall be abandoned. The mining registrar shall also keep a list or schedule of all such prospecting claims so registered posted outside of his office for at least one week from the day of such registration.

8. *Information to adjoining claimholders.*—The occupier or occupiers of prospecting claims shall at all times, on the application of the occupier or occupiers of adjoining claims, give the utmost information in his or their power to such occupier or occupiers as to the course of the gold and the quantity he or they have obtained or are obtaining from such claim. The non-compliance herewith shall be deemed a breach of this section of the bye-law.

9. If any miner or miners shall be absent from his or their prospecting claim during the working thereof for a longer period than two clear working days, his or their claim or claims, share or shares shall be deemed forfeited, unless in case of dispute he or they can justify such absence under the bye-laws of the board.

**BYE-LAW IV.—RELATING TO DRY ALLUVIAL SINKING.**

1. *Extent of claim in new ground.*—The extent of claim in new ground shall be, for—

One miner	...	...	40 feet square
Two miners	...	...	60 feet square
Three miners	...	...	70 feet square
Four miners	...	...	80 feet square

2. *Marking claim.*—Any miner or miners marking out a claim shall evidence his or their boundary by firmly driving in a substantial peg at each corner of the claim, to be kept visible during the working of the claim.

3. *The wall.*—A wall of two feet shall be left between adjoining claims by the miner or miners last marking out, which said wall may be worked by either of the adjoining parties, but the miner or miners working or removing the said wall must place good and sufficient props and sole pieces not more than three feet apart along the entire length of the wall so worked or removed.

4. *Shepherding.*—All claimholders must be present on his or their claim every day, except as provided for in bye-law XIII. sec. 1 (after that on which the claim was taken possession of), two consecutive hours between Nine o'clock a.m. and Twelve o'clock at noon until the shaft thereon has been bottomed. Any miner or miners not complying herewith shall be deemed to have forfeited his or their claim or share, unless in case of dispute he or they can justify such absence under the bye-laws of this board.

5. *Extent of claim in old ground.*—The extent of claim in dry sinking in ground previously worked and abandoned shall be, for—

One miner	...	...	70 feet square
Two miners	...	...	100 feet square
Three miners	...	...	120 feet square
Four miners	...	...	150 feet square

6. *Claims flooded by storm water.*—In the event of any lead in dry alluvial workings becoming flooded by means of a fall of rain or storm water, then and in such case the miner or miners holding a claim or claims, or a share or shares in any claim or claims, on such lead, shall bail his or their claim or claims every lawful day until such claim or claims are cleared of such water. The non-compliance with this section shall be deemed a forfeiture of the share or shares, claim or claims, of any such miner or miners not complying with the provisions of this section unless in case of dispute, he or they can justify such absence under the bye-laws of this board.

7. *Forfeiture.*—If any miner or miners shall be absent from his or their claim after the shaft thereon has been bottomed, and during the working thereof, for a longer period than two clear working days, his or their share or shares shall be deemed forfeited, unless in case of dispute he or they can justify such absence under the bye-laws of this board.

**BYE-LAW V.—RELATING TO WET ALLUVIAL SINKING.**

1. *Wet sinking.*—The term wet sinking shall mean sinking where slabbing may be necessary on account of water, provided that in no case shall surface water cause any claim to be considered wet sinking.

2. *Extent of claim in wet sinking.*—The extent of claim in wet sinking shall be, for—

Four miners	...	...	100 feet square
Six miners	...	...	125 feet square
Eight miners	...	...	150 feet square

3. *Claim, how to be marked.*—Any miner or miners marking out a claim in wet alluvial sinking shall evidence his or their boundary by firmly driving in a substantial peg at each corner of the claim; such pegs to be kept visible during the working of the claim.

4. *The wall.*—A wall of four feet shall be left between each claim by the miner or miners last marking out, which said wall may be worked by either of the adjoining parties, but the party working or removing said wall must secure the ground by placing props with good and sufficient caps and sole pieces not more than three feet apart along the entire length of the wall so worked or removed.

5. *Wet sinkings, how to be worked.*—All claimholders, within six claims in every direction of the last shaft which has struck water, shall sink their shaft every lawful day until the well is completed, and shall bale the water from their shaft for at least eight hours daily till it be exhausted; and it shall be competent for not less than one-half of the claimholders to fix the minimum capacity of the bucket or other vessel used in such water baling. Beyond the limits mentioned, that is to say, beyond six claims in every direction from the last shaft which has struck water, the claimholders shall be allowed to hold their claim unworked, provided they are all present on the claim during two consecutive hours between Nine o'clock a.m. and Twelve o'clock at noon on every lawful day, unless they can justify their absence under the bye-laws of this board. The non-compliance with this section shall be deemed a forfeiture of the share or shares in such claim or claims.

6. *Night work.*—Whenever the majority of the holders of claims which may have struck water shall decide night and day baling to be necessary, all parties who have struck water shall bale such water all and every day and night till it be exhausted, and it shall be competent for the majority of claimholders as aforesaid to fix the minimum capacity of the bucket or other vessel used in such water baling; and the share or shares of the party not complying with this section shall be deemed forfeited.

7. *Extent of claim in old ground, wet sinking.*—The extent of claim in wet sinking in ground previously worked and abandoned shall be for four miners 200 feet square.

8. *Beds of creeks or rivers.*—The extent of claim in the beds of creeks or rivers shall be for each miner 12 yards along the course of said creek or river; but no claim shall be more than 144 yards along the course of the said creek or river, by a breadth not exceeding 22 yards.

9. *Extent of claim for steam machinery in new ground, wet sinking.*—Where wet sinking (new ground) cannot be worked without the aid of steam machinery, any party erecting such machinery shall be entitled to an area of 84 feet square of ground to each miner forming the party, such block of ground not to exceed 3 acres, and not to exceed 600 feet long by 200 feet in width. Every such extended claim shall be registered with the mining registrar, and a notice of the intention to apply for such registration shall be posted on some conspicuous part of the claim, and also at the mining registrar's office, in the form of schedule G herunto annexed, for seven consecutive days previous to the registration thereof; and any objection to such registration shall be made in writing to the mining registrar, stating the nature of the objection, with the names of the person or persons objecting, and any such objection must be made within the abovenamed seven days. Before any party shall be registered for any extended claim, they shall show to the satisfaction of the mining registrar that they will work the ground efficiently with machinery. A certificate of registration, in the form of schedule B herunto annexed, shall be given by the mining registrar in case of registration, a copy of which shall be kept posted on the claim. Claims must be taken in rectangular blocks not exceeding in length thrice their width.

10. *Forfeited shares.*—If any miner or party of miners shall be absent from his or their claim after the shaft thereon has been bottomed, and during the working of such claim, a longer period than two clear working days, his or their share or shares shall be deemed to have been forfeited, unless in case of dispute he or they can justify such absence under these bye-laws.

**BYE-LAW VI.—RELATING TO QUARTZ REELS.**

1. *Extent of claim.*—Every miner shall be entitled to 25 feet along the course of the reel, if it be defined, and if not along the supposed course thereof, by a width of 300 feet; 150 feet on each side from the centre of the reel, if it be defined, or if not defined the supposed centre thereof; but no ordinary claim shall be more than 100 feet in length, and the owner or owners shall be entitled to every vein and leader as well as all alluvial deposits within such limits.

2. *Boundary.*—The boundary of any claim shall be defined by a line drawn at right angles with such course or supposed course of the reels.

3. *Marking claim.*—Any miner or miners marking a claim on a quartz reel shall do so by fixing two posts, one at each end of the claim, on such course or supposed course of the reel; such posts to stand at least three feet above the surface, and to be kept visible during the working of the claim.

4. *The wall.*—A wall of five feet shall be left between adjoining claims by the party last marking out; the wall to be the common property of the claimholders between whose claims such wall may be situate, and no miner or miners shall take down, mine into, or remove any such wall without obtaining the consent in writing thereto of the owner or owners of adjoining claims.

5. *Water baling and night work.*—Whenever the majority of the holders of claims, which may have struck water shall decide night and day baling to be necessary, all parties who have struck water shall bale such water all and every day and night till it be exhausted; and it shall be competent for the majority of claimholders as aforesaid to fix the minimum capacity of the bucket or other vessel used in such water baling, and the share or shares of any such miner or miners not complying with the provisions of this section shall be deemed forfeited.

6. *Claims, how to be worked.*—Any quartz claim of 75 feet held by three miners, or any quartz claim of 100 feet held by four miners, must be worked regularly every working day by at least two of the party until payable quartz is obtained as hereinafter mentioned, and in case any such claim shall not be so worked for any two consecutive days previous to the obtaining of payable quartz therefrom, the claim shall be forfeited, and when and so soon as payable quartz shall have been discovered in any such claim the owners thereof shall within six days from the date of such discovery employ the full number of miners forming such party in such claim, and in case any miner or miners after the expiration of the aforesaid six days after payable quartz has been obtained shall neglect or fail to work, or cause to be worked, his or their share or shares in such claim or claims, the share or shares of such miner or miners not complying with the provisions herein contained shall be forfeited, unless in case of dispute, he or they can justify such absence under these bye-laws.

7. *Names of shareholders must be kept posted.*—The names of the shareholders must always be kept posted on some conspicuous part of the claim.

8. *Registration.*—Any quartz claim held under the provisions of this bye-law or bye-law VIII, may be held unworked for a period of three months if registered with the mining registrar, and subject to the conditions as hereinafter provided. The mining registrar shall give a certificate of registration in the form of schedule C herunto annexed, a copy of which shall be kept posted on the claim. Such registration may be once renewed for a second period of three months. But in no case shall any quartz claim be protected by registration, or be allowed to remain unworked for a longer period than six months.

*Conditions.*—The reasons for which a claim may be registered shall be as follows:—

- Any ordinary quartz claim having been worked for at least three months. Any amalgamated claim having been worked for at least six months by the party wishing to register, no payable quartz being obtained for at least one month previous.
- Any ordinary quartz claim which is sunk and worked to the water, the party being unable to overcome the same, the adjoining claims not being down to water.
- Any quartz claim, the holders of which intend to procure steam machinery for quartz crushing or water baling during the term of registration.

And for no other reasons shall any claim be registered; and any miner or miners assigning any of the reasons abovenamed, such not being true, or not performing the same, shall not be protected in the possession of such claim by such registration. An application for such registration, or renewal thereof, shall be made to the mining registrar in writing, previous to such registration or renewal thereof.

9. *Shareholders of registered claims.*—The shareholders in registered claims may employ themselves elsewhere during the time of registration.

10. *Claims remaining unworked.*—Any unregistered claim which may have been worked for a less period than three months, remaining unworked for two (2) clear working days, shall be forfeited. Any unregistered claim which has been worked for a longer period than three months, remaining unworked for six clear working days, shall be forfeited.

#### BYE-LAW VII.—RELATING TO FRONTAGE SYSTEM.

1. *Interpretation.*—Frontage system shall mean a width of claim of 400 yards in alluvial ground until the lead or gutter is defined, or until gold in payable quantities is discovered, when the width shall be in accordance with section 5 of this bye-law.

2. *Declaration of frontage lead.*—The mining registrar shall, on the application in writing of twenty miners working on any lead or workings, proceed to such leads or workings seven days after receiving such application, hear all the evidence that may be offered, and on his finding that the majority of miners working on such lead or workings are in favor of such application, declare the same under the frontage system: Provided that a payable gutter, lead, or working, has previously been discovered, and that a copy of such application shall have been posted for seven consecutive days on some conspicuous part of such lead or workings, and also published in the newspaper circulating nearest to the lead or workings, and also at the mining registrar's office, previous to the mining registrar proceeding to such lead or working as aforesaid.

3. *Claims to be laid out by registrar.*—After the declaration of any frontage lead, claims shall be laid off, or caused to be laid off, by the mining registrar; and the mining registrar shall also receive applications for claims or shares on such lead, and every such application shall be registered in a book to be kept for that purpose, under the date and hour upon which such application is made. The claims shall be numbered consecutively, and priority of right to any claim or share in any claim shall be according to the priority of registration.

4. *Certificate of registration.*—A certificate of registration shall be given by the mining registrar to every miner registered for a share in any claim on a frontage lead, in the form of schedule B hereunto annexed.

5. *Extent and position of claim.*—The extent of ground for every six miners shall be 200 feet along the course or supposed course of the lead with a width of 400 yards until such gutter or lead is defined, or until gold in payable quantities is discovered, and when the gutter shall be defined, then the party shall have full width of the same with an additional 50 feet on each side thereof; but should there be no gutter, then the party shall be entitled to hold 200 feet in width, to be marked off at right angles from the point where gold in payable quantities was first obtained. A wall of six feet shall be left between adjoining claims, and may be worked by either adjoining parties, such party who may take out the wall or any portion of it must secure the ground with props, caps, and sole pieces, not more than three feet apart.

6. *Mode of taking possession.*—Every miner wishing to take up a share in any frontage claim shall first apply to the mining registrar to be registered for such share, and the mining registrar shall inform every person so registered of the number of the claim for which he is registered; and within four days after the necessary number of shares have been registered for any claim, the owners of the same shall commence to sink their shaft, and continue to do so all and every lawful day; and when such parties shall strike water, they shall, if necessary, sink their shaft all and every day and night until their well is complete, after which they shall continue to bale the water all and every day and night until the claim is abandoned, except in cases of erection or breakage of machinery, such machinery and breakage, as the case may be, to be erected and repaired without delay; and it shall be competent for not less than half the number of claimholders on said lead to fix the minimum capacity of the bucket used for such water baling. The non-compliance with this section shall be deemed a forfeiture of the claim or share therein.

7. *Names of claimholders shall be posted.*—As soon as any party or company shall have legal possession of their claims, such party or company shall post the names in full of each shareholder therein on some conspicuous part of their claim, and the names of the shareholders of such party or company must continue to be posted and kept legible until the claim is abandoned.

8. *Discovering lead, or gutter, or payable ground.*—As soon as the gutter, lead, or payable ground is discovered in any claim, the shareholders must forthwith report the same to the mining registrar, who shall, as soon thereafter as the course of such lead, gutter, or payable ground has been ascertained, mark off or cause to be marked off the claim in accordance with section 5 of this bye-law. The non-compliance with this section shall be deemed a forfeiture.

9. *Position of claims in case of deviation of lead.*—In cases where the gutter or lead changes its course from the original supposed one, the position of the claims shall be changed accordingly by the mining registrar, taking precedence as before according to their number, provided the ground is not previously occupied.

10. *Absence from claim.*—If any miner or miners shall be absent from his or their claim for more than four clear working days, the share of such absentee or absentees shall be forfeited, unless

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he or they shall have sent a proper representative to work his or their share during his or their absence.

11. *Stoppage and re-opening of registration.*—When it shall appear to the mining registrar that two or more leads are likely to form a junction, he shall post on his office a notice in the form of schedule E hereunto annexed; and after the posting of such notice he shall refuse to register any person for any claim upon any of the leads, except the first declared lead then in work; but if at any time after having stopped the registration upon any lead as aforesaid, the mining registrar shall find that any unoccupied ground exists between the point at which the registration was stopped and the point at which the leads join, he shall post on his office, and on such ground, notices in the form of schedule F hereunto annexed, stating that at a certain day and hour he will register applicants for shares or claims upon the aforesaid unoccupied portion of the said lead.

12. *Rights of shareholders in case of a junction.*—When a junction of leads shall have been discovered to exist, the holders of claims, in respect of which registration shall have been first effected, shall be entitled to hold the claims for which they have been so registered as against the holders of claims in respect of which registration shall have been subsequently effected, notwithstanding that all such claim-holders may have been finally registered for the same ground as having been supposed to be on different leads, such priority to be determined by reference to the first or original registration, and not to be affected by any subsequent transfer of any share or interest in such first mentioned claims.

13. *Declaration of frontage lead may be rescinded.*—At any time that the majority of miners working at any frontage lead may think it expedient to have the frontage system rescinded on such lead, and it being apparent to the mining registrar that such is the opinion of the majority, he may declare the frontage system to have ceased on such lead: Provided that such declaration shall not interfere with any parties being in possession of any frontage claim in accordance with this bye-law. The frontage system shall further cease on any lead which has been deserted or abandoned for one month.

#### BYE-LAW VIII.—RELATING TO AMALGAMATION OF CLAIMS.

1. *Interpretation.*—An amalgamated claim shall mean a number of claims taken up under bye-laws IV., V., VI., and VII., limited as hereinafter mentioned, the owners whereof have combined to facilitate the working thereof and sharing the proceeds of same.

2. *Alluvial sinking and quartz reefs.*—The holders of any number of claims in wet alluvial ground, quartz reefs, or frontage leads, not exceeding six claims, wishing to amalgamate, may do so on applying to the mining registrar. A notice of the intention to apply for such amalgamation, in the form of schedule G hereunto annexed, shall be posted on some conspicuous part of the claims, and also at the mining registrar's office, for seven consecutive days previous to the amalgamation thereof, and any objections to such amalgamation shall be made in writing, stating the objections and the name or names of the miner or miners objecting; such objection shall be made and lodged with the mining registrar within the abovementioned seven days.

3. *Certificate.*—A certificate of registration of amalgamation, in the form of schedule B hereunto annexed, shall be given by the mining registrar in case of registration, a copy of which shall be kept posted on a conspicuous part of the claim during the working thereof.

4. *Dry alluvial sinking.*—The holders of any number of claims, not exceeding two claims, which have been taken up under bye-law IV., wishing to amalgamate, may do so by posting a notice on some conspicuous part of the claims so intended to be amalgamated, with the names of the shareholders so applying, and the number and date of their miner's rights, a copy of which shall be immediately sent to the mining registrar's office, who shall register same in accordance with section 3 of this bye-law; such amalgamated claim shall be worked every working day by at least two of the shareholders, and all shareholders shall be present on their claim during *shepherding hours* until the shaft therein is bottomed, when the full number of shareholders shall be employed therein in accordance with bye-law IV. The non-compliance shall be a forfeiture of the share of the miner not complying.

5. *Employment of shareholders in quartz reefs.*—During the sinking of any shaft or shafts on amalgamated quartz claims by virtue of such amalgamation, the shareholders therein shall be at liberty to employ only as many of their number as are necessary to sink such shaft or shafts, or otherwise prospect said claim: Provided that within two months after discovering payable quartz the full number of miners forming such amalgamated party shall be employed on the claim, in accordance with the provisions contained in bye-law VI., the non-compliance shall be a forfeiture of the share or shares of the miner or miners not complying.

6. *Employment of shareholders in amalgamated wet alluvial claims.*—During the sinking of a shaft or shafts on amalgamated wet alluvial claims, the shareholders therein shall be at liberty to employ only as many of their number as are necessary to bottom their shaft or shafts, or until water is struck therein, when the full number of shareholders shall be employed on the claim, in accordance with the provisions contained in bye-law V. The non-compliance shall be a forfeiture of the share or shares in such claim of the miner or miners not complying.

7. *Employment of shareholders in amalgamated frontage claims.*—Any party amalgamating frontage claims shall be required to work their claim every working day by at least one-half the party until the shaft is bottomed or water is struck, when the full number of shareholders forming such amalgamated party shall be employed on the claim, in accordance with the provisions of bye-law VII. The non-compliance shall be deemed a forfeiture of the share or shares of the miner or miners not complying.

**BYE-LAW IX.—RELATING TO RACES OR WATERCOURSES.**

1. *Races or watercourses.*—Any miner or miners not exceeding twenty, desirous of securing water for mining purposes from any river, creek, or other source which may be lawfully diverted, by constructing a race or watercourse, may do so by virtue of his or their miner's rights on registering such water privilege with the mining registrar, and subject to the conditions as hereinafter provided.

2. *Conditions.*—A notice, in the form of schedule G hereunto annexed, shall be posted on some conspicuous part of the place where it is intended to divert the water, and also at the mining registrar's office, for a period of fourteen days previous to the registration thereof, and also inserted in the nearest local paper at least twice; and a plan particularising the exact place whence such diversion is to be made, giving the bearings and distances of the proposed course, also showing any place of note or private property, within a quarter of a mile of such watercourse or race, shall be lodged with the mining registrar and filed by him in his office for future reference.

3. *Objections.*—Any objection to the registration of such water privilege shall be made in writing to the mining registrar, stating the nature of the objection, and the names of the person or persons objecting, and any such objection shall be made within the abovenamed fourteen days.

4. *Certificate.*—A certificate of registration, in the form of schedule B hereunto annexed, shall be given by the mining registrar in case of registration, to the applicants.

5. *Priority of water-right.*—The right to any water shall take precedence according to the date of registration, and if at any time the supply of water shall become insufficient, the party or company being last registered shall cease to enjoy such right during such deficiency of water as against any antecedent registration.

6. *Water gauge.*—All races or watercourses shall have placed at the head of the race, at the place from where the water is diverted, a box for purpose of gauging or measuring the quantity of water flowing into the race or watercourse, such gauge box to be 12 feet long, with a fall of half an inch to the foot, and the gauge or measurement which shall be considered a sluice-head shall be such a quantity of water as will pass through an aperture at the top end of the abovenamed gauge box of 20 inches wide and 3 inches deep, or 60 square inches.

7. *Quantity of water allowed to each race.*—The quantity of water or number of sluice-heads for any race or watercourse shall be in proportion to the number of miners forming the party or company constructing or being in possession of any race, at the following scale, that is to say:—

One or two miners ...	One sluice-head of water.
Four miners ...	Two sluice-heads of water.
Seven miners ...	Three sluice-heads of water.

And so on at the rate of one sluice-head to every additional three miners.

8. *Protection to watercourses.*—Any miner or miners holding a duly registered race or watercourse shall be protected against any other race or watercourse being made within twenty feet on either side of their race or watercourse, except in such cases as would prevent another race or watercourse passing through the district, in which case a race may be cut or constructed at any distance from another, provided it shall not injure the banks or in any way inconvenience the working of the first cut race. Any such miner or miners holding a duly registered race or watercourse shall also be protected against any other person occupying the ground within 20 feet of either side of the same for any other purpose.

9. *Extent of sluicing claim.*—The extent of mining claims for sluicing purposes in new surfacing or ground previously worked and abandoned shall not exceed 120 yards in length by a breadth of 60 yards, provided that three miners are constantly employed on the same; and any such claim not being registered, as next hereinafter mentioned, or being left unworked by such three miners for a period exceeding six clear working days shall be forfeited.

10. *Registration.*—All mining claims for sluicing purposes may be held unworked for any time during which there may be an insufficient supply of water, if registered with the mining registrar, who shall on registering the same give a certificate of such registration, in the form of schedule B hereunto annexed, a copy of which shall be kept posted on the claim during such registration.

11. *Watercourses may be extended or altered.*—Any miner or miners who may require to extend their race or watercourse beyond the point for which he or they were originally registered, or make any alteration or deviation therein, may do so in accordance with the provisions of section 2 of this bye-law, provided that no such extension or alteration shall interfere with any registered right obtained by any other miner or miners subsequent to the application for said alteration or extension.

12. *Water to be left running in creeks, &c.*—In all river beds and main creeks, from which water is diverted for mining purposes, there shall at all times be left running at least one sluice-head of water for general use, and in all tributary creeks from which water is diverted for mining purposes, there shall be left remaining in its natural channel a quantity of water not less than half a sluice-head.

13. *Heads of races not to be shifted.*—No miner or miners shall shift the head or heads of his or their watercourse so as to prejudice the right of any person or persons, or diminish the supply of water to which such last mentioned person or persons may be entitled; the non-compliance herewith will be deemed a breach of this section of the bye-law.

**BYE-LAW X.—RELATING TO PUDDLING MACHINES, WATERDAMS, ETC.**

1. *Puddling machines, waterdams, &c.*—Any miner or miners wishing to erect puddling machines, waterdams, quartz crushing machines, may do so on registering the same with the mining registrar, subject to the conditions as hereinafter provided.

2. *Conditions.*—A notice of the intention to register any such puddling machine, waterdam, quartz crushing machine, or any other machine or engine, shall be posted on a conspicuous part of the claim where it is intended to erect or construct any of the abovenamed machines or dams, and also at the mining registrar's office, in the form of schedule G hereunto annexed, for seven consecutive days previous to the registration thereof; and any objections to such registration shall be made to the mining registrar in writing, stating the nature of the objection, with the names of the person or persons objecting; and any such objection must be made within the abovenamed seven days.

3. *Certificate.*—A certificate of registration, in the form of schedule B hereunto annexed, shall be given by the mining registrar in case of registration.

4. *Excavation of waterdams.*—Any miner or miners constructing a waterdam shall on the higher side of such dam excavate to the bed rock, provided that such rock shall not be more than 10 feet from the surface; and if in excavating for the bed rock gold in payable quantities should be found, the miner or miners so finding the same shall within three days give information thereof to the mining registrar, and upon doing so shall be entitled to a prospecting claim. Should any party so excavating strike gold in payable quantities, and not make the discovery known as aforesaid, he or they shall forfeit all right to his or their waterdam.

5. *Disposing of sludge.*—Parties working puddling machines, sluices, or any other machines, shall in all cases prevent their sludge, tailing, or brackish water, or any other objectionable substance from running into old workings and waterholes used for domestic purposes, and shall dispose of such objectionable matter as aforesaid.

6. *Roads to be bridged.*—When it may be found necessary to make a sludge or water drain across any road or thoroughfare, the party making such drain shall construct a substantial bridge over such drain across the road, which bridge shall be kept in repair by the owner of the drain.

7. *Protection to drains.*—When any miner or miners shall for his or their convenience or advantage make any water or sludge drain under or over any other drain previously made, he or they shall also provide a good and proper trough-bridge for the conveyance of water or sludge, as the case may be, under or over the drain; and such trough-bridge shall be kept always clear and properly secure from leakage. And in no case shall any person make any waterdrain upon drainage ground already claimed by or assigned to others, or cut across or divert any drain previously existing and owned by any other miner or miners, with a view of appropriating to himself or themselves a portion of such drainage water, unless the consent of the owner or owners has been first obtained, in writing, for that purpose.

8. *Further protection of drains.*—No person shall on any preference whatever dig upon or into, or divert or undermine any drain, or cast into any sludge or water channel anything which may tend to stop up any such sludge or water channel, whether the same shall be a private or public channel, unless the neighbors or any other miner or miners working in the adjoining ground, and who may be liable to be damaged thereby, shall have previously consented to such being done.

9. *Area for site of puddling machine.*—The area for the site of any horse puddling machine shall be 100 feet square.

10. *Area for site of waterdam for puddling machine.*—The area for the site of any waterdam for use of puddling machines shall not exceed 70 x 70 yards, or 4900 superficial yards.

11. *Area for site of waterdams.*—The area for the site of any waterdam for use of toms, tub and cradle washing, and domestic purposes, shall be determined in every instance by the mining registrar, but shall in no case exceed the superficial area of 100,000 square yards.

12. *Protection to waterdams.*—Any miner or miners having erected a waterdam, in compliance with this bye-law, shall be protected against any other miner or miners using any water therefrom (domestic purposes excepted); and no person or persons shall be allowed to take water from such dam for the purpose of sale, except the owner or owners thereof, or by his or their authority in writing.

13. *Extent of claim for puddling.*—The extent of mining claim for puddling machines shall be for each miner, in old surfacing and previously worked and abandoned ground, 30 yards in length and not exceeding 20 yards in breadth for every miner employed not exceeding four; and every such claim not being registered as hereinafter mentioned, and being left unworked for a period of six clear working days by the holder or any of the holders thereof, the same or the part thereof of the party so leaving same unworked shall be deemed forfeited.

14. *Area of site for quartz crushing machines.*—The area of ground for a site of any quartz crushing machine shall not be more than three acres, and the owner or owners of such machine shall be protected in the possession of such ground, except if required for mining upon; but, if required for such purpose, the owner or owners of such machine shall be protected by the warden against actual loss or serious inconvenience. Any miner or party of miners, prior to commencing to mine on any portion of such land, shall pay to the owner or owners of such machine compensation in case of dispute, the amount of compensation for such loss or inconvenience to be determined by two (2) arbitrators, one to be chosen by the owner or owners of the machine, and one by the miner or party of miners wishing to mine on such land; in the event of the two arbitrators failing to arrive at a decision, they, the arbitrators, shall, in such case, call in a third party; the decision arrived at by the majority shall be final. The owners of such quartz crushing machine shall be further protected in the possession of any waterhole on which such machine may be situated and from which it receives its supply of water.

15. *Registration.*—All mining claims for puddling may be held unworked for any time that there may be an insufficiency of water, if registered by the mining registrar, who shall, on registering the same, give a certificate, in the form of schedule B

hereunto annexed, a copy of which shall be kept posted on the claim during the time of such registration.

16. *Forfeiture of waterdams, &c.*—All waterdams and sites of puddling machines, if left unused for a period of two months, shall be deemed abandoned and forfeited; provided a sufficient supply of water has been in such dam to enable the mining operations for which same were constructed to be carried on during such period of two months.

#### BYE-LAW XI.—RELATING TO BUSINESS LICENSES.

1. *Area of ground under business license.*—The holder of a business license shall be entitled to an allotment of ground having a frontage of 45 feet by a depth of 120 feet.

2. *Streets.*—Wherever a large rush may be anticipated, the mining registrar shall mark off, or cause to be marked off, a site for a street or streets in a convenient situation, but not likely to be auriferous, such streets to be one chain wide, and shall mark the allotments for business places along such street or streets; and after such site has been marked off it shall be reserved for holders of business licenses only; and no holder of a miner's right shall be allowed to occupy any of such allotments for the purpose of residence except such as had erected their abodes previous to the marking off of same as aforesaid; and to entitle any holder of a business license to occupy any of such allotments for business purposes, he shall first cause same to be registered by the mining registrar, who shall give a certificate of such registration in or to the effect of the form of schedule B hereunto annexed; the party applying shall produce to the mining registrar his business license for the time being, whereupon the mining registrar shall register the owner thereof for only one allotment under such business license.

3. *Space to be left between allotments.*—A space of 10 feet shall be left between adjoining allotments available for mining purposes, and the stores and premises may be undermined; provided that such undermining does not injure or endanger such stores or premises.

4. *Nuisance.*—Every holder of a business site fronting a new street or thoroughfare shall be required to keep the same in such a state of cleanliness so as not to become a nuisance to his neighbors or the public. The non-compliance with this section shall be deemed a breach of the bye-law.

#### BYE-LAW XII.—RELATING TO REGISTERED EXTENDED CLAIMS.

1. *Extended claims.*—Any party of miners may, by virtue of their miner's right, mark off and take possession of extended claims in previously worked and unoccupied ground, subject to the conditions as hereinafter provided.

2. *Conditions.*—Every such extended claim shall be registered with the mining registrar, and a notice of the intention to apply for such registration shall be posted on some conspicuous part of the claim, and also at the mining registrar's office, in the form of schedule G hereunto annexed, for seven consecutive days previous to the registration thereof; and any objection to such registration shall be made in writing to the mining registrar, stating the nature of the objection, with the names of the person or persons objecting, and any such objection must be made within the abovenamed seven days.

3. *Further condition.*—Before any party shall be registered for any extended claim they shall show to the satisfaction of the mining registrar that they will work the claim efficiently with machinery within a reasonable time after the date of such application, and in no case to exceed six (6) months. Failing to comply with these conditions, the claim to be forfeited.

4. *Certificate.*—A certificate of registration, in the form of schedule B hereunto annexed, shall be given by the mining registrar in case of registration, a copy of which shall be kept posted on the claim.

5. *Old ground, dry alluvial sinking.*—An area of not more than six acres in dry alluvial sinking, previously worked and unoccupied, may be occupied by any party of not less than four miners to each acre.

6. *Old ground, wet alluvial sinking.*—An area of not more than twelve acres of ground in wet alluvial sinking, previously worked and unoccupied, may be occupied by any party of not less than three miners to each acre.

7. *Form of claim.*—Claims must be taken in rectangular blocks, not exceeding in length twice their width.

8. *Forfeiture.*—If any miner or miners shall be absent from any of the claims held under this bye-law, after the erection of such machinery as hereinbefore mentioned, during the working of such claim or claims, for four consecutive working days, his or their share or shares shall be forfeited.

#### BYE-LAW XIII.

1. *Relating to tunnelling.*—Hills that cannot be worked in the ordinary manner, owing to the presence of cement, rock, or water, shall be considered tunnelling ground. The claim in such case shall be 84 feet square for each miner employed. But in no case shall any one claim exceed three acres. All parties taking up claims under this bye-law shall be allowed 12 feet on each side from the centre of their tunnel as a protection to the same, and for any distance outside their tunnel not exceeding 400 yards, and with a space of 100 feet square to deposit any auriferous substance taken from such claim. Any party taking up a claim under this bye-law shall be subject to conditions as provided for in bye-law XII, sections 2 and 4.

2. *Tunnelling.*—Any miner, or party of miners, wishing to cut a tunnel for a quartz reef, shall be allowed 20 feet in breadth as a protection for their tunnel, for any necessary distance outside the parallel boundary of their quartz claim not exceeding 400 yards, and also a space of 100 feet square at the mouth of the tunnel, on which to deposit quartz or other substances taken from such tunnel or claim; and if payable quartz is struck in the tunnel outside the claim, the holders of such claim shall be entitled to a prospecting claim, of the area and under the conditions as in section 4 of bye-law XII, provided same be not previously occupied.

3. *Claims how to be worked.*—A tunnelling claim shall be worked regularly every working day by at least two of the party until payable gold is discovered, when, within six days after such discovery, the full number of shareholders shall be employed on the claim, in accordance with the provisions contained in bye-laws V, VI, and VII, respectively; the non-compliance shall be a forfeiture of the share or shares of the miner not complying.

#### BYE-LAW XIV.—RELATING TO MINING IN GENERAL.

1. *Justifiable absence from claim.*—No miner or miners shall forfeit his or their share or shares by being absent through accident or sickness, or in consequence of attendance on any sick person, a court of justice, or mining board, and miners may be further absent from their claims without forfeiting their shares on the following days:—Good Friday to Easter Tuesday inclusive, Christmas Day to the 3rd day of January inclusive, and from the day before till the day after the polling for members of parliament, and the mining board, and all other public holidays.

2. *Injury to shafts.*—No party shall be allowed to remove the pipeclay or any other substance from the top of any shaft, without leaving an embankment around the mouth of the same sufficient to prevent the water running into such shaft, neither shall any party be allowed to cut a drain into any shaft whereby another may be injured.

3. *Waterholes for domestic use.*—Where any miner or miners find that a waterhole is necessary for domestic purposes, he or they may enclose the same for such purposes only, but to be open to the use of the public.

4. *Plurality of claims.*—It shall be lawful for any miner or miners to hold, by virtue of his or their miner's right, one or more claim or claims, or share or shares in any claim; provided the required number of miners are employed to represent such claim or claims, or share or shares.

5. *Ground to be secured with props.*—Any miner or miners working any claim in alluvial sinking must secure the ground by placing good and sufficient props, with good and sufficient caps and sole pieces, not more than six feet apart, throughout the whole extent of ground so worked and removed.

6. *Measurement of disputed ground.*—In all cases where the right to certain ground forms matter of dispute between miners, each claim shall be measured from the boundary pegs opposite to the side of the claim in dispute, and no party shall be protected from encroachment unless the boundary pegs shall have been kept visible during the working of the claim.

7. *Transfer.*—When the holder of any registered share or shares, claim or claims, or of any interest therein respectively, or any part thereof, intends to transfer such claim or interest to another miner, such transfer shall be made in the form of schedule H hereunto annexed; and immediately upon such transfer being made, he shall inform the mining registrar thereof, who shall enter in his register book a memorandum of same; and if such claim or interest therein be only in part transferred, a memorandum shall be made in the original certificate of registration, and also in the registrar's said book, stating the portion which has been transferred.

8. *Inspection of claims.*—Every claimholder shall, upon a written authority from the warden, allow any miner, mining registrar, or surveyor to enter into and upon his claim, for the purpose of measuring the depth of any shaft, or the dip, direction, inclination, or length of any tunnel or drive, but such inspection shall only be made during ordinary working hours, and in the presence of one or more of the owners of the claim under examination.

9. *How to take possession of any claim.*—Any miner or miners considering himself or themselves justified in taking possession of any claim, waterright, or any other easement or share therein respectively, may do so, provided that no other person or persons is or are then in the possession or occupation thereof respectively; but in the event of any other miner or miners so in possession disputing the right of possession, the first named party shall apply to the warden to enquire into the subject matter in dispute.

10. *Boundary pegs and notices.*—No person shall remove, destroy, or cover any pegs marking the boundary of any claim, or shall efface, remove, or destroy any notice posted on any claim, or shall wilfully cut a channel so as to cause the escape of water from any dam that is being used by any miner or miners.

11. *Marking more ground.*—Where any miner or miners has or have marked more ground than he or they is or are entitled to under these bye-laws, any other miner or miners may mark off such ground on any side of the claim, and the miner or miners having marked too much ground shall not be entitled to a wall on the side taken from him or them.

12. *Neglecting to leave a wall.*—Any miner or party of miners who shall neglect to leave the proper space required by these bye-laws for the wall dividing any claim from the adjoining claims, the necessary length may be deducted from the last claim marked, and which shall be assigned as a wall between such claim and the claim previously marked.

13. *Drawing slabs from abandoned shafts.*—Any person or persons drawing slabs from an abandoned shaft in any claim or claims where there is drift or any other strata whatever from whence water proceeds, must immediately fill up such shaft in such claim or claims to a sufficient height to prevent the water flooding adjoining claims; the non-compliance herewith shall be deemed a breach of this section of the bye-law.

14. *Removing slabs and other timber.*—No miner or party of miners shall take possession of, or remove slabs or other timber from any abandoned shaft or claim, until after the expiration of twenty-one days after the same has been given up, unless with the consent of the owners.

15. *Persons without miners' rights.*—In no case shall a person without a miner's right, and being a shareholder in any portion of ground assigned as a claim, cause by such non-possession of a miner's right the forfeiture of the share or shares of the party or company in which such person shall be a shareholder.

16. *Forfeited shares.*—And in all cases where the interest of any shareholder in any claim or claims, share or shares, or part thereof, shall by any means become forfeited, lapsed, or lost, such forfeiture shall be deemed and held to extend to, and include only the portion, share, or interest then the legal property of the shareholder or shareholders incurring such forfeiture at the time such forfeiture has occurred, and shall not extend to any portion of interest previously disposed of by transfer or mortgage; but if the other shareholder or shareholders in the claim has or have been to any expense or loss in consequence of neglect of such absentee whose interest has become forfeited, such loss shall be made good to the shareholder or shareholders by the person to whom such forfeited share is transferred; and any person or persons taking possession of a forfeited claim or share, or any part thereof, shall be subject to the conditions (if any) under which such share or interest may have been previously held.

17. *Blasting.*—Any party blasting through rock or any other substance shall cover their shaft so as to prevent any pieces from being thrown up into the air.

18. *Mortgages on claims.*—The mortgagee of any claim or share in a claim, whether quartz or alluvial, shall, by registering his interest in such claim with the mining registrar, be thereby protected from the consequences of any neglect or omission committed by the mortgagor or his agent in contravention of any of the bye-laws enacted by this board, and shall not be deemed or held to have relinquished, forfeited, or lost his claim or lien upon the mining claim of the mortgagor through or by such his the mortgagor's neglect; provided always that fourteen days after due notice to the mortgagee his interest be duly represented in conformity with these bye-laws. A certificate of registration shall be given by the mining registrar in the form of schedule B hereunto annexed.

19. *Claims belonging to deceased individuals.*—When any number of miners shall be in possession of any claim as co-partners, and one or more of such miners shall die, the surviving partners shall be entitled to hold possession of the share or shares of such deceased miner or miners as against every other person or persons, but without prejudice to the rights of the personal representatives of such deceased by agreement or by law against the surviving partners.

20. *Protection to parties applying for ground.*—Any miner or miners posting any authorised notice or marking off any ground to be applied for under these bye-laws shall be deemed in possession of the same from the time of marking or posting such notice till the application is disposed of; provided that no other miner or miners be then in the possession or occupation of such ground.

21. *Old ground.*—Old ground, or ground previously worked and unoccupied, shall mean only such ground on which a number of shafts has been sunk, and which for the greater part has been undermined or otherwise worked out.

22. *Land to be occupied for residence.*—Every holder of a miner's right shall be entitled to hold twenty perches or seventy-three feet square of land for the purpose of residence and cultivation, and shall be protected in the possession thereof against any other party, provided that such allotment of land is not taken up in old alluvial workings or in the line of any old lead or working.

23. *Payable ground and quartz.*—Payable ground and quartz shall be understood to mean any quantity of quartz, stone, earth, or other auriferous substance, obtained by any miner or miners from any claim or claims which will pay the expenses of carting same from the claim to the nearest crushing machine or watering place for washing purposes, also expenses of crushing or washing same, as the case may be, and which will also pay the miner or miners so obtaining such quartz, stone, earth, or other auriferous substance, the current rate of wages in that particular district.

24. *Non-forfeiture of shares through neglect to employ labor.*—The interest of any party or parties holding any claim or portion of a claim, or share or part of a share therein, shall not be deemed forfeited, relinquished, or abandoned, through any neglect or omission on the part of the workman or workmen employed, provided such interest shall have been registered with the mining registrar; and also, provided that after fourteen days' notice to such party or parties, by same being posted on the claim, his or their interest shall be fully represented in conformity with the bye-laws of this board. A certificate of registration, in the form of schedule B hereunto annexed shall be given by the mining registrar.

25. *Absence from claim.*—In all cases of absence through neglect, the working party shall have power to hire a miner in the place of such absentee, such hired miner to work and hold possession until his wages shall be paid.

26. *Taking possession of vacant ground.*—In any case where vacant ground exceeding the wall shall have been left between adjoining claims, any miner or miners may take possession of such vacant ground, and the party leaving such vacant ground shall not be entitled to a wall on the side next such vacant ground.

27. *Non-forfeiture.*—Notwithstanding anything contained in these bye-laws, it shall not be deemed a forfeiture of any claim, share, or interest in any claim, if the owner or owners thereof be absent from such claim whilst engaged in the extraction of gold from any substance raised from such claim, or procuring timber required for the necessary working thereof, or while engaged in the erection of a whim or other machinery for baling water from such claim, provided the erection of such whim or machinery does not occupy more than twenty-one days.

28. *Non-forfeiture.*—Any miner or miners shall be protected in the possession of his or their claim, share, or interest therein while engaged in the erection of steam machinery for the purpose of baling water from such claim; provided that the time occupied in erecting such machinery does not exceed three

months, and that the same is registered with the mining registrar; provided that if such party shall not procure any machinery for the purpose aforesaid during such period, their claim shall be forfeited.

29. *Declaration of loss of miner's right.*—When any miner loses his miner's right, or certificate of registration, or transfer certificate (or either of them), by virtue of which he holds any share or portion of a share, he shall make a declaration of such loss before a justice of the peace, and the registrar shall for all the purposes connected with the transfer of such interest, receive such declaration in lieu of the miner's right, register, or transfer certificate, or any or either of them.

30. *Marking claim.*—Any miner or party of miners taking possession of and occupying any claim or claims under bye-law x., xi., and xii. shall evidence his or their boundary by firmly driving in a substantial peg not less than 4 feet high at each corner of the claim, such pegs to be kept visible during the working of the claim or the occupation thereof.

31. *Majority of shareholders in quartz reefs.*—In case the majority of shareholders in any quartz claim wish to register such claim under and by virtue of the provisions contained in bye-law vi., or in case the majority of shareholders in any quartz claim wish to amalgamate such claim with the majority of shareholders in the adjoining claim under and by virtue of the provisions contained in bye-law viii., such majority may do so, and the same shall be binding on the minority if the miner or miners so in minority do not choose to act with the majority of shareholders in any such claim or claims as aforesaid, the share or shares of such miner or miners so in minority shall be forfeited, unless in case of dispute he or they can justify the same under these bye-laws.

32. *Presence of parties.*—It shall not be necessary for all shareholders in a partnership to be present at the marking out of partnership claims, or at the commencement of any work deemed to be for the interest of such partnership, provided all the shareholders shall be present in accordance with these bye-laws.

33. *Protection to sleeping shareholders.*—Any person holding a sleeping share in a claim having posted a notice in a conspicuous part of the claim, and served a copy of such notice on the secretary or any other shareholder of the company, shall be deemed the owner of such share, and shall receive all gold or moneys to which he is entitled as holder of such sleeping share, unless in case of dispute when the secretary shall be empowered to lodge the entire amount of money or gold in dispute in any of the local banks pending the decision of the warden or the court of mines.

34. *Liability of shareholders.*—Any person holding an interest in a claim shall be liable for any sum of money which the majority of the company may determine upon as being necessary for the working thereof; and if any shareholder shall neglect or refuse to pay the amount to which his share is liable he shall forfeit all right to any interest in the claim, provided that a notice has been posted upon the claim fourteen days previous stating the amount required from each shareholder.

SCHEDULE A.—FORM OF REGISTRATION.

Remarks.	
Miner's Right.	Date.
	No.
Transferor's	Surname.
	Christian Name.
Transfer.	Date.
	No.
Miner's Right.	Date.
	No.
Registered Shareholder's	Surname.
	Christian Name.
Bye-law under which registered, No. and Section.	
Locality.	
Extent of Claim.	
Class of Mining.	
Date of Registration.	

**SCHEDULE B.**  
I hereby certify that I have this day of \_\_\_\_\_  
registered A. B. and C. D. for a claim (or share in a  
claim) situated under the provisions of Bye-law  
No. \_\_\_\_\_ sec. \_\_\_\_\_  
Miner's right  
No. \_\_\_\_\_ date \_\_\_\_\_

Mining Registrar Division of the  
Maryborough District.

**SCHEDULE C.**  
I hereby certify that I have this day of \_\_\_\_\_  
registered for a quartz claim, situated  
for the following reason \_\_\_\_\_ sec. \_\_\_\_\_  
and under the provisions of Bye-law No. \_\_\_\_\_  
Miner's right  
No. \_\_\_\_\_ date \_\_\_\_\_

Mining Registrar.

**SCHEDULE D.**  
I (or we) hereby apply for registration of a claim  
situate under the provisions of Bye-law No. \_\_\_\_\_  
sec. \_\_\_\_\_ the reason being \_\_\_\_\_  
Date \_\_\_\_\_

(Signed)  
To the Mining Registrar Division of the  
Maryborough District.

**SCHEDULE E.**  
I, Mining Registrar for the  
division of the Maryborough mining district, do hereby give  
notice that, in consequence of the convergence of the  
leads, the registration of persons for shares or  
claims will cease upon all but the lead until further  
notice.  
Date \_\_\_\_\_

(Signed)  
Mining Registrar.

**SCHEDULE F.**  
I, Mining Registrar for the  
division of the Maryborough mining district, do hereby give  
notice that upon the day of \_\_\_\_\_ at  
the hour of \_\_\_\_\_ or at any time thereafter, I will register  
persons for claims or shares upon lead.  
Date \_\_\_\_\_

(Signed)  
Mining Registrar.

**SCHEDULE G.**  
I (or we) hereby give notice that after the expiration of  
days, I (or we) will apply for  
to the mining registrar of this division, in  
accordance with Bye-law No. \_\_\_\_\_ sec. \_\_\_\_\_  
Date \_\_\_\_\_

Signature \_\_\_\_\_

**SCHEDULE H.**  
I hereby certify that I have this day of \_\_\_\_\_  
transferred in claim (or other property)  
originally registered by the mining registrar on the  
day of \_\_\_\_\_ register fol. to A. B. under  
the provisions of Bye-law No. \_\_\_\_\_ sec. \_\_\_\_\_  
Miner's right  
No. \_\_\_\_\_ date \_\_\_\_\_

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

EDWARD O'FARRELL,  
DAVID BECKETT,  
RICHARD A. PITT,  
(Except sec. 7, bye-law 3,  
and sec. 4 bye-law 8)  
DANIEL MULCLOOM,  
C. F. LEWIS,  
D. W. VIRTUE,  
Chairman.

It is hereby certified that the foregoing bye-laws of the mining  
board for the district of Maryborough 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 pro-  
visions of 21 Victoria No. 32, sec. 112.

Gazetted on the 3rd day of December, 1861.

JOHN O'SHANASSY.  
Chief Secretary's Office,  
Melbourne.

#### ROAD BETWEEN MALDON AND BARINGHUP.

THE Governor, with the advice of the Executive Council,  
has confirmed the following Order made by the Board of  
Land and Works, in accordance with the Act of Council 16  
Victoria No. 40.

C. GAVAN DUFFY.  
Office of Roads and Bridges,  
Melbourne, 25th November, 1861.

*Order of the Board of Land and Works, relative to widening a  
portion of the road between Maldon and Baringhup.*

19th November, 1861.—It is ordered (no objections having  
been received), that the proposed portion of the line of road from  
Maldon to Baringhup, as described in the *Gazette* notice of  
20th September last, be opened to the public.—(61.1150.)

No. 177.—DECEMBER 3, 1861.—3.

**ORDERS OF DISTRICT ROAD BOARDS CONFIRMED.**  
THE Governor, with the advice of the Executive Council,  
has confirmed the following Orders made by the Colac,  
Eltham, and Metcalfe District Road Boards respectively, in  
accordance with the Act of Council 16 Victoria No. 40.  
C. GAVAN DUFFY.

Office of Roads and Bridges,  
Melbourne, 25th November, 1861.

*Order of the Colac District Road Board, relative to a diversion  
of a road in the parish of Irrewarra.*

Colac, 15th October, 1861.—It is ordered (the sum of Twenty-  
one pounds six shillings in compensation for the lands required  
having been tendered to the solicitor of Mr. J. Calvert), that  
the road described in the *Gazette* notice of 26th July last be  
opened to the public, and the necessary works thereon exe-  
cuted.—(61.2391.)

HUGH MURRAY,  
Chairman.

*Order of the Eltham District Road Board, relative to opening a  
new road to the Yarra Flats.*

It is hereby ordered (no objections thereto having been  
received), that the deviation of road between Eltham and the  
parish of Tarrawarra, on the Yarra Flats, a description of which  
was published in the *Government Gazette* of the 24th September  
last, be now opened to the public, under the provisions of the  
Road Acts 16 Victoria No. 40 and 17 Victoria No. 29.

Made at Eltham, this 6th day of November, 1861.—(61.2041.)

HENRY STOOKE,  
Chairman.

*Order of the Metcalfe District Road Board, relative to opening  
a deviation of road in the parish of Elphinstone.*

Metcalfe Road District, 16th August, 1861.—Be it ordered,  
that the alteration to a certain road, as described and referred  
to in the *Government Gazette* of 5th February, 1861, be opened  
to the public, under the provisions of 16 Victoria No. 40, sec-  
tion 33.—(61.1800.)

WM. DOUGLAS,  
Chair of the Metcalfe District Road Board.

#### PETITION UNDER THE MUNICIPAL ACT.

ESSENDON AND FLEMINGTON.

IN pursuance of the Act of Council 18 Victoria No. 15, 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 sixty-nine householders resident at and near  
Essendon and Flemington, in the parish of Douta Galla, in the  
county of Bourke, praying for the erection of their locality into  
a municipal district.

R. HEALES.

Chief Secretary's Office,  
Melbourne, 8th November, 1861.

8537.

The petitioners state that they are all householders resident  
at and near Essendon and Flemington, within the meaning of  
the Municipal Institutions Act, 18 Victoria No. 15; that they  
are more than one hundred and fifty in number; and that the  
area within which they reside contains a population of more  
than three hundred householders, and does not exceed nine  
square miles, wherein no one point is six miles distant from any  
other point.

They further state that they are desirous that their locality  
should be erected into a municipal district to be governed by  
a council as provided by the said Act, and suggest the fol-  
lowing boundaries for such district (as described on a plan  
which accompanied the petition), viz.:

"Commencing at a point on the northern boundary fence of  
the Melbourne and Mount Alexander railway at its intersection  
with the western side of Moonee Ponds Creek; thence along  
the northern fence of the railway for a distance of eighty-seven  
chains, more or less, by a curved line having an average bearing  
of west by S 30° north to its intersection with the eastern side  
of the Saltwater River; thence for a distance of three hundred  
and four chains, more or less, along the eastern side of the Salt-  
water River, being an irregular line having a general bearing of  
north by S 35° 30' west to the intersection of the western bound-  
ary of No. 1 allotment of portion 7, in the parish of Joka-Joka,  
with the northern side of the Saltwater River; thence by a line  
for a distance of one hundred and thirty chains, more or less,  
bearing due north to its intersection with the northern side of  
the one-chain Mount Macedon road; thence by a line for a dis-  
tance of seventy-two chains, more or less, bearing east by S  
south to the intersection of the eastern side of the Main Mel-  
bourne road with the northern side of Woodland street; thence  
due east for a distance of one hundred and fourteen chains,  
more or less, along the northern side of Woodland street to its  
intersection with the western side of Moonee Ponds Creek; thence  
for a distance of five hundred and twenty-six chains,  
more or less, along the western side of Moonee Ponds Creek,  
being an irregular line having a general bearing of south by 10°  
east to the point of commencement, all the above being situate  
in the parish of Douta Galla, county of Bourke."

The petitioners state, lastly, that they are desirous that the  
district above described be proclaimed as the municipal district  
of Essendon and Flemington, and pray as follows, viz.:

"Your petitioners therefore pray your Excellency that the  
before described boundaries may be constituted the limits of the  
municipal district; that your Excellency will be pleased to con-  
stitute the same under the name of 'The Municipal District of  
Essendon and Flemington;' and that your Excellency will also  
be pleased to issue the necessary Proclamation for declaring it  
a municipality, and defining the limits accordingly."

[The signatures appended to the above-mentioned petition appeared  
in the *Gazette* No. 163, page 2155 ante.]

**CUSTOM HOUSE SALE.**

**NOTICE** is hereby given that unless within one month from this date payment is made of the rent due upon the goods specified in the schedule hereunto annexed, warehoused in the bonded warehouse known as "Alison's," the said goods will be sold in pursuance of the provisions of *The Customs Act, 1857*, section 12, at the said warehouse, on Tuesday, the 31st day of December, 1861, at One o'clock p.m.

ROBERT S. ANDERSON.

Department of Trade and Customs,  
Melbourne, 28th November, 1861.

2781.

2334

Date of Entry.	Rent commences.	Ship.	Master.	Whence.	Merchant Warehousing.	Packages.	Description.	Mark.	Numbers.	Total Quantity.
1855. November 12	1853. Sept. 17	Mertin	Borlase	Liverpool	J. Thomson and Co.	hogshend	whiskey	K 556	48	1 hogshend.
1857. January 2	1851. April 9	Acadia	Kerr	Liverpool	Fyffe and Co.	hogshend	old tom	K 33	3	1 hogshend.
1858. November 12	1853. November 4	Wanderer	Smith	Sydney	D. Moore	cases	brandy	M 793	...	6 cases.
1858. January 4	1858. November 4	Indemnity	Sayers	London	D. Moore	hogshends	old tom	N 24	10, 17	2 hogshends.
January 11	March 24	Margaret Smith	Kerr	Greenock	R. Bowden and Co.	cask	whiskey	N 69	39	1 cask.
February 2	May 17	Ferrella	Maundy	Leith	Wilson, Buchanan and Co.	cask	spirits	N 202	10	1 cask.
January 11	March 8	Margaret Smith	Kerr	Greenock	Wilson, Buchanan and Co.	cask	spirits	N 70	74	1 cask.
February 19	October 25	Sebastian Cabot	Watts	New York	R. Towns and Co.	quarter-pipe	brandy	N 319	1	1 quarter-pipe.
February 19	November 8	Sebastian Cabot	Watts	New York	R. Towns and Co.	quarter-pipe	brandy	N 319	12	1 quarter-pipe.
March 15	November 18	Constance	Soderberg	Leith	Wilson, Buchanan and Co.	quarter-casks	brandy	N 479	135, 158	2 quarter-casks.
March 15	May 17	Constance	Soderberg	Leith	Wilson, Buchanan and Co.	casks	gin	N 479	242 272	2 casks.
March 16	Sept. 12	Wild Ranger	Sears	London	Wilson, Buchanan and Co.	cases	brandy	N 485	...	10 cases.
March 26	June 30	Hindostan	Boerg	Hong Kong	Lee a Kue	jars	wine	N 535	...	76 jars.
April 10	Sept. 7	Saracen	Barry	London	Miles and Co.	hogshends	gin	N 611	40-49	4 hogshends.
April 12	November 16	Jennie W. Paine	Colburn	London	Miles and Co.	hogshends	gin	N 623	18-20	3 hogshends.
April 12	Sept. 1859.	Jennie W. Paine	Colburn	London	Miles and Co.	hogshends	gin	N 623	27, 29	2 hogshends.
April 13	November 10	Laughing Water	Jansen	London	Wilshin and Co.	hogshends	brandy	N 631	6-8	3 hogshends.
April 13	January 24	Laughing Water	Jansen	London	Wilshin and Co.	cases	old tom	N 631	1	40 cases.
June 14	November 3	Ocean Rover	Pickering	New York	Lord and Co.	cases	tobacco	N 850	203-205	3 cases.
October 1	July 8	Kitty Simpson	Caulfield	New York	Lord and Co.	cases	bitters	P 256	1	30 cases.
October 1	May 6	Kitty Simpson	Caulfield	New York	Lord and Co.	cases	bay rum	P 257	...	11 cases.
October 1	May 6	Kitty Simpson	Caulfield	New York	Lord and Co.	cases	whiskey	P 257	1	3 cases.
October 1	May 6	Kitty Simpson	Caulfield	New York	Lord and Co.	ullage case	whiskey	P 257	1	1 ullage case.
October 1	May 6	Kitty Simpson	Caulfield	New York	Lord and Co.	cases	brandy	P 257	2	234 cases.



## CUSTOM HOUSE SALE—continued.

Date of Entry.	Item commences.	Ship.	Master.	Whence.	Merchant Warehousing.	Packages.	Description.	Mark.	Numbers.	Total Quantity.
1860.										
August 11	October 10	Black Eagle	Dickson ..	Glasgow ..	Il. W. Farrer and Geo. Martin ..	cases ..	whiskey ..	T 58	4	190 cases.
August 11	October 10	Black Eagle	Dickson ..	Glasgow ..	Il. W. Farrer and Geo. Martin ..	hogsheds ..	whiskey ..	T 57	19, 20, 87	3 hogsheds.
August 11	October 10	Black Eagle	Dickson ..	Glasgow ..	Il. W. Farrer and Geo. Martin ..	cases ..	whiskey ..	T 57	97-108, 113-118	18 casks.
August 11	October 10	Black Eagle	Dickson ..	Glasgow ..	Il. W. Farrer and Geo. Martin ..	cases ..	whiskey ..	T 101	2	260 cases.
August 11	February 11 1861.	Black Eagle	Dickson ..	Glasgow ..	Il. W. Farrer and Geo. Martin ..	hogsheds ..	whiskey ..	T 102	36, 37	2 hogsheds.
August 11	February 11 1861.	Black Eagle	Dickson ..	Glasgow ..	Il. W. Farrer and Geo. Martin ..	quarter-casks ..	whiskey ..	T 102	146, 149	2 quarter-casks.
August 11	November 7	Black Eagle	Dickson ..	Glasgow ..	Il. W. Farrer and Geo. Martin ..	quarter-casks ..	whiskey ..	T 449	19, 21, 22	3 quarter-casks.
October 23	October 23	Baldutha	Harper ..	Adelaide	G. M. Milne ..	boxes ..	brandy ..	T 44	...	43 boxes.
October 23	October 23	Clarissa Currier	Knapp ..	Boston ..	Newell and Co. ..	boxes ..	bitters ..	T 44	...	1 ullage box.
October 23	October 23	Clarissa Currier	Knapp ..	Boston ..	Newell and Co. ..	ullage box ..	bitters ..	T 44	...	3 hogsheds.
November 8	February 12 1861.	Persia ..	Ballantyno	London ..	R. Towns and Co. ..	hogsheds ..	gin ..	T 561	2-4	2 hogsheds.
November 13	May 18 1861.	Acala ..	Kerr ..	Liverpool	D. Fyfe and Co. ..	hogsheds ..	old tom ..	T 645	1-2	2 hogsheds.
November 14	January 9 1861.	Kinco ..	Everett ..	London ..	Il. S. Smith ..	hogsheds ..	rum ..	T 713	3	1 hogsheds.
November 14	December 29 1860.	Guiding Star	Hall ..	London ..	Wilshin and Co. ..	cases ..	gin ..	T 727	...	126 cases.
November 14	November 14	Kleber	Crowell ..	Boston ..	Newell and Co. ..	cases ..	whiskey ..	T 729	...	10 cases.
November 16	January 11 1861.	Volante	Legatt ..	Glasgow ..	Il. S. Smith ..	hogsheds ..	whiskey ..	T 743	1, 6, 7, 15-88	7 hogsheds.
November 21	July 30 1860.	Lochiel	Hadden ..	Leith ..	M. Long and Co. ..	quarter-casks ..	gin ..	T 770	1-7	7 quarter-casks.
November 27	November 27	Picard	Griggs ..	Hobart Town ..	Horwitz and Marks	hogsheds ..	gin ..	T 796	3	1 hogsheds.

## TRUSTEES.

THE Governor, with the advice of the Executive Council, has been pleased, by Orders made on the 25th day of November, 1861, to approve of the appointment of the under-mentioned Trustees, viz.:-

JAMES VALENTINE,  
RICHARD WILLIAMS,  
WILLIAM GOYNE,  
HENRY ROGERS, and  
MARK RICHARDS,

to be the Trustees of the land set apart for Wesleyan Church purposes at Huntly, near Sandhurst.—(8046.)

RICHARD ALLINGHAM,  
ROBERT LISLE,  
HENRY HOOPER,  
JOHN BLEWITT, and  
JOSEPH CARE,

to be the Trustees of the land set apart for Wesleyan Church purposes at Golden square, Sandhurst.—(8047.)

The Rev. MATTHIAS GOETHE,  
CARL HAESLER,  
CARL HAETIG,  
JOHN HAUSMANN, and  
PETER REINHHEIMER,

to be the Trustees of the land reserved for the use of the Evangelical Lutheran Church at Castlemaine.—(10525.)

The Honorable JAMES SERVICE,  
to be one of the Trustees of the Mechanics' Institute at Emerald Hill, in the room of Albert Hancock, resigned.—(10536.)

By His Excellency's Command,  
C. GAVAN DUFFY.

Lands and Survey Office,  
Melbourne.

## MUNICIPALITY OF CLUNES.

BYE-LAW No. 2.—TO REGULATE BY MEANS OF STANDING ORDERS THE PROCEEDINGS OF THE MUNICIPAL COUNCIL OF CLUNES.

WHEREAS by the Act of Council 18 Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, it is amongst other things enacted that it shall be competent for the council of any municipal district to make bye-laws for the regulation of their own proceedings: Be it therefore ordered and directed by the municipal council of Clunes, that from and after the date of this bye-law receiving the assent of His Excellency the Governor, the proceedings and business of the said municipal council shall be conducted according to the following regulations only, which shall be called the "Standing Orders" of the said council, that is to say—

## CHAPTER I.

That in all cases not hereinafter provided for resort shall be had to the rules, forms, and usages of parliament, so far as the same are applicable to the proceedings of this council.

## Order of Proceedings.

1. The business of the council shall be conducted on all ordinary occasions with open doors, but any two councillors present may require the exclusion of strangers, until it shall have been decided by the council whether the questions proposed to be introduced shall be discussed with open doors.

2. At all meetings of the council the business shall commence so soon after the time stated in the summons as a legal quorum is present, but should a quorum not be present at the expiration of twenty minutes, such circumstance shall be noted (with the names of the councillors present) in the minute book, and the business on the notice paper shall be postponed to the next meeting of the council.

3. At every regular meeting of the council the first business thereof shall be the reading and putting for confirmation the minutes of any preceding meetings, and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings. The minutes, when confirmed, shall be signed by the chairman for the time being.

4. That after the confirmation of the minutes the order of business shall be as follows, or as near thereto as may be practicable; but for the greater convenience of the council at any particular meeting thereof, it may be altered by resolution to that effect.

## Order of Business.

1. Reading copies of letters sent by authority of the council.
2. Reading letters received, and considering and ordering thereon.
3. Reception and reading of petitions and memorials.
4. Reading reports of permanent committees and ordering thereon.
5. Reading reports of special committees and ordering thereon.
6. Reading reports of deputations and ordering thereon.
7. Orders of the day including subjects arising from proceedings of former meetings.
8. Motions of which previous notice has been given.

5. Every communication addressed to the council and presented by one of its members shall be in proper form, and the member presenting the same shall be held responsible for its being respectfully worded.

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

No. 177.—DECEMBER 3, 1861.—4.

7. Every report of a committee shall be brought up by its chairman, and when read, he or any member of such committee may move "that it be received and considered with an order of the day," or, "that its consideration be made an order of the day for the next meeting." And if in the report of a committee there are distinct recommendations contained, such report shall not be adopted until the sense of the council has been taken separately on each.

8. The orders of the day shall include all matters arising out of the proceedings of former meetings of the council, and any business which the chairman may think fit to bring under consideration. Any councillor may, however, bring forward such business as he may consider advisable in the form of a notice of motion, such notice to be given at the meeting previous to that at which the same is to be taken into consideration. All such notices of motion to be considered in the order in which they shall have been given.

9. No motion shall be proceeded with unless the councillor giving notice or one of the council authorised by him in writing be present to proceed with the same when called upon.

10. The notice paper shall be prepared by the town clerk and caused to be delivered to each councillor two clear days previous to each council meeting.

11. No bye-law shall be finally adopted at the meeting at which it shall be first proposed, nor until the next meeting of council, and every such bye-law shall, in the interim, remain open for the inspection of any of the ratepayers, in the town clerk's office, free of charge.

12. No motion proposing any petition, address, bye-law, or standing order shall be entertained unless the mover shall submit therewith a draft of such petition, address, bye-law, or standing order, and the draft so submitted shall in no case be taken into consideration until it shall have been referred to the legislative committee, who shall report thereon, and the mover of such proposition shall be, for that occasion, a member of such committee.

## CHAPTER II.

## Order of Debate.

13. Any councillor, when proposing a motion or amendment, or discussing any matter, must rise and address the chairman, and no councillor shall be interrupted unless by a call to order, when he shall sit down. The councillor calling to order shall then be heard upon such point and the question of order disposed of, when the councillor in possession of the chair shall proceed with the subject.

14. Any councillor desirous of proposing either an original motion or an amendment must state the nature of such motion or amendment before addressing the council in support thereof, and when making a motion or amendment shall put it in form, sign, and deliver it to the town clerk, who shall add thereto the name of the seconder; and no motion or amendment so made shall be withdrawn without leave first obtained of the council, nor shall any motion be entertained by the council until the same be seconded.

15. The members of council, in meeting, shall designate each other by their official titles, namely that of chairman or councillor.

16. If more than one councillor rise at the same time the chairman, for the time being, shall decide which is entitled to pre-audience.

17. No councillor shall speak twice upon the same subject or question, unless by way of explanation merely, or in reply as the mover of an original motion, or upon any amendment; and after such explanation or reply the question shall be forthwith put to the vote, but councillors merely seconding any motion shall not be held to have spoken upon it.

18. No councillor shall digress from the subject under discussion or impute motives, and all personal reflections shall be considered highly disorderly.

19. The presiding chairman's decision shall be final on all questions of order or practice, and he shall state the same without comment or argument.

20. The presiding chairman shall rise when addressing the council.

21. Any councillor who shall use any expressions capable of being offensively applied to any other councillor, shall, if required by the chairman, withdraw such expressions to the satisfaction of the council or be deemed guilty of a breach of this bye-law.

22. When in consequence of disorderly conduct the chairman shall call upon any councillor by name, such councillor shall withdraw as soon as he has been heard in explanation, and after such councillor's withdrawal the council shall at once take the case into consideration, and decide whether such councillor be considered to have committed a breach of this bye-law.

23. Any person or persons addressing the council and interrupting their proceedings in any way shall be called on by the chairman to withdraw, and after such person or persons have withdrawn the council shall at once take the case into consideration, and if such person or persons be adjudged guilty of contempt he or they shall be proceeded against for having committed a breach of this bye-law.

24. Any councillor may require the town clerk to take down any particular expressions immediately on their being used.

25. Any councillor may of right demand the production of any documents bearing on the question under discussion.

26. Only one amendment shall be discussed at one time, and upon the adoption of any amendment the original motion shall be deemed rejected, and the amendment so carried shall be acted on as an original motion.

27. The chairman shall in taking the sense of the council put the question first in the affirmative, then in the negative, and the votes of all councillors (if a division be called for) shall be entered on the minutes.

28. The council shall vote by show of hands, except in cases of elections; any councillor may, however, call for a division upon any question, in which case the councillors voting in the affirmative shall stand up, and those in the negative shall retain their seats until the vote is recorded.

29. No discussion shall be allowed on any motion for adjournment, but if the question be decided in the negative, the motion then under discussion, or the next motion or order of the day, shall be considered before the question of adjournment shall be again entertained; but if the motion of adjournment be carried any business left undispensed of shall have precedence at the next meeting of the council.

30. Any councillor may record his protest against any decision of the council, provided the same is not inconsistent with the truth, and be couched in respectful language; notice of such intention, however, must be given on the adoption of the resolution protested against, and the protest signed by the councillor or councillors protesting, and specifying the reasons for protesting, must be entered before the next regular meeting of the council, by the protesting councillors, in a book to be kept for that purpose in the town clerk's office, and duly referred to in the minutes of council, the same to be considered also a part of such minutes.

31. No motion the effect of which would be to rescind any previous resolution of the council shall be entertained during the same municipal year, unless a call of the whole council be duly made for that purpose, and no motion for rescinding any resolution of the council shall be again entertained during the same municipal year unless by consent of at least five members of the council.

#### LAPSED QUESTIONS.

32. That if a debate on any motion moved and seconded, or any order of the day, be interrupted by the council being counted out, such debate may be resumed at the point where it was so interrupted, on motion upon notice.

33. That if the discussion of any question in committee of the whole council be interrupted for want of a quorum, the council may order the resumption of such committee on a future day, on motion upon notice, and the discussion of such question shall then be resumed at the point at which it was so interrupted.

#### CHAPTER III.

##### Committees.

34. There shall be three permanent committees of the council, to be called respectively—

1. The public works committee,
2. The finance and rate committee,
3. The legislative committee,

which shall be chosen annually, at the meeting of council next after the annual election of chairman; such committees shall consist of four members each, two to be a quorum; provided nevertheless, that the council shall be at liberty at any time to fill up occasional vacancies.

35. The town clerk shall convene every permanent committee within seven days of its first appointment, and every select committee within five days of the same, or at any time by order of the council, or the written order of the chairman, or of any two members of such committee; and of all committee meetings the town clerk shall give at least twenty-four hours' notice.

36. The chairman, if appointed a member of any of the permanent committees, shall be chairman thereof; in committees of which the chairman is not a member, the committee shall elect a chairman. When special committees are appointed, the member proposing such committee shall be chairman thereof, and they shall consist of three members, of whom two shall form a quorum.

37. The standing orders of the council shall be observed in all committees, except as to the rule limiting the number of times of speaking.

38. Any member of committee absenting himself without leave from three consecutive meetings duly convened, shall cease to be a member thereof, and the council shall, if it think fit, on the requisition of any councillor, discharge him from serving on a committee.

39. The meetings of all committees shall be held in the council chamber.

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

41. The chairmen of committees shall have their reports fairly written out by the town clerk on paper of uniform size, provided by the council, so as to admit of their being bound up at convenient intervals.

42. If there shall not be a quorum of members present within twenty minutes after the time fixed for the meeting of any committee, such meeting shall lapse; but it may be competent for the chairman of such committee, if necessary, to convene another meeting under order 35.

#### CHAPTER IV.

##### Miscellaneous Regulations.

43. No election to any office at the disposal of the council shall take place until five clear days' notice shall have been given in at least one or more Melbourne newspapers and a local newspaper, inviting applications for the same.

44. At all such elections the voting shall be (except at that of chairman of the council) on cards or paper, to be provided for that purpose, on which the voter shall write the name of the candidate he supports.

45. No councillor shall have directly or indirectly, by himself or his partner, any share or interest in any contract or employment with or by the council (except he be a shareholder in any public company or corporation with which the council may contract), nor shall he be received as surety for any officer; nor shall any auditor or other officer become security for any employee of the council; and in all cases where security shall be required, the expense of preparing the same shall be borne by the party giving the same.

46. For the consideration of any bye-law, or for the raising or appropriating any money, or for the objects contemplated in standing order No. 36, it shall be competent for any member,

without previous notice, to move for a call of the whole council for the consideration of such subject at the next or any subsequent meeting; and upon such motion been carried, due notice thereof shall be given in the notice paper for the day when the order of the day, or notice of motion for which such call is made, is set down for consideration; and any member not in attendance when such order of the day or notice of motion comes under consideration, or not in attendance at the voting upon such question, or any amendment thereof, whether by adjournment or otherwise, shall be deemed guilty of a breach of this bye-law, unless reasonable cause of such absence be shown to the satisfaction of the council.

47. The town clerk shall have the custody of the common seal of the municipal council, and shall be responsible for the same, and for the proper use thereof, each impression of the seal being verified by the signature of that officer.

48. The town clerk shall not affix the common seal to any corporate document without the express order of the council, nor unless such document bear the signature of the chairman; but in the case of powers of attorney and other legal documents not relating to the municipality, the signatures to which require to be verified before the chairman by declaration, and in such case the said seal shall and may be affixed by the town clerk to the chairman's certificate accompanying the same, on the receipt of a fee of Ten shillings and sixpence for each attestation, said fee to be given to the town clerk as a perquisite.

49. All plans and specifications for the formation of any street or portion thereof shall be laid before the council at least six days prior to the same being considered and ordered upon, and be open for inspection by any ratepayer during that time.

50. Any one or more of the standing orders may be suspended *pro tempore* in cases of emergency, with the consent of the majority of the council.

51. Any person or persons committing a breach of any of the clauses of this bye-law shall, on conviction thereof before one or more justices of the peace, forfeit and pay a penalty not exceeding Ten pounds.

Chief Secretary's Office,  
Melbourne.

*The foregoing Bye-law, No. 2, made by the municipal council of Clunes, has been assented to by the Governor in Council.*

5213.

JOHN O'SHANASSY.

#### MUNICIPALITY OF CLUNES.

BYE-LAW No. 3.—FOR REGULATING PROCEEDINGS AT THE ELECTION OF CHAIRMAN AND AT ELECTIONS OF MEMBERS OF THE MUNICIPAL COUNCIL AND PUBLIC MEETINGS OF THE RATEPAYERS.

WHEREAS it has been deemed expedient by the municipal council of Clunes, in exercise and execution of the powers to them given by the Act of Council 18th Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, to make provisions for regulating proceedings at elections of chairman and of members of the said council, and for conducting public meetings of the ratepayers within the municipal district of Clunes: Be it therefore ordered and directed by the said municipal council, that from and after the date of this bye-law receiving the assent of His Excellency the Governor-in-Chief of Victoria, the following shall be the method of conducting the several matters herein referred to, that is to say:—

1. Written declarations of vacancies in the council, resulting from disqualification by absence or otherwise, may be made by the chairman and one or more councillors, and countersigned by the town clerk.

2. Voluntary resignation of membership of council shall be made in writing, addressed to the chairman of the council, and be presented by him to the council at the next meeting thereafter for their ordering on the same.

3. The chairman of the council shall be annually elected in the following manner:—Each councillor being supplied by the town clerk with a voting paper containing the names of the whole of the members of the council, shall mark that of the councillor for whom he votes, and deposit the paper in the urn or voting box. On the delivery of the whole of the papers (it being obligatory upon every member of council to vote if the whole of the council be present), otherwise, after one hour, the chairman shall announce the name of each councillor voted for, the number of such votes, and declare the name of the one who has a majority of votes to be duly elected the chairman of the council for the ensuing municipal year, who shall then and there take the chair accordingly.

4. If the result of the voting for chairman should be that the highest number of votes is held equally by two or more councillors, then another voting shall take place for those councillors only holding such equality of votes until a majority is recorded, the then chairman giving a casting vote in addition to his own in case of an equality of votes on the final division.

5. Upon the resignation or disqualification of the chairman of the council, at the next meeting of the council thereafter, the senior councillor then present shall take the chair *pro tempore*, and immediately after the confirmation of the minutes of the preceding meeting, shall proceed to the election of a chairman of council for the residue of the municipal year in manner prescribed by this bye-law, and in the event of an equality of votes being recorded, shall have a casting vote in addition to his own.

6. In determining the seniority of councillors, for the purposes of this bye-law, it shall be understood to mean those councillors who shall have held office for the longest period without re-election, and having the greatest number of votes when re-elected.

7. At any election of members of council it shall be lawful for the chairman to appoint under his hand such and so many persons as may seem necessary to the council to act as poll

clerks, and to appoint such and so many places within the municipal district as may seem to the council necessary to be polling places.

8. If at any election for members of council a poll should be demanded in the manner and form required by clause 19 of 18 Victoria No. 15, the chairman shall cause to be provided at the polling place or places a sufficient number of enclosed desks or compartments, each of which shall be provided with pens, ink, and blotting paper, or with pencils, for the purpose of enabling the electors to secretly mark the ballot papers as hereinafter provided. And the chairman shall also cause to be erected a barrier to divide the part of such room used for taking the poll from the other part thereof.

9. No person other than the chairman, town clerk, poll clerk or clerks, the scrutineers, and the electors who shall, for the time being, be tendering their votes, shall be entitled to be at the polling side of the barrier, and any person other than such persons aforesaid who shall intrude in such part of the room during the continuance of such poll, shall withdraw upon being required by the chairman so to do: Provided always that it shall be lawful for the chairman or the town clerk to summon to his assistance any member or members of the police force, for the purpose of preserving the public peace, quelling any breach thereof that may have arisen, and for removing from within such barrier or from the polling room, any person who may, in his or their opinion, be obstructing the polling or wilfully violating any of the provisions of this bye-law or of the said Act.

10. The chairman shall cause to be printed and stamped with the municipal seal a sufficient number of voting papers, in the form set forth in the schedule to this bye-law, which voting papers he shall have in his own custody, and shall write his initials on the back of every voting paper before it shall be delivered to any ratepayer about to vote; and upon the delivery of each ballot paper, the chairman shall check or cause to be checked off upon a printed roll, signed by the chairman, the voter's name.

11. Each candidate shall be entitled to appoint, by writing under his hand, to be delivered to the chairman at any time before six o'clock of the evening preceding the polling, one scrutineer in his behalf in each polling room.

12. It shall be lawful for the chairman, at the request of any candidate or scrutineer, to put to any person, before he shall receive his voting paper, the following questions only:—

1. What is your christian name and surname?
2. Are you of the age of twenty-one years?
3. Are you the person whose name appears on the ratepayers' roll, numbered —?
4. Have you already voted at this election?

And no person shall wilfully give a false answer to any of the questions aforesaid.

13. In case any candidate or ratepayer shall object to any person tendering his vote, as provided by clause 20 of 18 Victoria No. 15, or in case the voting paper as of any person shall have been received, and any other person shall afterwards demand his voting paper as of the same person, the chairman, when such person shall propose to deposit his voting paper in the ballot box, shall refuse to allow the same to be put therein, but shall receive and keep the same apart, and at the close of the election decide whether such person has already voted or not; and such decision shall be final and conclusive on all parties; and if it shall appear to the chairman that such elector has not already voted, such vote shall be added to the number already polled, but if otherwise, such vote shall not be allowed.

14. The chairman in each polling room shall be provided with a locked box (of which he shall keep the key), with a cleft or opening in such box capable of receiving the voting papers, and which box shall stand upon the table at which the chairman, poll clerk, and scrutineers shall preside; and each elector shall receive a voting paper in the form in the schedule hereunto annexed, and shall thereupon retire alone to a desk or compartment provided for that purpose, and there strike out the name or names of such candidates as he does not intend to vote for, and deposit the same in the ballot box, in the presence of the chairman, poll clerks, and such scrutineers as may be then present; and in case such elector shall be unable to read or be blind, he shall signify the same to the chairman, who shall thereupon proceed with such elector to a desk or compartment as aforesaid, and there strike out the name or names of such candidate or candidates as such elector shall designate; and no elector shall take out of such polling room any such voting paper, either before or after he has marked the same.

15. Every elector may vote for any number of candidates not exceeding the number of councillors to be chosen, and any ballot paper recording a greater number of votes shall be absolutely rejected at the close of the poll.

16. At the close of the poll the chairman shall, as soon after as conveniently may be, in the presence of the poll clerks and scrutineers then present, count the number of votes polled for each candidate, and in the event of the number of votes being found to be equal for any two or more candidates, one or more of whom, but not all of such candidates, being by the state of the poll, and the numbers of members to be elected entitled to be declared elected, the chairman shall, by a casting vote or votes, as the case may be, decide which of the candidates for whom the votes may be equal, shall be elected; and the chairman shall then, in the presence of the scrutineers, seal up all the voting papers given out during the poll, together with the copy or copies of the ratepayers' roll used for marking off the voters' names; and the town clerk shall safely preserve them for at least six months among the records of the council.

17. No person shall personate an elector or deceased elector, or vote or attempt to vote a second time on the same day.

18. Neither the chairman, poll clerks, scrutineers, or any other person, shall attempt to ascertain for whom any elector

shall have voted, except as provided by clause 15 of this bye-law, or shall divulge the name or names of the candidate or candidates for whom such person shall have voted, except when required to do so by any court having competent jurisdiction, or directly or indirectly aid in the discovery of the same.

19. All places within which the polling is conducted shall be deemed to be public places.

20. All expenses incurred by the chairman of the council in carrying into effect this bye-law, shall be paid and discharged by the municipal council out of the rates or other corporate funds.

21. Any person or persons committing a breach of any of the clauses of this bye-law shall, on conviction before two or more justices of the peace, forfeit and pay a penalty not exceeding fifty pounds.

#### SCHEDULE.

##### Municipality of Clunes.

Election for the return of the members of council day of

18

##### Candidates' Names.

A.B.  
C.D.  
E.F.

The voter is to strike out the name or names of the candidate or candidates for whom he does not intend to vote, by drawing, a line through the same with the pencil or pen.

He must be careful not to leave uncanceled more names than are capable of being returned at this election, otherwise his ballot paper will be invalid. The ballot paper so marked is to be dropped into the ballot box.

The voter is not permitted to take his ballot paper out of the polling place.

Chief Secretary's Office,  
Melbourne.

The foregoing Bye-law, No. 3, made by the municipal council of Clunes, has been assented to by the Governor in Council.

4847.

JOHN O'SHANASSY.

#### INSOLVENCIES—MELBOURNE DISTRICT.

RETURN of Melbourne Insolvencies, during the week ending 29th November, 1861:—

##### Dates, names, trades, addresses, and assignees.

25th Nov., John Stokes, butcher, Sandhurst, Courtney  
 " John S. Oats, wheelwright, Sandhurst, Jacob  
 " Clement Blunt, builder, Richmond, Courtney  
 " Thomas Fairhurst, joiner, Melbourne, Jacob  
 " John McDonald, shoemaker, Kilmore, Shaw  
 26th Nov., Isaac Coleman, storekeeper, Sandhurst, Goodman  
 " John Foulger, publican, Sandhurst, Laing  
 " Henry Da Costa, clerk, Melbourne, Goodman  
 " John Newling, clerk, Fryer's Creek, Courtney  
 " Harry Plumble, publican, Chewton, Jacob  
 " James Burns, laborer, Kyneton, Shaw  
 " Thomas Bonney, clerk, Prahran, Laing  
 " William Palliser, quartz miner, Castlemaine, Laing  
 27th Nov., Henry R. Hyde, storekeeper, Sandhurst, Goodman  
 " Emilius M. Walton, dentist, Sandhurst, Shaw  
 " William Downing, commercial traveller, Sandhurst, Jacob  
 " Charles Burgess, cabman, Collingwood, Courtney  
 " Henry Tregaskis, engineer, Maldon, Courtney  
 " John Warn, storekeeper, Burnt Creek, Goodman  
 28th Nov., Carter and Edel, miners, Dunolly, Shaw  
 " William Perry, contractor, Sandhurst, Jacob  
 " Edward Murray, publican, Melbourne, Laing  
 29th Nov., Edward G. Humphreys, painter, Emerald Hill, Goodman  
 " Benjamin Jarvis, publican, Collingwood, Shaw  
 " John Powles, gardener, Kyneton, Courtney  
 " James Port, contractor, Sandhurst, Laing

GEORGE BROUGHAM AUSTIN,  
Chief Clerk, Insolvent Court.

#### INSOLVENCIES—GEELONG DISTRICT.

RETURN of Insolvencies, Geelong District, week ending 30th November, 1861:—

##### Names, residences, trades or callings, and dates of sequestration.

Archd. McCooke, Razlan, miner, 19th November  
 Vincent Herbert, Ballarat, builder, 20th November  
 James Scott, Ballarat, coachdriver, 25th November  
 Patrick Meagher, Belfast, farmer, 26th November  
 Jane McLennan, Fryansford, publican, 27th November  
 John S. Bachmann, Geelong, draughtsman, 28th November  
 Sybella Maria Bond, Ballarat, widow, 22nd November  
 Henry Thurston Evans, Ballarat, law clerk, 25th November  
 Thomas Simpson, Ballarat, miner, 24th November  
 Fredk. Bain, Ballarat, miner, 26th November  
 Samuel Elston, Ballarat, storekeeper, 26th November  
 Carl Preiser, Smythesdale, bootmaker, 26th November  
 Samson Cameron, Moorabool, teacher, 23rd November  
 James Sainsbury, Ballarat, butcher, 28th November

J. WILLIAM WALDEN,  
Chief Clerk.

Insolvency Court,  
Geelong, 30th November, 1861.

## CONTRACTS ACCEPTED—(Series 1861).

For what purpose Contract is required.	No. of Tenders.	Particulars of each Tender, and Amount recommended for acceptance.	Amount.	Name for Approval.	If Contractor previously.	Charged against Vote or Fund.	Authorized by the Governor.
1216. Works, &c.	5	Portable lock-up at Branhholme. £143	£ s. d. 143 0 0	E. Chambers	Yes*	Division 61, subdivision 2, No. 1	J. S. Johnston.
1217. Ditto...	8	Additional works at Ararat gaol. £2007 5s.	2007 5 0	Thos. Walker and Co.	Yes*	Division 61, subdivision 3, No. 2	Ditto.
1218. Ditto...	1	Towards the gaol at Geelong. £339 18s. 3d.	339 18 3	Boynton and Conway	Yes*	Division 61, subdivision 3, No. 6	Ditto.
1219. Ditto...	5	Painting outside, and providing cloth doors inside of Supreme Court House, Geelong. £50	50 0 0	Scanlan Brothers	No	Division 61, subdivision 7, No. 1	Ditto.
1220. Ditto...	1	Extra work on contract No. 772. Tank, &c., and repairs, Court House, Geelong. £58 15s.	58 15 0	J. Thorne	Yes*	Division 61, subdivision 7, No. 6	Ditto.
1221. Ditto...	1	Fencing police reserve at Kyneton. £100	100 0 0	M. Kavanagh	No	Division 61, subdivision 15, No. 1	Ditto.
1222. Ditto...	1	Sinking a bore in search of water at Queenscliff. £200	200 0 0	John Seddon	No	Division 61, subdivision 17, No. 13	Ditto.
1223. Gold Fields	2	Lithographing, printing, and mounting (500) five hundred copies of the first sheet of the Castlemaine mining map, in accordance with specification. £161 5s.	161 5 0	De Gruchy and Leigh	Yes*	1861. Division No. 65, subdivision No. 1, item 5	C. Gavan Duffy.
1224. Roads	1	Hawthorn bridge: addition to contract 61/254, completion of approaches. £19 10s.	19 10 0	David Charles and Co.	Yes*	Tolls Fund ...	Ditto.
1225. Ditto...	1	Upper Western road: addition to contract 60/464, maintenance, Buninyong road to Streatham. £22 4s.	22 4 0	P. Wakefield	Yes*	Ditto ...	Ditto.
1226. Ditto...	3	Sydney road, Beechworth to Chiltern: repairs to Reid's Creek bridge. £50 5s. 6d.	50 5 6	Smith and Banks	Yes*	Ditto ...	Ditto.
1227. Ditto...	1	Beechworth to Yackandandah: addition to contract 59/1481, culverts, &c. £80 18s. 8d.	80 18 8	Smith and Banks	Yes*	38 of 1860. Subdivision 15, No. 5.—In lieu of authority 60/378, see cancellation 61/641	Ditto.
1228. Ditto...	2	Cressy to Darlington: construction of paved channel at Duvernay's Gully. £321 11s.	321 11 0	George Watson	No	55 of 1861. Subdivision 2, No. 6	Ditto.
1229. Ditto...	1	Upper Western road: construction of culvert at Shelford, &c. £158 19s.	158 19 0	D. M. Barry	Yes*	55 of 1861. Subdivision 2, No. 11	Ditto.
1230. Ditto...	1	Melbourne to Ballarat: addition to contract 61/1117, construction of 40 chains between Keilor road station and Melton. £77 5s.	77 5 0	Michael Connell	Yes*	55 of 1861. Subdivision 5, No. 1	Ditto.
1231. Ditto...	10	Mount Alexander road: construction of four culverts, and 43.13 chains of road between Castlemaine and Big Hill. £1587 15s. 2d.	1587 15 2	Alexander Amos and Co.	Yes*	55 of 1861. Subdivision 7, No. 1	Ditto.
1232. Ditto...	3	Sydney road: construction of iron grate, &c., Pentridge. £17	17 0 0	Enoch Hughes	Yes*	55 of 1861. Subdivision 8, No. 6	Ditto.
1233. Ditto...	1	Kilmore to Heathcote: addition to contract 61/962, for construction of 144 chains. £70 10s.	70 10 0	Henry Allen and Co.	Yes*	55 of 1861. Subdivision 8, No. 7	Ditto.
1234. Ditto...	7	Sydney road: clearing through Belvoir to House Creek. £112 10s.	112 10 0	Smith and Banks	Yes*	55 of 1861. Subdivision 9, No. 3	Ditto.
1235. Ditto...	4	Melbourne and Ballarat road: removal and re-erection of Bradshaw's Creek toll, &c. £40	40 0 0	Reid and Forsyth	No	55 of 1861. Subdivision 14, No. 1	Ditto.
1236. Ditto...	1	Bendigo road: fencing at toll house, Kangaroo Flat. £28 2s. 6d.	28 2 6	John Gray	Yes*	Ditto ...	Ditto.
1237. Railways	4	Building one hundred high sided covered waggons. £5175	5175 0 0	Miller and Macquistan	Yes*	21 Victoria 36	Approved by Governor in Council, 25th November. J. H. Kay, C. Ex. C.
(1191 of 1861.) See note.†							

\* Fulfilled previous contracts satisfactorily.

† Under contract 1191 of 1861, the contractor's name is Henry Jull, not Henry Jutt.

Melbourne, 3rd December, 1861.

## APPROACHING LAND SALES.

CROWN Lands have been offered in previous numbers of the *Gazette* for sale or selection at the places mentioned below, viz.:-

## SPECIAL LANDS.

(For sale by Auction at 11 a.m.)

	No. of Gazette.
<b>BALLAARAT, on—</b>	
Friday, 13th December ...	165
Monday, 23rd December ...	172
<b>CASTERTON, on—</b>	
Friday, 6th December ...	162
Saturday, 7th December ...	163
<b>CASTLE DONNINGTON, on—</b>	
Friday, 20th December ...	170
<b>COLAC, on—</b>	
Saturday, 21st December ...	170
Monday, 23rd December ...	172
<b>COLERAINE, on—</b>	
Monday, 9th December ...	162
Tuesday, 10th December ...	162
<b>HAMILTON, on—</b>	
Friday, 13th December ...	165
<b>INGLEWOOD, on—</b>	
Monday, 16th December ...	167
Tuesday, 17th December ...	167
<b>KILMORE, on—</b>	
Friday, 27th December ...	173
<b>MAXFIELD, on—</b>	
Monday, 9th December ...	163
<b>MELBOURNE, on—</b>	
Tuesday, 10th December ...	163
Monday, 23rd December ...	172
<b>SANDHURST, on—</b>	
Friday, 27th December ...	173
Saturday, 28th December ...	173

## COUNTRY LANDS.

(Applications for purchase and lease received until 11 a.m.)

<b>BENALLA, until—</b>	
Friday, 27th December ...	173
<b>GEELONG, until—</b>	
Friday, 6th December ...	162

<b>HAMILTON, until—</b>	No. of Gazette.
Tuesday, 17th December ...	165
Wednesday, 18th December ...	165
<b>MELBOURNE, until—</b>	
Friday, 6th December ...	162
Lands and Survey Office, Melbourne.	

## NEWTOWN AND CHILWELL TOWN COMMON.

## REGULATION.

WHEREAS by an Act passed in the twenty-fourth year of Her present Majesty's reign, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, it is amongst other things enacted, that it shall be lawful for the Governor in Council to proclaim that any Crown lands in the vicinity of any town shall be a common for the use of the inhabitants of such town, and all the inhabitants of such town and its vicinity shall, from the time of such proclamation, be entitled to depasture their cattle and horses on such common; and it is further enacted, that it shall be lawful for the municipal council of any district within or adjoining which any such common shall have been proclaimed, with the consent of Governor in Council, to make rules and regulations for determining how many horses and cattle every such inhabitant shall be entitled to depasture on any town common: And whereas a Town Common has been proclaimed for the use of the inhabitants of the town of Newtown and Chilwell included within the limits of the municipal district of Newtown and Chilwell: Now therefore the municipal council of Newtown and Chilwell, with the consent of the Governor in Council, rules and declares that every inhabitant of the town of Newtown and Chilwell shall be entitled to depasture on the said town common for the town of Newtown and Chilwell any number of horses and cattle not exceeding six (6).

(L.S.)

STEPHEN O. BUCKLAND,  
Chairman.  
WM. F. SAYERS,  
Town Clerk.

The foregoing Regulation has been made with the consent of the Governor in Council.

Lands and Survey Office,  
Melbourne, 23rd September, 1861. 7167.

J. H. BROOKE.

## CONTRACTS ACCEPTED—(Series 1862).

No. of Contract and purpose for which it is required.	No. of tenders.	Particulars of each tender, and Amount recommended for Acceptance.	Amount.	Name for Approval.	If a Contractor previously.	Charged against Vote or Fund.	Authorised by the Governor.
Prisoners, &c.	...	Supplying provisions, &c., in such quantities as may be required by the various departments of the public service, except the military, during the year 1862:—	As per schedule—				
31. Ditto	9	Melbourne district ...	XXIV.	Webster Brothers ...	Yes*		
32. Ditto		Ditto ...	Ditto	Moubray, Lush and Co.	Yes*		
33. Ditto		Ditto ...	Ditto	McClure, Valentine and Co.	No		
34. Ditto	4	Williamstown and Hobson's Bay	Ditto	W. May ...	Yes*		
35. Ditto		Ditto ...	Ditto	Webster Brothers ...	Yes†		
36. Ditto	3	Portland ...	XXV.	Geo. Iles ...	Yes*		
37. Ditto		Ditto ...	Ditto	J. Marriott ...	No		
38. Ditto		Ditto ...	Ditto	Walter Brown ...	Yes*		
39. Ditto	3	Castlemaine ...	Ditto	Webster Brothers ...	Yes†		
40. Ditto		Ditto ...	Ditto	R. Russell ...	No		
41. Ditto	10	Sandhurst ...	Ditto	Webster Brothers ...	Yes†	General Service.—Provisions, &c., 1862.	W. C. Haines.
42. Ditto		Ditto ...	Ditto	W. Quinn ...	No		
43. Ditto	5	Beechworth ...	XXVI.	Webster Brothers ...	Yes†		
44. Ditto		Ditto ...	Ditto	Johnson and Combs	No		
45. Ditto	3	Ballaarat ...	Ditto	Webster Brothers ...	Yes†		
46. Ditto		Ditto ...	Ditto	J. Cress ...	No		
47. Ditto	5	Maryborough ...	Ditto	H. Lunn ...	No		
48. Ditto		Ditto ...	Ditto	Webster Brothers ...	Yes†		
49. Ditto		Ditto ...	Ditto	Christian and Middleton	No		
50. Ditto	5	Ararat ...	Ditto	D. Fenton ...	No		
51. Ditto	2	Alborton ...	XXVII.	N. Haasum ...	No		
(14 of 1862.) See note.†							

\* Fulfilled previous contracts satisfactorily.

† Contract in progress.

‡ Under contract No. 14 of 1862 (Schedule XIV., page 2230 ante), the price of slates 18 x 9, best Bangor, per 1000, should be £3, not 8s.

Melbourne, 3rd December, 1861.

No. 177.—DECEMBER 3, 1861.—5.

## SCHEDULE XXIV.—CONTRACTS Nos. 21-35.

## Provisions, &amp;c.

ARTICLES OF SUPPLY.		No. 31. Melbourne.*	No. 32. Melbourne.*	No. 33. Melbourne.*	No. 34. Williams- town.†	No. 35. Williams- town.†
		Webster Bro- thers.	Moubray and Lush.	McClure, Va- lentine and Co.	W. May.	Webster Bro- thers.
		£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
No. 1.						
Bread, fine wheaten, 1st quality	per lb.	0 0 1½	...	...	...	0 0 1½
Ditto, 2nd	"	0 0 1½	...	...	...	0 0 1½
Ditto, 3rd	"	0 0 1	...	...	...	0 0 1½
Flour	per 100 lbs.	0 11 6	...	...	...	0 12 6
Maize meal	per lb.	0 0 1½	...	...	...	0 0 1½
No. 2.						
Fresh meat (beef or mutton)	per lb.	...	0 0 1½	...	0 0 1½	...
Ditto, ditto, when ordered, free from bone, for Lunatic	"	...	0 0 1½	...	...	...
Asylum...	"	...	0 0 2½	...	0 0 4	...
Suet	per cwt.	...	0 12 6	...	1 5 0	...
Salt beef	"	...	2 2 0	...	2 15 0	...
Salt pork	"	...	...	...	...	...
No. 3.						
Arrowroot	per lb.	...	...	0 0 8	...	0 0 9
Biscuit, best cabin	"	...	...	0 0 2½	...	0 0 3½
Blue	"	...	...	0 1 1	...	0 1 0
Brandy	per gallon	...	...	1 2 0	...	1 10 0
Butter, fresh	per lb.	...	...	0 1 6	...	0 1 2
Ditto, salt	"	...	...	0 1 3	...	0 1 0
Candles, composite	"	...	...	0 1 3	...	0 1 4
Ditto, mould	"	...	...	0 0 6	...	0 0 7
Cheese	"	...	...	0 1 2	...	0 1 4
Coffee	per dozen	...	...	0 1 4	...	0 1 6
Eggs	per dozen	...	...	0 1 6	...	0 2 0
Lime juice	per gallon	...	...	0 4 0	...	0 5 0
Milk (except at Yarra Bend)	per quart	...	...	0 0 4	...	0 0 3
Mustard	per lb.	...	...	0 0 10	...	0 0 10
Oatmeal	"	...	...	0 0 3	...	0 0 4
Oil, neatfoot, in drums	per gallon	...	...	0 9 0	...	0 9 6
Pearlash	per lb.	...	...	0 0 10	...	0 1 3
Pearl barley	"	...	...	0 0 8	...	0 0 4
Pepper	"	...	...	0 0 3	...	0 0 10
Pipes, tobacco	per dozen	...	...	0 11 0	...	0 12 6
Porter, bottled	"	...	...	1 8 0	...	1 16 0
Port wine, bottled	"	...	...	0 0 10	...	0 1 6
Potash	per lb.	...	...	...	...	...
Quicklime (except in quantities for building	per bushel	...	...	0 3 0	...	0 2 0
purposes)	"	...	...	0 0 6	...	0 0 9½
Raisins	per lb.	...	...	0 0 2½	...	0 0 2½
Rice	"	...	...	0 15 0	...	0 14 6
Rum	per gallon	...	...	0 0 4	...	0 0 3½
Sago	per lb.	...	...	0 0 6	...	0 0 9
Saltpetre	"	...	...	0 0 0½	...	0 0 1
Salt, fine	"	...	...	0 0 3	...	0 0 4
Soda, bread	"	...	...	0 0 2	...	0 0 3
Ditto, washing	"	...	...	0 0 4	...	0 0 4½
Soap, white or brown	"	...	...	0 0 9	...	0 1 3
Ditto, soft	"	...	...	1 8 0	...	1 14 0
Sherry wine, bottled	per dozen	...	...	0 0 6	...	0 0 7½
Starch	per lb.	...	...	0 0 4½	...	0 0 4½
Sugar	"	...	...	0 0 6	...	0 1 4
Tapioca	"	...	...	0 2 3	...	0 2 3
Tea	"	...	...	0 3 6	...	0 3 6
Tobacco, best American	"	...	...	0 0 3	...	0 0 4
Treacle	"	...	...	0 0 6	...	0 0 8
Vinegar	per quart	...	...	...	...	...
No. 4.						
Potatoes	per cwt.	...	0 5 6	...	0 6 0	...
Onions	per lb.	...	0 0 0½	...	0 0 2	...
Carrots, free from top	"	...	0 0 0½	...	0 0 0½	...
Turnips	"	...	0 0 0½	...	0 0 0½	...

\* Including Pentridge, Yarra Bend, Richmond, and Collingwood.

† Including vessels in Hobson's Bay, except the S.S. Victoria.

## SCHEDULE XXV.—CONTRACTS Nos. 30-42.

## Provisions, &amp;c.

ARTICLES OF SUPPLY.		No. 35.	No. 37.	No. 38.	No. 39.	No. 40.	No. 41.	No. 42.
		Portland. Geo. Hes.	Portland. J. Marriott.	Portland. Walter Brown.	Castlemaine. Webster Brothers.	Castlemaine. R. Russell.	Sandhurst. Webster Brothers.	Sandhurst. W. Quinn.
		£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
<b>No. 1.</b>								
Bread, fine wheaten, 1st quality	per lb.	...	...	0 0 1½	0 0 2	...	0 0 2	...
Ditto	"	...	...	...	0 0 1½	...	0 0 1½	...
Ditto	3rd "	...	...	...	0 0 1½	...	0 0 1½	...
Flour	per 100 lbs.	...	...	0 13 0	0 17 0	...	0 17 0	...
Maize meal	per lb.	...	...	0 0 1	0 0 2½	...	0 0 2½	...
<b>No. 2.</b>								
Fresh meat (beef or mutton)	per lb.	...	...	0 0 3	...	0 0 2½	...	0 0 1½
Ditto, ditto, when ordered, free from bone, for Lunatic Asylum	"	...	...	...	...	...	...	0 0 1½
Suet	"	...	...	0 0 3½	...	0 0 3	...	0 0 2
Salt beef	per cwt.	...	...	1 3 4	...	0 10 0	...	0 10 0
Salt pork	"	...	...	...	...	2 10 0	...	3 14 8
<b>No. 3.</b>								
Arrowroot	per lb.	...	0 1 0	...	...	0 1 2	0 1 2	...
Biscuit, best cabin	"	...	...	...	...	0 0 4	0 0 5	...
Blue	"	...	...	...	...	0 0 0	0 1 3	...
Brandy	per gallon	...	1 5 0	...	...	1 2 0	1 13 0	...
Butter, fresh	per lb.	...	0 1 4	...	...	0 2 0	0 1 3	...
Ditto, salt	"	...	0 1 2	...	...	0 1 6	0 1 2	...
Candles, composite	"	...	0 1 5	...	...	0 1 3	0 1 4½	...
Ditto, mould	"	...	0 0 8	...	...	0 0 7½	0 0 9	...
Cheese	"	...	0 1 4	...	...	0 1 4	0 1 6	...
Coffee	"	...	0 1 4	...	...	0 1 5	0 1 9	...
Eggs	per dozen	...	0 1 6	...	...	0 2 6	0 2 0	...
Lime juice	per gallon	...	0 5 0	...	...	0 4 0	0 7 6	...
Milk	per quart	...	0 0 7	...	...	0 0 9	0 0 8	...
Mustard	per lb.	...	0 1 2	...	...	0 1 2	0 1 3	...
Oatmeal	"	...	0 0 4	...	...	0 0 4	0 0 6	...
Oil, neatfoot, in drums	per gallon	...	0 11 0	...	...	0 13 0	0 11 6	...
Pearlash	per lb.	...	...	...	...	0 1 3	0 1 3	...
Pearl barley	"	...	...	...	...	0 0 5	0 0 4½	...
Pepper	"	...	0 1 0	...	...	0 0 9	0 1 0	...
Pipes, tobacco	per dozen	...	...	...	...	0 0 4	0 0 4½	...
Porter, bottled	"	...	0 12 0	...	...	0 15 0	0 15 6	...
Port wine, bottled	"	...	2 2 0	...	...	2 0 0	2 2 0	...
Potash	per lb.	...	...	...	...	0 0 10	0 1 6	...
Quicklime (except in quantities for building purposes)	per bushel	...	0 1 0	...	...	0 5 0	0 3 0	...
Raisins	per lb.	...	0 0 8	...	...	0 0 9	0 1 0	...
Rice	"	...	0 0 4	...	...	0 0 3½	0 0 4	...
Rum	per gallon	...	0 17 0	...	...	1 0 0	0 18 0	...
Sago	per lb.	...	0 0 6	...	...	0 0 6	0 0 4½	...
Saltpetre	"	...	...	...	...	0 0 9	0 1 3	...
Salt, fine	"	...	0 0 1½	...	...	0 0 2	0 0 2	...
Soda, bread	"	...	0 1 0	...	...	0 0 5	0 0 6	...
Ditto, washing	"	...	0 0 3	...	...	0 0 3	0 0 4	...
Soap, white or brown	"	...	0 0 5	...	...	0 0 5	0 0 5	...
Ditto, soft	"	...	0 1 0	...	...	0 0 9	0 1 6	...
Sherry wine, bottled	per dozen	...	1 16 0	...	...	2 0 0	2 2 0	...
Starch	per lb.	...	0 0 7½	...	...	0 0 10	0 0 9	...
Sugar	"	...	0 0 4½	...	...	0 0 5	0 0 5	...
Tapioca	"	...	0 1 6	...	...	0 0 9	0 1 6	...
Tea	"	...	0 2 6	...	...	0 3 0	0 2 4	...
Tobacco, best American	"	...	0 5 0	...	...	0 3 6	0 3 9	...
Treacle	"	...	0 0 5	...	...	0 0 5	0 0 6	...
Vinegar	per quart	...	0 0 9	...	...	0 0 9	0 1 0	...
<b>No. 4.</b>								
Potatoes	per cwt.	0 6 0	...	...	0 7 6	...	0 7 6	...
Onions	per lb.	0 0 2	...	...	0 0 1½	...	0 0 1½	...
Carrots, free from top	"	0 0 1	...	...	0 0 1	...	0 0 1	...
Turnips	"	0 0 1	...	...	0 0 1	...	0 0 1	...

## SCHEDULE XXVI.—CONTRACTS Nos. 43-50.

## Provisions, &amp;c.

ARTICLES OF SUPPLY.	No. 43. Beech- worth. Webster Brothers.	No. 44. Beech- worth. Johnson and Conisbee.	No. 45. Ballarat. Webster Brothers.	No. 46. Ballarat. J. Crees.	No. 47. Mary- borough. H. Lunn.	No. 48. Mary- borough. Webster Brothers.	No. 49. Mary- borough. Christian and Middleton.	No. 50. Ararat. D. Fenton.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
No. 1.								
Bread, fine wheaten, 1st quality ... per lb.	0 0 2½	...	0 0 2	...	...	...	0 0 2	0 0 2½
Ditto 2nd " ... "	0 0 2½	...	0 0 1½	...	...	...	...	0 0 2
Ditto 3rd " ... "	0 0 2	...	0 0 1½	...	...	...	...	0 0 2
Flour ... per 100 lbs.	1 4 0	...	0 17 0	...	...	...	0 17 0	0 16 0
Maize meal ... per lb.	0 0 3½	...	0 0 2½	...	...	...	0 0 1½	0 0 4
No. 2.								
Fresh meat (beef or mutton) ... per lb.	...	0 0 3	...	0 0 2½	0 0 2½	...	...	0 0 3½
Ditto, ditto, when ordered, free from bone, for Lunatic Asylum ... "	...	0 0 3	...	...	0 0 4	...	...	0 0 4½
Suet ... "	...	0 0 4	...	0 0 3	0 0 2½	...	...	0 0 4
Salt beef ... per cwt.	...	1 0 0	...	0 15 0	0 16 0	...	...	1 8 0
Salt pork ... "	...	3 10 0	...	...	2 12 6	...	...	3 15 0
No. 3.								
Arrowroot ... per lb.	0 1 6	...	0 1 3	...	...	0 1 2	...	0 1 3
Biscuits, best cabin ... "	0 0 6	...	0 0 5	...	...	0 0 5	...	0 1 0
Blue ... "	0 1 4	...	0 1 3	...	...	0 1 3	...	0 1 6
Brandy ... per gallon	1 16 0	...	1 13 0	...	...	1 13 0	...	1 4 0
Butter, fresh ... per lb.	0 1 6	...	0 1 4	...	...	0 1 3	...	0 1 6
Ditto, salt ... "	0 1 4	...	0 1 2	...	...	0 1 2	...	0 1 6
Candles, composite ... "	0 1 6	...	0 1 4½	...	...	0 1 4½	...	0 1 8
Ditto, mould ... "	0 0 9½	...	0 0 9	...	...	0 0 9	...	0 0 9
Cheese ... "	0 1 9	...	0 1 6	...	...	0 1 6	...	0 1 3
Coffee ... "	0 2 6	...	0 1 9	...	...	0 1 9	...	0 1 3
Eggs ... per dozen	0 8 0	...	0 2 0	...	...	0 2 0	...	0 1 6
Lime juice ... per gallon	0 8 0	...	0 7 6	...	...	0 7 6	...	0 5 0
Milk (except at Yarra Bend) ... per quart	0 0 9	...	0 0 8	...	...	0 0 8	...	0 0 6
Mustard ... per lb.	0 1 4	...	0 1 3	...	...	0 1 3	...	0 1 3
Oatmeal ... "	0 0 6	...	0 0 6	...	...	0 0 6	...	0 0 4½
Oil, neatsfoot, in drums ... per gallon	0 12 0	...	0 11 6	...	...	0 11 6	...	0 10 0
Pearlash ... "	0 1 4	...	0 1 3	...	...	0 1 3	...	0 0 3
Pearl barley ... "	0 0 6	...	0 0 4½	...	...	0 0 4½	...	0 0 5
Pepper ... "	0 1 0	...	0 1 0	...	...	0 1 0	...	0 1 3
Pipes, tobacco ... per dozen	0 0 6	...	0 0 4½	...	...	0 0 4½	...	0 1 0
Porter, bottled ... "	0 18 0	...	0 15 6	...	...	0 15 6	...	0 13 6
Port wine, bottled ... "	2 8 0	...	2 2 0	...	...	2 2 0	...	1 16 0
Potash ... "	0 1 6	...	0 1 6	...	...	0 1 6	...	0 0 3
Quicklime (except in quantities for building purposes) ... per bushel	0 3 6	...	0 3 0	...	...	0 3 0	...	0 5 0
Raisins ... per lb.	0 1 1	...	0 1 0	...	...	0 1 0	...	0 0 7½
Rice ... "	0 0 4½	...	0 0 4	...	...	0 0 4	...	0 0 3
Rum ... per gallon	0 13 6	...	0 13 0	...	...	0 13 0	...	0 12 0
Sago ... per lb.	0 0 5	...	0 0 4½	...	...	0 0 4½	...	0 0 7
Saltpetre ... "	0 1 4	...	0 1 3	...	...	0 1 3	...	0 2 0
Salt, fine ... "	0 0 2½	...	0 0 2	...	...	0 0 2	...	0 0 2½
Soda, bread ... "	0 0 6	...	0 0 6	...	...	0 0 6	...	0 0 8
Ditto, washing ... "	0 0 4½	...	0 0 4	...	...	0 0 4	...	0 0 4½
Soap, white or brown ... "	0 0 6	...	0 0 5	...	...	0 0 5	...	0 0 4½
Ditto, soft ... "	0 1 6	...	0 1 6	...	...	0 1 6	...	...
Sherry wine, bottled ... per dozen	2 8 0	...	2 2 0	...	...	2 2 0	...	1 16 0
Starch ... per lb.	0 0 10	...	0 0 9	...	...	0 0 9	...	0 0 9
Sugar ... "	0 0 5½	...	0 0 5	...	...	0 0 5	...	0 0 5
Tapioca ... "	0 1 6	...	0 1 6	...	...	0 1 6	...	0 2 6
Tea ... "	0 2 9	...	0 2 4	...	...	0 2 4	...	0 2 6
Tobacco, best American ... "	0 4 0	...	0 3 9	...	...	0 3 9	...	0 4 10
Treacle ... "	0 0 6	...	0 0 6	...	...	0 0 6	...	0 0 6
Vinegar ... per quart	0 1 0	...	0 1 0	...	...	0 1 0	...	0 5 0
No. 4.								
Potatoes ... per cwt.	0 10 6	...	...	0 5 0	0 5 6	...	...	0 5 6
Onions ... per lb.	0 0 2	...	...	...	0 0 2½	...	...	0 0 3
Carrots, free from top ... "	0 0 1½	...	...	...	0 0 3	...	...	0 0 1½
Turnips ... "	0 0 1½	...	...	...	0 0 2	...	...	0 0 1

**SCHEDULE XXVII.—CONTRACT NO. 51.  
RATIONS, ETC.**

<i>Neals Haasum, Alberton.</i>		£	s.	d.
No. 1. Immigrants—For each statute adult, per ration	...	0	1	0
No. 2. Officers and men in the Government service to whom rations are allowed; also witnesses and persons waiting bail, do.	...	0	1	0
No. 3. Prisoners at hard labor in gaols and penal establishments, do.	...	0	1	0
Ditto, exclusive of vegetables, do.	...	0	1	0
No. 4. Prisoners (including children of female prisoners over eight years of age) not at labor in gaols and penal establishments; also prisoners under sentence in lock-ups, do.	...	0	1	0
Ditto, exclusive of vegetables, do.	...	0	1	0
No. 6. Prisoners in solitary confinement, do.	...	0	0	6
No. 7. Children of female prisoners under two years of age, do.	...	0	0	9
No. 8. Children of female prisoners between two and eight years of age, do.	...	0	0	9
No. 9. Prisoners confined in watch-house or lock-up, do.	...	0	1	0
No. 10. Prisoners at hard labor confined in watch-house or lock-up, do.	...	0	1	0
No. 11. For hospitals, aboriginal establishments, and all other services, when ordered:—	...	0	1	6
Arrowroot, per lb.	...	0	0	5
Beef and mutton, do.	...	0	0	5
Ditto, free from bone, do.	...	0	0	6
Beef, salt, per cwt.	...	1	8	0
Biscuit, best cabin, per lb.	...	0	0	6
Blue, do.	...	0	1	6
Brandy, per gallon	...	1	5	0
Bread, wheaten, 1st quality, per lb.	...	0	0	3
Butter, fresh, do.	...	0	1	6
Ditto, salt, do.	...	0	1	3
Candles, composite, do.	...	0	1	9
Ditto, mould, do.	...	0	0	10
Cheese, do.	...	0	1	6
Coffee, do.	...	0	1	6
Eggs, per dozen	...	0	1	9
Flour, per 100 lbs.	...	1	5	0
Maize meal, per lb.	...	0	0	6
Milk, per quart	...	0	0	6
Mustard, per lb.	...	0	1	6
Oatmeal, do.	...	0	0	5
Oil, neat-foot, in drums, per gallon	...	0	10	0
Pearlash, per lb.	...	0	1	0
Pearl barley, do.	...	0	0	6
Pepper, do.	...	0	1	6
Pipes, tobacco, per dozen	...	0	1	0
Porter, bottled, do.	...	0	14	0
Pork, salt, per cwt.	...	4	0	0
Port wine, bottled, per dozen	...	2	10	0
Potash, per lb.	...	0	2	0
Potatoes, per cwt.	...	0	6	0
Quicklime (except in quantities for building purposes), per bushel	...	0	5	0
Raisins, per lb.	...	0	0	9
Rice, do.	...	0	0	6
Rum, per gallon	...	1	4	0
Sago, per lb.	...	0	0	10
Saltpetre, do.	...	0	1	0
Salt, fine, do.	...	0	0	3
Soda, bread, do.	...	0	1	0
Ditto, washing, do.	...	0	0	4
Soap, white or brown, do.	...	0	0	6
Ditto, soft, do.	...	0	0	6
Sherry wine, bottled, per dozen	...	2	10	0
Starch, per lb.	...	0	1	0
Suet, do.	...	0	0	5
Sugar, do.	...	0	0	6
Tapioca, do.	...	0	3	0
Tea, do.	...	0	3	0
Tobacco, best American, do.	...	0	5	0
Treacle, do.	...	0	0	6
Vegetables, other than potatoes, do.	...	0	0	2
Vinegar, per quart	...	0	1	0

**SCHEDULE OF UNSOLD LOTS.**

**CASTLEMAINE SALE.—29TH OCTOBER, 1861.**  
Lots 2, 6, 37, 38, and 39. Withdrawn.  
Lots 40, 45 to 49. No offer.

**HAMILTON SALE.—23TH OCTOBER, 1861.**  
Lots 2 and 3. Withdrawn.  
Lot 27. No offer.

**COLLETRINE SALE.—31ST OCTOBER, 1861.**  
Lots 33, 34, and 42. Withdrawn.

**LINTON SALE.—1ST NOVEMBER, 1861.**  
Lots 37 to 43, 48, 49, 56 to 59, 63 to 66, 70 to 75, 80, 83, 84, 85, 90, 93 to 95. No offer.  
Lots 76, 77, 82, and 91. Withdrawn.

**CHILTERN SALE.—1ST NOVEMBER, 1861.**  
Lots 1 to 6, 8 to 12, 15 to 18, 20 to 23, 31, 32, 34, and 35. No offer.

**HEATHCOTE SALE.—1ST NOVEMBER, 1861.**  
Lots 3 to 8, 15 to 34. No offer.

**HEATHCOTE SALE.—2ND NOVEMBER, 1861.**  
Lots 1 to 30. No offer.  
No. 177.—DECEMBER 3, 1861.—G.

**SANDHURST SALE.—5TH NOVEMBER, 1861.**  
Lots 1 and 4. Withdrawn.  
Lots 2, 15 to 19. No offer.

**DAYLESFORD SALE.—5TH NOVEMBER, 1861.**  
Lots 5, 6, 11, 12, 21, 23, 37, and 38. Withdrawn.  
Lots 24, 26, 30, 40, 42, 44, 45, 46, 49, and 50. No offer.

**STANLEY SALE.—6TH NOVEMBER, 1861.**  
Lots 1, 2, 34, 36, 41, 46, and 53. Withdrawn.  
Lots 52, 54, and 55. No offer.

**COLAC SALE.—8TH NOVEMBER, 1861.**  
Lots 1 to 14. Withdrawn.

**COLAC SALE.—9TH NOVEMBER, 1861.**  
Lots 8, 10, and 18. No offer.

**BENALLA SALE.—12TH NOVEMBER, 1861.**  
Lots 29, 30, 35, 37, 39, 42, 43, 44, 57, and 58. No offer.

**CASTLEMAINE SALE.—13TH NOVEMBER, 1861.**  
Lots 7 to 10, 23, 24, 27, and 31. No offer.  
Lots 43 to 46. Withdrawn.

**ARARAT SALE.—15TH NOVEMBER, 1861.**  
Lots 1 to 4, 11 to 16, 49, 50, 55, 59, and 60. No offer.  
Lot 47. Withdrawn.

**ARARAT SALE.—16TH NOVEMBER, 1861.**  
Lots 1, 2, 3, 5, 7 to 13, 20, 21, and 22. No offer.  
Lots 28 and 29. Withdrawn.

**CAMPERDOWN SALE.—15TH NOVEMBER, 1861.**  
Lots 5 to 8. No offer.

**CAMPERDOWN SALE.—16TH NOVEMBER, 1861.**  
Lots 7 to 10. No offer.

**CASTLEMAINE SALE.—25TH NOVEMBER, 1861.**  
Lots 6 to 9, 11, 26, 27, 28, 30 to 33, 36, 37, and 38. No offer.  
Lots 12 to 25. Withdrawn.

**BALLARAT SALE.—26TH NOVEMBER, 1861.**  
Lot 44. Withdrawn.

**KILMORE SALE.—26TH NOVEMBER, 1861.**  
Lots 5, 24, 25, 26, and 27. Withdrawn.

**BENALLA SALE.—27TH NOVEMBER, 1861.**  
Lots 1 to 14, 16 to 31. No offer.

**MELBOURNE SALE.—8TH NOVEMBER, 1861.**  
Lots 1 to 11, 17, 18, 19, 26 to 34. No offer.

**PORTLAND SALE.—29TH NOVEMBER, 1861.**  
Lots 1 and 2. Withdrawn.  
Lots 3 to 9, 11 to 16, 18 to 36. No offer.

**WARNAMEBOOL SALE.—28TH NOVEMBER, 1861.**  
Lot 37, 49, and 50. Withdrawn.

**HEATHCOTE SALE.—29TH NOVEMBER, 1861.**  
Lots 7, 8, 22 to 26, 29, 30, and 31. No offer.

**C. GAVAN DUFFY,**  
President of the Board of Land and Works.  
Lands and Survey Office,  
Melbourne, 29th November, 1861.

**SCHEDULE OF FORFEITED LOTS.**

**CHILTERN SALE.—20TH SEPTEMBER, 1861.**  
Lot 22. Deposit forfeited, £3.

**CHILTERN SALE.—23RD SEPTEMBER, 1861.**  
Lot 36. Deposit forfeited, £1.  
Lot 40. Deposit forfeited, £5.  
Lot 76. Deposit forfeited, £2 11s.

**MARYBOROUGH SALE.—30TH SEPTEMBER, 1861.**  
Lot 3. Deposit forfeited, £3.

**SALE HELD AT SALE.—30TH SEPTEMBER, 1861.**  
Lot 44. Deposit forfeited, £30.  
Lot 45. Deposit forfeited, £30.

**SALE HELD AT SALE.—1ST OCTOBER, 1861.**  
Lot 1. Deposit forfeited, £1.

**GISBORNE SALE.—8TH OCTOBER, 1861.**  
Lot 6. Deposit forfeited, £4.

**HEATHCOTE SALE.—10TH OCTOBER, 1861.**  
Lot 12. Deposit forfeited, £11.

**MOONAMBEL SALE.—21ST OCTOBER, 1861.**  
Lot 18. Deposit forfeited, £6.  
Lot 51. Deposit forfeited, £5.

**INGLEWOOD SALE.—22ND OCTOBER, 1861.**  
Lot 16. Deposit forfeited, £2.  
Lot 24. Deposit forfeited, £1.

**ARARAT SALE.—18TH OCTOBER, 1861.**  
Lot 27. Deposit forfeited, £5.

**C. GAVAN DUFFY,**  
President of the Board of Land and Works.  
Lands and Survey Office,  
Melbourne, 29th November, 1861.

**Courts.****ARARAT MINING DISTRICT.****PLEASANT CREEK COURT OF MINES.**

**NOTICE** is hereby given that the Court of Mines for the Mining District of Ararat will be holden at the Court House at Stawell (Pleasant Creek), on Wednesday, the 12th day of February, 1862, at the hour of Ten o'clock in the forenoon.

(By Order of the Judge)

FREDK. QUAIN,  
Clerk of said Court.

Court House,

Pleasant Creek, 27th November, 1861.

**BALLAN.****ELECTORAL REVISION COURT.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Ballan, on Saturday, the 14th day of December next, at the hour of Twelve o'clock noon, for the purpose of revising the Third Supplementary Lists for the South Ballan and Maddingley divisions of the Electoral District of South Grant.

JOHN SISSON COOPER,  
Clerk of Petty Sessions.

Court House,

Ballan, 28th November, 1861.

**BRIGHTON.****ELECTORAL REVISION COURT.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Brighton, on the 14th day of December next, at Twelve o'clock noon, for the purpose of revising the Third Supplementary Electoral Lists for the East Brighton and West Brighton divisions of the Brighton District and South Province.

(By Order)

W. K. HUGHES,  
Clerk of Petty Sessions.

Court House,

Brighton, 24th November, 1861.

**DUNOLLY.****ELECTORAL REVISION COURT.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be held in the Police Court, Dunolly, on Saturday, the 14th day of December next, for the purpose of revising the Supplementary Electoral Lists for the Dunolly, Coelhran's, and Molialgal divisions of the Avoca Electoral District; and the same divisions of the North-Western Province.

(By Order)

JOHN MISKELLY,  
Clerk of Petty Sessions.

Court House,

Dunolly, 27th November, 1861.

**DUNOLLY.****HAWKERS AND PEDLERS' LICENSES.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be held at Dunolly, on Tuesday, the 10th December next, at Twelve o'clock noon, for the consideration of applications for Hawkers and Pedlers' Licenses.

(By Order)

JOHN MISKELLY,  
Clerk of Petty Sessions.

Court House,

Dunolly, 27th November, 1861.

**ELTHAM.****ELECTORAL REVISION COURT.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be held at the Court House, Eltham, on Saturday, the 14th day of December next, at Twelve o'clock noon, for the purpose of revising the Third Supplementary Lists for the Eltham and St. Andrew's divisions of South Province, and the Eltham and St. Andrew's divisions of the District of Evelyn.

(By Order)

GEO. P. MORTON,  
Clerk of Petty Sessions.

Court House,

Eltham, 28th November, 1861.

**HEIDELBERG.****ELECTORAL REVISION COURT.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be held at the Court House, Heidelberg, on Saturday, the 14th day of December next, at Twelve o'clock noon, for the purpose of Revising the Third Supplementary Lists for the Heidelberg Division of South Province and East Bourke District, and the Bulleen Division of South Province and South Bourke District.

(By Order)

GEO. P. MORTON,  
Clerk of Petty Sessions.

Court House,

Heidelberg, 27th November, 1861.

**LEARMONTH.****ELECTORAL REVISION COURT.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be held at the Road Board Room, Learmonth, on Saturday, the 14th December next, at Ten o'clock in the forenoon, for the purpose of revising the Third Supplementary Electoral Lists for the Minersrest and Burrumbett divisions of the Electoral District of Ripon and Hampden.

(By Order)

J. H. MATHEW,  
Clerk of Petty Sessions.

Learmonth, 26th November, 1861.

**PLEASANT CREEK.****COUNTY COURT.**

**NOTICE** is hereby given that the County Court for the Pleasant Creek District will be holden at the Court House, at Stawell (Pleasant Creek), on Tuesday, the 11th day of February, 1862, at the hour of Ten o'clock in the forenoon.

(By Order of the Judge)

FREDK. QUAIN,  
Clerk of said Court.

Court House,

Pleasant Creek, 27th November, 1861.

**PRAHRAN.****ELECTORAL REVISION COURT.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Prahran, on the 14th day of December next, at Twelve o'clock noon, for the purpose of revising the Third Supplementary Electoral Lists for the Windsor and South Yarra divisions of the Saint Kilda District and Central Province.

(By Order)

W. K. HUGHES,  
Clerk of Petty Sessions.

Court House,

Prahran, 24th November, 1861.

**RICHMOND.****ELECTORAL REVISION COURT.**

**NOTICE** is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Richmond, on the 14th day of December next, at Twelve o'clock noon, for the purpose of revising the Third Supplementary Electoral Lists for the Swan, Saint Stephen's, Saint James's, and Jolimont divisions of the Richmond District and Central Province.

(By Order)

W. K. HUGHES,  
Clerk of Petty Sessions.

Court House,

Richmond, 24th November, 1861.

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

**SUPREME COURT—CRIMINAL SESSIONS.**

MELBOURNE—Monday 16 December.

**CIRCUIT COURTS.**

ARARAT—

BALLAARAT—

BERCHWORTH—

CASTLEMAINE—

GEELONG—

MARYBOROUGH—

PORTLAND—

SANDHURST—

**THE NEXT GENERAL SESSIONS.**

(Pursuant to the Governor's Proclamation of 20 December 1860.)

ARARAT—Friday 13 December.

AVOCA—

BEECHWORTH—Tuesday 10 December.

BELFAST—

BOURKE—At Melbourne.

BUNINYONG AND BALLAARAT—At Ballaarat.

CASTLEMAINE—

GRANGE—At Hamilton Friday 20 December.

GRANT—At Geelong.

INGLEWOOD—

KILMORE—

KYNETON—

MARYBOROUGH—

PALMERSTON—

PORTLAND—

SALE—

SANDHURST—

WARRENAMBOOL—

**COUNTY COURTS.**

AMHERST—

ARARAT—Friday 6 December.

AVOCA—

BACCHUS MARSH—

BALLAARAT—Tuesday 4 February 1862.

BEECHWORTH—Tuesday 17 December (adjourned from 14 December).

BELFAST—Monday 17 February 1862.

BENALLA—Thursday 19 December.

BUCKLAND—Wednesday 4 December.

CARISBROOK—

CASTLEMAINE—

CHILTERN—Wednesday 5 February 1862.

COLAC—

CRESWICK—Tuesday 28 January 1862.

DANDENONG—

DAYLESFORD—Saturday 30 November.

DUNOLLY—

PETERSTOWN—

GEELONG—Thursday 5 December.  
 GIBBORNE—  
 HAMILTON—Friday 20 December.  
 HEATHCOTE—  
 INGLEWOOD—  
 KILMORE—  
 KYNETON—  
 MALDON—  
 MARYBOROUGH—  
 MELBOURNE—Friday 6 December.  
 PALMERSTON—  
 PLEASANT CREEK—  
 PORTLAND—  
 RAGLAN—  
 SALE—  
 SANDHURST—  
 TARADALE—  
 WANGARATTA—Friday 20 December.  
 WARRNAMBOOL—  
 WEDDERBURN—  
 YACKANDANDAH—Friday 6 December.

## COURTS OF MINES.

ARARAT DISTRICT—  
 Ararat—Monday 9 December.  
 Pleasant Creek—  
 Raglan—  
 BALLAARAT DISTRICT—  
 Ballarat—Tuesday 10 December.  
 Buninyong—Thursday 20 February 1862.  
 Creswick—Thursday 30 January 1862.  
 Mount Blackwood—Friday 21 March 1862.  
 Smythe's Creek—Friday 21 February 1862.  
 Steiglitz—Tuesday 21 June 1862.  
 BERTHWORTH DISTRICT—  
 Beechworth—Monday 18 December.  
 Buckland—Wednesday 4 December.  
 Chiltern—Thursday 6 February 1862.  
 Omeo—  
 Yackandandah—Friday 6 December.  
 CASTLEMAINE DISTRICT—  
 Castlemaine—  
 Fryerstown—  
 Hepburn (Daylesford)—  
 Maldon—  
 St. Andrew's—Tuesday 10 December.  
 Taradale—  
 MARYBOROUGH DISTRICT—  
 Amherst—  
 Avoca—  
 Carisbrook—  
 Dunolly—  
 Inglewood—  
 Korong (Wedderburne)—  
 Maryborough—  
 SANDHURST DISTRICT—  
 Heathcote—  
 Kilmore—  
 Sandhurst—Monday 16 December.

## LICENSING COURTS—HAWKERS.

AVENEL—Saturday 14 December.  
 BALLAARAT—Tuesday 10 December.  
 BOURKE—Tuesday 10 December.  
 CARAMUT—Tuesday 10 December.  
 CARISBROOK—Tuesday 10 December.  
 COLAC—Tuesday 10 December.  
 DAYLESFORD—Saturday 14 December.  
 ECHUCA—Tuesday 10 December.  
 GEELONG—Tuesday 10 December.  
 HORSHAM—Tuesday 10 December.  
 INGLEWOOD—Tuesday 10 December.  
 MELBOURNE—Tuesday 10 December.  
 PLEASANT CREEK—Tuesday 10 December.  
 REDBANK—Tuesday 10 December.  
 RUTHERGLEN—Tuesday 10 December.  
 SANDHURST—Tuesday 10 December.  
 SEYMOUR—Wednesday 11 December.  
 SHELFORD—Tuesday 10 December.  
 WARANGA—Tuesday 10 December.  
 WEDDERBURN—Tuesday 10 December.  
 YACKANDANDAH—Tuesday 10 December.

## LICENSING COURTS—PUBLICANS.

AVENEL—Saturday 7 December.  
 ECHUCA—Tuesday 10 December.

## REVISION COURTS—ELECTORAL.

ARARAT—Saturday 14 December.  
 BALLAARAT—Saturday 14 December.  
 BUNINYONG—Saturday 14 December.  
 CARAMUT—Saturday 14 December.  
 CARISBROOK—Saturday 14 December.  
 DANDENONG—Saturday 14 December.  
 ECHUCA—Saturday 14 December.  
 EMERALD HILL—Saturday 14 December.  
 GARDINER—Saturday 14 December.  
 MARYBOROUGH—Saturday 14 December.  
 PALMERSTON—Saturday 14 December.  
 SANDHURST—Saturday 14 December.  
 SKAPPER POINT—Saturday 14 December.  
 ST. KILDA—Saturday 14 December.  
 TARNAGULLA—Saturday 14 December.  
 WARANGA—Saturday 14 December.  
 WEDDERBURN—Saturday 14 December.

## Tenders for the Service of 1862.

## FUEL AND WATER.

TENDERS will be received until Noon on Friday, the 6th December, from persons willing to furnish supplies of Coal, Wood, and Water, in such quantities as may be required by the Government Storekeeper, on behalf of the Government (except for Railway purposes) during twelve calendar months, commencing on the 1st January, 1863.  
 The following is a schedule of the localities at which these supplies will be required:—

Fuel.	
Coal—To be delivered at the various Government Departments in the Melbourne District (including Richmond, Collingwood, Prahran, St. Kilda, Emerald Hill, Sandridge, and Pentridge)	N.S.W., screened, per ton of 2240 lbs.
Ditto—To be delivered at the Penal Establishments, Pentridge and Collingwood, and at Richmond Barracks	Smiths', ditto.
Ditto—To be delivered at Williams-town	N.S.W., screened, ditto.
Ditto—To be delivered at the moorings in Hobson's Bay, on board s.s. Victoria, Penal Hulks, or other vessels in the Government service	N.S.W., screened, ditto.
Ditto—To be delivered on board Dredging Vessels employed in the Yarra	N.S.W., screened, ditto.
Ditto—To be delivered in Geelong, at all the Government Departments	N.S.W., screened, ditto.
Ditto—To be delivered on board Dredging Vessels at Geelong	N.S.W., screened, ditto.
Wood—Cut in billets, 2 feet; to be delivered at the various Government Departments in Melbourne, including Richmond, Collingwood, Prahran, St. Kilda, Emerald Hill, and Sandridge	Per ton, 40 cubic feet.
Ditto—To be delivered at Williams-town, and on board vessels in Hobson's Bay	Ditto.
Ditto—To be delivered in Geelong, at all the Government Departments	Ditto.

## Water.

Fresh Water—To be delivered at any of the Government Departments, Melbourne, where it may be required, at per load of 165 gallons.  
 Ditto—To be delivered at the Stockade, Collingwood, ditto (so long as required).  
 Ditto, to be delivered at any of the Government Departments, Williamstown, ditto.  
 Ditto—To be delivered at the moorings in Hobson's Bay, on board Penal Hulks, or other vessels in the Government service, per tun of 252 gallons.  
 Ditto—To be delivered in Geelong, at any of the Government Departments, per load of 165 gallons.  
 Tenders will be accepted or rejected separately, but the contracts for fuel, Melbourne, must comprise the suburbs mentioned.

Printed forms of tender may be obtained from the Government Storekeeper, Melbourne, the Chief Harbor Master, Williamstown, and the Stipendiary Magistrate, Geelong, by whom also any information or explanation will be afforded to persons tendering.

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties in any sum not exceeding Five hundred pounds for the due fulfilment of the contract; and in the event of the tender being accepted, the bond must be executed within ten days, failing which the contract will be again advertised or another accepted.

The names of the tenderers and their proposed sureties, together with their addresses, must be stated at full length.

All tenders must be enclosed in a separate envelope, marked "Tender for —" (as the case may be), and be deposited in the Tender Box at the Government Stores, King street; or, if sent by post, they must be addressed to the Government Storekeeper, Melbourne.

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

The decision of the Government will be made known on the 13th December, 1861.

#### CONDITIONS.

1. The articles to be of the best quality.  
2. All orders for wood or coal under these contracts must issue from the Government Storekeeper's Department, excepting in the case of the *Victoria* or Dredging Vessels, the supplies for which are to be made on the order of the officer in command.

For water orders will be issued by the several Departments as it may be required.

3. Both fuel and water are to be delivered direct to the Departments requiring them.

4. The contracts entered into under this notice are not to be considered as being infringed or vitiated by any contracts made by the military commissariat or other departments of the public service.

5. All supplies of fuel, when delivered, must be accompanied by the order, which will be received by the officer requiring it, and the order thus receipted must be rendered with the contractor's account.

6. The contractor, when delivering coal, will be bound to furnish scales and weights, in order that the quantities may be checked.

The contractor for wood will be bound to place it in stacks for measurement.

7. In the event of supplies ordered under these contracts not being delivered within forty-eight hours, it will be competent for the Government Storekeeper, should circumstances require it, to purchase the same at the risk of the contractor, from whose account any expense over and above the contract price will be deducted.

Supplies of coal for the *Victoria* are to be placed on board either by day or night, in quantities of not less than five tons per hour, reckoning from the time when the order is delivered to the contractor or his agent; supplies are to be delivered on board Steam Dredges wherever the same may be employed, and on board Steam Tugs at any wharf or hulk selected by the contractor in Hobson's Bay or Geelong, as the case may be.

8. The contractor will be required to prepare his own account, monthly, in the prescribed form; and to present the same in a complete state, signed by the officer receiving the supply, to the Government Storekeeper, for payment at the Treasury or at the District Pay Office, as the case may be.

9. In the event of a difference of opinion between the contractor and the officer receiving the supply, as to the quality, the same is to be decided by a board of survey, composed of persons named by the head of the department, and the decision of the board is to be considered as final.

10. If the board shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing which it will be procured elsewhere, and the extra expense, if any, will be charged as in clause 7.

11. If from any cause injury would accrue to the public service by waiting for a board of survey, the head of department, or officer in charge of station, will have the power to reject such articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and that the contractor must take back the rejected article, and supply good in its stead, failing which it will be procured elsewhere, and the extra expense, if any, will be charged as in clause 7.

12. A repetition of irregularity in the quantity or quality of the supplies, or of delay in delivering or replacing them when required, will subject the contractor, upon report from the Government Storekeeper, to such mulct, not exceeding one-fourth the amount of the monthly account, as the Government may direct. It will also be in the power of the Government, upon such repetition, to terminate the contract forthwith.

13. It will be competent for either party to terminate the contract, by giving in writing a notice of three calendar months to the opposite party, it being understood that such notice can be given only from the first day of a month, and within the period for which the contract is made.

WILLIAM C. HAINES.

Treasury,  
Melbourne, 22nd November, 1861.

#### MEDICAL ATTENDANCE ON PRISONERS AND GOVERNMENT IMMIGRANTS.

TENDERS will be received until Noon on Monday, the 16th day of December next, from legally qualified medical practitioners willing to contract for the supply of Medical Attendance and Medicines for Prisoners and Government Immigrants, at the undermentioned places, during the year 1862, viz.:—Alberton and Palmerston, Gipps Land, prisoners and Government immigrants; Ararat, prisoners; Inglewood, prisoners.

Tenders are to be endorsed, "Tender for Medical Attendance," and forwarded to the Chief Medical Officer, Melbourne.

Tenders to be made at so much per annum, one sum being named for the performance of the entire service.

Information as to the probable number of prisoners and immigrants may be obtained from the officers in charge at the gaol and depot respectively, or from the Chief Medical Officer, Melbourne.

The lowest or any tender will not necessarily be accepted.

#### CONDITIONS OF CONTRACT.

1. To give medical attendance and the necessary medicines to such immigrants and prisoners as may require the same, for the period above stated.

2. To examine all persons charged with lunacy, and to give the necessary evidence respecting the same.

3. To forward to the Chief Medical Officer all such returns, reports, &c., as may be required, and to follow all instructions given by that officer with reference to the performance of the contract.

4. It will be competent for either party to terminate the contract by giving a written notice of one calendar month to the opposite party, such notice to be given from the first day of a month within the period for which the contract is made.

JOHN O'SHANASSY.

Chief Secretary's Office,  
Melbourne, 25th November, 1861.

#### SUPPLY OF GAS.

TENDERS will be received until Noon on Friday, the 6th December, for the supply of Gas, in such quantities as may be required at the various Government establishments in and about Melbourne, from the 1st January to the 31st December, 1862.

The contract is to commence on the evening of the 1st January, 1862, and terminate on the morning of the 1st January, 1863.

The rate for the supply at all the establishments must be uniform, and include cost of meters, the laying down of the necessary pipes, and all charges whatsoever.

The outside lamps at the Parliament Houses are to be lighted, extinguished, kept in good repair, painted, glazed, and cleaned by the company supplying the gas.

In the event of any irregularity in the supply, the contract will be terminable by a notice of one month from the Government Storekeeper on behalf of the Government, and any expense incurred by defective supply will be deducted from the accounts of the contractor.

Tenders, endorsed, "Tender for Gas," are to be deposited in the Box at the Government Stores, or addressed to the Government Storekeeper, from whom further particulars can be obtained on application.

WILLIAM C. HAINES.

Treasury,  
Melbourne, 22nd November, 1861.

#### Tenders.

#### OCCUPATION OF MELBOURNE WHARF ALLOTMENTS FOR 1862.

APPLICATIONS will be received by the Board of Land and Works until Twelve o'clock noon of Tuesday, the 19th day of December next, for the occupation for storing purposes only, during the year 1862, of the undermentioned Melbourne Wharf allotments.

Applications to be endorsed "Applications for Timber or Coal Storing allotment — of section —," as the case may be, and to be deposited in the Crown Lands tender box at this office. The first quarter's rent to be paid at once upon the acceptance of the tenders.

The highest or any tender not necessarily accepted.

Plan of the land to be seen at the Crown Lands Office.

J. H. BROOKE.

Lands and Survey Office,  
Melbourne, 9th November, 1861.

#### TIMBER STORAGE ALLOTMENTS.

Block A, allotment 1. Upset price £30 per lot.  
Block A, allotment 2. Upset price £30 per lot.  
Block A, allotment 3. Upset price £30 per lot.  
Block A, allotment 4. Upset price £30 per lot.  
Block A, allotment 5. Upset price £30 per lot.  
Block A, allotment 6. Upset price £30 per lot.  
Block A, allotment 7. Upset price £30 per lot.  
Block A, allotment 8. Upset price £30 per lot.  
Block A, allotment 9. Upset price £30 per lot.  
Block C, allotment 9. Upset price £125 per lot.  
Block D, allotment 10. Upset price £125 per lot.  
Block F, allotment 12. Upset price £30 per lot.

#### COAL STORING ALLOTMENTS.

Block B, allotment 1. Upset price £10 per lot.  
Block B, allotment 2. Upset price £10 per lot.  
Block B, allotment 3. Upset price £10 per lot.  
Block B, allotment 4. Upset price £10 per lot.  
Block B, allotment 5. Upset price £10 per lot.  
Block B, allotment 6. Upset price £10 per lot.  
Block B, allotment 7. Upset price £10 per lot.  
Block B, allotment 8. Upset price £10 per lot.  
Block B, allotment 9. Upset price £10 per lot.  
Block B, allotment 10. Upset price £10 per lot.  
Block B, allotment 11. Upset price £10 per lot.  
Block B, allotment 12. Upset price £10 per lot.

#### TIMBER AND IRON STORING ALLOTMENTS.

Block B, allotment 13. Upset price £20 per lot.  
Block B, allotment 14. Upset price £20 per lot.  
Block B, allotment 15. Upset price £20 per lot.

# IRON CASTINGS AND KAURIE PINE BREAK BLOCKS, 1862.

TENDERS will be received until Noon on Friday, the 6th December, from persons willing to furnish Iron Castings and Kaurie Pine Break Blocks, as required for Government Railways during the year 1862.

Specifications and full particulars at the Office of the Government Storekeeper, Melbourne, to whom tenders are to be addressed.

J. S. JOHNSTON.

Secretary's Office,  
Victorian Railways, 29th November, 1861.

## LEASES OF TOLL-GATES AND PUNTS.

SEPARATE tenders will be received until Twelve o'clock on Thursday, 19th December proximo, for Lease of the undermentioned Toll-gates and Punts, from 1st January to 30th June, 1862, both inclusive:—

### GISBORNE DISTRICT.

- 168. Flemington, with check gates at Macaulay's road
- 169. Keilor
- 170. Keilor Plains
- 171. Aitken's Gap
- 172. Gisborne
- 173. Black Forest
- 174. Woodend
- 175. Carlsruhe (with check gate)
- 176. Boggy Creek
- 177. Pascoe vale
- 178. Deep Creek

Mount  
Alexander  
road.

### CASTLEMAINE DISTRICT.

- 179. Taradale
- 180. Golden Point } Mount Alexander road.
- 181. Harcourt
- 182. Mandurang, Castlemaine to Sandhurst road.
- 183. Campbell's Creek, Castlemaine to Ballarat road.

### KILMORE DISTRICT.

- 184. Campbellfield
- 185. Kinlochewe
- 186. Wallan-wallan
- 187. Kilmore
- 188. Willowmavin
- 189. Seymour Punt
- 190. Bradford
- 191. Avenel
- 192. Morandng, Heathcote road.

Sydney road.

### WANGARATTA DISTRICT.

- 193. Benalla
- 194. Wangaratta } on the Sydney road.

### GEELONG DISTRICT.

- 195. Inverleigh.
- 196. Shelford.

### MELBOURNE DISTRICT.

- 197. Northcote.
- 198. Janefield.
- 199. Brighton.
- 200. Point Nepean.
- 201. Mulgrave.
- 202. Dandenong.
- 203. Johnston street bridge.
- 204. Richmond punt.
- 205. Church street bridge.
- 206. Hawthorn bridge.

### BACCHUS MARSH DISTRICT.

- 207. Djerriwarh Creek.
- 208. Ballan.

### WESTERN DISTRICT.

- 209. Woolsthorpe.
- 210. The Gap.
- 211. Dobie's bridge (with check gate)
- 212. The Junction.

### GIPPS LAND DISTRICT.

- 213. La Trobe River bridge.
- 214. McLennan's Straits punt.
- 215. Mitchell's River punt.
- 216. Tarraville.

The above tolls will be let subject to the several conditions of lease, which may be seen at this office or at the road engineer's offices of the districts in which they are respectively situated; and of those in the Western district, at the office of the resident warden, Ararat.

The Board will not necessarily accept any tender.

Persons tendering for the above, or any of them, must be in attendance at the opening of the tenders, or be represented by an authorised agent, in the board room, at the Crown Lands Office, otherwise their tenders will be passed over.

C. GAVAN DUFFY,  
President of the Board of Land and Works.

Roads and Bridges Office,  
Melbourne, 29th November, 1861.

No. 177.—DECEMBER 3, 1861.—7.

## ROADS AND BRIDGES OFFICE, MELBOURNE.

TENDERS will be received by the Board of Land and Works until Twelve o'clock on the days and for the purposes undermentioned.

Particulars may be learnt at the office of Roads and Bridges, Melbourne, and at the office of the road engineer of the district named in each case.

The Board will not necessarily accept any tender.

Tenders are to be endorsed with the subject-matter tendered for, as "Tender for ———."

(161.) Extended to Friday, 13th December proximo, the date being extended in consequence of amendments in the plan, &c., for erection of a bridge and road works at Tackandandah and on the Beechworth road, Wangaratta district (9.11).

(164.) Until Friday, 13th December, for works on the Ballarat and Amherst road, contract No. 7, Ballarat district (23.11).

(165.) Until Friday, 13th December, for constructing a paved channel, &c., at Malmsbury, Gisborne district (23.11).

(166.) Until Friday, 13th December, for construction of a timber bridge, &c., over the Reedy Creek on the Upper Goulburn road, Kilmore district (23.11).

(167.) Until Friday, 13th December, for construction of roads leading to the Lethbridge and Meredith railway stations, contract No. 1, Geelong district (23.11).

Until Friday, 20th December, 1861.

(217.) For works on the Raglan road, near Beaufort, Western district.

(218.) For works on the Ballarat to Geelong road, No. 13, Ballarat district.

(219.) Works between Sandhurst and the Murray, Castlemaine district.

N.B. The specification of these works may be seen at the Office of the District Surveyor, Sandhurst, in place of the Road Engineer's Office, Castlemaine.

(220.) Erection of bridge over Ovens Delta Creek, Wangaratta district.

Until Friday, 27th December, 1861.

(221.) Works between Snakes Ridge and Rosedale, on the Melbourne road Gipps Land district.

(222.) Works near Thompson's River Bridge, on same road, same district.

Until Friday, 29th December, 1861.

(223.) For construction of a stone bridge, &c., at the Five-mile Creek, Woodend, Gisborne district. 2/12.

(224.) Erection of additional room and verandah to toll-house at Campbellfield, Kilmore district. 2/12.

C. GAVAN DUFFY.

## GOLD FIELDS RESERVOIR.

TENDERS FOR RECONSTRUCTION OF EMBANKMENT AT DAYLESFORD, AT THE RISK OF THE FORMER CONTRACTORS, MESSRS. BACON AND CUPIT.

TENDERS will be received at the Office of the Mining Department, Queen street, Melbourne, until Twelve o'clock on Monday, the 16th December, for the Reconstruction of Embankment at Daylesford, at the risk of the former contractors, Messrs. Bacon and Cupit.

Full particulars at the office of the Mining Department, and at the Warden's Office, Daylesford.

Tenders to be sealed, and marked, "Tender for Reconstruction of Embankment at Daylesford," and addressed to the Honorable the Commissioner of Public Works.

The lowest or any tender will not necessarily be accepted.

J. S. JOHNSTON,  
Commissioner of Public Works.

Mining Department,  
Melbourne, 22nd November, 1861.

## Police Sales.

### SALE OF OLD STORES.

ON Wednesday, the 4th December next, at 11 a.m., a quantity of old stores will be sold by public auction, at the Police Depot, Richmond, consisting of bullock dray, spring cart, trucks, dray, and spring cart harness, saddles, &c., &c.

WILLIAM C. HAINES.

Treasury,  
Melbourne, 29th November, 1861.

## MEREDITH POLICE STATION.

THE undermentioned unclaimed horses, found in the possession of Alexander McGregor, charged with horstealing, will be sold by auction, at the abovenamed Police Station (unless previously claimed), at Noon on Saturday, the 14th of December, 1861:—

- 1 grey mare, branded R off shoulder, 14 hands
- 1 black mare, branded TMK conjoined over IMP off shoulder, IMP near shoulder

FREDK. C. STANDISH,  
Chief Commissioner.

Police Department, Chief Commissioner's Office,  
Melbourne, 25th November, 1861.

## RICHMOND.

THE undermentioned unclaimed and confiscated property, now in the possession of the police, will be sold by auction, at the Police Depot, Richmond (unless previously claimed), on Wednesday, 4th December, 1861:—

- 1 wharf dray, painted lead color, with red wheels
- 4 cases of pickles
- 2 hides
- 1 opossum rug
- And sundry miscellaneous articles

FREDK. C. STANDISH,  
Chief Commissioner.

Police Department, Chief Commissioner's Office,  
Melbourne, 26th November, 1861.

## WOODEND.

THE following seized and confiscated property will be sold by public auction, on Tuesday, the 10th day of December, 1861, at the hour of Twelve noon, at the Police Station, Woodend:—

- |                               |                               |
|-------------------------------|-------------------------------|
| 1 Sykes' hydrometer           | Some pieces of piping, gutta- |
| 1 saccharometer               | percha                        |
| 1 sampling glass              | 1 crowbar                     |
| 5 fermenting vats (each in    | 1 steelyard                   |
| staves complete), capable of  | 1 empty barrel                |
| holding each 700 gallons      | 1 keg, 1 lantern              |
| 1 galvanized-iron boiler      | 3 trunks, containing some     |
| 44 large bags of brown sugar  | books and clothing            |
| 1 tent and fly                | 1 grinding stone              |
| 4 tarpaulins                  | 1 flute                       |
| 1 spring cart                 | 2 silver watches              |
| 1 set of harness              | 1 gold Geneva watch           |
| 1 bridle and saddle           | 1 watch key                   |
| 2 cross-cut saws              | 2 brooches                    |
| Some iron wedges              | 1 cross                       |
| 2 American axes               | 1 metal nugget                |
| 2 American buckets            | 2 breast pins                 |
| Some clothing and mess        | 14 gold rings                 |
| utensils                      | 1 nugget chain                |
| Some old bedding              | About 380 proof gallons of    |
| Some pieces of piping, copper | spirits in kegs and casks     |

LESLEY A. MOODY,  
Chief Inspector of Distilleries.

Office of Chief Inspector of Distilleries,  
Melbourne, 26th November, 1861.

## NOTICE.

THE Rules of the Courts of Mines can be obtained at the Government Printing Office. Price 1s. 6d.; by post 2s.  
The Rules of the County Courts. Price 1s. 6d.; by post 2s.

Also,

The Mining Surveyors' Reports from January, 1860, to October, 1861. Price 6d. each No.; by post 1s.  
Two copies can be forwarded without additional postage.

## 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. Postage Stamps cannot in any case be received in payment from any place at which Post Office Orders are issued, and under any circumstances are subject to a deduction at the rate of One shilling in the pound.

## Private Advertisements.

## INSOLVENCY.

In the Insolvent Estate of THOMAS TOWLE, of Geelong, in the colony of Victoria, draper.

Geelong Circuit District.

GEORGE WEBSTER, Esq., of Geelong, being the official assignee appointed for the estate and effects of Thomas Towle, the abovenamed insolvent: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvent will be held before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1825

In the Insolvent Estate of JOHN KIRBY, of Buninyong, in the colony of Victoria, butcher.

Geelong Circuit District.

GEORGE WEBSTER, Esq., of Geelong, being the official assignee appointed for the estate and effects of John Kirby, the abovenamed insolvent: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvent will be held before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1827

In the Insolvent Estate of THOMAS AYERST, of The Springs, county Grenville, in the colony of Victoria, farmer.

Geelong Circuit District.

GEORGE WEBSTER, Esq., of Geelong, being the official assignee appointed for the estate and effects of Thomas Ayerst, the abovenamed insolvent: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvent will be held before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1824

In the Insolvent Estate of GEORGE CHISHOLM, of Warrnambool, in the colony of Victoria, late an hotelkeeper.

Geelong Circuit District.

GEORGE WEBSTER, Esq., of Geelong, being the official assignee appointed for the estate and effects of George Chisholm, the abovenamed insolvent: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvent will be held before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1820

In the Insolvent Estate of THOMAS BRITTEN MALLETT, of Ballaarat and Buninyong Forest, in the colony of Victoria, timber merchant.

Geelong Circuit District.

GEORGE WEBSTER, Esq., of Geelong, being the official assignee appointed for the estate and effects of Thomas Britten Mallett, the abovenamed insolvent: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvent will be held before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1830

In the Insolvent Estates of WILLIAM COLLIER and BENJAMIN BARTON JOHNSON, trading as "Collier and Johnson," of Warreheep, in the colony of Victoria, storekeepers.

Geelong Circuit District.

WHEREAS the estates of Collier and Johnson, of Warreheep, in the colony of Victoria, storekeepers, were, on the thirtieth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Collier and Johnson, to be held before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be held before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1836

In the Insolvent Estate of HENRY ABBOTT, of Ballaarat, in the colony of Victoria, licensed victualler.

*Geelong Circuit District.*

NOTICE is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of the creditors thereof; and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

No. 1844  
GEORGE WEBSTER,  
Official Assignee.

In the Insolvent Estate of THOMAS WEST, of Ballaarat, in the colony of Victoria, miner.

*Geelong Circuit District.*

NOTICE is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of the creditors thereof; and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

No. 1845  
GEORGE WEBSTER,  
Official Assignee.

In the Insolvent Estate of THOMAS NICHOLAS, of Ballaarat, in the colony of Victoria, licensed victualler.

*Geelong Circuit District.*

NOTICE is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of the creditors thereof; and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

No. 1846  
GEORGE WEBSTER,  
Official Assignee.

In the Insolvent Estate of ALFRED MARSHALL, of Ballaarat, in the colony of Victoria, undertaker.

*Geelong Circuit District.*

WHEREAS the estate of Alfred Marshall, of Ballaarat, in the colony of Victoria, undertaker, was, on the sixteenth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Alfred Marshall, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be holden before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, this 27th day of November, A.D. 1861.

No. 1841  
H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

In the Insolvent Estate of THOMAS FLETCHER, of Lucky Woman's, in the colony of Victoria, licensed victualler.

*Geelong Circuit District.*

WHEREAS the estate of Thomas Fletcher, of Lucky Woman's, in the colony of Victoria, licensed victualler, was, on the seventh day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Thomas Fletcher, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be holden before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, this 27th day of November, A.D. 1861.

No. 1839  
H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

In the Insolvent Estate of THOMAS WEST, of Ballaarat, in the colony of Victoria, miner.

*Geelong Circuit District.*

NOTICE is hereby given that a special meeting of creditors in the above estate will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December, at the hour of Eleven o'clock in the forenoon, at which day and hour the said meeting will be holden before me for proof of debts on said estate.

Dated at Geelong, the      day of October, A.D. 18      .

No. 1848  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

In the Insolvent Estate of JANE MCLENNAN, of Fransford, in the colony of Victoria, formerly a publican, trading under the style of "Jane McLennan and Co."

*Geelong Circuit District.*

WHEREAS the estate of Jane McLennan, of Fransford, in the colony of Victoria, formerly publican, was, on the twenty-sixth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Jane McLennan, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be holden before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, this 27th day of November, A.D. 1861.

No. 1842  
H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

In the Insolvent Estate of PETER GREIG, of Terang, county Hampden, in the colony of Victoria, storeman.

*Geelong Circuit District.*

NOTICE is hereby given that a special meeting of creditors in the above estate will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, at which day and hour the said meeting will be holden before me for proof of debts on said estate.

Dated at Geelong, the 27th day of November, A.D. 1861.

No. 1847  
H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

In the Insolvent Estate of ADAM ROXBURGH, of Ballaarat, in the colony of Victoria, brewer.

*Geelong Circuit District.*

WHEREAS the estate of Adam Roxburgh, of Ballaarat, in the colony of Victoria, brewer, was, on the fifth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Sir Redmond Barry, Knt., one of the judges of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Adam Roxburgh, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be holden before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, this 27th day of November, A.D. 1861.

No. 1838  
H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

In the Insolvent Estate of WILLIAM ARMITAGE, of Ballaarat, in the colony of Victoria, licensed victualler.

*Geelong Circuit District.*

WHEREAS the estate of William Armitage, of Ballaarat, in the colony of Victoria, licensed victualler, was, on the fourteenth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said William Armitage, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be holden before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, this 27th day of November, A.D. 1861.

No. 1840  
H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

In the Insolvent Estate of **RICHARD ANSTIS**, of Ballarat, in the colony of Victoria, butcher.

*Geelong Circuit District.*

**GEORGE WEBSTER**, Esq., of Geelong, being the official assignee appointed for the estate and effects of Richard Anstis, the abovenamed insolvent: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvent will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1826

In the Insolvent Estate of **THOMAS ANDREW FISKE** and **ANDREW CHEAP TURNER**, of Belfast, in the colony of Victoria, butchers.

*Geelong Circuit District.*

**GEORGE WEBSTER**, Esq., of Geelong, being the official assignee appointed for the estate and effects of Thomas Andrew Fiske and Andrew Cheap Turner, the abovenamed insolvents: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvents will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1823

In the Insolvent Estate of **JAMES HARRISON**, of Geelong, in the colony of Victoria, printer.

*Geelong Circuit District.*

**GEORGE WEBSTER**, Esq., of Geelong, being the official assignee appointed for the estate and effects of James Harrison, the abovenamed insolvent: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvent will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1832

In the Insolvent Estate of **JAMES HENDERSON** and **HENRY JONES HENDERSON**, trading as "Henderson and Company," of Ballarat, in the colony of Victoria, newspaper proprietors.

*Geelong Circuit District.*

**GEORGE WEBSTER**, Esq., of Geelong, being the official assignee appointed for the estate and effects of Henderson and Company, the abovenamed insolvents: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvents will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1828

In the Insolvent Estates of **WILLIAM TOSHACK** and **DAVID TOSHACK**, trading as "Toshack Brothers," of Windermere, in the colony of Victoria, dairymen.

*Geelong Circuit District.*

**WHEREAS** the estates of Toshack Brothers, of Windermere, in the colony of Victoria, dairymen, were, on the thirtieth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Molesworth, one of the judges of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Toshack Brothers, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be holden before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, the 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1837

In the Insolvent Estate of **WILLIAM HUTCHINSON**, of Pleasant Creek, in the colony of Victoria, miner and storekeeper.

*Geelong Circuit District.*

**GEORGE WEBSTER**, Esq., of Geelong, being the official assignee appointed for the estate and effects of William Hutchinson, the abovenamed insolvent: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvent will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1833

In the Insolvent Estate of **FREDERICK HUMFFRAY**, of Ballarat, in the colony of Victoria, stationer.

*Geelong Circuit District.*

**WHEREAS** the estate of Frederick Humffray, of Ballarat, in the colony of Victoria, stationer, was, on the twenty-eighth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said William Humffray, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be holden before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1835

In the Insolvent Estate of **SAMUEL EDWARDS**, of Ballarat, in the colony of Victoria, baker.

*Geelong Circuit District.*

**NOTICE** is hereby given that an account and plan of distribution of available assets in the above estate now lies at the office of the Commissioner of Insolvent Estates for the Circuit District of Geelong, in the colony of Victoria, at the Insolvent Court, Myers street, Geelong, for the inspection of the creditors thereof; and that any creditors or other person interested therein objecting to the same must lodge a caveat, stating the grounds of such objection, at the office of the said Commissioner of Insolvent Estates, within sixteen days from the date hereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

**GEORGE WEBSTER**,

No. 1843

In the Insolvent Estate of **EUGENE SMITH**, of Armstrong, near Ararat, in the colony of Victoria, storekeeper.

*Geelong Circuit District.*

**WHEREAS** the estate of Eugene Smith, of Armstrongs, near Ararat, in the colony of Victoria, storekeeper, was, on the twenty-third day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Molesworth, one of the judges of the Supreme Court of the Colony of Victoria, who, by further order under his hand, did appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Eugene Smith, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts; and another public meeting will be holden before me, at the same place and time, for the like purpose, and if the creditors think fit, to elect an assignee of their own choice to act with the official assignee.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1834

In the Insolvent Estate of **THOMAS BRAY** and **JOSEPH BRAY**, formerly of Geelong, drapers, and since of Morcey, in the colony of Victoria, farmers.

*Geelong Circuit District.*

**GEORGE WEBSTER**, Esq., of Geelong, being the official assignee appointed for the estate and effects of Thomas Bray and Joseph Bray, the abovenamed insolvents: Notice is hereby given that all debts due to the estate are to be paid to him, the said official assignee; and that the third public meeting of the creditors of the said insolvents will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, to receive the report of the official assignee as to the condition of the said estate, and to give him directions as to the future management thereof.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS**,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1831

In the Insolvent Estate of HENRY JAMES SHEPHERD, of Ballarat, in the colony of Victoria, butcher.  
*Geelong Circuit District.*

NOTICE is hereby given that a special meeting of creditors in the above estate will be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, at which day and hour the said meeting will be holden before me for proof of debts on said estate.

Dated at Geelong, the 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.  
No. 1849

In the Insolvent Estate of CHARLES GRAHAM, of Dowling Forest, near Ballarat, in the colony of Victoria, hotelkeeper.  
*Geelong Circuit District.*

WHEREAS the estate of Charles Graham, of Dowling Forest, in the colony of Victoria, hotelkeeper, was, on the twenty-third day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Molesworth, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Charles Graham, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Charles Graham exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.  
No. 1851

In the Insolvent Estate of JOHN HIGGINS, of Soldiers' Hill, Ballarat, in the colony of Victoria, licensed victualler.  
*Geelong Circuit District.*

WHEREAS the estate of John Higgins, of Ballarat, in the colony of Victoria, licensed victualler, was, on the twenty-third day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Molesworth, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said John Higgins, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said John Higgins exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.  
No. 1852

In the Insolvent Estate of THOMAS MORRIS, of Creswick, in the colony of Victoria, butcher.  
*Geelong Circuit District.*

WHEREAS the estate of Thomas Morris, of Creswick, in the colony of Victoria, butcher, was, on the twenty-sixth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Molesworth, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Thomas Morris, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Thomas Morris exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.  
No. 1854

In the Insolvent Estate of EDWARD WORRALL, of Ballarat, in the colony of Victoria, miner.  
*Geelong Circuit District.*

WHEREAS the estate of Edward Worrall, of Ballarat, in the colony of Victoria, miner, was, on the twenty-eighth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Molesworth, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Edward Worrall, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Edward Worrall exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.—8.

Honor the Chief Justice of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Edward Worrall, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Edward Worrall exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.  
No. 1857

In the Insolvent Estate of WILLIAM HENRY COUCH, of Haddon, near Carnham, in the colony of Victoria, dairyman.  
*Geelong Circuit District.*

WHEREAS the estate of William Henry Couch, of Haddon, in the colony of Victoria, dairyman, was, on the twenty-fifth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Molesworth, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said William Henry Couch, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said William Henry Couch exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.  
No. 1853

In the Insolvent Estate of JOHN CARNEGIE, of Brown's, in the colony of Victoria, miner.  
*Geelong Circuit District.*

WHEREAS the estate of John Carnegie, of Brown's, in the colony of Victoria, miner, was, on the seventeenth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Molesworth, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said John Carnegie, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said John Carnegie exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.  
No. 1850

In the Insolvent Estate of JAMES HENRY GIBSON, of Beaufort, in the colony of Victoria, carpenter.  
*Geelong Circuit District.*

WHEREAS the estate of James Henry Gibson, of Beaufort, in the colony of Victoria, carpenter, was, on the ninth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Sir Redmond Barry, Knt., one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said James Henry Gibson, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said James Henry Gibson exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.  
No. 1856

In the Insolvent Estate of FRANCIS WORRALL, of Ballarat, in the colony of Victoria, miner.  
*Geelong Circuit District.*

WHEREAS the estate of Francis Worrall, of Ballarat, in the colony of Victoria, miner, was, on the twenty-eighth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Francis Worrall, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Francis Worrall exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1859

In the Insolvent Estate of JAMES TOOGOOD, of Geelong, in the colony of Victoria, baker.  
*Geelong Circuit District.*

WHEREAS the estate of James Toogood, of Geelong, in the colony of Victoria, baker, was, on the fourth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said James Toogood, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said James Toogood exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1862

In the Insolvent Estate of ELIZA UPJOHN of Lethbridge, in the colony of Victoria, spinster.  
*Geelong Circuit District.*

WHEREAS the estate of Eliza Upjohn, of Lethbridge, in the colony of Victoria, spinster, was, on the thirtieth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Eliza Upjohn, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Eliza Upjohn exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1860

In the Insolvent Estate of WILLIAM GOLDING, of Geelong, in the colony of Victoria, coach painter.  
*Geelong Circuit District.*

WHEREAS the estate of William Golding, of Geelong, in the colony of Victoria, coach painter was, on the fourth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said William Golding to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said William Golding exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1864

In the Insolvent Estate of CHARLES SYMONS, of Ballarat, in the colony of Victoria, miner.  
*Geelong Circuit District.*

WHEREAS the estate of Charles Symons, of Ballarat, in the colony of Victoria, miner, was, on the twenty-ninth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Charles Symons, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Charles Symons exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1859

In the Insolvent Estate of PATRICK HAWKINS, late of the Separation Inn, Ballarat road, in the colony of Victoria, innkeeper.  
*Geelong Circuit District.*

WHEREAS the estate of Patrick Hawkins, late of the Ballarat road, in the colony of Victoria, innkeeper, was, on the twenty-eighth day of October, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Patrick Hawkins, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Patrick Hawkins exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1855

In the Insolvent Estate of DANIEL HARRISON, of Geelong, in the colony of Victoria, printer.  
*Geelong Circuit District.*

WHEREAS the estate of Daniel Harrison, of Geelong, in the colony of Victoria, printer, was, on the second day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Daniel Harrison, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Daniel Harrison exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1861

In the Insolvent Estate of JOHN CLARK, of Geelong, in the colony of Victoria, publican.  
*Geelong Circuit District.*

WHEREAS the estate of John Clark, of Geelong, in the colony of Victoria, publican, was, on the fourth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Sir Redmond Barry, Knt., one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said John Clark, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said John Clark exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1863

In the Insolvent Estate of **WILLIAM CARLILE**, of Ballarat, in the colony of Victoria, miner.

*Geelong Circuit District.*

**WHEREAS** the estate of William Carlile, of Ballarat, in the colony of Victoria, miner, was, on the second day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said William Carlile to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said William Carlile exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS,**  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1867

In the Insolvent Estate of **JOHN MOYLE**, of Ballarat, in the colony of Victoria, miner.

*Geelong Circuit District.*

**WHEREAS** the estate of John Moyle, of Ballarat, in the colony of Victoria, miner, was, on the second day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said John Moyle, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said John Moyle exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS,**  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1865

In the Insolvent Estate of **JAMES HOSKINS**, of Raglan, in the colony of Victoria, bootmaker.

*Geelong Circuit District.*

**WHEREAS** the estate of James Hoskins, of Raglan, in the colony of Victoria, bootmaker, was, on the second day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said James Hoskins, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said James Hoskins exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS,**  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1871

In the Insolvent Estate of **ELISHA HICKS**, of Ballarat, in the colony of Victoria, miner.

*Geelong Circuit District.*

**WHEREAS** the estate of Elisha Hicks, of Ballarat, in the colony of Victoria, miner, was, on the fourteenth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Elisha Hicks, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Elisha Hicks

exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS,**  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1870

In the Insolvent Estate of **GEORGE NEVILLE**, of Brown's Diggings, in the colony of Victoria, blacksmith.

*Geelong Circuit District.*

**WHEREAS** the estate of George Neville, of Brown's Diggings, in the colony of Victoria, blacksmith, was, on the fourth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said George Neville, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said George Neville exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS,**  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1868

In the Insolvent Estate of **CHARLES REID**, of Lucky Woman's, in the colony of Victoria, miner.

*Geelong Circuit District.*

**WHEREAS** the estate of Charles Reid, of Lucky Woman's, in the colony of Victoria, miner, was, on the eighth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Charles Reid, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Charles Reid exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS,**  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1873

In the Insolvent Estate of **JOHN FARLEY**, of Beaufort, Fieri Creek, in the colony of Victoria, miner.

*Geelong Circuit District.*

**WHEREAS** the estate of John Farley, of Beaufort, in the colony of Victoria, miner, was, on the first day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said John Farley, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said John Farley exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

**H. H. ROBERTS,**  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1875

In the Insolvent Estate of **THOMAS PRICE**, of Italian Gully, in the colony of Victoria, miner.

*Geelong Circuit District.*

**WHEREAS** the estate of Thomas Price, of Italian Gully, in the colony of Victoria, miner, was, on the second day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Thomas Price, to be holden before me, at my

office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Thomas Price exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1874

In the Insolvent Estate of JOHN THOMAS ELFORD, late of Mount Blackwood, in the colony of Victoria, restaurant keeper, now of Ballaarat, laborer.

*Geelong Circuit District.*

WHEREAS the estate of John Thomas Elford, of Ballaarat, in the colony of Victoria, laborer, was, on the thirteenth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said John Thomas Elford, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said John Thomas Elford exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1876

In the Insolvent Estate of WILLIAM PEARCE, of Ballaarat, in the colony of Victoria, miner.

*Geelong Circuit District.*

WHEREAS the estate of William Pearce, of Ballaarat, in the colony of Victoria, miner, was, on the fifth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Sir Redmond Barry, Knt., one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said William Pearce, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said William Pearce exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1869

In the Insolvent Estate of JOHN BOASE, of Geelong, in the colony of Victoria, clerk.

*Geelong Circuit District.*

WHEREAS the estate of John Boase, of Geelong, in the colony of Victoria, clerk, was, on the twentieth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said John Boase, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said John Boase exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1880

In the Insolvent Estate of DANIEL HENSON, of Ballaarat, in the colony of Victoria, miner.

*Geelong Circuit District.*

WHEREAS the estate of Daniel Henson, of Ballaarat, in the colony of Victoria, miner, was, on the sixth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr.

Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Daniel Henson, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Daniel Henson exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1872

In the Insolvent Estate of ARCHIBALD MCCOOKE, of Raglan, in the colony of Victoria, miner.

*Geelong Circuit District.*

WHEREAS the estate of Archibald McCooke, of Raglan, in the colony of Victoria, miner, was, on the nineteenth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Archibald McCooke, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Archibald McCooke exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1882

In the Insolvent Estate of WILLIAM MONTGOMERY, of Mount Doran, in the colony of Victoria, innkeeper.

*Geelong Circuit District.*

WHEREAS the estate of William Montgomery, of Mount Doran, in the colony of Victoria, innkeeper, was, on the eighteenth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said William Montgomery, to be holden before me, at my office, Myers street, Geelong, on Wednesday next, the fourth day of December, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said William Montgomery exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1879

In the Insolvent Estate of RICHARD JOHNSTON, of Penshurst, in the colony of Victoria, wheelwright.

*Geelong Circuit District.*

WHEREAS the estate of Richard Johnston, of Penshurst, in the colony of Victoria, wheelwright, was, on the twenty-second day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Richard Johnston, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Richard Johnston exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,

For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1881

In the Insolvent Estate of ALEXANDER STEPHEN, of Yangery, in the colony of Victoria, farmer.

*Geelong Circuit District.*

WHEREAS the estate of Alexander Stephen, of Yangery, in the colony of Victoria, farmer, was, on the eighteenth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Alexander Stephen, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Alexander Stephen exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1878

In the Insolvent Estate of PATRICK MEAGHER, of Rosebrook, near Belfast, in the colony of Victoria, farmer.

*Geelong Circuit District.*

WHEREAS the estate of Patrick Meagher, of Rosebrook, near Belfast, in the colony of Victoria, farmer, was, on twenty-sixth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Patrick Meagher, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Patrick Meagher exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1885

In the Insolvent Estate of JAMES SCOTT, of Ballarat, in the colony of Victoria, coach driver.

*Geelong Circuit District.*

WHEREAS the estate of James Scott, of Ballarat, in the colony of Victoria, coach driver, was, on the twenty-fifth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor the Chief Justice of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said James Scott, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said James Scott exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1884

In the Insolvent Estate of NEIL McKILLIP, of Bellerine, in the colony of Victoria, farmer.

*Geelong Circuit District.*

WHEREAS the estate of Neil McKillop, of Bellerine, in the colony of Victoria, farmer, was, on the fourteenth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Neil McKillop, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Neil McKillop exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which

No. 177.—DECEMBER 3, 1861.—9.

shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1877

In the Insolvent Estate of VINCENT HERBERT, of Ballarat, in the colony of Victoria, builder.

*Geelong Circuit District.*

WHEREAS the estate of Vincent Herbert, of Ballarat, in the colony of Victoria, builder, was, on the twentieth day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said Vincent Herbert, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said Vincent Herbert exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1883

In the Insolvent Estate of JAMES BERRYMAN, of Ballarat, in the colony of Victoria, miner.

*Geelong Circuit District.*

WHEREAS the estate of James Berryman, of Ballarat, in the colony of Victoria, miner, was, on the second day of November, One thousand eight hundred and sixty-one, placed under sequestration in my hands, by order of His Honor Mr. Justice Williams, one of the judges of the Supreme Court of the Colony of Victoria, and who did, by further order under his hand, appoint George Webster, Esq., of Geelong, one of the official assignees of insolvent estates for the colony of Victoria, to be the official assignee of and for this estate: I hereby appoint a public meeting of the creditors of the said James Berryman, to be holden before me, at my office, Myers street, Geelong, on Wednesday, the fourth day of December next, at the hour of Eleven o'clock in the forenoon, for proof of debts, and for the election of an assignee, if necessary, to act with the official assignee; and unless it shall be shown at such meeting that the goods and effects of the said James Berryman exceed the sum of One hundred pounds, I shall summarily proceed to rank the debts which shall then be proved upon the said estate, and direct the proceeds to be distributed accordingly.

Dated at Geelong, this 27th day of November, A.D. 1861.

H. H. ROBERTS,  
For the Commissioner of Insolvent Estates,  
Circuit District of Geelong.

No. 1866

In the Insolvent Estate of CHARLES ARTHUR DODD, of Portland, in the colony of Victoria, solicitor.

IN pursuance of the 61st section of the Insolvent Act, 5 Victoria No. 17, I hereby call a meeting of the creditors in the above estate, for the purpose of giving me directions as to the collection of the estate and for the future management thereof, to be holden at my office, 8, Eldon Chambers, Bank place, Chancery lane, on Tuesday, the 7th day of January, 1862, at Two o'clock p.m., when all creditors are requested to attend.

ALEXANDER LAING,  
Official Assignee.

Melbourne, 23th November, 1861.

No. 1811

#### MISCELLANEOUS.

#### MUNICIPALITY OF BELFAST.

#### ELECTION NOTICE.

IN accordance with the terms of the Act 18 Victoria No. 15, intituled, *An Act for the establishment of Municipal Institutions in Victoria*, sections 19 and 21, I hereby convene a Public Meeting of the Ratepayers of this municipality, for the purpose of electing three members to serve in the municipal council, in the place of John Bland, William Beaver, and James Scott, who have resigned their seats; such meeting to be held at the Court House, Belfast, on Thursday, 19th December, at the hour of Eight o'clock of the forenoon of that day.

Should there be more candidates than vacant seats, 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 the members of the municipal council accordingly, unless any candidate or six ratepayers shall dissent from such decision and shall demand a poll, in which case a poll will be held in the Court House, Belfast, on Friday, 20th December, such poll to be opened at the hour of Eight o'clock of the forenoon, and closed at Four o'clock in the afternoon of the same day.

ALEXR. RUSSELL,  
Chairman.

Municipal Council Chambers,  
Belfast, 23rd November, 1861.

No. 1804

## GARDINER ROAD DISTRICT.

To JOHN FITZGERALD, Esq., J.P.

SIR,—We, the undersigned, being landholders and householders within the Gardiner Road District, respectfully request that you will be pleased to convene a Public Meeting of the Ratepayers in said road district, to be holden on Saturday, the 14th instant, at Two o'clock p.m., at the Court House, Gardiner, for the purpose of receiving the annual statement of accounts, electing auditors, striking a rate for the ensuing year, and electing members to form a road board for 1861-1862.

We are, Sir,

Respectfully yours,

John N. Cox, householder Jas. Jos. Flanagan, landowner  
George Bennett, householder James Barr, landowner  
William Andrews, householder Charles Norburn, landowner  
Michael Hackett, householder Robert Alway, landowner  
John Hitchen, householder Wm. Fawcett, landowner  
James Tivendale, householder  
Gardiner, 2nd December, 1861.

In compliance with the above requisition, I hereby convene a Public Meeting of the Ratepayers within the Gardiner Road District, to be holden at the Court House, Gardiner, on Saturday, the 14th instant, at Two o'clock p.m., for the purposes stated in said requisition.

JOHN FITZGERALD, J.P.

No. 1821

## BRUNSWICK MUNICIPALITY.

EIGHTH Half-yearly Report, ending 26th October, 1861, made in pursuance of the 43rd section of 18 Victoria No. 15.

## ATTENDANCE OF MEMBERS.

	General.	Out of	Special	Out of.
Councillor Tinning (chairman)	13	13	...	1
Councillor Breese	...	8	13	...
Councillor De Carle	...	12	13	...
Councillor Austin	...	6	13	...
Councillor Hastings	...	13	13	...
Councillor Pyle	...	13	13	...
Councillor Wilkinson	...	12	13	...

## PUBLIC WORKS.

During the past half-year the following works have been done—

Bridge, Glenlyon road.  
Drain, Glenlyon road.  
Culvert, Albert street west and Sydney road.  
Pitching out-fall drain, Albion street west.  
Pitching Albion street west, 12 chains.  
Kerbing and channelling Weston street.  
Cube crossing at the junction of Union street and Sydney road.  
Cube crossing at the junction of Glenlyon and Sydney road.  
Cube crossing at the junction of Hodgson street, Brunswick road west.  
Cube crossing at the junction of Cameron and Weston street.  
General maintenance of streets and Sydney road, from junction of Flemington road.

## HEALTH.

The health of the district during the past six months has been favorable.

## ELECTION.

On the 23rd day of October an election was held to fill the vacancies occasioned by the retirement, by rotation, of Councillors Thomas Austin, Edward De Carle, and Horace Bastings, and the resignation of Councillor John Breese, when the following was the result:—

## For those retiring by rotation.

Horace Bastings	...	36
Archibald Jarvie	...	22
Edward De Carle	...	31
Thomas Brock	...	15
Thomas Little	...	4

And a poll not having been demanded, the chairman (Councillor Tinning) declared Messrs. Bastings, Jarvie, and De Carle duly elected.

## For the vacancy occasioned by the resignation of Councillor John Breese.

Frederick G. Miles	...	26
Thomas Brock	...	10

A poll having been demanded by six ratepayers on behalf of Mr. Thomas Brock, it was held on the 24th October, with the following result:—

For Thomas Brock	...	202
For Frederick G. Miles	...	127

And the chairman (Councillor Tinning) declared Mr. Thomas Brock duly elected.

Statement of Receipts and Expenditure of the Municipal Council of Brunswick, for the half-year ending 26th October, 1861.

## RECEIPTS.

	£	s.	d.
To Balance 26th April, 1861	...	453	10 3
Rent of toll-gate	...	2,025	10 0
Government grant	...	1,352	2 2
Rates	...	510	0 0
Security on contract	...	30	0 0
Police fines	...	8	13 3
Dishonored cheque	...	1	5 0
Cheques not paid in on 26th October, 1861	...	59	3 4
	£4,470	4	0

## EXPENDITURE.

	£	s.	d.
L. Parlon, spawls, Sydney road	...	47	3 2
J. Hare, ditto, ditto	...	50	0 0
T. Stranger, ditto, ditto	...	149	9 10
H. Wilson, ditto, ditto	...	79	15 0
T. Everett, ditto, ditto	...	104	16 0
J. Paling, ditto, ditto	...	20	11 8
S. McDonald and Co., kerbing, &c., Sydney road	...	293	15 10
Kenyon and Co., ditto, ditto	...	16	0 0
H. Williams, ditto, ditto	...	4	15 0
Burnell and Price, culvert, ditto	...	214	0 0
J. Stranger, maintenance, ditto	...	366	0 0
J. Smith, gravel, ditto	...	4	17 6
Stonebreakers	...	587	2 11
H. E. Pearce, pitching, Victoria street east	...	271	10 0
T. Stranger, ditto, ditto west	...	261	13 6
R. Burnell, ditto, Albion street west	...	56	8 6
H. E. Pearce, ditto, Albert street east	...	37	0 0
J. Price, culvert, Albert street west	...	33	10 4
H. E. Pearce, kerbing, &c., Cameron street	...	10	15 9
T. Everett, spawls, Weston street	...	34	10 3
J. Hare, metal, John street	...	5	3 6
J. O'Haire, ditto, Lokay's lane	...	6	0 0
J. Hennessey, spawls, Albion street west	...	17	9 10
Russell and Rogers, carting metal, Nicholson street	...	19	0 0
J. Price, outfall drain, Albion street west	...	114	0 0
J. Robb, forming Barkly street	...	32	10 0
J. O'Haire, forming Brunswick road east	...	19	18 0
T. Stranger, forming Ewing street	...	5	19 0
J. Price, forming Hope street	...	55	0 0
S. McDonald, forming Hodgson street	...	25	10 0
Cube crossings	...	63	18 6
R. Burnell, drain, Glenlyon road	...	23	0 0
J. Smith, footpath, ditto	...	21	1 6
B. Overend, fencing Victoria street west	...	22	0 0
R. G. Tucker, fencing Albion street	...	5	0 0
J. Smith, footpath, Albion street west	...	53	6 8
J. Hennessey, gravel, Nicholson street	...	35	16 6
Maintenance of streets	...	160	18 5
Labor	...	93	5 6
Fire reel	...	22	10 0
Printing	...	23	15 3
Statistics for exhibition	...	13	10 0
Cleaning chambers	...	13	2 6
Gas	£3	2	0
Water rates	2	18	6
Return of security	...	6	6 0
Petty cash	...	15	0 0
Melbourne Hospital	£10	0	0
Benevolent Asylum	5	0	0
	15	0	0
Acclimatisation Society	...	7	7 0
Salaries—			
Surveyor	£125	0	0
Town clerk	100	0	0
Rate collector	75	0	0
	300	0	0
Sundries	...	10	15 0
Bank interest	...	1	10 2
Dishonored cheque	...	1	5 0
	£3,868	8	1
Balance in bank, 26th October, 1861	...	525	6 8
Rates in hand, ditto	...	60	0 0
Cash in hand, ditto	...	16	9 3
	£4,470	4	0

We have great pleasure in certifying to the neat and accurate manner the books and accounts have been kept, which we have this day audited and found correct.

JOSEPH GEORGE,  
A. LEITH,  
Auditors.

26th November, 1861.

HORACE BASTINGS, Chairman.  
G. W. FREDERICK GRYLIS, Town Clerk.

Dated Council Chambers, Brunswick, 30th October, 1861.  
No. 1817

## MUNICIPALITY OF BUNINYONG.

ELECTION OF A MEMBER OF THE COUNCIL TO SERVE IN THE PLACE OF HERBERT HOOKWAY BURRINGTON, Esq., RESIGNED.

IN terms of the 18th Victoria, section 21, I hereby convene a meeting for the purpose of electing a member of council to serve in the place of Herbert Hookway Burrington, Esq., resigned; such meeting to be held at the Crown Hotel, Buninyong, on Friday, 13th December, 1861, at Eight o'clock a.m.

Should there be more than one candidate to fill the vacancy, a show of hands will be taken for each candidate, and the person in whose favor the show of hands shall be decided shall thereupon be declared to be elected to fill such vacancy, unless any candidate or six ratepayers shall demand a poll, in which case a poll shall be held the following day, Saturday, 14th December, 1861, such poll to be open at Eight o'clock a.m., and close at Four o'clock p.m. on the same day.

Given under my hand this 19th day of November, 1861.

THOMAS SHEPPARD,  
Chairman of the Council.

No. 1797

## MARYBOROUGH MUNICIPALITY.

**NINTH** Half-yearly Report of the Maryborough Municipal Council, ending 4th of November, 1861.

## ATTENDANCE OF MEMBERS.

Twenty-six general and twelve special meetings of the council (irrespective of committee meetings) have been held, at which the attendance was as follows:—

	General.	Special.
The Chairman (D. Taylor, Esq.)	23	10
Councillor Casey	25	9
Councillor Garland	24	9
Councillor Christian	23	11
Councillor Hawkes	21	8
Councillor Macdermott	14	4
Councillor Virtue	9	3

## CHAIRMAN OF COUNCIL.

At a council meeting held on the 18th of June, D. K. Campbell, Esq., J.P.; tendered his resignation as chairman and also as a member of the council, in consequence of his leaving the district. The resignation was accepted with regret, and a vote of thanks to Mr. Campbell, in acknowledgment of his long and able services, was passed unanimously by the council. At the meeting of 25th June following, Mr. Councillor Taylor was appointed chairman of the council for the remaining term of the municipal year.

## ELECTION OF COUNCILLOR.

The election of a councillor in the room of Mr. D. K. Campbell took place on the 26th of July, when Mr. D. W. Virtue was elected.

## RESIGNATION OF COUNCILLOR.

On the 29th of October, Councillor Virtue tendered his resignation, which was accepted, and a meeting of ratepayers has been duly called by the chairman to elect a councillor to fill the vacant seat.

## ASSESSMENT.

The gross assessment for the current year amounted to £20,568 10s., on which reductions were made at a court of appeal of £451, leaving a net amount of £20,117 10s.

## FINANCE.

The annual assessment having been reduced in amount for the current year, it was deemed advisable for the successful prosecution of public works to increase the rate from 1s. to 1s. 3d. in the pound, and a bye-law was duly passed confirming the same. On a subsequent call of the whole council, to reconsider the vote, the rate of One shilling and threepence in the pound was ratified.

The grant-in-aid for 1861, as anticipated, is more than doubled in amount to that received for 1860, in consequence of the larger amount of rates collected during the past year.

## BYE-LAWS.

The following bye-laws, made by the council, have received the assent of His Excellency the Governor, viz.:—

Bye-law No. 17, for the appropriation of the second moiety of the grant-in-aid for 1860.

Bye-law No. 18, for making an assessment and imposing a rate of One shilling and threepence in the pound for the year 1861.

The following bye-law has also been passed, but has not yet been gazetted:—

Bye-law —, for licensing and regulating the slaughter of small cattle within the township.

## RAILWAY EXTENSION.

A resolution was carried in the Legislative Assembly for the reservation of land for a line of railway from Castlemaine to Maryborough. This resolution, however, the late administration refused point blank to carry out, under the plea that they were not bound by the resolution to survey the land ordered to be reserved.

The council will use its best efforts to have the vote of the House of Assembly carried into effect, and thus to enable this district to participate in the advantages of railway communication.

## WATER SUPPLY.

Notwithstanding repeated applications to, and promises received from, the late ministry, this portion of the district has not participated in the grant for water supply to the gold fields. Tenders have, however, been called for the construction of a reservoir near the main lead, which the council will urge to be carried out without further delay.

## CIRCUIT COURT DISTRICT.

A proclamation was made by the late government defining the boundaries of the Maryborough Circuit Court District, which was almost immediately afterwards revoked by another proclamation altering and curtailing the first boundaries.

This unjust proceeding on the part of the Heales's administration on the eve of a pending election requires no comment, and the council hope to obtain from the present Government an impartial consideration of the claim of this district to a fair adjustment of the circuit court boundaries.

## FIRE BRIGADE.

An efficient volunteer fire brigade having been formed, the council has endeavored to supplement their exertions by purchasing a fire-engine and apparatus, and by the erection of an engine-house, to which it is intended to add an alarm bell. To afford greater facilities for a supply of water in case of fire, a tank is now in course of erection at the municipal dam.

## PUBLIC WORKS.

The following works have been completed, viz.:—  
Metalling Nolan street, from Hofer street to Burke street.  
Bluestone dish-drain across Nolan street at Hofer street.  
Clearing and forming Inkerman street, from Clarendon street to the round tower at the south-west boundary of the gaol.  
Forming stone culvert in Alma street, at Inkerman street.

Forming a crossing on the road to Chinaman's Flat, at California Gully.

The erection of fire-engine house, No. 1.

The erection of eight street lamps.

Building a covered drain in Hospital street, from Clarendon street to High street.

Forming road from Alma street to the municipal dam.

Forming bluestone dish-drain in Hospital street, at Hofer street.

Repairing crossing at Blackman's Lead.

Clearing and forming a portion of Havelock street.

Clearing portions of Adair street and Davies street.

Bluestone dish-drain in Hospital street, at High street.

Trenching, Town Hall, for the reception of plants received from the Government Botanical Gardens.

## WORKS IN PROGRESS.

Kerbing the footpaths in Nolan street and Clarendon street, and filling up and levelling Nolan street, gravelling footpaths, &c.

Erection of a tank and platform at the municipal dam.

Clearing and forming Hofer street from Nolan street to Hospital street.

Contract for the supply of road metal.

## APPLICATIONS TO GOVERNMENT.

To participate in grant for fencing, to fence in the Recreation Reserve.—Refused.

Memorial praying for the reduction of the charges for railway transit between Melbourne and Woodend.—Refused.

Ground for a site to erect fire-engine house No. 1.—Granted.

For a second line of telegraph wire from Melbourne to this district.—Under consideration.

DANIEL TAYLOR,

Chairman.

THOMAS GARDNER,

Town Clerk.

Maryborough, 26th November, 1861.

*Statement of Receipts and Expenditure for the Half-year ending 4th November, 1861.*

## RECEIPTS.

	£	s.	d.	£	s.	d.
To cash in hands of Treasurer, 4th May, 1861				23	16	0
Rates arrears	20	7	6			
Ditto, 1860-1	59	0	0			
Ditto, 1861-2, 1st moiety	285	17	9			
				365	5	3
Grant-in-aid, 1st instalment	923	8	9			
Ditto, 2nd	735	16	3			
				1,659	5	0
Police fines				6	17	6
Use of municipal seal				3	3	0
Nightman's license				2	0	0
				£2,059	7	0

## EXPENDITURE.

	£	s.	d.
By balance due London Chartered Bank, 4th May, 1861	99	7	6
Interest to bank	4	17	0
Public works	559	18	0
Fire engine, purchased in Melbourne, and draft	130	3	6
Carriage of fire engine	8	5	0
Donation to fire brigade	10	0	0
Railway committee	21	10	0
Exhibition committee	34	0	6
Municipal election expenses	25	13	7
Deputation expenses	66	3	6
Expenses at opening of new gaol	17	16	6
Publishing 8th half-yearly report	22	3	10
Advertising, printing, and newspapers	21	12	6
Stationery	3	6	0
Law expenses	12	12	0
Cleaning and lighting Town Hall and attendance	20	19	0
Petty cash, including postage, telegrams, bell-ringing, wood, &c.	23	2	8
Annual gratuity to inspector of nuisances	20	0	0
Salaries	175	0	0
Commission on rates	30	17	0
Insurance	6	0	0
Balance in London Chartered Bank	738	16	5
Ditto cash in hands of Treasurer, 4th November, 1861	7	2	6
	£2,059	7	0

We have this day examined the above accounts, and found them correct, and have pleasure in stating that the books of the municipality are admirably kept.

WM. ANDERSON,

FRANCIS KERSLEY.

Maryborough, 25th November, 1861.

No. 1803

## DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between the undersigned as brewers, &c., Sandhurst, is this day dissolved by mutual consent, all debts due to or by the said firm will be received and paid by Messrs. Slattery and Noake, who will in future carry on the business.

Dated this 30th day of November, 1861.

MICHAEL J. MACNAMARA,

JOHN B. SLATTERY,

ISRAEL NOAKE.

Witness—

EDWARD P. H. EMMETT.

No. 1813

## FOOTSCRAY MUNICIPALITY.

## ELECTION NOTICE.

IN accordance with the provisions of the Act 18 Victoria No. 15, section 19, I do hereby convene a Public Meeting of the Ratepayers within the Footscray municipal district, for the purpose of electing a councillor in the room of William John Henningham, resigned, whose term of office would have expired on 30th June, 1861; such meeting to be held at the Municipal Chambers, on Friday, the 27th day of December next, at Eight o'clock in the morning.

In the event of there being more than one candidate proposed, and a poll legally demanded, such poll will be taken on the following day, commencing at Eight o'clock in the morning and closing at Four o'clock in the afternoon.

STEPHEN STEPHENS,

Chairman.  
No. 1820

Footscray, 26th November, 1861.

## COLAC ROAD DISTRICT.

NOTICE is hereby given that the Annual General Meeting of the ratepayers of this district will be held at the Board Room, Colac, on Thursday, 19th December, 1861, at Ten o'clock a.m., for the following purposes, viz.:-

To examine the yearly accounts of the board.  
To appoint auditors of the same.  
To elect the board for the ensuing twelve months.  
To assess the district. And other general business.  
A printed statement of the accounts will be at the office of the secretary and engineer, Colac, the police office, and the several inns of the district, for the inspection of the ratepayers and others interested, for the period of fourteen days from the date hereof.

Colac, 3rd December, 1861.

No. 1818

## PERSEVERANCE QUARTZ MINING COMPANY.

NOTICE is hereby given that the underwritten is the proposed plan of distribution of the assets of the Perseverance Quartz Mining Company (limited), Tarrangower, and I shall proceed to distribute the funds in my hands to the creditors of the said company who proved their claims before His Honor Judge Forbes, at the Court of Mines, Maldon, on the 23rd November, 1861, unless objected to on or before the 29th day of December, 1861, in the following manner, that is to say, a dividend of 10s. (ten shillings) in the £ (pound) on the following claims:-

	£	s.	d.
Bank of New South Wales	780	15	10
Nicholas Brothers	9	10	0
Bury and Evans	6	18	0
Thos. Hannay	5	15	9
Wright, Ross, and Co.	3	17	6
Thos. Cadler	3	16	0
John Tamim	11	13	0
Fredk. Courtin	99	0	3
Thos. Rodda	10	0	0
John Wright	10	0	0
McMillan and Padley	245	11	9
James Jeffrey	2	10	0
G. Clameri	12	0	0
J. Cock	20	0	0
Bank of Victoria	77	3	3
D. Hutchinson	52	9	6
Warnock Brothers	168	0	11
Howliston, Tate, and Co.	32	4	6
James Reid	18	0	0
Henry Ellar	60	0	0
John Jack	14	0	0
J. McIntosh	12	16	8
P. Hammer	18	18	6
R. Turner	14	6	0
Thos. Trudgeon	10	12	0
P. C. Miller	39	2	6
H. Schumann	6	17	0
C. Buckhold	32	0	0
J. Tregellis	2	17	6
J. Grundy	1	19	6
J. Walmsley	4	10	0
J. Knox	5	5	6
W. Longbottom	4	14	6
M. Johnson	4	16	6
M. Keating	4	16	6
D. Sutherland	4	1	3
W. Abbott	4	10	0
R. Nankivell	59	15	0
A. Honneus	4	17	6
G. Kurisch	4	10	0
A. Kightley	2	0	0
P. E. Paynter	28	19	4
J. Hornblower	0	17	0
C. Winter	1	16	0
Geo. Pilkington	4	1	10
Total	£1,922	6	10

From the dividend to be paid to the following, of whom, the amounts set opposite their several names are to be deducted for calls on shares held by them:-

	£	s.	d.
Frederick Courtin	35	0	0
R. Turner	6	5	0
C. Buckhold	6	5	0
R. Nankivell	15	0	0

JAMES HILL,  
Official Agent.

## Statement of Moneys received and disbursed by James Hill, official agent for winding up of the affairs of the Perseverance Quartz Mining Company in the Court of Mines.

## RECEIPTS.

	1861.	£	s.	d.
Sept. 20. Amount received from the late director, in hand at the time the judge decreed the company to be wound up	143	4	6	
Oct. 3. Deposit on sale of plant	207	10	0	
Oct. 10. Calls	56	17	6	
Oct. 12. Ditto	23	0	6	
Oct. 26. Ditto	3	19	0	
Oct. 29. Ditto	5	0	0	
Oct. 31. Ditto	28	14	6	
Nov. 12. Ditto	6	5	0	
Nov. 21. Balance sale of plant	622	10	0	
	£1,097	1	0	

## DISBURSEMENTS.

	1861.	£	s.	d.
Sept. 21. Advertisements, <i>T. Times</i>	5	11	0	
Man in charge of plant, two weeks	3	0	0	
Sept. 24. Advertisements in <i>Gazette</i> and <i>Argus</i>	5	14	0	
Sept. 28. Man in charge, one week	1	10	0	
Oct. 3. Auctioneer's commission	19	17	0	
Oct. 14. Sundry summonses	2	9	6	
Oct. 19. Ditto	0	18	0	
Ditto and postage	1	3	2	
Oct. 22. Paynter, solicitor, attendance at police court	10	10	0	
Oct. 29. Serving of 11 summonses in Melbourne and 4 here	6	6	0	
Nov. 9. Distress warrants	0	13	6	
Nov. 11. Ditto	1	1	0	
Summonses, county court	3	5	7	
Nov. 12. Commission collection of calls in Melbourne	1	0	0	
Nov. 21. Advertisements in <i>M. A. Mail</i> and <i>T. Times</i>	2	4	0	
F. E. Paynter's costs of sequestration	10	13	0	
Balance	1,021	5	3	
	£1,097	1	0	

	1861.	£	s.	d.
Nov. 22. Balance at credit in Bank of New South Wales	£1,021	5	3	

No. 1796

JAMES HILL,  
Official Agent.

## DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between the undersigned, under the style and firm of "Britten and Sons," as grocers, ironmongers, drapers, &c., in Richmond, has this day been dissolved by mutual consent as far as concerns the undersigned Frederic John Britten. The business will in future be carried on by the remaining partners.

20th November, 1861.

CHARLES BRITTEN,  
CHARLES BRITTEN, JUN.,  
JOSEPH BRITTEN,  
FREDERIC JOHN BRITTEN.

Witness—

HENRY H. BRITTEN.

No. 1814

## DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Wm. Holmes, Daniel Rolfe, and Charles Palmer, coal and wood merchants, Sandridge, is this day dissolved by mutual consent. All debts will be paid and received by Wm. Holmes.

Dated 29th November, 1861.

WM. HOLMES,  
DANL. ROLFE,  
CHARLES PALMER.

Witness—

H. SMITH.

No. 1810

In the Supreme Court of the }  
Colony of Victoria. } *Ex. Fa.*Between — ETTERS HANK, Plaintiff,  
and  
— LAMB, Defendant.

TAKE notice that under and by virtue of the above writ the Sheriff of the Ballarat Circuit District will cause to be sold by public auction, at the George Hotel, Ballarat, in the said colony, at the hour of Eleven o'clock in the forenoon, on Tuesday, the 31st day of December, 1861, all that piece or parcel of land situate, lying, and being in the parish of Ballarat, county of Grant, and colony of Victoria, containing by admeasurement ten perches and four-tenths of a perch, be the same more or less; allotment nine of section A, Ballarat East, bounded on the north by allotment eight, bearing south eighty-seven degrees forty-one minutes east two chains fifty links; on the east by Humfray street, bearing south two degrees nineteen minutes west twenty-six links; on the south by allotment ten, bearing north eighty-seven degrees forty-one minutes west two chains fifty links; and on the west by a line bearing north two degrees nineteen minutes east twenty-six links; being the land sold at Ballarat in pursuance of the Proclamation of the twenty-first day of June, One thousand eight hundred and fifty-nine, the property of the abovenamed defendant; unless this execution be previously satisfied.

Terms—Cash on the fall of the hammer.

C. W. KELHAM,  
Sheriff's Officer.Sheriff's Office,  
Ballarat, November 1861.[No cheques taken.]  
No. 1890

*In the Supreme Court.—No. 3430.*Between JULIEN DAVIS SOLOMON, Plaintiff,  
and

CALVIN ADAMS and WILLIAM HENRY ADAMS, Defendants.  
NOTICE is hereby given that an action has been commenced in this court by the abovenamed plaintiff against the abovenamed defendants, for that the abovenamed defendants are justly and truly indebted unto the abovenamed plaintiff in the sum of £1256 6s. 9d., for work and labor done, and materials for the same provided by the said plaintiff in the colony of Victoria, for the ship *Donati*, now lying in Hobson's Bay, Victoria, at the request of Phinley W. Reed, of Melbourne, in the colony of Victoria, master or captain of the ship *Donati*, now lying in Hobson's Bay, in the said colony; for the hire of goods and chattels by the plaintiff, let to hire in the colony of Victoria, for the use of the said ship *Donati*, at the request of the said Phinley W. Reed; for tolls payable by the said defendants to the said plaintiff, as lessee or owner and collector of the said tolls for the use of the patent slip at Williamstown, aforesaid, by the said Phinley W. Reed, for the said ship *Donati*; for the moorage and fastening of the said ship *Donati*; to and occupation by the said ship *Donati* of Williamstown Pier, situate at Williamstown, of the plaintiff, by his permission, at the request of the said Phinley W. Reed; for goods sold and delivered by the plaintiff to the said Phinley W. Reed, for the use of the said ship *Donati*; for money paid by the said plaintiff for the use of the said ship *Donati*, at the request of the said Phinley W. Reed; for lighterage, wharfage, and warehouse room of goods by the said plaintiff, shipped, landed, and kept for the defendants, at the request of the said Phinley W. Reed; and for money found to be due from the said defendants to the said plaintiff, on accounts stated between the plaintiff and the said Phinley W. Reed and them; and a writ of foreign attachment has been issued, directed to Phinley W. Reed, of the city of Melbourne aforesaid, for the purpose of attaching in the hands of the said Phinley W. Reed all and singular the lands and other hereditaments, moneys and chattels, bills, bonds, and other property, of whatsoever nature, in the custody or under the control of the said Phinley W. Reed at the time of the service of the said writ, belonging to the abovenamed Calvin Adams and William Henry Adams, or to or in which such defendants shall at the time be legally or equitably entitled or otherwise beneficially interested (and whether solely or jointly with any person or persons), and all debts of every kind then due by the said Calvin Adams and William Henry Adams, or either of them, to such defendants, although the same or part thereof may be payable only at a future day; and if at any time before final judgment in this action the said Calvin Adams and William Henry Adams, or any person on their behalfs, will give the security required by law, the said Calvin Adams and William Henry Adams, upon entering an appearance, and upon giving notice thereof to the plaintiff, may apply to the court and have the attachment dissolved.  
Dated this 29th day of November, in the year of our Lord One thousand eight hundred and sixty-one.

W. ATTENBOROUGH,

Plaintiff's Attorney,

No. 1816

26, Collins street west, Melbourne.

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

McGREGOR and DAVIES v. ASHTON.

NOTICE is hereby given that the Sheriff for the Colony of Victoria will cause to be sold by public auction, under the above writ, on Saturday, the 4th day of January next, at the hour of Twelve o'clock at noon, at the Supreme Court Hotel, Russell street, all the right, title, and interest (if any), of the defendant abovenamed in and to all that piece or parcel of land situate in the parish of Jika Jika, in the county of Bourke, being part of allotment No. 40, in Kent street, near the corner of Church street, and bounded on the north by Little Buckingham street; unless this execution be previously satisfied.  
Terms—Cash on fall of the hammer.

C. W. STUART,  
Sheriff's Officer.

No. 1815

## FIVE POUNDS REWARD.

STOLEN or strayed from Pleasant Creek, on the 3rd November, 1861, a large bay draught horse, long tail, black points, branded  $\pi$  off shoulder, HL conjoined near shoulder. If stolen the above reward will be given on conviction of the thief, if strayed £2, by delivering the same to Mr. Eschemann, butcher, Quartz Reef, Pleasant Creek.  
No. 1822

## FIVE POUNDS REWARD.

STOLEN on the 23rd November, from near the Homestead of Mr. Alex. Anderson, Skipton, a brown horse, switch tail, about fifteen and a half hands high, near fetlock joint enlarged, goes lame when walking, bullet hole through near ear, 8 near neck and rump, WD near shoulder; also, a bridle and new BL saddle. The above reward will be paid on conviction of the thief, or the sum of £2 10s. for such information as will lead to his recovery. Apply to John Daly, poundkeeper, Skipton.  
No. 1819

## TEN POUNDS REWARD.

STOLEN or strayed, on the night of 21st November, from Brown's Hill, Ballarat, a strawberry bullock, branded AC near rump; a bald faced bullock, red side, bell on, branded AC near rump; a blue and white bullock, branded PD off rump; a red bullock, branded PR near ribs; a red bullock, branded TJ, near rump; a white bullock, branded TJ, near rump. The above reward will be paid on conviction of thief, if stolen, £2 if strayed, by Mathew Murnane, Roskilly's Hotel, Creswick.  
No. 1812

No. 177.—DECEMBER 3, 1861.—10.

## TEN POUNDS REWARD.

LOST from Mount Moliagul, on Saturday, 9th November, a dark iron grey draught horse, branded RP near shoulder, hobbles, plaited headstall and bell on when last seen. £5 reward will be given if strayed, and £10 if stolen on conviction of the thief. Apply at Essie's Store, Moliagul, or with Archibald Dunn, Smeaton.  
No. 1792

STOLEN, a dark brown mare, about 15½ hands high, branded JD roman capitals on near shoulder (has another brand unknown), used to saddle and harness. My mare was stolen from Longwood on the 24th of October last.  
No. 1789

J. WALTER NUNN.

## Impoundings.

ARARAT.—Impounded at Ararat, 26th November, 1861, by — Gilbert, Esq.

169. Brindle cow, hoop horns, DUN off back, 3 off shoulder, G square headed 3  
near shoulder, CB near back  
170. Light strawberry cow, cut throat, 5 off rump, 11 off loin  
171. Brown and white spotted steer, slit off ear, Z near ribs  
172. Yellow and white steer, near ear marked, like P near ribs  
(bow of P to left)  
173. White steer, cut throat, like A near shoulder  
174. Red and white steer, brand resembling JAC off ribs  
175. White steer, CW off ribs  
176. Red and white steer, CW off ribs  
177. Yellow and white steer, CW off ribs  
178. Red steer, little white on head and belly, CW off ribs  
179. Yellow cow, notch near ear, BG near ribs  
180. Yellow bullock, cock horns, piece cut off ear, JJ off ribs,  
2

## M off rump

181. Red and white spotted steer, notch off ear, like BS off ribs  
182. Strawberry cow, G off thigh  
183. Strawberry cow, both ears marked, brand resembling RE conjoined (tail of R to left) near rump, G off thigh  
184. Blue steer, slit off ear, Z near ribs  
185. Yellow cow, star, slit off ear, BS near ribs  
186. Red and white bull, yearling, no brands  
187. Red and white heifer, no brands  
If not claimed and expenses paid, to be sold on 1st January, 1862.

THOMAS PAICE,

20/

Poundkeeper.

BELVOIR.—Impounded at Belvoir, 26th November, 1861, by Mr. Joseph Puddephatt, Indigo Creek.

373. Bay two year old entire, hind feet white, small star, snip, long tail, JT near shoulder—£2 10s. damages  
Trespass 1s. each.  
374. Bay horse, blaze, hind legs white, collar marked, both fore feet injured, AL conjoined near shoulder  
375. Bay or light brown filly, two year old, draught breed, blaze, long tail, skin off off hip, SW near shoulder  
376. Chesnut mare, switch tail, little white off fore foot, hind feet white, 2 near shoulder, C+ off shoulder  
377. Bay filly foal, star, rough coat, no perceptible brand  
Same date, joined the mob.—No trespass.  
378. Chesnut horse, stripe, long switch tail, HL off shoulder  
379. Bay or light brown horse, star, switch tail, HL off shoulder  
A  
If not claimed and expenses paid, to be sold on 1st January, 1862.

HENRY McILLREE,

13/

Poundkeeper.

## NOTICE.

BELVOIR.—No. 346, advertised in *Gazette* of 26th November, as black colt, long tail,  $\pi$  off cheek and rump, WP off shoulder, has also + X near rump  
2

HENRY McILLREE,

6/6

Poundkeeper.

BROADMEADOWS.—Impounded at Broadmeadows, 25th November, 1861, by Robert Glen.—Trespass 6s.

339. Dark bay horse, J9 near shoulder (top off J), star forehead, fore feet shod, little white on snip  
On 28th November, by J. Heyworth.—Trespass 1s. 6d. each.  
340. Brown cob horse, T near shoulder, star forehead, shod  
341. Chesnut horse, heavy draught, AF near neck, white stripe down face, spot on snip, switch tail, shod  
342. Grey mare, T off shoulder, bang tail, collar marked, shod  
If not claimed and expenses paid, to be sold on 1st January, 1862.

W. H. HILL,

9/6

Poundkeeper.

BULLOCK CREEK.—Impounded at Bullock Creek, 27th November, 1861, by Mr. D. Campbell.—Damages 1s.

511. Chesnut pony mare, star and small streak,  $\pi$  lower I and illegible brand near shoulder, W near thigh  
If not claimed and expenses paid, to be sold on 1st January, 1862.

JOHN W. GOWER,

7/

Poundkeeper.

**BULLOCK CREEK.**—Impounded at Bullock Creek, 25th November, 1861, by Mr. Ewen Cameron.—Trespass 1s.  
510. Bay horse, short switch tail, collar marked, D near neck, C near shoulder  
If not claimed and expenses paid, to be sold on 1st January, 1862.

JOHN W. GOWER,  
Poundkeeper.

7/

**CHILTERN.**—Impounded at Chiltern, 26th November, 1861, by Jason Withers, Esq.—Trespass 1s. each.  
1229. Brown or black yearling colt, A near shoulder  
1231. Dappled grey mare, long switch tail, C near shoulder

1230. Bay mare, black points, long pulled tail, C near shoulder  
(this mare was previously impounded, released by mistake by John Carter)

If not claimed and expenses paid, to be sold on 1st January, 1862.

JOHN STRICKLAND,  
Poundkeeper.

10/

**DANDENONG.**—Impounded at Dandenong, 26th November, 1861, by R. Henry.—Damages £1 0s. 6d.  
761. White bull, red ears, T both rumps

If not claimed and expenses paid, to be sold on 1st January, 1862.

WM. DAVIES,  
Poundkeeper.

7/

**ELPHINSTONE.**—Impounded at Elphinstone, 21st November, 1861, by Mr. Jeffreys.—Trespass 1s. Notice sent to Messrs. Dun and Rundell.

674. Red heifer, bald face, Q on C near shoulder, M off ribs

On 23rd November, 1861, by Mr. Young.—4s each. Notice sent to Mr. Cameron.

677. Grey horse, B near shoulder, CT off shoulder, poor and old

678. Bay mare, star and snip, off fore foot white, OM near shoulder, like anchor brand near rump

Same date, by Mr. J. Mitchell.

679. Bay mare, star and snip, three white feet, doorway over 3 near shoulder

If not claimed and expenses paid, to be sold on 1st January, 1862.

J. T. PATTERSON,  
Poundkeeper.

12/6

**ELTHAM.**—Impounded at Eltham, 25th November, 1861, by Mr. John Johns.—Trespass 1s. 6d.  
212. Light bay gelding, in hobbles, F near shoulder, long tail, star, snip, rope on, shod near fore foot

On 30th November, by Mr. James Hewish.—Trespass 10s.  
216. Red and white bullock, AII off rump, off ear marked, wide horns

If not claimed and expenses paid, to be sold on 1st January, 1862.

TIO. BATT,  
Poundkeeper.

8/6

**KEILOR.**—Impounded at Keilor, 28th November, 1861, by Martin Ivens.—Trespass 6s.  
1289. Bay horse, white stripe, like IIK conjoined near shoulder, off hind foot white

If not claimed and expenses paid, to be sold on 1st January, 1862.

E. BONFIELD,  
Poundkeeper.

7/

**KILMORE.**—Impounded at Kilmore, 23th November, 1861, by Mr. McKenzie.—Damages £2.

201. Bay horse, black points, switch tail, saddle marked, J4F near neck, NC near shoulder (square topped 3's), JF off

shoulder (the JF conjoined)

If not claimed and expenses paid, to be sold on 1st January, 1862.

C. G. ANDERSON,  
Poundkeeper.

9/

**LEXTON.**—Impounded at Lexton, 23th November, 1861, by the Lexton police.

416. Black horse, saddle and collar marked, blaze, near hind pastern white, J, J near shoulder, 5 near thigh

By T. Clapperton, Esq.

417. Red steer, 2 off ribs  
If not claimed and expenses paid, to be sold on 1st January, 1862.

T. NICHOLLS,  
Poundkeeper.

9/

**LONGWOOD.**—Impounded at Longwood, 2nd November, 1861, by E. Henderson, Esq.

108. Dark bay mare, S near shoulder, saddle marked—Notice

has been sent to supposed owner who has not claimed the above.

On 20th November, by P. Fryer, Esq.

203. Bay mare, blind of one eye, IH near shoulder, 4 near cheek

Same day, by Geo. Jacombe, Esq.

204. Brown mare, black points, N or N near shoulder

205. Roan horse, like D near shoulder

206. Iron grey mare, HJ conjoined near shoulder

207. Black mare, HJ conjoined near shoulder

208. Dark chesnut horse, like Q near shoulder, S-B near saddle, indescrivable brand off back

If not claimed and expenses paid, to be sold on 1st January, 1862.

DON. MACDONALD,  
Poundkeeper.

13/6

**McIVOR CREEK.**—Impounded at McIvor Creek, 28th November, 1861, by James Egan, Esq.—Trespass 1s. each.

379. Chesnut horse, heavy draught, dock tail, star, saddle and collar marked, H near cheek, W near shoulder, A off neck

380. Bay mare, switch tail, collar marked, both hind and near fore fetlocks white, hobbled, HC near shoulder

If not claimed and expenses paid, to be sold on 1st January, 1862.

C. H. NIMMO,  
Poundkeeper.

9/

**MELBOURNE.**—Impounded at Melbourne, 30th November, 1861, by P. McCracken, Esq., J.P.—Trespass 2s. 6d.

1075. Chesnut mare, long tail, star and streak, off hind foot white, slit near ear, JW near shoulder, JW off ribs,

enlargement near knee

On 1st December, by Mr. Henry Kirby.—Trespass 5s. each.  
1076 to 1078. Three sows, unbranded

If not claimed and expenses paid, to be sold on 1st January, 1862.

FRANK HEWITT,  
Poundkeeper.

9/

**MURCHISON.**—Impounded at Murchison, 28th November, 1861, by Messrs. Hy. and A. Burchell.—Trespass 1s. each.

357. Bay horse, long tail, piece of rope round neck, off hip down, SG or C near shoulder (the S a hook), 2 near back

358. Black mare, long switch, blaze, M near Y off shoulder and neck, marks resembling hobble marks all round the feet

359. Bay mare, long tail, collar marked, 5 off shoulder

If not claimed and expenses paid, to be sold on 1st January, 1862.

N. R. DUNCOMBE BOND,  
Poundkeeper.

9/6

**PENTRIDGE.**—Impounded at Pentridge, 25th November, 1861, by Mr. Baker.—Trespass 6d. each.

2443. Yellow sided cow, white back and belly, cock horns, 1L off ribs, 22 off rump

2444. Brindled and white cow, hoop horns, in good condition, like J near rump

2445. Black yearling heifer, tan muzzle, no visible brand

2446. Red and white yearling heifer, large star, no visible brand

On 26th November, by Mr. Harrower.—Damages £5.

2465. Yellow yearling half-bred Alderney bull, hind feet white, hobbled—Notice given to supposed owner

If not claimed and expenses paid, the cows and heifers to be sold on 1st January, 1862, and the bull on 18th December, 1861.

F. W. BUZAGLO,  
Poundkeeper.

10/6

**ROKEWOOD.**—Impounded at Rokewood, 27th November, 1861, by Mr. McLennon, for Messrs. Elder and Son.—Trespass 2s. 6d. each.

728. Chesnut filly, small star, M in circle near shoulder

729. Light bay or chesnut filly, JL near shoulder, TV near side under saddle, like LL off neck

730. Dark brown or black draught colt, AB off shoulder

731. Roan horse, like P, 6 or T 6 near shoulder (the T reversed)

If not claimed and expenses paid, to be sold on 1st January, 1862.

D. McANDREW,  
Poundkeeper.

9/6

**SANDHURST.**—Impounded at Sandhurst, 28th November, 1861, by Mr. B. Bailey, who claims 20s. livery.

438. Dark brown horse, small star, switch tail, near fore fetlocks white, collar marked, P near shoulder

If not claimed and expenses paid, to be sold on 1st January, 1862.

DANL. MACKEY,  
Poundkeeper.

7/

**SKIPTON.**—Impounded at Skipton, 27th November, 1861, by Mr. S. Anderson, St. Enock's.—Trespass 6d. each.

822. Red steer, white belly, WW near ribs  
 823. Blue strawberry heifer, same brands  
 824. Red sided poley cow, same brands  
 825. Brown steer, same brands  
 826. Strawberry steer, same brands  
 827. Red cow, cock horns, off ear marked, ST off back  
 TE off ribs

828. Yellow cow, cock horns, off ear marked, JN conjoined near ribs, ME off rump

829. Brown heifer, both ears marked, JN conjoined near ribs, ME off rump

830. Red and white spotted cow, both ears marked, JN conjoined near ribs, ME off rump

832. Red sided cow, both ears marked, hoop horns, LO off ribs  
 834. Black and white spotted cow, near ear marked, BS near rump, blotch brands near shoulder

On 28th November, by same.—Trespass 9d. each.

839. Bay filly, white face, little white on off hind foot, B near neck

840. Chesnut filly, stripe down face, no visible brands

Same day, by E. Greeves, Esq., Boriallack.—Trespass 2s. each.

841. Chesnut horse, star, switch tail, both hind feet white, Z

near shoulder, like anchor off shoulder

842. Black filly foal, star, like K in circle near shoulder

843. Bay horse, star, switch tail, near fore and off hind foot

white, few white spots on body and rump, collar and saddle marked, JG near shoulder, TW off shoulder

like 3w conjoined 99

844. Bay mare, switch tail, dent near neck, saddle marked, F

near shoulder

If not claimed and expenses paid, to be sold on 1st January, 1862.

24/6

JOHN DALY,  
Poundkeeper.

**SUGAR LOAF CREEK.**—Impounded at Sugar Loaf Creek 26th November, 1861, by H. C. Boyd, Esq.

662. Chesnut horse, star, hind feet bumble, 5 over M off

shoulder, illegible off neck

663. Bay mare, shod, J near shoulder, like blotched 41 over

illegible on a white patch off shoulder

664. Black colt, star, WL or L near shoulder (L to left)

665. Brown mare, stripe down face, four white feet, 2 over PS

near shoulder

666. Bay horse, collar marked, JW near shoulder

667. Black horse, star, J over AF near shoulder

668. Bay mare, little white near hind foot, blaze face, DBJ near

shoulder

669. Chesnut horse, star, JE near shoulder

670. Bay horse, short tail, illegible near shoulder

671. Dark bay mare, off hind foot white, star, sore neck, 6C or

G near shoulder

672. Black mare foal at foot, DKR near shoulder

If not claimed and expenses paid, to be sold on 1st January, 1862.

14/

J. M. FERRELL,  
Poundkeeper.

**TYLDEN.**—Impounded at Tylden, 25th November, 1861, by M. E. Simond, agent for Neil Lewis, Esq.—Trespass 5s. each.

266. Yellow cow, three notches near ear, II near rump, JMP

off rump

267. Red bull calf, progeny of above

268. White bullock, strawberry head and rump, piece off near

ear, P near rump

282. White poley bullock, both ears notched, B off cheek

283. White bullock, cock horns, ET off rump, B off cheek

284. Light strawberry cow, both ears notched, M near shoulder

near ribs

285. Black horse, star, off hind foot white, short switch tail, no

visible brand

If not claimed and expenses paid, to be sold on 1st January, 1862.

12/

A. H. CLAYTON,  
Poundkeeper.

**WATTLE CREEK.**—Impounded at Wattle Creek, 27th November, 1861, by Mr. E. Creamer.—Damages claimed

51. Black bullock, long horns, little white on back, belly, and

legs, 2 near ribs

If not claimed and expenses paid, to be sold on 1st January, 1862.

7/6

A. BARKER,  
Poundkeeper.

**WICKLIFFE.**—Impounded at Wickliffe, 25th November, 1861, by W. Macpherson, Esq., Nareen-nareen.—Trespass

2s. 6d. each.

4029. Black cow, little white, top off near ear, slit off ear, like

PP near rump, like D off back, like JH off rump

W6 JH

4031. Red cow, white back and belly, like YD off ribs, like yN

off rump

4032. Strawberry heifer calf, progeny of No. 4031

4033. Red and white spotted cow, front quarter near ear, top off

off ear, like MM blotched near back, like JM (the M

OO

blotched) off ribs, indescribable off rump

4034. Yellow and white poley cow, like MF (the M blotched)

near ribs

4035. White working bullock, yellow ears, short off horn, like

AP near rump

On 27th November, by Mr. Young, for J. D. Wyselaskie, Esq.,

Narapumelap.—Trespass 2s. 6d. each.

4036. Yellow working bullock, broken hobbles on, II near horn,

JB near shoulder, RH off back

4038. Red sided bullock, swallow near ear, slit off ear, K off rump

4039. Maggie bullock, front quarter near ear, slit off ear, K off

rump

On 29th November, by Mr. McClarty, for A. McKinley, Esq.,

Pollack Dale.—Trespass 2s. 6d. each.

4040. Red cow, white belly, TH near back, F near rump

4041. Black spotted cow, stump tail, like faint brand near shoul-

der, F near rump

4042. Yellow strawberry poley cow, TH near back, F near rump

4043. Strawberry yearling steer, tin muzzle on, progeny 4042

4044. White cow, strawberry neck, TH near back; indescribable

near rump

4045. Dark strawberry sided yearling heifer, TH near ribs

4046. Red and white yearling heifer, TH near ribs

4047. Red sided cow, bald face, front quarter near ear, blotch

near ribs

Same date, by Mr. McCracken, for J. Parker, Esq., Burril-burril.

Trespass 2s. 6d. each.

4048. Bay filly, hind pasterns white, long tail, 22 near shoulder

4049. Brown filly, long tail, star, like small K reversed near

shoulder and thigh

If not claimed and expenses paid, to be sold on 1st January, 1862.

27/

FREDK. WM. DODD,  
Poundkeeper.

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2nd December, 1861. J. FERRES,  
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1. The first part of the document discusses the importance of maintaining accurate records of all transactions and activities. It emphasizes the need for transparency and accountability in all financial dealings.

2. The second part of the document outlines the various methods and techniques used to collect and analyze data. It includes a detailed description of the experimental procedures and the statistical analysis performed.

3. The third part of the document presents the results of the study. It includes a series of tables and graphs that illustrate the findings of the research. The data shows a clear trend of increasing activity over time, which is consistent with the hypothesis.

4. The fourth part of the document discusses the implications of the findings. It suggests that the results have significant implications for the field of study and may lead to further research in this area.

5. The fifth part of the document concludes the study. It summarizes the main findings and provides a final statement on the importance of the research.

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