



# VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 92.]

TUESDAY, JUNE 18.

[1861.

## LEVEE.

**H**IS Excellency the Governor will hold a Levee at the Exhibition Building, William street, Melbourne, on

THURSDAY, THE 20TH OF JUNE INSTANT, AT THREE O'CLOCK P.M.

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

Government Offices,  
Melbourne, 7th June, 1861.

W. C. BANCROFT,  
Captain, A.D.C.

## HOLIDAY.

**I**T is hereby notified that

THURSDAY, THE 20TH OF JUNE INSTANT,

will be observed as a Holiday in the several Departments of the Public Service.

By His Excellency's Command,  
R. HEALES.

Chief Secretary's Office,  
Melbourne, 17th June, 1861.

## LEGISLATIVE ASSEMBLY.

**I** HEREBY notify that I have this day issued a Writ for the election of a member to serve in the Legislative Assembly of Victoria for the electoral district of Mandurang, in the place of James Forrester Sullivan, Esquire, whose seat has become vacant by his acceptance of an office of profit under the Crown, and that the following arrangement has been made for the election:—

Date of writ	...	11th June, 1861.
Place of nomination	...	Eaglehawk.
Day of nomination	...	19th June, 1861.
Day of polling	...	26th June, 1861.
Return of writ	...	5th July, 1861.

FRANS. MURPHY,  
Speaker.

Legislative Assembly Chamber,  
Melbourne, 11th June, 1861.

## GRANT FOR FENCING, ETC., PUBLIC PARKS, GARDENS, AND LANDS.

**N**OTICE is hereby given that the distribution of the Vote for 1861, for Fencing and Improving Public Parks, Gardens, and Lands, will be taken into consideration at the close of the month of June, and it is requested that all applications for aid from this vote may be addressed to the Inspector-General of Public Works, Melbourne, on or before Saturday, 22nd of June. Any applications received after that date cannot be considered during the present year.

J. M. GRANT.

Department of Public Works,  
Melbourne, 10th May, 1861.  
No. 92.—JUNE 18, 1861.—1.

## QUARTERLY REQUISITIONS.

**T**HE next requisitions upon the Government Storekeeper for stores are due on the 1st July, and should be forwarded during the fortnight previous.

Heads of Departments are reminded that if the requisitions are not punctually rendered it is necessary that the applications should be accompanied by a special report of the cause of the delay, for the information of the minister concerned (*vide* clause 19, Store and Transport Regulations).

GEO. VERDON.

Treasury,  
Melbourne, 31st May, 1861.

## ORDER OF THE BOARD OF NATIONAL EDUCATION.

**T**HE subjoined Order, made by the Board of National Education for the colony of Victoria, having been approved by the Governor, with the advice of the Executive Council, is published in accordance with the 6th clause of the Act 15 Victoria No. 7.

R. HEALES.

Chief Secretary's Office,  
Melbourne, 10th June, 1861.

S.4522.

## EXAMINATION AND SALARIES OF TEACHERS.

With reference to paragraph 8, section III., of the Regulations of the Commissioners of National Education as to the examination and salaries of teachers: Notice is hereby given that the reduction of £5 per centum upon all salaries and allowances paid to teachers, workmistresses, pupil-teachers, and paid monitors, will be continued during the present year.

BENJ. F. KANE,  
Secretary.

National Education Office,  
Melbourne, 5th June, 1861.

## BALLAARAT MINING DISTRICT.

BYE-LAW XIII. OF THE MINING BOARD OF BALLAARAT.—  
[21st May, 1861.]

**A**T a meeting of the mining board of the mining district of Ballaarat, begun and holden at Ballaarat, in the said district, on the 21st day of May, One thousand eight hundred and sixty-one, it is ordained by the said board as follows, that is to say—

1. *Division of district.*—For the purpose of carrying out the provisions of this bye-law, the mining district of Ballaarat shall be divided into ten divisions, which shall be numbered consecutively from one (1) to ten (10), and the limits and boundaries of such divisions shall be as the same are marked and delineated on the map or plan marked C, deposited with the clerk of this board, and signed by the chairman thereof on the 11th day of September, 1860, and which map shall be taken as part of this bye-law.

2. Registrars shall be appointed to the several divisions of the district, and shall be called mining registrars, and no such mining registrar shall hold directly or indirectly, except for the purposes of residence, any claim, or share or interest therein, or any lease or interest therein granted under the Act of Parliament 21 Victoria No. 32, in the division to which he shall have been appointed.

3. It shall be the duty of every registrar appointed under this bye-law to provide himself with an office or offices in some convenient place or places in his division, and to keep the same open daily (Sundays and public holidays excepted) during not less than three hours between Eight o'clock a.m. and Six o'clock p.m., for the transaction of business; and during such three hours to remain, either by himself, or his deputy or assistant, as hereinafter provided for, in attendance at such office or offices, and to keep a notice conspicuously posted outside and in front of his office or offices, stating the hours during which business will be transacted therein, such hours not to be altered, except after the lapse of eight days from the posting of a notice stating the alteration intended to be made, and which notice shall be posted in manner aforesaid, and shall continue so posted for the said eight days. It shall also be the duty of each registrar to effect all the registrations required by this bye-law, so far as regards the subject matters of such registrations as hereinafter specified to be performed by him within his division; and all registrations shall be classified according to their respective subject matters, and shall be numbered in the order, and shall set forth exactly the hour of the day upon which they shall have been respectively effected, and shall also set forth the respective localities of their respective subject matters, and generally shall be in the forms respectively hereinafter prescribed for them. The registrars shall report to the mining board upon all Crown lands which may from time to time be gazetted for sale; shall register or file, as the case may be, all applications for claims, setting forth the day and hour upon which each application is made; shall make surface surveys of claims, and shall, upon final registration, furnish the persons so registered with a plan of the claim or privilege so surveyed by said registrars; shall register applicants for the same; shall transfer registered claims or shares in registered claims; shall supply, gratis, all schedules prescribed as necessary in performing the duties of their office under this bye-law, and shall forward to the clerk of the mining board monthly returns of all registrations and transfers effected by them, together with a statement of the amount of fees received by them in respect of same.

4. *Deputy registrars.*—It shall be lawful for a registrar to appoint any fit and proper person to act as the deputy of such registrar, or as his assistant, in the discharge and performance of the duties of his office, and to effect all such registrations as, but for this clause, should have been effected by the registrar himself, and, in the name of the registrar, to sign the same, and all such other documents as require the registrar's signature, and generally to do and perform all and every such other acts and deeds as pertain to and constitute the duties of such registrar; and it shall be lawful for such registrar to remove such deputy or assistant at his pleasure; the appointment or dismissal of such deputy or assistant to be registered by the clerk of the mining board; and no deputy or assistant shall have power to perform any acts under this bye-law until his name shall have been registered as aforesaid; and any registrar appointing such deputy or assistant shall be responsible for all and every the acts and proceedings of such deputy or assistant under this bye-law; and all acts done by such deputy or assistant, in relation to the office of registrar, shall be as valid and effectual as if done by the registrar himself: Provided always, that no neglect or default of any registrar or his deputy or assistant shall in any way prejudice the right or title of any person to any interest, matter, or thing, in respect of which such registrar shall have any duty to perform under this bye-law.

5. *Safe custody and disposal of registration books, &c.*—All registration books, plans, and other documents relative to mining which shall be in or come into the possession of a registrar, by virtue of his office, shall be the property and be at the disposal of the mining board; and the registrar shall be responsible for the safe custody of all such books and documents until he shall have delivered up the same to the chairman or clerk of the said board.

6. *Fees to be paid to the mining registrars.*—There shall be paid to the mining registrars, in respect of the several registrations and other duties mentioned in this bye-law, and in the schedule herunto appended and numbered 1, the sums or fees respectively set forth in the said schedule, which fees, and none others, the registrars may demand and receive previous to making any registration under this bye-law.

## FRONTAGE CLAIMS.

7. *Frontage claims.*—Claims on alluvial leads of a greater depth than 200 feet shall be worked as frontage claims, and the registrar shall determine and declare whether they are alluvial leads, and whether the depth is greater than 200 feet.

8. *Minimum depth of frontage claims.*—No claim shall be taken possession of or worked on the frontage system where the depth of sinking does not exceed 200 feet.

9. *Application for frontage claims.*—As soon as any lead shall have been declared a frontage lead, the registrar shall be at liberty to receive applications for claims upon such lead, and every such application shall be registered by the registrar in a book to be kept for that purpose, under the date and hour upon which such application is made: Provided always, that such application be made in accordance with the provisions of section 10 of this bye-law.

10. *Mode of taking possession of frontage claims.*—Any person or persons taking possession of frontage claims, in accordance with schedule 2 hereunto appended, upon any frontage lead, shall define, as nearly as the circumstances of the case will permit, the extent of such claim, by not less than six posts firmly fixed into the ground, three on each parallel of such claim, and distant at least fifty feet from each other, and projecting not less than three feet above the surface, and shall within forty-eight hours after the time of so taking possession make application, in the form of schedule 3 hereunto appended, to the registrar for such claim, and such possession shall be a good and sufficient title to such claim for mining purposes within the meaning of the Act of Parliament 21 Victoria No. 32, except as hereinafter provided, until it shall have been properly laid off and registered by the registrar; and any one person duly authorised in writing may, as agent for any number of persons, take possession of and apply for claims in the manner hereinbefore described.

11. *Method of laying off frontage claims.*—All claims upon frontage leads shall be laid off by the registrar in accordance with plan A, referred to in bye-law No. VIII. of the mining board of Ballaarat, deposited in the office of the said board, and published in the *Government Gazette* of the 15th day of April, 1859, in so far as the principle of radiating and parallel lines is therein set forth: Provided, that when it shall be found that the length of claims would be diminished in consequence of the divergence of such radiating lines, the registrar in every such case shall lay down other lines bisecting the space between the radiating lines aforesaid.

12. *Extent of frontage claims before discovery of lead.*—The registrar shall determine, from the most reliable data at his disposal, the depth by which to regulate the extent of frontage claims in accordance with schedule 2 hereunto appended; and no frontage claim shall be extended or diminished by reason of any variation in the depth of the workings.

13. *Width of frontage claims after discovery of lead therein.*—The width of a frontage claim, after and wherever the lead shall have been discovered therein, shall be equal to one and a half times the depth of the workings in such claim, such depth to be assumed from the data upon which the extent of claim has been estimated, and such width shall extend equidistant from the centre as hereinbefore defined of the lead or gutter.

14. *Main drive to be constructed through the gutter.*—When the lead shall have been discovered in any frontage claim, the owner or owners thereof shall, with the least possible delay, construct, or cause to be constructed, a main drive into and thence along the course of such lead throughout such claim, and the centre of the main drive so constructed shall, for the purpose of fixing the lateral boundaries and marking the course of the lead on the surface, be considered the central line of the lead; and the owner or owners of the claim shall define such central line (so far as the same may from time to time be traced or determined by the workings of the claim) on the surface by pegs firmly fixed in the ground, and projecting three feet at least above the surface, and distant not more than 200 feet from each other, and such pegs shall not be varied or altered at any time.

15. *Junction of leads.*—A junction of two or more leads shall be considered to have taken place when such leads shall have joined and formed one lead, and the point of junction shall be deemed to be the point at which two lines drawn along the centres of such leads towards their confluence or junction, and produced, shall intersect each other, such centres being hereby understood to mean the respective centres of those portions of the confluent leads which, after the last bends in such leads respectively prior to their confluence, flow towards each other.

16. *Width of frontage claims on converging leads.*—When from the convergence of two or more leads the quantity of ground between said leads is insufficient to allow the registered claimholders upon the respective leads to obtain the full width of claim allowed by this bye-law, the ground lying between such leads shall be divided between such claimholders, in accordance with the principle indicated in schedule 4 hereunto appended.

17. *Converging leads.*—When two leads converge and are discovered to be distant from each other 100 feet or less, the registrar shall stay final but not conditional registration until the actual point of junction, if any, of said leads shall have been discovered, when the persons conditionally registered shall be dealt with as provided in section 13 of this bye-law, or until it shall have been ascertained that such leads diverge from each other in courses sufficient in extent to allow spaces for claims thereon beyond the points at which final registration has been discontinued as aforesaid, or until it shall appear to the registrar that no junction in fact exists, when final registration shall be resumed; and no person shall be permitted to commence mining operations on any ground in respect of which final registration shall have been so stayed until such registration is resumed as aforesaid, when the persons conditionally registered shall be entitled to final registration according to priority of their conditional registration.

18. *Rights of holders of claims in case of a junction.*—When it shall be found that two or more leads have formed a junction within any claim or claims, the owners of which shall have been conditionally registered for the same as provided in section 17, the holders of those claims in respect of which conditional registration shall have been first effected shall be entitled to take possession of and hold the claim or claims within which or above which said junction has been formed; and the registrar,

upon satisfying himself that a junction has been formed as aforesaid, shall forthwith finally register for said claim or claims the said persons who hold priority of conditional registration; but when it shall be found that a junction of leads exists in or above claims, the owner or owners of which have been finally registered for such claims, the persons who have been so finally registered for, and who are actually and *bond fide* in possession of, ground within which such junction exists, or which such conjoint leads shall after their junction be found to traverse, shall continue to hold possession thereof, notwithstanding that other persons may have been, prior to the final registration of said actual possessors, either conditionally or finally registered for claims on said leads, and the registrar shall forthwith cancel the registration of such other persons.

#### BLOCK CLAIMS.

19. *Definition of block claims.*—Block claims shall mean and embrace all claims other than frontage claims, and shall be designated "registered block claims" and "unregistered block claims."

20. *Mode of taking possession of registered block claims.*—Any person or persons taking possession of an area of ground comprising one or more claims, shall immediately define the boundaries of said area by a post firmly fixed in the ground at each corner of the said area, and projecting not less than three feet above the surface; and shall, within forty-eight hours thereafter, deliver to the mining registrar a notice and application in the form contained in schedule 3 hereunto appended, stating the extent and situation of the area, the date and hour of taking possession, and the numbers and dates of his or their miners' rights; and such possession shall be deemed a good and sufficient title to such area for mining purposes, within the meaning of the Act of Parliament 21 Victoria No. 32, subject always to the provisions of this bye-law and to the adjustment of the boundaries of such claim by the registrar, until the persons taking possession as aforesaid shall have been registered for said area; and any one person, duly authorised in writing, may, as agent for any number of persons, take possession of and apply for claims in the manner hereinbefore described.

21. *Registration of block and frontage claims.*—Upon the receipt of the notice and application, as provided in sections 10 and 20 respectively of this bye-law, the registrar shall file the same, and shall immediately post and keep posted during office hours for a period of four days consecutively a copy thereof upon a proper board to be kept outside and in front of his office for that purpose; and the registrar shall at the same time inform the applicant or applicants that he will, on a certain day to be fixed by said registrar, be on the ground for the purpose of making a correct measurement of the claim, the subject matter of the notice and application aforesaid; and after having made such measurement, the registrar, provided no objection and complaint shall have been lodged with him as hereinafter mentioned, shall, after said four days, but not before the expiration of that period, finally register the applicant or applicants or other the persons on whose behalf such notice and application shall have been given and made for such claim, in the form contained in schedule 5 hereunto appended, and shall furnish the persons so registered with a register ticket in the form contained in schedule 6 hereunto appended; and such registration shall be final and conclusive, and shall be a perfect title to the claim applied for as aforesaid against all persons, save and except those who may have previous to and at the time of such registration legally held the ground in respect of which such registration shall have been so effected; but should any person or persons object to the registration of the applicant or applicants for the claim taken possession of and applied for as aforesaid, he or they shall, within four days after the posting of the notice at the office as aforesaid, deliver a notice in writing to the registrar in the form of schedule 7 hereunto appended, stating his or their objections to such registration; and shall within one week next after the delivery of such lastmentioned notice lodge a complaint before a warden against the occupation by the said applicant or applicants of the claim applied for as aforesaid, or shall *bond fide* proceed to obtain an injunction from the warden or court of mines, restraining the said applicant or applicants from obtaining registration in respect of the claim, the subject matter of such proposed registration; and the registrar shall not register said applicant or applicants until such complaint shall have been determined in favor of the said applicant or applicants, and a copy of the decree of the warden or the court of mines, as the case may be, or an authenticated notice from the objector or objectors of his or their having withdrawn his or their objections shall have been delivered to him, or until he shall have received proof that the objector or objectors has or have not taken the necessary legal steps hereinbefore provided; but, upon receipt of the decree, notice, or proof as aforesaid, the registrar shall forthwith register such applicant or applicants: Provided always, that previous to any registration under this bye-law the miner's right or miners' rights of the person or persons applying for the same shall be produced to the registrar.

22. *Size and form of registered block claims.*—Single registered block claims shall be of the size and form prescribed by schedules 8 or 9 hereunto appended, and the area of any number of claims occupied conjointly shall be a claim.

23. *Unregistered claims.*—Single unregistered claims shall be of the form and extent specified in schedule 10 hereunto appended, and it shall be lawful for every holder of a miner's right to take possession of such claim, and to hold the same for the purpose of mining.

24. *Taking possession of unregistered claims.*—No person shall be deemed to have taken lawful possession of an unregistered claim, or be entitled to mine thereon, until he shall have defined the boundaries thereof by a  $\nabla$  trench at least six inches deep and six inches wide at each and every corner of the claim, and continued along each line forming the boundary of such claim to a distance of not less than six feet from such corner, or by a post at each corner of the claim firmly fixed in the ground, and projecting not less than three feet above the surface; and

such trenches or posts shall be kept visible at all times by the occupant of such claim.

25. *Forfeiture of unregistered claims by abandonment.*—Any unregistered claim or share in such claim respectively shall be deemed to be abandoned within the meaning of the Gold Fields Act, and shall be absolutely forfeited by the owner or owners thereof, when such claim or share of such claim shall have been left unworked for eight days consecutively, Sundays and public holidays excepted.

#### GENERAL REGULATIONS.

26. *Mode of working and time for commencing to work upon claims.*—At the expiration of eight days from and after the time when final registration of claims, whether single, united, or amalgamated, ought under this bye-law to be effected, the owner or owners of such claims united as companies or otherwise, or of any share or interest therein not specially privileged in that behalf under this bye-law, or as many of them as can from time to time be properly employed thereon, shall *bond fide* proceed to work, and shall continue to work regularly upon or in connection with such claims, according to the usual course and practice of efficient mining; and any such owner or every one of them neglecting or failing to work and to continue to work as aforesaid, either by themselves or himself, or else by substitutes or substitute employed by them or him or on their or his behalf, shall be deemed to have forfeited all their or his right, title, and interest in and to such claims: Provided nevertheless, that any person or company may work his or their share or claim by contract, hired labor, or otherwise, and the title of such person or company to such share or claim shall not be vitiated by reason of such work being done by contract, hired labor, or otherwise, or by a smaller number of men than are registered in respect of the claim, provided such share or claim be worked efficiently.

27. *Lien upon shares or claims to be registered.*—The holder or holders of any registered claim, share, or interest, may grant a lien upon the same to any other person or persons as security for the due payment of any debt or liability which such holder or holders may have contracted, either before or at the time of such lien being granted, and upon production to the registrar of the register, or transfer ticket, or certificate, by virtue of which the intending lienor holds the claim, share, or interest, intended to be made the subject of a lien, and of the miner's right of the intending lienor; and upon the execution of a lien ticket by the lienor and lienor in the form prescribed in schedule 11 hereunto appended, duly signed by the said lienor and lienor and attested by the registrar, the registrar shall register a lien upon the aforesaid claim, share, or interest, in the form prescribed in schedule 12 hereunto appended; and after having made such registration, the registrar shall issue to the lienor a duplicate of the lien ticket in the form prescribed in schedule 11 hereunto appended, as aforesaid, and shall inscribe on the register, or transfer ticket, or certificate of the lienor, the date and amount of the lien, and the name of the lienor; and every such lien granted and duly registered as aforesaid shall be a specific charge upon the claim, share, or interest which shall have been so made the subject of a lien until the debt or liability shall have been discharged in full, and shall take precedence according to the dates of their respective registrations by the registrar; and every transfer of any claim, share, or interest, held under lien shall be made subject to every registered lien thereon: Provided, that upon the delivery to the registrar by the lienor of a certificate duly signed by the lienor that the debt or liability for which such lien was held has been fully discharged, the registrar shall forthwith cancel such lien; and further provided, that the registrar shall not register a lien upon any claim, share, or interest, or transfer or release the same without the consent of the lienor and lienor respectively.

28. *Forfeiture of claims or shares on non-payment of lien, &c.*—The holder of any registered lien upon any claim, share, or portion thereof, upon production to the registrar of satisfactory proof that the holder or holders of the subject of such lien has or have failed to fulfil any agreement, or to pay any debt, charge, or liability secured under such lien, or that the holder or holders of the subject of such lien has or have abandoned such subject, shall be entitled to be conditionally registered for such subject in accordance with schedule 13 hereunto appended, and such conditional registration shall entitle the holder of the lien to all the benefits arising out of such claim, share, or portion thereof; and unless the holder or holders of the subject of such lien shall, within three calendar months from and after the date of the conditional registration aforesaid, reclaim the said subject, and satisfy the claim of the holder of the lien, the said holder or holders of the subject of such lien shall forfeit all right and title to such subject, and the holder of the lien shall be absolutely registered in the form in schedule 5 hereunto appended, for, and become the actual possessor of, the said claim, share, or portion thereof, the subject of the lien aforesaid.

29. *Transfers of shares by companies.*—It shall be lawful for any mining company holding a registered claim to effect and register transfers of shares or interests therein from the holder or holders thereof to any other person or persons, or to effect the registration of any lien granted on any share or interest therein by the holder or holders thereof to any other person or persons, subject to the restrictions and conditions hereinbefore prescribed, that is to say:—Every mining company taking advantage of this section previous to effecting any transfer of any share or interest, or effecting the registration of any lien upon any share or interest therein, shall deliver to the mining registrar of the division in which such company's claim is situated, a notice in writing, which notice the said mining registrar shall retain and file, intimating the intention of the said company to effect transfers of shares or interests, and to effect registrations of liens upon shares or interests in such company's claim as aforesaid; and the said notice shall set forth the name or names of one or more person or persons who shall therein be nominated, appointed, and empowered to act as the agent or agents of said company, in effecting and registering transfers, and in effecting

registrations of liens as aforesaid, subject to the provisions of this bye-law, on such company's behalf; and said notice shall be signed by a majority of the shareholders in said company, and shall be generally in the form set forth in schedule 14 hereunto appended; and the person or persons who have been duly nominated, appointed, and empowered as aforesaid, upon the production to him or them of the register, or transfer ticket, or certificate, by virtue of which the intending transferor holds the share or interest intended to be transferred, provided the act to be performed be the transfer of a share or interest in said company's claim and of the minor's right of the intending transferee, and upon the request either orally or in writing of said transferor and transferee, shall, during proper and reasonable hours, effect in triplicate in schedule 15 hereunto appended, which triplicate form of transfer shall be signed by the transferor and transferee in presence of the person or persons duly authorised as aforesaid, and shall be attested by said person or persons in the form contained in said schedule 15; and the said duly authorised person or persons shall register the transferee for the share or interest so transferred in the form contained in schedule 5 hereunto appended, under the date and hour on which the transfer was effected, and shall issue to the transferee two of the forms of transfer so effected in triplicate, to be disposed of as hereinafter directed; and in case the transferor shall have transferred only a portion of the interest held by him in said company's claim, shall also issue to said transferor a certificate in the form contained in schedule 16 hereunto appended, showing the amount of interest retained by said transferor; and the transferor and transferee shall, within forty-eight hours next after the date of the transfer aforesaid, deliver to the mining registrar the register, or transfer ticket, or certificate, by virtue of which the transferor held the interest transferred previous to transfer, and the certificate, if any, of the interest retained by said transferor, and the two triplicate forms of transfer held by the transferee; and on production of the said tickets or certificates, and of the triplicates of transfer aforesaid, provided the same shall have been duly signed and attested as prescribed, the registrar shall forthwith register the transferee in his books for the share or interest transferred, as from the date of the transfer set forth on the triplicate forms of transfer aforesaid; and the registrar shall retain and file one of the said triplicate forms of transfer so delivered to him, and shall also retain and file any certificate or ticket by which such share or interest may have been held, and previous to transfer, and shall endorse with his signature, and the date and hour of its delivery to him, the remaining triplicate of transfer, and thereupon return the same to the transferee, and shall in like manner endorse the certificate, if any, of the interest retained by the transferor, and return the same to the said transferor; and in case the act to be performed shall be the registration of a lien as hereinbefore mentioned, the person or persons duly authorised as aforesaid, upon the production to him or them of the register or transfer ticket or certificate by virtue of which the intending lienor holds the share or interest intended to be made the subject of a lien, and of the miner's right of the intending lienee, and upon the execution of a lien ticket by the lienor and lienee in the form prescribed in schedule 11 hereunto appended, duly attested by the person or persons authorised as aforesaid, shall register the said lien for a lien upon said share in the form prescribed in schedule 12 hereunto appended; and the lien ticket as aforesaid shall be executed in duplicate, and shall be disposed of as hereinafter directed; and the person or persons duly authorised as aforesaid shall inscribe on the register or transfer ticket or certificate produced by the lienor the amount and date of the lien and the name of the lienee, and shall attest the same by his or their signature and return it to the lienor; and the lienor and lienee shall, within forty-eight hours next after the date of such registration, deliver to the mining registrar the register or transfer ticket or certificate by virtue of which the lienor holds the share or interest which has been so made the subject of a lien, and the duplicate lien tickets held by the lienee; and on production of the said tickets or certificates and of the said duplicate lien tickets, provided the same shall have been properly prepared and attested, the registrar shall forthwith register the lienee in his books for a lien upon the aforesaid share or interest as from the date set forth on the duplicate lien tickets produced by the lienor; and the registrar shall retain and file one of the duplicate tickets so produced, and the remaining duplicate ticket he shall endorse in the manner hereinbefore mentioned, and return the same to the lienor; and all transfers of shares or interests effected and registered in the manner herein specified, and all registrations of liens effected in the manner herein specified, shall be deemed to be good and sufficient evidence that the said shares or interests have been duly transferred, or that the said liens have been duly registered, as the case may be; and the persons whose names are set forth as transferees or lienees on the aforesaid transfer or lien tickets respectively, shall be deemed to be the lawful owners of the shares or interests set forth therein; and no transfers of shares or interests, or registrations of liens effected by any mining company, or any agent or agents empowered to act on their behalf, shall be deemed to be legally effected or be binding on such company, or any other person, unless the provisions of this section shall have been complied with.

30. *Shares transferable.*—In cases where companies do not effect their own transfers and registrations as provided in section 29 of this bye-law, it shall be lawful for the registered owner or owners of any claim, or share, or part thereof, or interest therein, and for the registered holder of any lien thereon to transfer the same; and the registrar, on production to him of the miner's right or miner's rights, registration transfer, or lien tickets, by virtue of which the transferor or transferors holds or hold the interest so transferred, shall forthwith register such transfer, and such registration shall be in the form in schedules 5 and 12 hereunto appended respectively; and the transfer ticket shall be signed by the parties thereto, and shall be attested by

the registrar or his deputy, who shall thereupon deliver a transfer ticket in the form set forth in schedule 15 hereunto appended, to the transferee or transferees; and the registrar shall retain and fill the original, or last registration or transfer ticket relating to the interest transferred; and in case the person making the transfer shall retain any interest in the claim, share, or lien, in relation to which the transfer shall have been effected, the registrar shall issue to him a certificate in the form contained in schedule 16 hereunto appended, showing the amount of interest held or retained by the transferor.

31. *Forfeiture of claims or shares.*—Any person employing hired labor to work any claim, share, or interest, shall not be deemed to have forfeited his right, title, and interest in and to the same through any neglect, absence or omission on the part of any workman or substitute employed by him or on his behalf in respect of said claim, share or interest, of which sufficient and properly authenticated notice, in writing, shall not have been served upon him, either by its being left at his usual place of abode, or in person, or by its being left at his usual place of abode, or in case his place of abode be unknown to the persons interested in serving such notice, by the publication of said notice for four days consecutively in a daily newspaper circulating in the district in which such claim, share or interest is situated: Provided always, that upon such notice having been given as aforesaid to the person holding such claim, share or interest, to the effect that owing to the neglect, absence or omission of any workman or substitute employed by him or on his behalf, his said claim, share or interest is being neglected, or is not being worked in an efficient manner; and upon continued neglect by him for a period of four days consecutively from and after the date of the service of the notice aforesaid, or four days from and after the date of the last publication of such notice in a daily newspaper, as the case may be, to work, or cause to be worked, said claim, share or interest in the manner last aforesaid, he shall thereupon forfeit all right, title, and interest in and to such claim, share or interest; and should any working shareholder fail for any period of eight days consecutively, to attend to or engage in any work which it shall be his duty to perform, such shareholder shall, unless a fit representative shall have attended to and performed his work during said days, be deemed to have abandoned and forfeited his share.

32. *Lossession of, and registration for, abandoned shares.*—When any person shall have been put into possession of any abandoned share, in accordance with the provisions of the 21st Victoria No. 32, section 77, the registrar, upon delivery to him by the person to whom possession has been given of a certified copy of the warden's order in such case, which order the registrar shall retain and file, and upon the production to him of the miner's right of said person, and upon the application by said person to be registered for said share, shall forthwith register such person from the date of the warden's order aforesaid, for the whole of the interest held by the person incurring the forfeiture at the time of said forfeiture, in the forms set forth respectively in schedules 5 and 17 hereunto appended, and shall issue to the said person a certificate in the form contained in schedule 17 hereunto appended: Provided always, that nothing in this bye-law contained shall be deemed to exonerate or release any person, whose claim, share or interest shall have been forfeited in accordance with the provisions of this bye-law, from any liability in respect of said claim, share or interest to which he may have been legally subject at the time of such abandonment or forfeiture.

33. *Liability of holders of shares worked by contract, &c.*—Persons holding shares or portions of shares in claims which are being worked by contract or hired labor, or by a smaller number of men than are registered for the same, shall be deemed to be working shareholders; and non-payment of calls made for the purpose of defraying the expenses of working the claim, and payable by such persons, shall be deemed to be neglect of work within the meaning of this bye-law; and the share or shares, or portions thereof, of persons neglecting to pay any calls payable in respect of the same within twenty-one days after such call shall become due, shall, in the absence of some rules made by the company or party holding such claim providing otherwise, be deemed to be abandoned, and shall be forfeited, and may be taken possession of (subject to such calls) by any other person, as provided in section 32 of this bye-law: Provided nevertheless, that no forfeiture shall be incurred under this section for non-payment of any call, unless notice in writing of such call shall have been served on the person whose interest is intended to be forfeited, seven days, at least, before the expiration of the aforesaid period of twenty-one days: Provided also, that in case the person liable to pay such call cannot after reasonable enquiry be found, it shall be sufficient to post such notice on the claim in which such share or interest is held, and also at the office of the registrar of the division in which such claim is situated, and such posting shall be deemed a service of such notice on the defaulting shareholder.

34. *Portions of shares liable to forfeiture.*—In case the interest held by any holder of a claim or share or part thereof shall be forfeited, such forfeiture shall only affect the interest then held by the person or persons incurring such forfeiture, and shall not extend to any portion of interest previously disposed of by transfer or by way of lien, and any person taking possession of a forfeited claim or share, or part thereof, shall do so subject to all liabilities affecting the same respectively, and also subject to the conditions registered by the registrar, and also to the rules of the company under which they may respectively have been held.

35. *Liability of holders of sleeping portions of shares.*—In the event of the working portion of a share being forfeited, and no person taking possession of and working the same, the liability to work it shall fall upon the holder for the time being of that portion of such share which shall have been last transferred by the original shareholder or his transferee or representative (in case such share shall have been the subject of transfer), and in default of such holder working such share and paying all liabilities due in respect thereof, he shall forfeit his interest

therein; and in every such case the holder of the next last transferred portion of said share shall work or pay the expenses of working the forfeited portion of said share and liabilities due in respect thereof, and such work or payment shall entitle him to the portions of the share so forfeited and to be registered in respect of the same; and failing to work such share or make such payment, he also shall forfeit his interest, and so on in the like manner until the whole of said share shall have been forfeited, or until the forfeited portion or portions shall be taken up and worked.

36. *Liability of holders of working portions of shares.*—The working partner in a share shall be primarily responsible to the company for all calls and expenses incurred in working such share, and for all fines which may be imposed by the company in respect of such share for neglect of work; and when a working partner in a share has incurred expenses by fines, wages, or otherwise, and refuses to pay the same, and such company neglect to proceed by due process of law to recover such expenses, all liabilities incurred by said working partner over and above the sum of Ten pounds (£10), in addition to the amount due for calls, shall be at the company's own risk, and shall not be chargeable against the other partner or partners in said share.

37. *Sleeping shareholders to be liable for calls, &c.*—Should any person holding sleeping interest, and being a sleeping partner in any share, claim, or company, neglect to pay the portion of calls or other liabilities to which he is legally subject, either by special agreement, or in any other way, and should the working shareholder or the company sustain any loss by such neglect, the sleeping shareholder shall be liable to make good such loss within eight days after a notice has been served upon him, requiring him to pay to the secretary, or other officer of the company named in such notice, the amount of the liabilities so incurred by him; and in case of his non-compliance with the terms of such notice, or in case he cannot after reasonable inquiry be found, so that such notice can be served upon him, if a copy thereof shall be left at his last known place of abode, and a copy thereof also posted, and kept posted, for eight days consecutively upon the claim to which he shall belong, and a copy thereof be inserted in one at least of the local newspapers for eight days consecutively, and payment of such liabilities shall not have been made within said eight days, then in either of said cases the interest of said sleeping shareholder shall be forfeited to the working partner or the company, as the case may be, and the registrar of the division in which such forfeited interest shall be situated shall register the said working partner or company in respect of the sleeping partner's interest in such claim; and the said registrar is hereby required to do so in the form set forth in schedule 17 hereunto appended, on production of a certificate, signed by the chairman, secretary, or other proper officer of the company, stating that such sleeping partner has failed to comply with such notice.

38. *Abandonment of shares.*—Any person holding a share or shares in a registered claim may abandon the same, provided that previous to such abandonment the said shareholder shall give to his partner or partners, and also to the registrar, a notice in writing to that effect, and shall publish for four days consecutively a copy of said notice in a daily newspaper circulating in the district in which such claim is situated, and the registrar, after having been satisfied that notice has been given in each of the ways aforesaid, shall forthwith cancel the registration by which such share has been held, and the said shareholder shall thereupon be released from all further liability in respect of such share: Provided always, that nothing herein contained shall be deemed or taken to interfere with, set aside, or cancel, any debt, agreement, engagement, or contract, which may at the date of such abandonment exist between said shareholder and his copartner or copartners.

39. *Removing slabs out of abandoned shafts.*—No person shall remove slabs out of any abandoned shaft without filling up such shaft as the slabs are removed.

40. *Registration and transfer of furnishing shares.*—Upon receipt of a certificate from the owner or owners of a claim, or from the secretary of a company holding a claim, stating that said owner or owners or company have agreed to give to the person or persons named in such certificate one or more sleeping or working shares, as the case may be, in such claim, and also stating the terms and conditions upon which such share or shares are given, the registrar shall thereupon register such person or persons in the form set forth in schedule 5 hereunto appended; and all such shares shall be held, and shall only be transferred, changed, or otherwise disposed of subject to the conditions under which such shares are registered.

41. *Claims or areas may be held in reserve under protection registration.*—When any person or company requires time for the purpose of procuring and erecting machinery before commencing operations, or to repair his or their machinery, or when any person or company requires to suspend or partially suspend operations at any time, such person or company, or the manager or secretary duly authorised on his or their behalf, shall make a statutory declaration, setting forth the reasons for which he or they require registration, and such declaration shall be in the form in schedule 18 hereunto appended; and on receipt of such declaration the registrar shall, upon ascertaining and satisfying himself that such reasons are good and sufficient, register such person or company for permission to suspend or partially suspend operations for any term not exceeding one month, in the form set forth in schedule 19 hereunto appended, and may, upon the like grounds, renew such registration from time to time; and no statutory declaration shall be required for any subsequent registration, but the manager or secretary of a company, or the person or persons holding such claim or area, shall sign and deliver to the registrar a written document, affirming that the same reasons as those for which they were originally registered exist at the time of the renewal; and no person but the owners shall be allowed to take possession of any claim or area so registered during the term of the aforesaid registration: Provided always, that such registration

shall afford no protection to the parties obtaining the same in any case where the same has been obtained through any material misrepresentation of facts; and in case the owner or owners of any claim or area shall not within forty-eight hours after the expiration of the period of such registration cause work to be renewed according to the usual course of proper and efficient mining, such claims shall be deemed to be abandoned to all intents and purposes.

42. *Abandonment of claim or area.*—Any registered claim or area shall be forfeited and deemed to be abandoned when mining operations thereon or in connection therewith shall have been wholly discontinued for the space of eight days consecutively, exclusive of Sundays and public holidays, unless such claim or area be held under protection registration.

43. *Work in connection with claim to be deemed working such claim.*—Any person or persons performing any work pertaining to or necessary for carrying on mining operations on his or their claim, or attending any court of law in any suit connected therewith, shall be deemed and taken to be working within the meaning of this bye-law.

44. *Claimholders may join as one company.*—It shall be lawful for any number of registered shareholders to unite as one company for the purpose of working any number of consecutive or adjoining claims, whether frontage or otherwise; and when such union shall have taken place the said claims shall be treated as one claim, provided the claimholders of the united company give notice to the registrar in the form contained in schedule 20 hereunto appended of such union having been effected, after which the registrar shall issue a certificate to the shareholders of the company in the form contained in schedule 21 hereunto appended.

45. *Detached claims may be amalgamated.*—It shall be lawful for any person or company being the registered holders of and having machinery of the value of £1000 working in connection with claims any portion of which shall be comprised within an area of a square half mile, notwithstanding such claims may not adjoin each other, to register such detached claims as one claim; and working on any one or more of such detached claims shall for the purposes of this bye-law be considered to be working the whole of such detached claims, provided such company employ as many men upon such detached claims, or to work the machinery in connection therewith, as the aggregate area of such detached claims contains single claims as prescribed in schedule 8 or 9 hereunto appended; and when any person or company desirous of registering such detached claims as one claim shall apply to the registrar to register such claims, it shall be the duty of such registrar to make, with all reasonable despatch, a correct plan of the whole area of the land in which such detached claims are situated, showing their area, position, and figure, and to register such detached claim as one amalgamated claim.

46. *Auriferous earth and quartz may be stacked and registered.*—Any person or persons shall be at liberty to hold possession of any quartz, stone, or other substance containing gold, that may have been raised, stacked, or stored by him or them, or of which he or they may be the owner or owners, provided that the same shall not have been stored on any ground occupied by any other person; and such owner or owners shall give notice to the registrar of the division in which the same shall be stacked or stored of their having stacked or stored such quartz, stone, or other substance, and the registrar shall thereupon register the title of the person or persons to such quartz, stone, or other substance, such registration to be in the form contained in schedule 22 hereunto appended; and such registration shall be made for any period not exceeding twelve calendar months; and the owner or owners shall cause a copy of such registration to be legibly painted or written on a board or metal plate which shall be posted and kept posted upon the stack or store; and no person or persons shall remove any quartz, stone, or other substance stacked or stored, and registered in accordance with this section of this bye-law, without the consent of the registered owner or owners of the same; but should such owner neglect or fail to give notice and obtain registration as aforesaid, or otherwise to comply with the provisions of this section, or neglect or fail to remove the same within the period of twelve months as aforesaid, such quartz, stone, or other substance shall be deemed to be forfeited and abandoned, and may be taken possession of by any other person or persons who shall have lawfully taken possession of the ground upon which such quartz, stone, or other substance may have been stacked or stored.

47. *Rights of holders under previous bye-laws.*—Any person or company occupying any claim or claims under any mining regulations in force previous to the passing of this bye-law shall be at liberty, without relinquishing any rights or privileges which they may hold under such mining regulations, in so far as such rights or privileges relate to the area of such claims or the tenure by which they are held, to take advantage of all and every of the privileges conferred by this bye-law, provided that the rights of other persons shall not be thereby interfered with.

48. *Areas for machinery, channels, roads, &c.*—Any person or persons shall be entitled to take possession of and occupy areas of ground through or upon which to make a channel or channels for the purpose of conveying water from any claim or claims to any other claim or claims, or for the purpose of conveying waste water from any claim, or upon which to construct or make any road or tramway, or upon which to erect or construct any dam or dams or reservoirs, to erect puddling machinery, engines, buildings, or other works or machinery in connection with mining; and the registrar shall register persons for areas of ground for the purposes aforesaid, if no objection (as provided in section 21) be made to such registration, and such registration shall be in the form similar to that already provided for registration of block or frontage claims, except that the subject matter of the registration shall be described as an area for machinery, or otherwise as the case may be.

49. *Taking possession and registration for machinery areas.*—The taking possession of and the registration for an area or areas of ground under section 48 of this bye-law shall be per-

formed in the manner prescribed, and subject to all the several provisions contained in section 21 of this bye-law in respect of the taking possession of and registration for block and frontage claims.

50. *Width of ground allowed for the protection of roads, tramways, and channels.*—Persons taking possession of areas of ground for the purposes of making or using channels, roads, or tramways in accordance with the provisions of sections 48 and 49 of this bye-law, shall be entitled to occupy, subject to the provisions of this bye-law, for the protection of such channels, roads, or tramways respectively, a width of ground not exceeding ten feet on each side of the centre of such channels, roads, or tramways, and no person shall mine upon, or under, or otherwise interfere with such areas without the consent of the owner or owners thereof.

51. *Machinery areas not to be undermined.*—No person shall undermine any area upon which any steam-engine, or quartz-crushing or other machinery, is erected, without the consent of the person to whom such machinery belongs.

52. *Ventilation of claims.*—Where the underground works of two or more claims communicate with each other, so as to afford the means of ventilation, such ventilation shall not be obstructed by the owners of any one of such claims without the written consent of the owners of all the claims affected.

53. *Timbering drives.*—No person shall remove any props or timber the removal of which may endanger the workings of other claims.

54. *Accumulation of sludge, &c., not to be allowed.*—No person or persons shall cause or permit sludge to flow from his or their claims, and to accumulate so as to cause injury to any public road, or to any claim, drive, water-race, dam, puddling-machine, or other machinery belonging to any other person, or displace, deface, injure, or destroy, or in any way interfere with any notice, notice-board, post, peg, trench, or reference mark made or used by any person or persons making any survey, or doing any act proper to be done, or holding any privilege under this bye-law.

55. *Death of holder of claim, &c.*—In case any person holding a mining interest, the subject of registration under this or any previous bye-law, shall die, the registrar of the division in which such subject is situated shall not register any person for such interest for the period of one calendar month after the death of such person; and in case any person shall give notice in writing that he or she is about to obtain probate of the will or administration of the goods of such person, then the registrar shall refuse to register any person for such interest until after the expiration of three months from the receipt of such notice, or until such probate or administration is obtained, when the person or persons obtaining the same, or his or her nominee, shall be entitled to the possession of and to be registered for such subject.

56. *Right of shareholders to benefit by discoveries.*—All persons holding interests, whether sleeping or working, in claims shall be entitled to benefit by all auriferous deposits discovered by the working shareholders during the working of such claims, whether such auriferous deposits be within the boundaries of such claims or not: Provided always, that nothing shall be considered a discovery within the meaning of this clause unless actual access can be had thereto by means of the drives or workings of the claims aforesaid.

57. *Plurality of claims.*—Notwithstanding anything to the contrary contained in this bye-law, any holder of a miner's right shall be entitled to take possession of and to hold any number of claims or other subjects of registration under this bye-law, provided that such claims be worked in an efficient manner, and be occupied and held in all respects subject to the provisions of this bye-law.

58. *Races, &c., may be constructed through claims, &c.*—Any person or persons shall be entitled to cut and construct a race, tail-race, or drain for mining purposes, through any claim or claims held by any other person or persons, or under, over, or across any other race, tail-race, or drain: Provided always, that such first-mentioned race, tail-race, or drain be cut, constructed, timbered, framed, and formed in such a manner as not to injure the claim, race, or drain through or across which it may be cut or constructed.

59. *Construction of crossings, &c.*—Any person or persons cutting a race across roads or thoroughfares shall construct and keep in repair good and substantial and suitable crossings over the said race, not less than twelve (12) feet in width: and shall also construct suitable approaches not less than ten (10) feet in length to and on each side of said crossings; and any person or persons opening up new roads or thoroughfares across any race shall construct and keep in repair suitable crossings as aforesaid over said race, and suitable approaches as aforesaid thereto, provided such last-mentioned roads, thoroughfares, and crossings shall not interfere with the security of the race.

60. *Declaration of loss of miner's right, &c.*—When any person loses the miner's right, or register or transfer ticket, by virtue of which he holds any share or portion of a share, he may make a declaration of such loss before a justice of the peace; and the registrar shall, for all purposes connected with the transfer of such interest, receive such declaration in lieu of the said miner's right or register or transfer ticket.

61. *Registration of new miner's right.*—When the term of a miner's right under which a person holds any mining interest or mining interests shall have expired, and such person shall have obtained a new miner's right, he may, upon production of both the old and new miner's rights, require the registrar or registrars of the division or divisions in which such mining interest or mining interests may be situated, to substitute in the register of the interest or interests aforesaid, the number and date of the new miner's right for the number and date of the old one; and the registrar shall endorse on the new miner's right the date of the original registration, and also the numbers and dates of the miners' rights under which the claim or other privileges have been previously held, and such registration shall be effected free of charge.

62. *Companies may increase the number of their shares.*—Any company may by a vote of a majority of the shareholders increase the number of their shares, and the registrar, on receipt of an application in the form contained in schedule 23 hereunto appended, signed by a majority of the shareholders of any company, and on the production of the miners' rights, or register or transfer tickets, under which the company requiring registration under this clause hold their claim or privilege, shall register such company in the form contained in schedule 24 hereunto appended; and shall furnish new register tickets, in the form contained in schedule 25 hereunto appended, to the company in lieu of the previous register tickets, and shall retain and file the original register tickets; and no registration under this clause shall interfere with, set aside, or curtail any right, title, or interest held by the company at the date of such registration, nor shall it affect the date of the first registration: Provided always, that where a nominal value has been fixed to the capital of any company at the date of the original registration, such value shall not be altered or interfered with by registration under this clause.

#### AREAS FOR RESIDENCE.

63. *Areas may be occupied for residence.*—Areas of ground occupied under and by virtue of a miner's right for the purposes of residence, shall be called residence areas, and shall be divided in two classes, registered and unregistered.

64. *Mode of taking possession of registered residence areas.*—The several provisions contained in sections 20, 21, and 30, of this bye-law, regulating the taking possession, registration, and transfer of registered block claims, shall be held and taken to apply to registered residence areas, so far as they can be so applied: Provided always, that it shall not be necessary that any plan of a residence area shall be made by the registrar; and the application for the area and registration thereof shall be in the form contained in schedules 26 and 27 hereunto appended respectively; and the owner of a residence area shall unless previously in occupation thereof, within fourteen days after the date of registration, take possession of and occupy said area for the purposes of residence.

65. *Frontage of residence areas.*—All residence areas shall, where practicable, be in the form of a parallelogram, and shall not exceed twenty perches, and shall have a frontage not exceeding sixty-six feet.

66. *Protection and forfeiture of registered residence areas.*—Should the owner of any registered residence area leave such area unoccupied for a period of six months, such area shall be deemed to be abandoned, and may be taken possession of by any other person in the manner prescribed in section 32 of this bye-law for taking possession of abandoned claims: Provided always, that such owner shall be entitled to obtain protection from the registrar for a further period, upon complying with the provisions of section 41 of this bye-law.

67. *Business areas.*—The area for business shall not exceed twenty perches, and the frontage to such area shall in no case exceed five perches.

68. *Liens on residence areas.*—The holders of registered residence areas, and the holders of liens thereon respectively, shall be entitled to all the privileges conferred by sections 27 and 28 of this bye-law on holders of claims or shares in claims, and on holders of liens thereon respectively.

69. *Taking possession of unregistered residence areas.*—Any person or persons taking possession of an unregistered residence area shall define the boundaries thereof by a post firmly fixed in the ground at each corner of such area, and projecting not less than three feet above the surface, and shall, within fourteen days thereafter, take possession of and occupy such area, and any person or persons failing to fix and keep fixed the posts as aforesaid, or failing to occupy as aforesaid, or being absent from such residence area for twenty-eight (28) days consecutively, shall forfeit all right and title to such residence area, and the same may be taken possession of by any other person or persons.

#### WATER-RIGHTS.

70. *Taking possession of water-rights.*—Any person or persons intending to divert and use water for mining purposes shall give notice in writing to the registrar or registrars of the division or divisions in which the source or sources from which the water is to be taken, and in which the claim or claims to which the water is to be conveyed shall be severally situated; and every such notice shall be in the form contained in schedule 28 hereunto appended, and shall set forth the name or names of the river, creek, or other source, from which the water is to be obtained, particularising with sufficient accuracy the point in such river, creek, or other source from whence the water is to be diverted, the quantity of water in sluice-heads required, the number of dams, if any, in which such water is to be stored, and their situation, the length of the race and its intended course; and every such notice shall also contain the name or names of the applicant or applicants, and the number and date of each miner's right; and the registrar or registrars shall, on the receipt of such notice, conditionally register the applicant or applicants for so much of the water-right as shall be within their respective divisions, such registration to be in the form contained in schedule 13 hereunto appended; and copies of every such notice, so delivered as aforesaid to the registrar or registrars, shall be posted and kept posted for eight clear days consecutively, by the applicant or applicants, at the source or sources from which the water is intended to be obtained, and at intervals of not more than a quarter of a mile along the intended course of the race, and also upon the claim or claims to which the water is intended to be conveyed; and the posting of such notices as aforesaid shall be deemed an occupation of such water dams and races, and a sufficient title to the occupation thereof, except as against the holder or holders of a prior right or prior rights to such water dams or races, until the applicant or applicants shall have been registered for the same, or until such registration shall have been properly refused.

71. *Registration for water-rights.*—Upon receipt of the notice and application as provided in section 70 of this bye-law, the registrar or registrars shall file such notice, and the said registrar or registrars shall post and keep posted for eight days consecutively upon his or their office or offices a copy or copies of said notice and application, and if at the expiration of the said eight days there be no objection as provided in section 72 of this bye-law to said application, the registrar or registrars, or any or either of them, shall examine and survey the source or sources from which the water is to be obtained, the course or courses of the race or races, the position or positions and extent of the dam or dams, if any; and the said registrar or registrars, or any or either of them, shall make and deliver to the applicants a plan showing all the sources from which the water is to be obtained, the course or courses of the race or races, the position or positions and extent of the dam or dams, if any; and the said registrar or registrars, or any or either of them, shall then register the said applicant or applicants for all or any of the privileges aforesaid, subject always to the prior rights of any other person or persons, and also subject to the several provisions of this bye-law, and shall file a copy of the aforesaid plan of said privileges.

72. *Objections to registration for water-rights.*—Any person or persons having any objection to the registration of any applicant or applicants for any of the rights aforesaid, shall, within the period of eight days from the date of the posting of the notices aforesaid, take such and the like proceedings in all respects as are provided in section 21 of this bye-law for opposing registration for block claims.

73. *Final registration for water-rights.*—The final registration for any water-right taken up under section 70 of this bye-law shall be effected in the form contained in schedule 29 hereunto appended, and transfers of water-rights shall be effected in the manner prescribed for the transfer of shares in sections 29 or 30 of this bye-law, and in the form of schedule 15 hereunto appended.

74. *Water-races may be extended or altered.*—Any person or persons finally registered for any water-right shall not be limited in the use thereof to the claim for which such right was originally registered, but may use the same for mining purposes upon any other claim: Provided always, that when any such person or persons require to extend their race or watercourse beyond the point for which he or they were originally registered, they shall do so in accordance with the provisions of section 49 of this bye-law; and no such extension shall interfere with any registered right obtained by any other person or persons subsequently to the original registration of the applicant or applicants for such extension.

75. *Gauge or measurement of water.*—Any person or persons diverting or using water for mining purposes shall use a gauge or measurement to be called a "sluice-head," which sluice-head shall be such a quantity of water as shall pass through an aperture sixteen inches wide and one inch deep, with a pressure not exceeding six inches; and every person diverting and using water as aforesaid, shall cause a gate or hatch to be placed at the head of the race, or at the source from which the water used by him or them is taken: Provided always, that in cases where the water is obtained from several sources, the gate or hatch shall be placed in the race as nearly as possible to the head, but below the point of confluence from all the sources from which the water conveyed in the race is obtained.

76. *Quantity of water allowed.*—The quantity of water to which any person or persons holding a miner's right or miners' rights shall be entitled, and the quantity in addition thereto to which the owner or owners, or employer or employers of machinery, shall be entitled in respect of such machinery, shall be in accordance with schedule 30 hereunto appended.

77. *Width of ground for protection of race.*—Any person or persons occupying a race for the conveyance of water for mining purposes shall be entitled to a width of ten feet on each side of the race measuring from the centre: Provided always, that where the depth of a cutting exceeds eight feet, or where a tunnel is used, the width shall be twenty feet on each side of the race, measuring from the centre.

78. *Heads of races not to be shifted.*—No person or persons shall shift the head or heads of his or their race so as to interfere with the right of any other person or persons, or to diminish the supply of water to which such last-mentioned person or persons shall be entitled.

79. *Priority of registration to give priority of right.*—Holders of water rights or privileges shall take precedence in respect thereof in the order in which they shall have been registered for the same, and if at any time the water becomes insufficient to supply all the persons registered in respect of the same, the person or persons lastly registered shall forego their rights during such deficiency of water as against persons previously registered; but in the event of there being at any time any waste water, any person or persons may construct a dam or dams for the purpose of conserving such waste water, and such last-mentioned person or persons shall be entitled to use the water so conserved.

80. *Persons shall not be permitted to waste water.*—No person or persons holding water-rights under this bye-law shall allow any water to run to waste; but such water shall be appropriated to the use of the next holder or holders of a right in respect of such water, according to the date of their respective registrations.

81. *Water to be left running in creeks, &c.*—The holders of water-rights shall not be entitled to take water from any river or main creek, or tributary creek, when by so doing they will reduce the quantity of water in a river-bed or main creek to less than one sluice-head, or in a tributary creek to less than half of a sluice-head.

82. *Water-rights may be held in reserve under protection registration.*—When any person or persons holding a water-right or water-rights shall not have a sufficient supply of water to enable him or them to carry on mining operations efficiently,

or when any other good cause can be shown, the registrar, on receiving a statutory declaration in the form contained in schedule 18 hereunto appended, signed by the person or persons holding such right or rights, or by a secretary or other person duly authorised on his or their behalf, and setting forth the reasons for which such registration is required, shall register such person or persons or company, in the form contained in schedule 19 hereunto appended, for permission to suspend mining operations in connection therewith for any period not exceeding three months; and if the work be not resumed in connection with the privileges registered as aforesaid within fourteen days after the expiration of the period of such registration, or a renewal of such registration be not effected, such right or rights shall be deemed to be abandoned, and may be taken possession of by any other person or persons, in the manner prescribed in section 32 for taking possession of abandoned claims or shares: Provided, that such first-mentioned registration shall afford no protection to the parties obtaining the same in any case where the same has been obtained through any material misrepresentation of facts.

83. *Interpretation clause.*—In the construction and for the purposes of this bye-law, the following terms shall, if not inconsistent with the context or subject matter, 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 for the division in which any claim, share, in interest referred to shall be situated; the words "miner," "holder of a miner's right," "claimholder," "claimowner," "shareholder," "shareowner," "applicant," or "person or persons" shall respectively mean and be interpreted to mean miner or his agent, holder of a miner's right or his agent, claimholder or his agent, claimowner or his agent, shareholder or his agent, shareowner or his agent, applicant or his agent, person or persons or his or their agent; and for the purposes of this bye-law any act done by an agent duly authorised in writing shall be deemed to have been done by the person or persons by whom or for whom the agent was authorised to act; and nothing herein contained shall be construed to interfere with, set aside, or curtail rights and privileges obtained previous to the passing of this bye-law, in so far as such rights or privileges relate to the area of claims, or the tenure by which they were held, but any and every of such rights and privileges are hereby confirmed, provided that the holders thereof who shall not have registered themselves for such privileges do register, in accordance with the provisions of this bye-law, within three calendar months after this bye-law shall have become law.

84. *Repealing clause.*—From and after the date on which this bye-law shall have been published twenty-one days in the *Government Gazette*, and shall have the force of law throughout this mining district, as provided in 21st Victoria No. 32, section CXI, the following bye-law, that is to say, the bye-law numbered XII. of this mining board of Ballarat, gazetted on the twenty-ninth day of January, 1861, except the last clause of said bye-law, shall be and the same is hereby repealed, always saving and excepting the rights of all persons obtained previous to and held at the time of this bye-law coming into operation, in so far as such rights relate to the area of claims or the tenure by which they are held.

SCHEDULES.

SCHEDULE 1.

Scale of Fees.

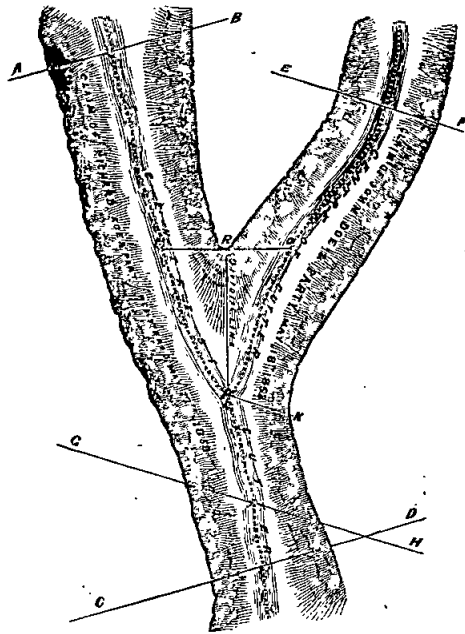
	£	s.	d.
Conditional registration (under sections 9, 17, 23, and 70):—			
For any number of persons not exceeding ten	0	2	6
For every additional ten or portion thereof	0	2	6
Registration (under sections 21, 28, 29, 32, 35, 37, 40, 45, 48, 49, and 73), per single claim or share	0	1	6
Registration of liens (under sections 27 and 68), each	0	3	0
Transfers (under sections 27, 30, 40, 64, and 73), per transfer	0	2	0
Certificates (under section 30), each	0	1	6
Cancelling registration (under section 38), per share	0	1	6
Registration of reserve (under sections 41 and 82), per claim or right	0	3	0
Ditto, renewal, (ditto) ditto	0	2	0
Registration of union of companies (under section 44)	0	5	0
Registration of quartz stacked (under section 46)	0	3	0
Re-registration (under section 62), per single claim or share	0	1	6
Application and registration for residence area (under section 64)	0	3	0
Registration for abandoned residence area (under section 64)	0	3	0
Surface survey and plan of claim (under sections 3, 11, and 21):—			
For any number of persons not exceeding 12	2	0	0
Ditto exceeding 12 and not exceeding 24	3	0	0
Ditto ditto 24 ditto 48	4	0	0
Ditto ditto 48	5	0	0
Surface survey and plan of machinery area (under sections 48 and 49)	2	0	0
Survey of race (under sections 71 and 74), per mile or portion thereof	2	0	0
Plan of race (under section 71)	1	0	0
Surface survey and plan of detached claims (under section 45):—			
Where the number of claims or portions of claims shown on plan do not exceed 10	5	0	0
For every additional claim or portion of claim shown on plan	0	10	0
Any duties defined in this bye-law to be performed by the registrars, and for which a fee is not provided in this schedule, shall be performed free of charge.			

**SCHEDULE 2.**  
**Frontage Claims.**  
 (Referred to in sections 10 and 12.)  
 The length for a single frontage claim shall be in accordance with the following scale:—

Depth of Sinking.		Length of a Single Claim.
Exceeding.	Not exceeding.	
Feet.	Feet.	Feet.
200	220	36
220	240	40
240	260	45
260	280	50
280	300	55
300	320	61
320	340	67
340	360	73
360	380	79
380	400	85
400	420	91
420	440	97
440	460	103
460	480	109
480	500	115
500 and upwards		120

**SCHEDULE 3.**  
**Notice of Possession and Application.**  
 (Referred to in sections 10, 20, and 49.)  
 I (or we) do hereby give notice to the mining registrar of the division of the mining district of Ballaarat, that I have this \_\_\_\_\_ day of \_\_\_\_\_ at the hour of \_\_\_\_\_ taken possession of a claim (here state extent of claim) for \_\_\_\_\_ man (or men), upon \_\_\_\_\_ in accordance with the provisions of section \_\_\_\_\_ of this bye-law, and hereby request the mining registrar to register \_\_\_\_\_ for said claim.  
 Names of applicants. \_\_\_\_\_  
 Miners' rights.  
 No. \_\_\_\_\_ Date. \_\_\_\_\_

To \_\_\_\_\_



**Reference.**  
 Lines AB and CD represent the boundaries of the claim of Richard Roe and party.  
 Lines EF and GH represent the original boundaries of claim of John Doe and party.  
 Lines EF, RP, and PK, represent the boundaries of claim of John Doe and party after the junction is discovered.  
 Line PK is parallel to lines EF and GH.  
 The bearing of the line NO is a mean of the bearing of the lines AB and EF.  
 Points N and O are the centre of the confluent leads.  
 Line RP is the dividing line or lateral boundary of the claims of Roe and party and Doe and party.  
 Point P is the point of confluence.

**SCHEDULE 5.**  
**Form of Registration.**  
 (Referred to in sections 21, 23, 29, 30, 32, 40, and 49.)

Locality.	Extent of Claim.	Class of Mining.	Date of Registration.	Miners' Right.		Transfers.		Registered Shareholders.	
				No.	Date.	No.	Date.	Christian Name.	Surname.

**SCHEDULE 6.**  
**Register Ticket.**  
 (Referred to in sections 21 and 64.)  
 I have, this \_\_\_\_\_ of \_\_\_\_\_ registered claim (or a share in a \_\_\_\_\_ claim), situated \_\_\_\_\_ Miner's right. No. \_\_\_\_\_ Date. \_\_\_\_\_ Mining Registrar. \_\_\_\_\_

**SCHEDULE 7.**  
**Objections to Final Registration.**  
 (Referred to in sections 21, 49, and 72.)  
 Date \_\_\_\_\_ 186\_\_\_\_, at the hour of \_\_\_\_\_ o'clock.  
 I (or we) the undersigned, do hereby give notice to the mining registrar of the division of the mining district of Ballaarat, that I (or we) \_\_\_\_\_ for the following reasons:—  
 object to the registration of \_\_\_\_\_ and \_\_\_\_\_ for \_\_\_\_\_ situated \_\_\_\_\_ and \_\_\_\_\_ hereby require the said registrar to withhold the registration of the said \_\_\_\_\_ for the said \_\_\_\_\_ pending the hearing of \_\_\_\_\_ by or before \_\_\_\_\_ as provided in section \_\_\_\_\_ of this bye-law.  
 Signatures. \_\_\_\_\_

**SCHEDULE 8.**  
**Registered Block Claims.**  
 (Referred to in sections 23 and 45.)  
 A single block claim shall be any area of ground not exceeding 20,000 superficial feet, and in proportion thereto, for any greater number of claims bounded by right lines, and shall in all cases where practicable be in the form of a parallelogram. The length of a block claim shall not under any circumstances exceed six (6) times the width.

**SCHEDULE 9.**  
**Block Claims on Quartz Reefs.**  
 (Referred to in sections 22 and 45.)  
 Upon any quartz reef a single claim shall be any area of ground 50 feet in length along the supposed course of the reef, and in proportion thereto for any greater number of claims by 500 feet in width.

**SCHEDULE 10.**  
**Unregistered Claims.**  
 (Referred to in section 23.)  
 The area for a single unregistered claim shall be 50 feet by 50 feet, and in proportion thereto for any number of claims, and



such claims shall be, where practicable, in the form of a parallelogram, and in no case shall the length exceed four times the width.

**SCHEDULE 11.**

*Lien Ticket.*

(Referred to in sections 27 and 29.)

Date \_\_\_\_\_, 186\_\_\_\_, at the hour of \_\_\_\_\_

I \_\_\_\_\_ of \_\_\_\_\_ do hereby grant to my \_\_\_\_\_ situated \_\_\_\_\_ in \_\_\_\_\_ a lien upon \_\_\_\_\_ as security for the due payment of the sum of £ \_\_\_\_\_ being the amount due and owing by me to the said \_\_\_\_\_, and I do hereby engage and bind myself not to transfer the aforesaid \_\_\_\_\_ or any portion thereof, without the consent of the said \_\_\_\_\_ shall have been paid in full. And I, the said \_\_\_\_\_ of \_\_\_\_\_ do hereby accept the said lien upon said \_\_\_\_\_ as security for the due payment of the said sum of £ \_\_\_\_\_ and I hereby engage and bind myself to release the said \_\_\_\_\_ upon payment to me of the sum aforesaid.

Miners' rights.  
No. \_\_\_\_\_ Date \_\_\_\_\_

Lienor.  
Lienee.

Witness—

**SCHEDULE 12.**

*Form of Registration of Lien.*

(Referred to in sections 27, 29, and 30.)

References to transfers of Liens.	5	
	4	
	3	
	2	
	1	
Amount of Lien.		
Kinds and extent of subject of Lien.	Sleeping.	
	Working.	
Locality.		
Names or number of Companies on the subject of Lien.		
Miners' Rights.	No.	Date.
Holder of Lien.	Christian Name.	
	Surname.	
Holder of subject of Lien.	Christian Name.	
	Surname.	
Date.		
No.		

**SCHEDULE 13.**  
*Conditional Registration.*  
(Referred to in sections 28, 49, and 70.)

I, \_\_\_\_\_ mining registrar of the \_\_\_\_\_ division of the mining district of Ballaarat, have \_\_\_\_\_ day of \_\_\_\_\_, at the hour of \_\_\_\_\_, conditionally registered the undermentioned person for \_\_\_\_\_ situated at \_\_\_\_\_ Name. \_\_\_\_\_ Miner's right. \_\_\_\_\_ No. \_\_\_\_\_ Date. \_\_\_\_\_ Mining Registrar.

**SCHEDULE 14.**

*Notice of intention to make Transfers, &c.*  
(Referred to in section 29.)

To the mining registrar of \_\_\_\_\_ division of the mining district of Ballaarat. You are hereby to take notice that the \_\_\_\_\_ mining company, situate at \_\_\_\_\_, will in future effect all registrations and transfers of interests in the said company, and \_\_\_\_\_ is hereby authorised to effect such registration and transfers on behalf of this company in accordance with section 29 of bye-law XIII. Dated at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ Signatures of a majority of shareholders.

**SCHEDULE 15.**

*Form of Transfer.*  
(Referred to in sections 29, 30, 64, and 73.)

I, \_\_\_\_\_ of \_\_\_\_\_ do hereby transfer to my \_\_\_\_\_ situated \_\_\_\_\_ in \_\_\_\_\_ for and in consideration of \_\_\_\_\_, and subject to all the conditions under which it has hitherto been held, and I \_\_\_\_\_ of \_\_\_\_\_ do hereby accept the said \_\_\_\_\_ subject to all the conditions aforesaid. Miners' rights. \_\_\_\_\_ No. \_\_\_\_\_ Date. \_\_\_\_\_ Transferor. \_\_\_\_\_ Transferee.

Witness—

**SCHEDULE 16.**

*Form of Certificate.*  
(Referred to in sections 29, 30, and 32.)

I, \_\_\_\_\_, 186\_\_\_\_ Date \_\_\_\_\_, do hereby certify that \_\_\_\_\_ holds a \_\_\_\_\_ share in \_\_\_\_\_ situated \_\_\_\_\_ Miners' rights. \_\_\_\_\_ No. \_\_\_\_\_ Date. \_\_\_\_\_ Signature.

**SCHEDULE 17.**

*Register of Abandoned Claim or Share.*  
(Referred to in sections 32 and 37.)

I, \_\_\_\_\_ mining registrar of the \_\_\_\_\_ division of the mining district of Ballaarat, have this day of \_\_\_\_\_, at the hour of \_\_\_\_\_, registered for a \_\_\_\_\_ share in \_\_\_\_\_ claim, situated \_\_\_\_\_ formerly held by \_\_\_\_\_ and now declared \_\_\_\_\_ to have been abandoned by said \_\_\_\_\_ under section \_\_\_\_\_ of this bye-law. Mining Registrar.

**SCHEDULE 18.**

*Form of Declaration.*  
(Referred to in sections 41 and 82.)

I (state here whether manager, secretary, or agent), \_\_\_\_\_ of \_\_\_\_\_ company, do solemnly and sincerely declare that the aforesaid company require to suspend operations on the \_\_\_\_\_ claim situated at \_\_\_\_\_ from the date hereof, for the space of \_\_\_\_\_ calendar months and I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act passed in the ninth year of the reign of Her present Majesty, intitled, *An Act for the more effectual abolition of Oaths and Affirmations taken and made in the various departments of the Government of New South Wales, and to substitute declarations in lieu thereof, and for the suppression of voluntary and extra-judicial oaths and affidavits.* Declared before me this \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_

**SCHEDULE 19.**

*Protection Registration.*  
(Referred to in sections 41 and 82.)

I, \_\_\_\_\_ mining registrar of the \_\_\_\_\_ division of the mining district of Ballaarat, have this day of \_\_\_\_\_, at the hour of \_\_\_\_\_, for the reasons assigned in his or their declaration, registered \_\_\_\_\_ in reserve from the date hereof till the \_\_\_\_\_ day of \_\_\_\_\_ Mining Registrar.

**SCHEDULE 20.**

*Notice of Union of Companies.*  
(Referred to in section 44.)

We, the undersigned members of certain mining companies, known respectively as \_\_\_\_\_, and holding claims numbered \_\_\_\_\_, and situate \_\_\_\_\_, have by mutual consent united for the purpose of working the aforesaid claims

jointly, and we hereby severally request you to register us as one company under the style of \_\_\_\_\_

To Mining Registrar, Division. \_\_\_\_\_ Signatures.

**SCHEDULE 21.**  
*Certificate of Union of Companies.*  
(Referred to in section 44.)

I, \_\_\_\_\_ mining registrar of the division of the mining district of Ballarat, have this day of \_\_\_\_\_, at the hour of \_\_\_\_\_ o'clock, registered certain \_\_\_\_\_, known respectively as holding claims numbered \_\_\_\_\_, and situated as one company under the style of \_\_\_\_\_

\_\_\_\_\_ Mining Registrar.

**SCHEDULE 22.**  
*Protection for Auriferous Earth, &c.*  
(Referred to in section 46.)

I, \_\_\_\_\_ mining registrar of the division of the mining district of Ballarat, have this day of \_\_\_\_\_, registered for protection for a term of \_\_\_\_\_ months from the date hereof, all the \_\_\_\_\_ belonging to \_\_\_\_\_ and stacked by him, or them, at \_\_\_\_\_

\_\_\_\_\_ Mining Registrar.

**SCHEDULE 23.**  
*Application for Increase of Shares.*  
(Referred to in section 62.)

We hereby make application to the mining registrar for the division of the mining district of Ballarat to be registered for an increased number of shares in the company, situated at \_\_\_\_\_ and that the number of shares be increased from \_\_\_\_\_ to \_\_\_\_\_

Names of applicants. \_\_\_\_\_ Miners' rights. \_\_\_\_\_ No. \_\_\_\_\_ Date. \_\_\_\_\_

To Mining Registrar.

**SCHEDULE 24.**  
*Registration for Increase of Shares.*  
(Referred to in section 62.)

Date of original Registration.	Date of present Registration.	Class of Mining.	Extent of Claim.	Locality.	Name of Company.	Number of original Shares.	Number of Shares under present Registration.
Registered Shareholders. Christian Name.	Shareholders. Surname.	Miners' Rights. No.	Date.	Transfer. No.	Date.	Transferee. Christian Name.	Surname.

**SCHEDULE 25.**  
*Register Ticket.*  
(Referred to in section 62.)

I have this \_\_\_\_\_ day of \_\_\_\_\_ registered \_\_\_\_\_ for a share (or shares) in the company, whose claim is situate at \_\_\_\_\_

Miner's right. \_\_\_\_\_ No. \_\_\_\_\_ Date. \_\_\_\_\_ Mining Registrar.

**SCHEDULE 26.**  
*Form of Application for Residence Area.*  
(Referred to in section 64.)

I, \_\_\_\_\_ do hereby give notice to the mining registrar, that on the \_\_\_\_\_ day of \_\_\_\_\_, at the hour of \_\_\_\_\_, I did take possession of a residence area \_\_\_\_\_ feet by \_\_\_\_\_ feet, situated \_\_\_\_\_, and I hereby apply to be registered for the same.

Miner's right. \_\_\_\_\_ No. \_\_\_\_\_ Date. \_\_\_\_\_

Signature. \_\_\_\_\_

To Mining Registrar.

**SCHEDULE 27.**  
*Form of Registration of Residence Areas.*  
(Referred to in section 64.)

Reference to Licenses.	1	2	3	4	5	6	7
Reference to Transfers.	1	2	3	4	5	6	7
Extent of Area.							
Locality.							
Miner's Right.	No.	Date.					
Name of Holder.	Christian Name.	Surname.					
No.							
Date.							

**SCHEDULE 28.**  
*Notice of Application for Water-rights.*  
(Referred to in section 70.)

I (or we) \_\_\_\_\_ do hereby give notice; that have taken possession of \_\_\_\_\_ right of water, consisting of \_\_\_\_\_ sluice-heads, from \_\_\_\_\_; that intend to divert said water from a point in said \_\_\_\_\_ situated \_\_\_\_\_; that intend to cut a race from the point aforesaid to \_\_\_\_\_; that the course of said race will be as follows \_\_\_\_\_ or thereabouts; that the length of said race will be \_\_\_\_\_ or thereabouts; that intend to construct \_\_\_\_\_ dams as follows \_\_\_\_\_; and hereby apply to the mining registrar of the \_\_\_\_\_ division of the mining district of Ballarat, to be registered for the privileges herein described; and any persons having any objections to urge against \_\_\_\_\_ being registered for all or any of the privileges herein described, shall send a statement, in writing, of such objections to the mining registrar aforesaid, on or before the \_\_\_\_\_ day of \_\_\_\_\_

Miner's right. \_\_\_\_\_ No. \_\_\_\_\_ Date. \_\_\_\_\_

Dated \_\_\_\_\_ Names of applicants. \_\_\_\_\_

SCHEDULE 29.  
Form of Registration of Water-rights.  
(Referred to in section 73.)

Date of Registration.	Nature of Water-right.	Locality of Dams and Source of Water Supply.	Number of Dams and Extent of Race.	Number of Sluice-heads.	Holder.		Transferee.		Miners' Rights.		
					Christian Name.	Surname.	No.	Date.	No.	Date.	No.
						Christian Name.	Surname.	No.	Date.	No.	Date.
						Christian Name.	Surname.	No.	Date.	No.	Date.

SCHEDULE 30.  
Scale of Water-rights.  
(Referred to in section 76.)

	No. of Sluice-heads.
For sluicing purposes—for every three men employed	1
For puddling with horse-power—for every one horse-power employed	1
For puddling with steam-power—any quantity not exceeding	2
For pumping with water-wheels—any quantity not exceeding	1
For crushing purposes—for every two tons of stamping or other crushing power employed	1
For steam engines, in addition to the above quantities, such quantity as shall be <i>bond fide</i> required to supply such engine.	1
For motive-power—any quantity of water may be used as motive-power for crushing, puddling, or other machinery, when such water is not required for general mining or washing purposes.	1

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

JOHN MONTGOMERY,  
J. M. BICKETT,  
ROB. LAMB,  
GEORGE MOORE,  
FREDK. C. DOWNES,  
S. W. THOMPSON,  
S. IRWIN,  
JAMES BAKER, Chairman. } Members.

It is hereby certified that the foregoing Bye-law, No. XIII. of the Mining Board for the district of Ballarat, has been made in the form and has been signed in the manner prescribed by law; and any person desirous to dispute the validity of such bye-law is hereby required to do so in accordance with the provisions of 21 Victoria No. 32, sec. 113.  
Gazetted on the 18th day of June, 1861.

Chief Secretary's Office,  
Melbourne.

B. HEALES.

4602.

THE TOWN OF FYANSFORD.

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 the Governor in Council shall have full power from time to time by proclamation to define what shall be considered Towns within the meaning of the said Act, and to rescind such Proclamations, and to issue other Proclamations in lieu thereof: And whereas by a Proclamation under the hand of the Governor and the seal of the colony, bearing date the eighteenth day of February in the present year, one of the areas therein described was proclaimed a Town under the name of Fyansford: And whereas it is expedient to alter the limits of the said Town: Now therefore I, Sir Henry Barkly, the Governor of Victoria, with the advice of the Executive Council, do hereby revoke so much of the said Proclamation as defines the said Town, and with the advice aforesaid I do hereby order and declare that the area hereinafter defined shall be considered to be the TOWN OF FYANSFORD, within the meaning of the said Act, that is to say:—

THE TOWN OF FYANSFORD, COUNTY OF GRANT:—Commencing at a point on the Barwon River due south of the south-east angle of allotment 1, section 14, parish of Moorpanyal; thence by a line north twenty-five chains, more or less, to the south-east angle of allotment 1, section 14; thence by the south boundary of lastnamed allotment west thirty-six chains fifty-eight links, more or less, to the Moorabool River; thence by the Moorabool River to its junction with the Barwon River; and by that river to the point of commencement.

Given under my Hand and the Seal of the Colony, at Melbourne, this third day of June, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth 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.

L.&S.4500.

NOTICE TO MARINERS.

PORT PHILLIP.

IN reference to a Notice to Mariners issued from this office, dated the 8th February, 1861, respecting a sunken vessel at the junction of the Saltwater River with the Yarra; and to a notice dated the 7th May, 1861, respecting a cutter sunk near the north end of the West Channel: Notice is hereby given that these two sunken wrecks have been removed.

CHARLES FERGUSON,  
Chief Harbor Master.

Department of Ports and Harbors,  
Williamstown, 13th June, 1861.

T.&C.1452.

1ST OR ROYAL VICTORIA VOLUNTEER CAVALRY.

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

Lieutenant EDWARD RICHARDSON, of the 1st or Royal Victoria Volunteer Cavalry,  
to be Captain in that corps.

By His Excellency's Command,  
GEO. VERDON.

Treasury,  
Melbourne, 30th May, 1861.

GOLD RECEIVER, RUSHWORTH.

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

THOMAS JARDINE, Esquire (Clerk of Petty Sessions, Rushworth),  
to be also Gold Receiver at that place.

By His Excellency's Command,  
GEO. VERDON.

Treasury,  
Melbourne, 14th June, 1861.

SALE (No. 285) OF SPECIAL LANDS IN FEE SIMPLE AT BALLAARAT, ON 12TH JULY, 1861.

WITH reference to the notification contained in the *Government Gazette* of Tuesday, 11th June instant, relative to a sale of certain Special Lands to be held at Ballarat on 12th July next: Notice is hereby given that lot 4 has been withdrawn from sale.

J. H. BROOKE.

Lands and Survey Office,  
Melbourne, 17th June, 1861.

SALE (No. 280) OF SPECIAL LANDS IN FEE SIMPLE AT CASTLEMAINE, ON 9TH JULY, 1861.

WITH reference to the notification contained in the *Government Gazette* of Friday, 7th June instant, relative to a sale of certain Special Lands to be held at Castlemaine on Tuesday, 9th July next: Notice is hereby given that lot 18 has been withdrawn from sale.

J. H. BROOKE.

Lands and Survey Office,  
Melbourne, 15th June, 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 divers Orders made on the 3rd day of June, 1861, temporarily reserved from sale the lands hereinafter described, for the several purposes specified in connection with each description, viz. :—

**BALLAARAT, FOR WESLEYAN CHURCH PURPOSES, IN THE TOWNSHIP OF BALLAARAT WEST, PARISH OF BALLAARAT, AND COUNTY OF GREENVILLE** (subject to Regulation of 14th January, 1861).—Two roods, comprising allotments 12, 13, 14, 15, and 16 of block 56: Commencing at the north-west corner of allotment 16; bounded on the north by Kent street bearing east two chains fifty links; thence on the east by allotment 11, said block, bearing south two chains; thence on the south by a right-of-way bearing west two chains fifty-links; thence on the west by allotment 17, said block, bearing north two chains to the point of commencement.—(61.C.3615.)

**BYLANDS, PARISH AND COUNTY OF DALHOUSIE, FOR EXTENSION OF THE KILMORE PUBLIC CEMETERY.**—Twelve acres: Commencing at the north-west corner, being the north-east corner of the existing cemetery reserve; thence bounded on the north by a line bearing S. 81° 44' E. twelve chains; thence on the east by a line bearing S. 8° 16' W. ten chains; thence on the south by a line bearing N. 81° 44' W. twelve chains; thence on the west by the existing cemetery reserve, bearing N. 8° 16' E. ten chains to the point of commencement. NOTE.—The bearings are taken from the true meridian.—(60.B.7094.)

**CASTLEMAINE TOWN, PARISH OF CASTLEMAINE, AND COUNTY OF TALBOT, FOR EVANGELICAL LUTHERAN CHURCH PURPOSES** (subject to Regulation of 14th January, 1861).—Two acres, being portion of block 29, town of Castlemaine: Commencing at the north-east corner of said block; bounded on the north by Wimble street, bearing west four chains; thence on the west by allotments 3 and 17, said block, bearing south five chains; thence on the south by Parker street, bearing east four chains; thence on the east by Hargreaves street, bearing north five chains to the point of commencement.—(61.C.3733.)

**HORSHAM TOWNSHIP, PARISH OF HORSHAM, AND COUNTY UNNAMED, AS A SITE FOR THE ERECTION OF A HALL FOR THE HORSHAM MUTUAL IMPROVEMENT SOCIETY** (subject to Regulation of 14th January, 1861).—Two roods, being allotment 4 of section 12: Commencing at the north-west corner; bounded on the north by Pynsent street, bearing east one chain; thence on the east by allotment 5, said section, bearing south five chains; thence on the south by Wilson street, bearing west one chain; thence on the west by allotment 3 of said section, bearing north five chains to the point of commencement.—(61.C.3726.)

**MODEWARRE PARISH, AND COUNTY OF GRANT, FOR NATIONAL SCHOOL PURPOSES** (subject to Regulation of 14th January, 1861).—Commencing at a point in the western side of a road west of allotment 25, section 5, parish of Modewarre, bearing N. 19° 28' W. three chains three links from the south-west angle of said allotment; thence bounded by a line bearing S. 82° W. three chains; thence due north five chains twenty-eight links; thence N. 82° E. four chains two links; thence due south four chains twenty-six links; thence along the aforesaid road bearing S. 82° W. one chain two links; and thence due south one chain two links to the point of commencement. Area of the reserve, 2 acres.—(61.C.3803.)

**WHITE HILLS HAMLET, PARISH OF SANDHURST, COUNTY UNNAMED, FOR MUNICIPAL PURPOSES.**—Commencing at a point in the north bank of the Bendigo Creek, which point is the south-west corner of section 18, Hamlet of the White Hills; bounded by part of section 18, bearing S. 88° E. four chains sixty links; thence S. 68° E. two chains six links; thence by a line bearing S. 22° W. one chain fifty links to a point in the north bank of a tributary of the Bendigo Creek; thence westwards along the north bank of the said tributary and that of the Bendigo Creek to the commencing point. Area of the reserve, 3 roods 10 perches.—(61.C.3479.)

Lands and Survey Office,  
Melbourne.

J. H. BROOKE.

PROPOSED ROAD.  
COUNTY OF GRANT.

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

**DESCRIPTION OF PORTIONS OF LAND, THE PROPERTY OF JAMES RILEY, REQUIRED FOR ROAD PURPOSES.**—County of Grant and parish of Barrarbool: 1. Commencing at a point on the road leading from the Barrarbool Hills road to Pollocksford, 2 chains 80 links easterly from its intersection with the western boundary of the parish of Barrarbool; thence bearing north 69° 47' east 7 chains 20 links to the western boundary of the Crown lands reserve; thence southward by the boundary of the reserve to the road leading to the ford 2 chains 65 links; thence by that road westerly to the commencing point.

2. Commencing at the intersection of the south boundary of the reserve with the road leading to the ford; thence by that boundary eastward 1 chain 80 links; thence north 174° 18' east 70 links to the road aforesaid; thence by that road to the commencing point.

The total area of land required is 1 acre 3 roods 22 perches, and the estimated cost of the same £3 15s. 6d., being at the rate of £2 per acre. The estimated cost of removal, &c., of existing fence, is £10.

All persons affected by the proposed road are requested to set forth in writing, addressed to the President of the Board of Land and Works, Office of Roads and Bridges, Melbourne, within forty days from the first publication of this notice, any well-grounded objections that they may have to the said road, failing which they will be thereafter precluded from making any such objections or claiming any compensation whatsoever.

J. H. BROOKE.

Office of Roads and Bridges,  
Melbourne, 15th June, 1861.

2093.

## DEPASTURING LICENSES, 1861.

THE Governor in Council has been pleased to approve of the undermentioned reductions in License Fees for the current year:—

District.	Name of run.	Gazetted license for 1861.	Reduced fee for 1861.
		£ s. d.	£ s. d.
Ararat ... ..	Lanegiran ... ..	30 0 0	18 10 0
Ballaarat ... ..	Kirtocrae ... ..	37 10 0	23 0 0
Ballaarat ... ..	Glenlyon ... ..	15 0 0	11 5 0
Ballaarat ... ..	Mount Bute ... ..	62 10 0	53 10 0
Ballaarat ... ..	Glenfine ... ..	40 0 0	27 10 0
Castlemaine ... ..	Mount Alexander ... ..	12 10 0	10 0 0
Gisborne ... ..	Lancefield ... ..	20 0 0	10 0 0
Grant ... ..	Glenmore ... ..	32 10 0	11 10 0
Portland District ... ..	Spring Valley ... ..	50 0 0	37 10 0
Warrnambool ... ..	Blackwood ... ..	20 0 0	12 10 0

J. H. BROOKE.

Lands and Survey Office,  
Melbourne, 15th June, 1861.

## ASSESSMENT ON STOCK, 1861.

## CONSOLIDATED RUNS.

IT is hereby notified that the stock depastured on the runs mentioned in the first column of the subjoined schedule have been included in the amount of assessment with which the runs mentioned in the second column have been charged in the list published in *Government Gazette*, No. 23, of the 22nd February last.

## BENALLA DISTRICT.

Ghin Ghin, included under ...	Wonough.
Mundoora, included under ...	Tallygaroupa.
Habbies Howe, included under ...	Rocky Passes.
Glenlyon, included under ...	Rocky Passes.
Glenvale, included under ...	Keilawarra.
Emu, included under ...	Tatong.
Springs, included under ...	Tatong.

J. H. BROOKE.

Lands and Survey Office,  
Melbourne, 15th June, 1861.

## UNAPPROPRIATED CROWN LANDS, GEELONG.

THE Governor, with the advice of the Executive Council, has directed that the Town Council of Geelong be allowed to have temporary control, for grazing purposes, of the unappropriated Crown Lands within the town boundary of Geelong.

J. H. BROOKE.

Lands and Survey Office,  
Melbourne, 3rd June, 1861.

4322.

## APPLICATIONS FOR LETTERS PATENT.

No. 464. JOHANNAS FRIEDRIC HINCK, of Melbourne, gentleman, has applied for a patent for *Improvements in washing and amalgamating gold from pulverized quartz or auriferous earths*, and has deposited his specification at the Chief Secretary's Office, on the 31st day of May, 1861.

No. 465. JOHN WALTER OSBORNE, chemist, and ANDREW ROBERTSON, draftsman, both of Melbourne, have applied for a patent for *Improvements (by means of photography, photolithography, lithography, and zincography) in the production of engraved blocks for surface printing in the type-press*, and have deposited their specification at the Chief Secretary's Office, on the 6th day of June, 1861.

No. 466. FREDERIC EVANS, of Maldon, mining engineer, has applied for a patent for *Evans's crushing and amalgamating stamper-box*, and has deposited his specification at the Chief Secretary's Office, on the 6th day of June, 1861.

No. 467. JOHN LANGLANDS and HENRY WILSON LANGLANDS, both of Melbourne, gentlemen, have applied for a patent for *Improvements in dissolving tobacco, and for other purposes*, and have deposited their specification and drawings at the Chief Secretary's Office, on the 11th day of June, 1861.

No. 468. ERNEST BOOTH, of Plank road, Ballarat East, has applied for a patent for *An overshot fan gold amalgamator*, and has deposited his specification and drawings at the Chief Secretary's Office, on the 13th day of June, 1861.

No. 469. BENJAMIN HAWKINS DODS, of Melbourne, hydraulic engineer, has applied for a patent for *Improvements in the construction of jet-pumps*, and has deposited his specification and drawings at the Chief Secretary's Office, on the 17th day of June, 1861.

## AMHERST PUBLIC CEMETERY.

STATEMENT of the Receipts and Expenditure of the Trustees of the Amherst Public Cemetery, for the year ending 31st December, 1860.

RECEIPTS.		£	s.	d.
To Balance from last year	...	26	11	11
Government grant	...	200	0	0
Amount received for interments	...	143	10	0
Amount received for headstones and fences	...	5	10	0
Deposit on contract for paling	...	10	0	0
		<b>£385</b>	<b>11</b>	<b>11</b>
EXPENDITURE.		£	s.	d.
By Sexton, salary	...	125	10	0
Secretary, salary	...	15	0	0
Fencing and paling	...	79	13	0
Printing and stationery	...	12	5	6
Blacksmith's account, tools, &c.	...	8	13	3
Extra labor	...	5	0	2
Sundries	...	2	17	11
Notice boards	...	6	0	0
Paid municipal council advance for fencing, 1859	...	55	13	0
Balance in bank	...	£71	5	1
Balance in hand	...	3	10	0
		<b>74</b>	<b>14</b>	<b>1</b>
		<b>£385</b>	<b>11</b>	<b>11</b>

We declare the above to be a correct abstract of our accounts for the year ending 31st December, 1860.

J. P. SMITH,  
S. DUNN,  
HENRY ROBINSON,  
P. C. CRESPIGNY,  
WAL. WOOD,  
Trustees.

## CHEWTON PUBLIC CEMETERY.

ABSTRACT of the Accounts of the Trustees of the Public Cemetery established at Chewton, for the period commencing on the 14th day of March, 1860, and ending on the 31st day of December, 1860, both days inclusive, rendered pursuant to the Act 17 Victoria No. 12, sec. 13.

31st December, 1860.

RECEIPTS.		£	s.	d.
To Fees for graves, vaults, interments, monuments, &c.	...	90	17	6
Grant out of public revenue	...	160	0	0
Total	...	<b>£250</b>	<b>17</b>	<b>6</b>
EXPENDITURE.		£	s.	d.
By Sexton	...	90	17	6
Stationery, printing, advertising, &c.	...	9	5	9
Gates, fencing, clearing, draining, laying out, &c.	...	205	0	0
Contingencies	...	6	0	0
Total	...	<b>£311</b>	<b>3</b>	<b>3</b>

JOHN HANDFORD HARDY,  
THOS. HODGENS,  
JNO. P. UPSON,  
Trustees.

Declared before me, at  
Chewton, this 20th day  
of May, 1861—  
THOMAS JOHNSTON, J.P.

## HEATHCOTE PUBLIC CEMETERY.

ABSTRACT of the Accounts of the Trustees of the Public Cemetery established at Heathcote, for the year commencing on the 1st day of January, 1860, and ending on the 31st day of December, 1860, both days inclusive, rendered pursuant to the Act 17 Victoria No. 12, sec. 13.

31st December, 1860.

RECEIPTS.		£	s.	d.
Balance	...	55	3	6
Fees for graves, vaults, interments, monuments, &c.	...	60	10	0
Fees remitted for burial of poor	...	30	0	0
Total	...	<b>£115</b>	<b>13</b>	<b>6</b>
EXPENDITURE.		£	s.	d.
Stationery, printing, advertising, &c.	...	2	19	0
Gates, fencing, clearing, draining, laying out, &c.	...	40	10	0
Grave digging	...	41	15	0
Balance	...	30	9	6
Total	...	<b>£115</b>	<b>13</b>	<b>6</b>

CHARLES ROBINSON,  
JAMES HAY,  
J. HUGHSTON,  
Trustees.

Declared before me, at Heathcote, this 9th day May, 1861—  
Wm. WILLOBY, P.M.  
No. 92.—JUNE 18, 1861.—A.

## ST. KILDA PUBLIC CEMETERY.

ABSTRACT of Accounts of the Trustees of the St. Kilda Cemetery, for the year ending 31st December, 1860.

RECEIPTS.		£	s.	d.
Balance in hand 1st January, 1860	...	485	12	10
Interest	...	7	9	4
Fees for graves, vaults, interments, monuments, &c., received in—				
January	...	70	10	6
February	...	64	19	6
March	...	63	9	6
April	...	37	10	0
May	...	36	19	0
June	...	30	13	6
July	...	70	15	6
August	...	62	1	6
September	...	27	12	0
October	...	43	3	6
November	...	60	19	0
December	...	63	8	6
		<b>637</b>	<b>7</b>	<b>0</b>

The charges were remitted on 23 interments, on the ground of poverty.

£1,130 9 2

## EXPENDITURE.

EXPENDITURE.		£	s.	d.
Construction of pavilion and various seats, painting gates, &c.	...	216	1	0
Architect's commission	...	10	16	6
Flooring-tiles and drain-pipes	...	54	0	0
Laying ditto	...	9	0	0
Insurance	...	3	17	6
Forming and metalling road	...	71	0	0
Sexton's salary	...	212	10	0
Gardener's ditto	...	73	3	3
Clerk's ditto	...	6	0	0
Stationery, advertising, and sundries	...	3	15	0
Sundries for gardener and notices	...	1	17	
Postage of returned applications for the office of sexton	...	3	6	0
Petty expenses	...	0	13	3
		<b>666</b>	<b>4</b>	<b>9</b>
Balance in bank	...	464	4	5
		<b>£1,130</b>	<b>9</b>	<b>2</b>

We, the undersigned trustees, do hereby declare the above abstract of accounts to be correct.

AUGUSTUS F. A. GREEVES,  
C. H. SYMONDS,  
JAMES STODART.

2/5/61.

## MUNICIPALITY OF CHEWTON.

BYE-LAW No. 5.—FOR THE MAKING PUBLIC ANY BYE-LAW OR ANY PLANS OF WORKS BEFORE THE SAME BE PASSED BY THE COUNCIL.

WHEREAS by the Act of Council 18 Victoria No. 15, intituled, *An Act for the Establishment of Municipal Institutions in Victoria*, the Council of any municipal district is empowered to regulate their own proceedings for the good rule thereof: Be it therefore ordered and enacted by the municipal council of Chewton, that the draft of any bye-law to be proposed for the adoption of this council shall be read and approved at two consecutive meetings before being passed by the council, and shall be exhibited for at least seven days to the public at the municipal offices; that all plans and specifications for the formation of any street, road, for drainage, or any other municipal work or buildings whatever, shall be laid before the council at least one week previous to the same being considered and ordered upon, and shall be exhibited to any ratepayer during that time at the municipal offices; and the town clerk shall put up, on the outside of the said offices, a notice of all such bye-laws, plans, and specifications, during the time above stated; and any ratepayer having any objection to raise thereto, may give notice thereof, in writing, to the town clerk, provided that such notice be given at least twenty-four hours, or one day before the meeting of the council whereat such matter may have to be decided upon.

Chief Secretary's Office,  
Melbourne.

The foregoing Bye-law, No. 5, made by the municipal council of Chewton, has been assented to by the Governor in Council.  
S.4233. R. HEALES.

## MUNICIPALITY OF WARRNAMBOOL.

BYE-LAW No. 31.—A BYE-LAW TO PREVENT NUISANCES ARISING FROM SUFFERING CATTLE TO BE AT LARGE ON THE STREETS AND UNENCLOSED PLACES WITHIN THE TOWN OF WARRNAMBOOL.

WHEREAS by the Act of Council 18 Victoria No. 15, intituled, *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 suppression of nuisances, the preservation of public health, and the general good rule and government of such municipal district: And whereas it is expedient to make a bye-law for the more certain prevention of the nuisances occasioned from cattle being allowed to be at large on the streets and unenclosed places within the town:

Be it therefore enacted, that from and after this bye-law coming into operation, it shall not be lawful for any person to

suffer any cow, horse, mule, ass, sheep, goat, or any kind of swine or other cattle belonging to him or her, or under his or her charge, to be at large in any street or public place, or in any unenclosed place within the said town, unless the same shall be his or her freehold property or in his or her occupation. Any person who shall so offend shall, on conviction before two or more justices of the peace, forfeit and pay for every such offence a sum not exceeding Five pounds.

Chief Secretary's Office,  
Melbourne.

*The foregoing Bye-law, No. 31, made by the municipal council of Warrnambool, has been assented to by the Governor in Council.*

R.4346.

R. HEALES.

## MUNICIPALITY OF HAWTHORN.

BYE-LAW No. 7.—FOR COMPELLING DRIVERS OF CARTS AND DRAYS TO CARRY LIGHTS AFTER SUNSET.

WHEREAS it has been deemed expedient by the municipal council of Hawthorn, in exercise and execution of the powers to them given by the Act of Council 18 Victoria No. 15, intituled, *An Act for the establishment of Municipal Institutions in Victoria*: Be it therefore ordered and directed by the said municipal council, that from and after this bye-law receiving the assent of His Excellency the Governor in Council, that the driver of every licensed cart or dray who shall drive the same, in, upon, or along any street, road, or thoroughfare, or place used as such, within the limits of the municipality, at any time after sunset of any evening, and before sunrise of the following morning, shall carry a lamp or lantern, lighted, and attached to or suspended from the off side of such cart or dray, in such manner as to be plainly visible to the driver of any vehicle proceeding along the same street, road, thoroughfare, or place, in a contrary direction to that in which such cart or dray shall be proceeding; and any person who shall be driving such cart or dray without having such lamp or lantern lighted and exhibited as aforesaid, shall, upon conviction thereof before two or more justices of the peace, forfeit and pay for every such offence a sum not exceeding Five pounds.

Chief Secretary's Office,  
Melbourne.

*The foregoing Bye-law, No. 7, made by the municipal council of Hawthorn, has been assented to by the Governor in Council.*

R.4358.

R. HEALES.

## APPROACHING LAND SALES.

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

SPECIAL LANDS.		
(For sale by Auction at 11 a.m.)		No. of Gazette.
AVOCA, on—		
Friday, 5th July ... ..	...	86
BALLAARAT, on—		
Friday, 23th June ... ..	...	83
Thursday, 11th July ... ..	...	90
Friday, 12th July ... ..	...	90
BRNALLA, on—		
Friday, 12th July ... ..	...	90
CAMPERDOWN, on—		
Monday, 8th July ... ..	...	87
CASTLEMAINE, on—		
Tuesday, 9th July ... ..	...	87
CLUNES, on—		
Monday, 8th July ... ..	...	86
DAYLESFORD, on—		
Tuesday, 9th July ... ..	...	87
GEELONG, on—		
Friday, 12th July ... ..	...	90
GISBORNE, on—		
Tuesday, 9th July ... ..	...	87
KYNETON, on—		
Tuesday, 2nd July ... ..	...	85
SALE, on—		
Thursday, 20th June ... ..	...	76
SANDHURST, on—		
Thursday, 11th July ... ..	...	90
Friday, 12th July ... ..	...	90
WARRNAMBOOL, on—		
Wednesday, 10th July ... ..	...	87

## COUNTRY LANDS.

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

BALLAARAT, until—		
Thursday, 4th July ... ..	...	86
Friday, 5th July ... ..	...	86
BEECHWORTH, until—		
Friday, 28th June ... ..	...	83
BENALLA, until—		
Friday, 21st June ... ..	...	78

Lands and Survey Office,  
Melbourne.

## Courts.

BEECHWORTH.  
GENERAL SESSIONS.

NOTICE is hereby given that the Court of General Sessions of the Peace in and for the district of Beechworth will be holden at the Circuit Court House, Beechworth, on Tuesday, the 2nd day of July next, at the hour of Ten o'clock in the forenoon, when and where all parties concerned are requested to give their attendance.

Dated at Beechworth, this 13th day of June, 1861.

ARTHUR P. AKEHURST,  
Clerk of the Peace.

## BEECHWORTH DISTRICT.

NOTICE is hereby given that County Courts and Courts of Mines will be held at the following places upon the days set forth. The court will sit at Ten o'clock a.m.

BEECHWORTH.		
County Court ... ..	Monday, 12th August.	
Court of Mines ... ..	Tuesday, 13th August.	
YACKANDANDAH.		
County Court ... ..	Monday, 19th August.	
Court of Mines ... ..	Monday, 19th August.	
CHILTERN.		
County Court ... ..	Monday, 26th August.	
Court of Mines ... ..	Monday, 26th August.	
BUCKLAND.		
County Court ... ..	Monday, 9th September.	
Court of Mines ... ..	Monday, 9th September.	
BENALLA.		
County Court ... ..	Thursday, 19th December.	
WANGARATTA.		
County Court ... ..	Friday, 20th December.	

Dated at Beechworth, this 13th day of June, 1861.

(By Order) ARTHUR P. AKEHURST,  
Clerk of the Courts at Beechworth.

KYNETON.  
COUNTY COURT.

NOTICE is hereby given that a County Court will be holden at Kyneton, on Wednesday, the 4th September, 1861, at the Court House, Kyneton.

H. WEIGALL,  
Clerk of the Court.

MARYBOROUGH.  
GENERAL SESSIONS.

NOTICE is hereby given that a Court of General Sessions of the Peace for the district of Maryborough will be held at the Court House, at Maryborough, on Saturday, the 22nd June 1861, at Ten o'clock a.m.

Her Majesty's Justices of the Peace within the district are requested to give their attendance.

(By Order) R. A. MONTGOMERY,  
Clerk of the Peace for the said district.

Court House,  
Maryborough, 13th June, 1861.

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

## THE NEXT CIRCUIT COURTS.

(Pursuant to the Orders in Council of 19 November 1860 and 6 May 1861.)

ARARAT—Thursday 10 October.
BALLAARAT—Wednesday 10 July.
BEECHWORTH—Monday 21 October.
CASTLEMAINE—Monday 23 July ( <i>in lieu of 17 July</i> ).
GEELONG—Friday 19 July.
MARYBOROUGH—Wednesday 17 July.
PORTLAND—Wednesday 6 November.
SANDHURST—Wednesday 10 July.

## THE NEXT GENERAL SESSIONS.

(Pursuant to the Governor's Proclamations of 20 December 1860 21 January and 3 June 1861.)

ARARAT—Tuesday 6 August.
BEECHWORTH—Tuesday 2 July.
BELFAST—Monday 8 July.
BOURKE—At Melbourne Monday 1 July.
BUNINYONG AND BALLAARAT—At Ballaarat Friday 30 August
CASTLEMAINE—Tuesday 27 August.
GRANGE—At Hamilton Wednesday 19 June ( <i>in lieu of 14 June</i> ).
GRANT—At Geelong Wednesday 4 September.
KILMORE—Tuesday 23 July.
KYNETON—Tuesday 3 September.
MARYBOROUGH—Saturday 22 June.
PALMERSTON—Thursday 7 November.
PORTLAND—Friday 13 September.
SALE—Monday 11 November.
SANDHURST—Tuesday 20 August.
WARRNAMBOOL—Wednesday 10 July.

## COUNTY COURTS.

AMHERST—Tuesday 9 July.  
 ARARAT—Monday 29 July.  
 AVOCA—Tuesday 2 July.  
 BACCHUS MARSH—Friday 21 June.  
 BALLAARAT—Monday 29 July.  
 BEECHWORTH—  
 BELFAST—Monday 8 July.  
 BENALLA—Wednesday 26 June.  
 BUCKLAND—  
 CARISBROOK—Monday 15 July.  
 CASTLEMAINE—Thursday 29 August.  
 CHILTERN—  
 COLAC—  
 CRESWICK—Wednesday 17 July.  
 DANDENONG—  
 DAYLESFORD—  
 DUNOLLY—Wednesday 17 July.  
 FRYERSTOWN—  
 GEELONG—Monday 5 August.  
 GISBORNE—  
 HAMILTON—Thursday 20 June (*in lieu of 15 June*).  
 HEATHCOTE—Friday 2 August.  
 INGLEWOOD—  
 KILMORE—Wednesday 24 July.  
 KYNETON—  
 MALDON—  
 MARYBOROUGH—  
 MELBOURNE—Thursday 11 July.  
 PALMERSTON—  
 PLEASANT CREEK—Thursday 15 August.  
 PORTLAND—  
 RAGLAN—Wednesday 24 July.  
 SALE—  
 SANDHURST—Friday 9 August.  
 TARADALE—  
 WANGARATTA—Monday, 24 June.  
 WARRENAMBOOL—Wednesday 10 July.  
 WEDDERBURN—Monday 22 July.  
 YACKANDANDAH—Thursday 20 June.

## COURTS OF MINES.

ARARAT DISTRICT—  
 Ararat—Wednesday 31st July.  
 Pleasant Creek—Friday 16 August.  
 Raglan—Wednesday 24 July.  
 BALLAARAT DISTRICT—  
 Ballarat—Wednesday 26 June.  
 Buninyong—Wednesday 21 August.  
 Creswick—Thursday 18 July.  
 Mount Blackwood—Friday 20 September.  
 Smythe's Creek—Thursday 22 August.  
 Steiglitz—Friday 21 June.  
 BEECHWORTH DISTRICT—  
 Beechworth—  
 Buckland—  
 Chiltern—  
 Omeo—  
 Yackandandah—Thursday 20 June.  
 CASTLEMAINE DISTRICT—  
 Castlemaire—Wednesday 28 August.  
 Fryerstown—  
 Hepburn (Daylesford)—  
 Maldon—  
 St. Andrew's—  
 Taradale—  
 MARYBOROUGH DISTRICT—  
 Amherst—Thursday 11 July.  
 Avoca—Thursday 4 July.  
 Carisbrook—Monday 15 July.  
 Dunolly—Thursday 18 July.  
 Inglewood—  
 Korong (Wedderburne)—Monday 22 July.  
 Maryborough—  
 SANDHURST DISTRICT—  
 Heathcote—Friday 2 August.  
 Kilmore—Thursday 25 July.  
 Sandhurst—Monday 24 June.

## LICENSING COURTS—PUBLICANS.

AVENEL—Friday 28 June.  
 BACCHUS MARSH—Friday 28 June.  
 BALLAN—Monday 24 June.  
 BEECHWORTH—Friday 21 June.  
 CAMPERDOWN—Thursday 20 June.  
 CRESWICK—Friday 21 June.  
 DANDENONG—Saturday 22 June.  
 GISBORNE—Monday 24 June.  
 PLEASANT CREEK—Tuesday 25 June.  
 RAGLAN—Friday 21 June.  
 SEYMOUR—Wednesday 19 June.  
 SUNBURY—Saturday 22 June.  
 TARNAGULLA—Wednesday 19 June.  
 WOODEND—Thursday 20 June.  
 YANDOIT—Thursday 27 June.

## LICENSING COURT—HAWKERS.

SEYMOUR—Wednesday 19 June.

## Tenders.

## TENDERS FOR SURVEYS.

SEPARATE tenders for the Subdivisional Survey of the several blocks of Land enumerated below will be received at the Department of Lands and Survey up to Twelve o'clock of Tuesday, 2nd July, 1861, under the conditions notified to tenderers for contract surveys in the *Government Gazette* of 14th May, 1861.

## NORMANBY.

	Acres approx- imately.
No. 61/12.—Eight miles west of the township of Hamilton, between the River Wannon and the main road from Hamilton to Portland ... ..	37,320
No. 61/13.—Ten miles south of the township of Hamilton, and lying between Mount Napier and Lowth and Condom Swamps ... ..	42,700

## DUNDAS.

No. 61/43.—West of the township of Cavendish, extending nine miles north ... ..	31,320
No. 61/44.—Three miles north of the township of Cavendish, extending northward and eastward six miles ... ..	24,300
No. 61/45.—Extending eastward from the township of Cavendish five miles, and southward to the surveyed lands in the parishes of North Hamilton and Warrayure ... ..	40,000
No. 61/46.—Eastward of the River Wannon, and extending south from Cavendish to the surveyed lands in the parish of North Hamilton ... ..	17,000

## VILLIERS.

No. 61/42.—On the east bank of the River Eumeralla, extending eight miles northward from the homestead section of Messrs. McKnight and Irvine ... ..	49,200
No. 61/48.—On the west bank of Muston's Creek, extending from Caramut southward six miles and westward eight miles ... ..	39,000
No. 61/49.—Extending five miles southward of the south boundary of block No. 48, and bounded on the east by the parish of Yeth Youang ... ..	35,000

## HEYTESBURY.

No. 61/50.—Bounded on the north by the parish of Maridi Yaloak, and extending south nine miles, on the east by parish of Tandarook, extending west ten miles ... ..	53,200
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## RODNEY.

No. 61/25.—On the Goulburn River, from its junction with the Murray eastward five miles and southward seven miles ... ..	27,500
No. 61/52.—South of the above block, extending southward seven miles ... ..	21,670
No. 61/53.—Situating due east of block No. 52 above ... ..	24,670
No. 61/54.—Situating due east of block No. 53 above ... ..	21,670

## LODDON DISTRICT.

No. 61/22.—On the east bank of the River Loddon, including the Serpentine Creek, bounded by 144° 6' meridian and by latitude 36° 18' on the north, and on the south by the surveyed lands in the parish of Yarrayne ... ..	43,680
No. 61/23.—On the east bank of the River Loddon, including Serpentine Creek, bounded by 144° 6' meridian, and by latitude 36° 12' and 36° 18' S. ... ..	35,800

	Acres approx- imately.
<b>WIMMERA DISTRICT.</b>	
No. 61/5.—On the Avon River, west of St. Arnaud gold field	64,000
<b>GIPPS LAND.</b>	
No. 61/33.—Between the La Trobe and Thompson Rivers, bounded on the west by a line south from the south-west angle of Hayfield pre-emptive section to the La Trobe, and extending eastward to the surveyed lands in the parish of Wurruck	50,000
No. 61/55.—Eastward of the surveyed lands on the Avon River to a line north from the north-west angle of Clyde Bank pre-emptive section, and bounded on the north by a line east from the junction of Valencia Creek with the Avon River	27,300
No. 61/56.—Eastward of last described block to the River Perry, bounded on the south by the River Avon and on the north by Sandy Creek	34,000
No. 61/57.—Eastward of last block to Thom's Creek, bounded on the south by Lake Wellington, the Straits, and Lake Victoria, and on the north by a line west from the south boundary of Scott's pre-emptive section	46,000
No. 61/58.—Between Thom's Creek, Lake Victoria, and a line east from the south-east angle of Scott's pre-emptive section	43,000
No. 61/31.—Eastward from Woodside to the Ninety-mile Beach	44,800
<b>LODBON DISTRICT.</b>	
No. 61/59.—Bounded on the east by meridian 144° 12' and by the surveyed lands in the parish of Yallock, on the south by the parishes of Salisbury and Yarrayne, on the west by meridian 144° 6', and on the north by latitude 36° 18' S.	32,300
No. 61/60.—Immediately north of the preceding, bounded by the meridians of 144° 6' and 144° 12', and by latitudes 36° 12' and 36° 18'	24,640
Total	916,000
Full particulars at this office.	
The Board will not necessarily accept the lowest or any tender.	
J. H. BROOKE, President of the Board of Lands and Works.	
Department of Lands and Survey, Melbourne, 30th May, 1861.	

**TENDERS FOR RUNS.**

TENDERS will be received until Twelve o'clock of Tuesday the 16th day of July next, for Depasturing Licenses for the remainder of the current year (1861) for the undermentioned forfeited runs.

Tenders to be sealed, and endorsed, "Tender for Run ———," and deposited in the Crown Lands tender box at this office.

The lowest rate of license fee is £10 for each run, and in the event of any bonus being offered the amount of the same must be stated in addition to the license fee.

Upon the acceptance of any tender, notice as to the time for paying the above will be duly given.

Forms of tender can be obtained at this office.

The Board of Land and Works will not necessarily accept the highest or any tender.

Description of boundaries:—

**MOUNT FRANKLIN.**

Estimated area, about 51,840 acres.  
Commencing at the south-easternmost extremity of the Kowrup Swamp; thence bounded on the north by the said swamp to the western boundary of Gipps Land (according to the census plan), eighteen miles, more or less; thence on the west by a south line to a point four and a half miles back from the swamp; thence on the south by a line easterly and parallel with said swamp four and a half miles back therefrom; bounded on the east by a north line to the commencing point.

**KANN.**

Estimated area, about 3000 acres.  
Commencing at a point on the east bank of the Kann River twenty miles from the coast in a direct north and south line; bounded on the south by a line running east two miles; on the east by a line running north four miles; on the north by a line running west about two miles to the Kann River; and on the west by that river to the commencing point.

**REEDY CREEK.**

Estimated area, about 25,000 acres.  
Commencing at a point on the Four-mile Creek, eleven miles from the coast; thence bounded on the north-east by said creek and Sunville Run; bounded on the east and south by the runs called Warraling Creek, Gammon Creek, and Snugborough, to the north-west angle of last; thence bounded on the west by a northerly line to the commencing point.

**PINE RIDGES WEST.**

Estimated area, about 60,000 acres.  
Commencing at the north-east angle of Jeparit Run; thence east nine miles; thence south eleven miles, more or less, to north boundary of Ronald Kirk Run; thence west along said north boundary to north-west angle of said run; thence north-westerly along Spectacle Plains Run to south-east angle of Jeparit Run; thence north along east boundary of Jeparit to the commencing point.

**PINE RIDGES EAST.**

Estimated area, about 60,000 acres.  
Commencing at the north-east angle of Pine Ridges West; thence east nine miles, more or less, to west boundary of South Tyrrell; thence south along said west boundary to south-west angle of said run; thence westerly by the northern boundaries of Green Hills and Ronald Kirk to a point south of the commencing point; thence north to the commencing point, eleven miles, more or less.

**FITZ ROY RIVER.**

Estimated area, about 10,000 acres.  
Bounded on the north by the Fitz Roy River from the Richmond Run easterly to the junction of the Sunday Creek; thence south to south-west angle of Fitz Roy L'Estrange Run; thence west to the Portland road; thence southerly by said road to the Surry River; thence westerly by said river three miles; thence northerly to the commencing point.

**WILDERNESS.**

Estimated area, about 6400 acres.  
Commencing on the Morewell River, on the south boundary of Merton Rush Run, six miles above junction with the La Trobe; thence southerly along said River Morewell five miles; thence west two miles; thence northerly by a line two miles back from said river to south boundary of Merton Rush; thence easterly by said boundary to the commencing point.

**BUFFALO MOUNTAIN.**

Estimated area, about 20,000 acres.  
Bounded on the north by the southern boundary of Dandongarty; on the east by the Buffalo River; on the south by the Great Dividing Range; and on the west by a line three miles back from the Buffalo River.

**NENTINGBUL RUN.**

Estimated area, about 1900 acres.  
Comprising the following allotments:—Parish of Haddon, county Grenville, 1, 2, 3, 4, 5 of section 10; 1, 2, 4, 5, 6, 7, of section 6; 5, 6, of section 9.  
Parish of Cardigan, county Grenville, 1, 2, of section 18; 5 of section 17.

*Settled District.*

**SNAKE ISLAND, NEAR WELSHPOOL.**

About 20 sections.  
J. H. BROOKE.  
Lands and Survey Office,  
Melbourne, 10th June, 1861.

**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 ———."

(8.6.61.) Until Friday 21 June, for works at Eumemmerring Creek, on the Western Port road, Melbourne district.

(10.6.61.) Until Friday 21 June, for the maintenance of the Western Port road, Melbourne district.

(12.6.61.) Until Friday 28 June, for the maintenance of the Lower Western road (contract No. 1), Geelong district.

(12.6.61.) Until Friday 28 June, for the maintenance of the Upper Western road (contract No. 3), Geelong district.

(12.6.61.) Until Friday 5 July, for the maintenance of the Ararat to Raglan road, Western district. Particulars also ascertainable at the Resident Warden's office, Ararat.

(13.6.61.) Until Friday 28 June, for the erection of eighty (80) chains of fencing on the Sydney road, Kilmore district.

(13.6.61.) Until Friday 5 July, for works on the Ballaarat to Lexton road (contract No. 4), Ballaarat district.

(14.6.61.) Until Friday 28 June, for the erection of a toll-house, gates, &c., at Kangaroo Flat, on the Bendigo road, Castlemaine district.

(14.6.61.) Until Friday 5 July, for the erection of a bridge over Bradshaw's Creek, on the Melbourne and Ballaarat road, Bacchus Marsh district.

(14.6.61.) Until Friday 5 July, for the erection of a bridge, &c., at East Ballan, on the Melbourne and Ballaarat road, Bacchus Marsh district.

J. H. BROOKE.



### TENDERS FOR FENCING AND CLEARING RESERVOIRS.

TENDERS will be received at the office of the Mining Department, Melbourne, until Twelve o'clock on Monday, the 24th June, for fencing No. 1 Reservoir, Grassy Flat, Sandhurst, and fencing and clearing Reservoir No. 2, Grassy Flat. Full particulars at the Mining Department, Queen street, Melbourne, and at the Warden's Office, Sandhurst. Tenders to be marked, "Tenders for Fencing Reservoirs, Sandhurst."

The lowest or any tender will not necessarily be accepted.

J. B. HUMFFRAY.

Office of Mines,  
Melbourne, 14th June, 1861.

### LEASE OF PUNT.

TENDERS will be received until Twelve o'clock on Friday, 21st June, for the Lease of the Mitchell's River Punt, in the Gipps Land district.

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 office of the district.

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

Persons tendering for the above 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, Melbourne.

J. H. BROOKE.

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

### CONVEYANCE OF MAILS BETWEEN HORSHAM AND LAKE HINDMARSH AND YARRAMBEAK CREEK.

TENDERS will be received at this office until Thursday, the 27th instant, for the conveyance of Mails, once a week, from 11th July to 31st December, 1861, from Horsham to Lake Hindmarsh, by way of the Upper Regions and Nhill; and from Lake Hindmarsh to Horsham, by way of Antwerp and the east bank of the Wimmera. Also, a branch mail, once a week, between the crossing-place of the Wimmera (Mr. Wilson's) and Warrackbanae, Yarrambeak Creek.

JOHN MACADAM, M.D.,  
Postmaster General.

General Post Office,  
Melbourne, 4th June, 1861.

### LITHOGRAPHING AND PRINTING THE GENERAL PLAN OF MARYBOROUGH.

TENDERS will be received until Twelve o'clock on Thursday, the 11th of July proximo, for Lithographing and Printing in colors (500) five hundred copies of the General Plan of the Mining District of Maryborough.

The tenders to be addressed to the Honorable the Commissioner of Mines, and to be marked "Tender for Printing Plan of Maryborough."

Full particulars at this office.

The lowest or any tender will not necessarily be accepted.

J. B. HUMFFRAY,  
Commissioner of Mines.

Mining Department,  
Melbourne, 13th June, 1861.

### Tenders for the Service of 1862.

#### GENERAL STORES.

TENDERS will be received until Noon on Friday, the 5th July, from persons willing to furnish the undermentioned supplies, in such quantities as may be required by the Government Storekeeper, on behalf of the Government, during twelve calendar months, commencing on the 1st January, 1862.

Articles.	Amount of Security.
	£
Ship chandlery ... ..	500
Oil for lighthouses, &c. ... ..	500
Stationery ... ..	200

Schedules of the articles required and printed forms of tender may be obtained from the Government Storekeeper, by whom also any information or explanation will be afforded to persons tendering. A stock of stationery is in store, to a list of which tenderers will be afforded an opportunity of referring, in order to ascertain what articles will and what will not be required.

Separate tenders will be received for each schedule, but they must include the whole of the articles therein mentioned, and one price must be stated for each article. The value of all packages, whether bulk be broken or not, must be included in the prices demanded.

No tender will be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties in the sum specified above 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 tender accepted.

No. 92.—JUNE 18, 1861.—5.

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 or before the 12th July, 1861.

#### CONDITIONS.

1. The supplies are in all cases to be of the best quality and description, and should articles of any particular manufacture be ordered, the same are to be furnished at the rates set forth in the contract.

2. All orders for supplies under these contracts must issue from the Government Storekeeper's Department, and unless otherwise specially ordered, the supplies must be delivered to the Government Stores. When ordered, they are to be delivered free of charge to any part of Melbourne, and in the case of Ship Chandlery and Oil for Lighthouses, at the Marine Yard, Williamstown.

3. The contracts entered into under this notice are not to be considered as being infringed or vitiated by the importation of stores for the Government service, or by any contracts made by the military commissariat, or by other departments of the public service. When desirable raw material will be ordered for the manufacture in the penal establishments of articles required by the Government Storekeeper.

4. All supplies when delivered must be accompanied by the order, which will be receipted, must be rendered with the contractor's account. No goods will be received unless accompanied by the order.

5. 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.

6. Each contractor will be required to prepare his own account monthly in the prescribed form, and present the same to the Government Storekeeper for payment.

7. In the event of a difference of opinion between the contractor and the head of the department requiring the supply, as to the quality, the same is to be decided by a board of survey, composed of persons named by the Government, and the decision of the board is to be considered final. Any expense incurred on account of the rejection of supplies by a board of survey, will be charged to the contractor.

8. 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 5.

9. The Government Storekeeper will have power to reject such article or articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and 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 5.

10. 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.

11. It will be competent, either for the contractor, on his own behalf, or for the Government Storekeeper, on behalf of the Government, to terminate the contract by giving a notice in writing of three full 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.

GEO. VERDON.

Treasury,  
Melbourne, 14th June, 1861.

### Personal Information.

INFORMATION as to the present address of the undermentioned persons, or as to their death (if deceased), is requested, at the instance of their relatives, to be forwarded to the Honorable the Chief Secretary, Melbourne:—

MCGLONE, THOMAS, house-painter, formerly of George street, Portland place, London, who came to this colony in 1852, on board the *Marlborough*, and was last heard from by letter dated July, 1856, Dunolly diggings.—(G.I.R.2335.) 14th June, 1861.

PARISH, JOHN ROBISON, formerly of Plymouth, England, who sailed from Liverpool for this colony about three years since, and is supposed to be employed in the coasting trade.—(G.I.R.2373.) 14th June, 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 a Contractor previously.	Charged against Vote or Fund.	Authorised by the Governor.
660. Survey...	...	Subdivisional survey of country lands according to schedule of prices, 15,000 acres	See Annex A	Hugh Fraser	Yes*	Division No. 53 ...	J. H. Brooke, 13th June, 1861.
661. Ditto ...	...	Ditto, 20,000 acres ...	Ditto ...	Maurice Weston	Yes*	Ditto ...	Ditto.
662. Ditto ...	...	Ditto, 32,000 acres ...	Ditto ...	A. B. Ainsworth	Yes*	Ditto ...	Ditto.

\* Fulfilled previous contracts satisfactorily.

Melbourne, 18th June, 1861.

## ANNEX A.—(CONTRACTS 660-662.)

## SCHEDULE OF PRICES.

## Country Lands, per mile run.

	£	s.	d.
Open plain ...	1	7	6
Open forest ...	1	12	6
Thick forest ...	2	0	0
Dense forest ...	3	0	0

## Police Sales.

## KILMORE.

NOTICE is hereby given that the following seized and confiscated property will be sold by auction, at the Police Barracks at Kilmore, on Friday, the 21st instant, at Noon:—

- 1 still, tin, copper bottom, broken up
- 1 worn, copper
- 1 spring cart, harness and saddle
- 1 set traces
- 1 set reins and two collars
- 1 gauge
- 1 proof gauge, broken
- 2 axes
- 1 tin billy
- 1 panican
- 1 hammer
- 1 soldering iron
- 1 pick
- 1 shovel.

LESLIE A. MOODY,

Chief Inspector of Distilleries.

Office of Chief Inspector of Distilleries,  
Melbourne, 17th June, 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 April 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.

## HAMPDEN AND HEYTESBURY ROAD DISTRICT.

IN pursuance of the 10th section of the Act 16 Victoria No. 40, and in compliance with a requisition presented to me, I hereby convene the Annual General Meeting of Landowners and Householders within the abovenamed Road District, to be held in Mr. Robertson's Woolshed, at Struan, near Lismore, on Monday, the 8th July next, at Eleven o'clock a.m. precisely, for the purpose of electing members to form the Board, and to fix the rates of assessment for the ensuing year, &c., &c., in conformity with Acts 16 Victoria No. 40, and 17 Victoria No. 29.

DANIEL CURDIE, J.P.

Tandarook, by Camperdown,  
12th June, 1861.

No. 851

## PROPOSED DIVERSION OF THE BROADMEADOWS ROAD, PARISH OF WILL-WILL-ROOK, COUNTY OF BOURKE.

NOTICE is hereby given that a map and survey plan describing the exact course and bearings of, and the admeasurements required for, a diversion of the Broadmeadows road, proposed to be made by the Broadmeadows District Road Board, together with a description of the land through which the same is proposed to pass, and the name of the owner and occupier thereof, so far as known, and also an estimate of the expense of the said work, have been deposited at the office of the Surveyor General for the colony of Victoria, the particulars of which are as follows:—

Commencing at the point of intersection of the east side of Ardlee street, Broadmeadows, with the south boundary of section X., parish of Will-will-rook, and county of Bourke; thence north 1 chain 30 links; thence in a curve, radius 2 chains 50 links, with its concavity to the S.W., whose chord bears N. 28° W., 2 chains 50 links; thence N. 56° W., 8 chains 75 links; thence in a curve, radius 15 chains 90 links, with its convexity to the S.W., whose chord bears N. 37° W., 9 chains 50 links to its junction with the present road.

The foregoing admeasurements and bearings refer to the east side of the road.

The owner of the land required for the proposed road is the Honorable D. Kennedy, M.L.C., and the occupier Thomas Chadwick, Esq.; the quantity of land required is one acre three roods fourteen one-half perches (1a. 3r. 14½p.), for which a part of the present road is to be given in exchange, the description of which is as follows:—

It contains one acre one rood six one-half perches (1a. 1r. 6½p.), and is bounded by a line commencing at the N.W. corner of the township of Broadmeadows; thence N. 4 chains 70 links; thence N. 19° W. 11 chains 25 links; thence in a curve, radius 16 chains 90 links, with its convexity to the S.W., whose chord bears S. 29° E., 5 chains 75 links; thence S. 19° E. 6 chains 30 links; thence S. 4 chains 70 links; thence N. 88° W. 1 chain to the commencing point.

The cost of effecting the work is estimated at Eighty-four pounds ten shillings and nine pence (£84 10s. 9d.), being the cost of erecting 181 lineal rods of fencing.

All persons affected by the said proposed road are requested to set forth in writing, addressed to the Chairman or Secretary of the Broadmeadows District Road Board, within forty days from the first publication of this notice, any well-grounded objections they may have to the said road, failing which they will be precluded thereafter from making any such objections or claiming any compensation whatsoever.

(By Order) D. R. MCGREGOR,  
Surveyor to the Board.District Road Board Office,  
Broadmeadows, 15th June, 1861.

No. 347

## MUNICIPALITY OF CARISBROOK.

## ELECTION NOTICE.

IN pursuance with the provisions of the Act of Council 18 Victoria No. 15, I hereby convene a Public Meeting of the Ratepayers of the Municipal District of Carisbrook, at the Town Hall, on Thursday, the 4th day of July next, at Eight o'clock in the morning, for the purpose of electing a member of the municipal council to serve in the stead of D. W. Morgan, resigned; and in the event of there being more than one candidate, and a poll being legally demanded, such poll will be taken on the following day, Friday, the 5th day of July, at the same place, commencing at Eight in the morning and closing at Four in the afternoon of the same day.

W. A. SMITH,  
Chairman.Town Hall,  
Carisbrook, 10th June, 1861

No. 829

## EAST COLLINGWOOD MUNICIPALITY.

THE TENTH HALF-YEARLY REPORT OF THE MUNICIPAL COUNCIL OF EAST COLLINGWOOD, ENDING 12TH OCTOBER, 1860.

## PUBLIC WORKS COMPLETED.

Forming and gravelling footways of Sydney, Francis, Harmsworth, Palmer, Vere, Hoddle, Gipps, and Henry streets.

Forming foot and carriage ways of Varian, Valiant, Hunter, Patterson, Forest, and Bendigo streets, and Victoria crescent.

Forming and metalling carriage-ways of Studley, Yarra, and Francis streets.

Gum kerbing and channelling and gravelling footways of Vere and Perry streets.  
Bluestone kerbing and channelling Otter, Dight, and Hoddle streets, and culvert in Hoddle street.

The council held sixteen meetings during the half-year.

The Chairman, Councillor Turner, attended	15
Councillor Cope	14
Councillor Hood	14
Councillor Houghton	14
Councillor Greenwood	13
Councillor Mason	13
Councillor Jarvis	6

Statement of Receipts and Expenditure during the Half-year ending 12th October, 1860.

RECEIPTS.		£	s.	d.
To Balance brought forward from 12th April, 1860		340	10	8
Rates for 1856, 1857, 1858, 1859	2,673	0	7	
Rates for first moiety, 1860	1,017	17	6	
Rates for second moiety, 1860	1,273	14	0	
		2,552	2	1
Legislative grant—				
First instalment, second portion for 1859	2,673	0	0	
Last instalment for 1859	2,253	1	11	
		4,931	1	11
Moiety of cost of flagging Smith street, in front of John Russell's property		18	0	0
License and registration fees—				
Carts and drays	4	0	0	
Ditto ditto, private	2	15	0	
Builders'	2	0	0	
Building lines	4	0	0	
Butchers'	1	0	0	
Nightmen's	1	0	0	
		14	15	0
Police fines—				
Moiety of police fines		43	18	3
Branding fees—				
Branding fees for slaughtering cattle, &c.	12	7	9	
Deposits from contractors	179	8	0	
Sundries	44	6	6	
Interest from Bank of Victoria	0	19	9	
		£8,137	8	11

EXPENDITURE.		£	s.	d.
Public works		5,641	2	5
Ditto, casual		557	8	5
Moiety of cost of maintenance, &c., of Smith street		149	15	7
Salaries		432	1	8
Commission on rates, at 5 per cent.		43	1	11
Deposits repaid contractors		323	5	6
Lighting and repairing public lamps		115	17	1
J. E. Austin, taking levels, &c., of the district (completion payment)		23	0	0
Valuation of rateable property (ditto)		23	18	0
G. E. Cowley, auditing town clerk's accounts to April 12, 1860		5	5	0
Legal expenses		19	10	6
Office furniture		26	4	0
Melbourne Gas Company		1	2	9
Advertising		43	16	0
Printing		25	5	6
Stationery		3	7	6
Sundries		51	13	8
Insurance		1	0	0
Cr. Mason, repayment of fine after deducting costs	1	18	0	
J. J. Moody, repayment for costs advanced to clerk of petty sessions to arrest distraint on Cr. Mason's premises for cost of aforesaid fine	5	2	0	
		7	0	0
Interest to English, Scottish, and Australian Chartered Bank on overdraft, less credit interest Victoria Bank	10	3	1	
Paid into Victoria Bank cash for error of treasurer last half-year	2	0	0	
Paid into Victoria Bank cash for dishonored cheque for rates	3	13	0	
		5	13	0
Balance in Victoria Bank	3	16	9	
Balance in English, Scottish, and Australian Chartered Bank	478	12	0	
		482	8	9
Less cheques not presented to bank	24	13	6	
Cash paid and not checked	11	12	0	
		36	5	6
Cash in treasurer's chest		446	3	3
		166	14	1
		£8,137	8	11

Examined and found correct.  
(Signed) FRED. COOK,  
EDWD. COPE,  
C. W. LIGAR,  
Auditors.  
(Signed) J. J. MOODY,  
Town Clerk.

THE ELEVENTH HALF-YEARLY REPORT OF THE MUNICIPAL COUNCIL OF EAST COLLINGWOOD, ENDING 12TH APRIL, 1861.

PUBLIC WORKS COMPLETED.

Forming and gravelling footways of Russell street.  
Forming Gold street and culvert.  
Forming and metalling carriage-ways of Stafford, Park, and Victoria streets, and Brick lane.  
Bluestone kerbing and channelling Stanley, Peel, Derby, and Wellington streets, and central drain.  
Constructing cube crossings in Wellington street.

In consequence of the heavy liabilities entailed on council by the undertakings of the previous half-year, it was resolved not to incur any new liabilities until a considerable portion of the debt had been cleared off.

Tenders were advertised and accepted in the beginning of April for kerbing and channelling Smith street, east side, between Johnston and Rynie streets and Little Oxford street, forming Nicholson street, and gravelling footways of Victoria, Church, and Hoddle streets. These works are now in progress.

VALUATION AND ASSESSMENT.

The valuation of the rateable property for the present year amounted to £39,998 after deductions on appeal, upon which a rate of 1s. 3d. in the pound was fixed and declared by council, and a bye-law (No. 30) admitting such rate was sanctioned by the Governor, and duly gazetted on the 5th February, 1861.

HEALTH.

The local health officer reports that measles and scarlet fever have prevailed as epidemics during the half-year ending 31st December, 1860, and that much of the mortality from these diseases is attributable to the imperfect drainage of the district.

The registrar reports that the births during the year 1860 have been 690, the deaths 391.

The census, taken on the 7th April, 1861, shows that the population of the district consists of 6253 males and 6399 females; total, 12,657.

The council held twenty-two meetings during the half-year.

The Chairman, Councillor Greenwood, attended	22
Councillor Houghton	20
Councillor Newlands	16
Councillor Petherick	16
Councillor Don	15
Councillor Cope	12
Councillor Aitken	11

Statement of Receipts and Expenditure from 12th October, to 14th December, 1860.

RECEIPTS.		£	s.	d.
To Balance brought forward from 12th October, 1860		612	17	4
Rates for 1856, 1857, 1858, 1859	26	2	4	
Rates for first moiety, 1861	98	13	0	
Rates for second moiety, 1860	448	14	6	
		573	9	10
Licenses—				
Private carts and drays	0	2	6	
Builders'	0	15	0	
Building lines	1	2	6	
		2	0	0
Police Fines—				
Moiety of police fines		16	0	0
Sundries		2	14	0
		£1,207	1	2

EXPENDITURE.		£	s.	d.
Public works		534	2	1
Ditto, casual		139	13	2
Salaries		149	3	2
Commission on rates, at 5 per cent.		13	16	6
Contractors' deposits repaid		63	5	0
John Balt, auditing rate collector's accounts		17	0	0
Election expenses		10	4	0
Repairing, &c., public lamps		14	18	6
Melbourne Gas Company		9	3	9
Advertising		34	13	6
Printing		15	0	0
Stationery		15	13	0
Insurance		1	10	0
Sundries		21	2	2
Special fines repaid		9	15	6
Balance in Victoria Bank	3	16	9	
Balance in English, Scottish, and Australian Bank	158	0	1	
		161	16	10
Less cheques not presented to bank		4	1	0
		£1,207	1	2

Examined and found correct.  
(Signed) FREDK. COOK,  
EDWD. COPE,  
C. W. LIGAR,  
Auditors.  
(Signed) J. J. MOODY,  
Town Clerk.

Statement of Receipts and Expenditure from 15th December, 1860, to 12th April, 1861.

RECEIPTS.		£	s.	d.
To Balance in English, Scottish, and Australian Chartered Bank	...	46	12	5
Rates for 1856, 1857, 1858, 1859	...	9	0	6
Rates for first moiety, 1860	...	61	12	6
Rates for second moiety, 1860	...	215	13	6
Rates for first moiety, 1861	...	145	5	9
Rates paid into bank by T. North; no return	...	3	2	0
Rates paid into office	...	0	5	0
		434	19	3
Cash paid into English, Scottish, and Australian Chartered Bank by J. J. Moody on 12th and 14th January	...	139	10	5
Moiety of police fines	...	49	6	6
Branding fees	...	10	7	6
License and registration fees—				
Building and fencing	...	8	15	0
Butchers'	...	19	0	0
Carts and drays	...	8	0	0
Music and ball	...	2	0	0
		37	15	0
Sale of bye-laws	...	0	1	0
Loan from National Bank	...	487	7	11
Balance	...	85	7	0
		£1,291	7	0

EXPENDITURE.		£	s.	d.
Public works	...	406	7	4
Day labor	...	301	3	0
Salaries	...	195	13	3
Commission on rates collected, at 5 per cent.	...	20	19	9
Deposits repaid contractors	...	61	0	0
Lighting streets to 18th October, 1860	...	43	19	9
Lighting municipal offices	...	8	3	3
Valuation of rateable property	...	60	10	0
Municipal seal, &c.	...	17	10	0
Municipal solicitor	...	20	0	0
Costs in the case of Crawshaw	...	21	3	6
H. N. Bride, for assistance to municipal surveyor	...	10	14	2
Sundry accounts, as per petty cash book	...	23	3	10
John Batt, auditing rate-books	...	5	0	0
Advertising	...	22	12	6
Printing	...	30	17	0
Stationery	...	12	15	8
Election expenses	...	5	11	0
Fire brigade	...	9	11	6
Incidental	...	14	11	6
		£1,291	7	0

Examined and found correct.  
 (Signed) B. GIBSON,  
 (Signed) THOS. GREENWOOD,  
 Chairman of Council.  
 HENRY N. BOOTH,  
 Town Clerk.  
 No. 830

MUNICIPALITY OF CRESWICK.  
 ELECTION NOTICE.

IN accordance with the provisions of the Act 18 Victoria No. 15, I hereby convene a Public Meeting of the Rate-payers of the Creswick Municipality, to be held at the Council Chambers, Victoria street, on Friday, the 12th day of July proximo, at Eight o'clock in the morning, for the purpose of electing a member of the municipal council, in the place of Aeneas Ross McLeod, resigned.  
 In the event of there being more than one candidate proposed, and a poll demanded, such poll will be proceeded with on the following day, Saturday, the 13th July, at the Council Chambers aforesaid, commencing at Eight o'clock in the morning, and terminating at Four o'clock in the afternoon.  
 Dated at Creswick, this 12th day of June, 1861.  
 J. D. MOORE,  
 Chairman of the Council.  
 No. 845

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto subsisting between William Meates and William James Wells, carrying on business as farmers and hay and corn dealers at Tarravangee, has been dissolved by mutual consent. And I, the undersigned, hereby give notice that I will not be responsible for any debts contracted by Mr. William Meates after this date.  
 12th June, 1861.  
 WILLIAM JAMES WELLS.  
 Witness—  
 R. J. EASTERBY.  
 No. 855

DISSOLUTION OF PARTNERSHIP.

THE partnership heretofore existing under the style and firm of "Ransom, Price and Co.," coachbuilders, wheelwrights, and general blacksmiths, of Finch street and Ford street, Beechworth, is this day, the 1st of June, 1861, dissolved by mutual consent.  
 Beechworth, 11th June, 1861.  
 ROBERT RANSOM,  
 JOHN PRICE,  
 CHARLES BROWN,  
 GEORGE BROWN WILSON.  
 Witness to the signatures—  
 ALEXANDER McLEAN.  
 No. 837

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership (if any) heretofore subsisting between the undersigned, as timber merchants and otherwise, and carried on under the name or style of "Turnbull, Buchanan and Co.," or otherwise, has been and is hereby dissolved.  
 As witness our hands this 18th day of May, 1861.  
 PATRICK TURNBULL,  
 GEORGE TURNBULL,  
 WILLIAM BUCHANAN.  
 Witness to the signatures of  
 Patrick Turnbull and William Buchanan—  
 EDWD. WATSON.  
 Witness to the signature of  
 George Turnbull—  
 P. CHEYNE.  
 No. 842

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between me, the undersigned John Kirk, and Mowbray Kirk, under the firm of "John and Mowbray Kirk," as farmers and graziers at Dandenong, was dissolved on and from the 1st day of April ultimo.  
 Dated this 24th day of December, A.D. 1860.  
 JOHN KIRK.  
 No. 830

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between the undersigned has this day been dissolved by mutual consent. All claims will be settled by Thos. Waugh, who will continue the business as usual.  
 3rd June, 1861.  
 THOMAS WAUGH,  
 THOS. E. BYRNE.  
 Witness—  
 ALEXR. HUNTER.  
 No. 854

YANDUIT AND FRANKLIN DISTRICT ROAD BOARD.  
 STATEMENT of Accounts, year 1860-61.—

Dr.		£	s.	d.
To Government grant-in-aid	...	1,000	0	0
Rates collected	...	433	13	2
Licenses for permission to mine on the Newstead road	...	28	0	0
		1,461	13	2

Cr.		£	s.	d.
By Public works, as per detailed statement	...	477	0	0
General charges—				
Bank draft commission	...	1	5	3
Road board conference	...	5	0	0
Petty cash	...	16	10	8
Stationery	...	3	16	6
Solicitor	...	5	5	0
Printing and advertising, per J. S. Brooklehurst	...	31	17	5
Assessment, per W. S. Parker, assessor	...	37	10	0
Salaries:—				
W. G. Hart, secretary and collector	...	123	15	0
A. Johnson, road engineer	...	112	10	0
		236	5	0
Balance in Union Bank of Australia, Daylesford	...	638	17	2
Balance in hands of secretary	...	8	8	7
		£1,461	13	2

JOHN BURTON,  
 Chairman.  
 WM. GEO. HART,  
 Secretary.

PUBLIC WORKS IN DETAIL.

		£	s.	d.
Section No. 1, bridge at Break-neck Hill, paid Wm. Galt, contractor, on account	...	350	0	0
Section No. 2, bridge at Doctor's Gully, paid R. Tripp, contractor, on account	...	127	0	0
Total	...	£477	0	0

LIABILITIES.

		£	s.	d.
Section No. 1, Cubitt and Bacon, contractors	...	1,756	5	0
Section No. 2, R. Tripp, contractor	...	73	0	0
Section No. 3, Yanduit bridge, Cockburn and Black, contractors	...	204	16	0
Road engineer, salary	...	112	10	0
Secretary, ditto	...	41	5	0
Total	...	£2,277	16	0

JOHN BURTON,  
 Chairman.  
 WM. GEO. HART,  
 Secretary.

Audited and found correct this 12th day of June, 1861.  
 MAURICE EDWARD DAVIES,  
 JOHN MICHAEL MURPHY,  
 Auditors.  
 No. 846

## MELBOURNE AND HOBSON'S BAY RAILWAY COMPANY.

STATEMENT of Capital Account at 30th April, 1861:—

	Amount to 31st October, 1860.	Amount to 30th April, 1861.	TOTAL.
<b>RECEIPTS.</b>			
Original capital, £200,000 in £50 shares	£ 200,000 0 0	£ ...	£ 200,000 0 0
Additional ditto, £50,000 ditto	50,000 0 0	...	50,000 0 0
Ditto ditto, £150,000 ditto	140,670 0 0	3,330 0 0	150,000 0 0
Debenture bonds, £100,000, each £100	100,000 0 0	...	100,000 0 0
Transfer fees	25 7 0	...	25 7 0
Interest on arrears of calls	390 7 5	...	390 7 5
	497,085 14 5	3,330 0 0	500,415 14 5
<b>EXPENDITURE.</b>			
Amount expended as per statement for last half-year	375,802 17 4	...	375,802 17 4
Advertising, printing, and stationery	...	8 19 6	8 19 6
Works account	...	6,734 0 7	6,734 0 7
Ditto, deviation line	...	90 1 7	90 1 7
Rolling stock	...	100 10 4	100 10 4
	375,802 17 4	6,933 12 0	382,736 9 4
<b>St. Kilda Branch.</b>			
<b>EXPENDITURE.</b>			
Amount expended as per statement for last half-year	112,047 1 7	...	112,047 1 7
Advertising, printing, and stationery	...	6 6 0	6 6 0
Works account	...	1,019 19 9	1,019 19 9
Rolling stock	...	647 9 8	647 9 8
	112,047 1 7	1,673 15 5	113,720 17 0

## Revenue Account for Six Months ending 30th April, 1861.

<b>EXPENDITURE.</b>		<b>RECEIPTS.</b>	
	£ s. d.		£ s. d.
To Locomotive power	5,144 4 0	By Passengers	25,168 7 8
Coach traffic charges	3,054 14 6	Parcels	363 8 9
Repairs to stations, &c.	416 18 10	Merchandise	12,565 7 8
Merchandise charges	1,170 4 3	Advertising	45 13 10
Police, gatemen, and pointsmen	1,617 1 5	Sundries	187 12 8
Maintenance of way	941 11 3	Rents	38,330 9 7
General charges	2,566 18 2	Transfer fees	1,040 0 0
Excess on working St. Kilda and Brighton	119 13 5		34 0 0
Railway	119 13 5		
Balance	23,773 3 9		
	£39,401 9 7		£39,401 9 7
St. Kilda and Brighton Railway subsidy	525 16 3	Balance	23,773 3 9
Interest	2,878 0 10		
Balance	20,369 6 8		
	£23,773 3 9		£23,773 3 9
		Balance	£20,369 6 8

## General Balance Sheet at 30th April, 1861.

<b>EXPENDITURE.</b>		<b>RECEIPTS.</b>	
	£ s. d.		£ s. d.
To Receipts as per capital statement	500,415 14 5	By Expenditure as per capital statement	382,736 9 4
Sundry claims against the company	9,068 17 2	Ditto ditto, St. Kilda	113,720 17 0
Revenue	20,369 6 8	English, Scottish, and Australian Chartered Bank	22,963 10 1
Reserve fund	23,660 2 9	St. Kilda and Brighton Railway subsidy	3,820 17 4
		Stores	15,036 6 5
		Emergency account	200 0 0
		Bank of Victoria deposit	10,027 7 11
		Sundry claims due the company	5,008 12 11
	£553,514 1 0		£553,514 1 0

JOHN WAKEFIELD,  
Accountant.  
THOS. T. A'BECKETT,  
President.

Declared by the said John Wakefield to be a true account, at Melbourne, in the colony of Victoria, this eleventh day of June, One thousand eight hundred and sixty-one, before me—  
WILLIAM PERRY, J.P.

No. 857

## PATENT FOR IMPROVEMENTS IN DISSOLVING TOBACCO, AND FOR OTHER PURPOSES.

THIS is to notify that John Langlands and Henry Wilson Langlands, both of Melbourne, gentlemen, did, on the 11th day of June, 1861, deposit at the office of the Chief Secretary, in Melbourne, a specification, or instrument in writing, under their hands and seals, particularly describing and ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to them exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said John Langlands and Henry Wilson Langlands have given notice, in writing, at my chambers, of their intention to proceed with their application for letters patent for the said invention, and that I have appointed Monday, the 15th day of July next, at Eleven o'clock in the forenoon, at my chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent, to leave before that day, at my chambers in Melbourne, particulars in writing of their objections to the

No. 92.—JUNE 18, 1861.—6.

said application, otherwise they will be precluded from urging the same.

Given under my hand this 14th day of June, 1861.

R. D. IRELAND,  
Attorney General,  
192, Collins street east.

HART AND WATERS,  
Agents for applicants, 65, Little Collins street east. No. 849

In the Supreme Court—*Ex. Fa.*

CHERTHAM v. MCKENZIE.

NOTICE is hereby given that the Sheriff for the colony will cause to be sold, on Tuesday, the 16th day of July, at Lockyer's Albion Hotel, Mostyn street, Castlemaine, at Twelve o'clock noon, the abovenamed defendant's right, title, and interest in and to portion 9, parish of Holcombe, county Talbot, containing 60a. 3r. 30p., more or less, unless this execution be sooner satisfied.

Terms—Cash.

R. C. MILLER,  
Sheriff's Officer.

No. 852

In the Supreme Court.—No. 1638.  
Between JAMES MADDERS, Plaintiff,  
and  
JOHN GIBBONS, Defendant.

NOTICE is hereby given that an action has been commenced in this court by the abovenamed plaintiff against the abovenamed defendant, for that the said John Gibbons is indebted to the said James Madders in the sum of Seventy-four pounds three shillings and sixpence, for money payable by the said John Gibbons to the said James Madders, for work done and materials for the same, provided by the said James Madders for the said John Gibbons at his request; and a writ of foreign attachment has been issued, directed to Robert Hawley of Bourko street, in the city of Melbourne, for the purpose of attaching in the hands of the said Robert Hawley, 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 Robert Hawley at the time of the service of the said writ, belonging to the abovenamed John Gibbons, or to or in which such defendant 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 Robert Hawley to such defendant, 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 John Gibbons, or any person on his behalf, will give the security required by law, the said John Gibbons, upon entering an appearance, and upon giving notice thereof to the plaintiff, may apply to the court and have the attachment dissolved.

Dated the eleventh day of June, in the year of our Lord One thousand eight hundred and sixty-one.

JAMES WISEWOULD,

No. 856 Plaintiff's Attorney,  
No. 53, Chancery lane, Melbourne.

In the Supreme Court of the } In its Ecclesiastical Jurisdiction.  
Colony of Victoria.

In the goods of ROBERT FERGUSON, late of Ballarat, in the colony of Victoria, gold miner, deceased, intestate.

NOTICE is hereby given that, in pursuance of the Act of Parliament in such case made and provided, the creditors of Robert Ferguson, late of Ballarat, in the colony of Victoria, gold miner, deceased, intestate, and all persons having claims against the estate of the said Robert Ferguson, deceased, are hereby required to send in to Mr. John McLeod, administrator of all and singular the goods, chattels, credits and effects which were of the said Robert Ferguson, deceased, at the time of his death, who died intestate, addressed to Messrs. Macgregor and Henderson, No. 57, Chancery lane, Melbourne, the particulars of such claims, on or before the 20th day of August next, at the expiration of which time the said John McLeod will distribute the assets of the said estate among the parties entitled thereto, having regard to the claims of which the said John McLeod shall then have notice.

Dated the 14th day of June, A.D. 1861.

MACGREGOR AND HENDERSON,

No. 844 Proctors for the abovenamed John McLeod.

FIVE POUNDS REWARD.

LOST from Cochran's, the 25th April, a black draught horse, star on forehead, white nose, long tail, branded D near shoulder, B near ribs, the two feet white near side. Any one bringing it to A. Alvis, storekeeper, Cochran's, for Charles Dumont, shall receive £5 reward, if stolen, upon conviction of thief, or £2 if strayed. No. 853

FIVE POUNDS REWARD.

STOLEN or strayed on the 9th instant, from Forest Hill, a heavy draught brown colt, branded IIP near shoulder, small star on forehead. The above reward will be given on recovery of same. Apply to Wm. Mark, farmer, Forest Hill, near Creswick's. No. 848

TEN POUNDS REWARD.

STOLEN or strayed from Irwin's Hotel, on 13th June, a roan cart horse, branded WE on near shoulder; also, a black mare, branded IRWIN on off shoulder. £10 reward will be given, if stolen, on conviction of the thief, £2 if strayed. Apply to Wm. J. Irwin, Borondara. No. 843

ONE POUND REWARD.

LOST from Mr. Joyce's station, Norwood, Bet-bet, a bay mare, blaze on face, one hind foot white, branded GP near shoulder. £1 reward will be paid for information leading to its recovery, by Alfred Joyce. No. 836

Impoundings.

BACCHUS MARSH.—Impounded at Bacchus Marsh, 14th June, 1861, by H. James, Esq.

262. Bay horse, stripe, near fore fetlock white, short tail, X near shoulder

263. Black horse, stripe, collar and saddle marked, off hind fetlock white, like = through o or □ off neck

If not claimed and expenses paid, to be sold on 17th July, 1861.

ROBERT PYKE,  
9/ Poundkeeper.

BALLAARAT.—Impounded at Ballarat, 11th June, 1861, by Mr. Thos. Cochrane.

772. Chesnut mare, blaze, saddle marked, GN over writing W near shoulder  
On 12th June, by Mr. Smith.—Trespass 8s.  
773. Red bullock, white belly, very poor, illegible near side  
If not claimed and expenses paid, to be sold on 17th July, 1861.

G. JOHNSTON,  
Poundkeeper.

8/

BUNINYONG.—Impounded at Buninyong, 11th June, 1861, by Geo. B. Fiskin, for A. Fiskin, Esq.—Trespass 6d. per head.

654. White and red poley cow, off ear marked, off shoulder  $\mathcal{F}$   
655. Yellow and white heifer calf, progeny of above, hole off ear no brands

656. Red and white heifer, off thigh  $\mathcal{S}$  hooks

657. Red heifer, speckled face, off thigh  $\mathcal{S}$  hooks

658. Red heifer, off rump  $\mathcal{S}$  hooks

659. Light strawberry heifer, off thigh  $\mathcal{S}$  hooks

660. Yellow and white heifer, off thigh  $\mathcal{S}$  hooks

661. Small red and white steer, off ear marked, in low condition, off ribs like ORK

662. Yellow and white spotted heifer calf, in low condition, no brands

663. Light strawberry heifer calf, ears marked, no visible brands  
If not claimed and expenses paid, to be sold on 17th July, 1861.

GEORGE INNES,  
Poundkeeper

15/6

CASTERTON.—Impounded at Casterton, 10th June, 1861, by Mr. D. Fraser, for J. Davidson, Esq., Sattmar.

220. Bay horse, OR near shoulder, like writing X off shoulder, CF JM

221. Black horse, cart breed, white face, two hind feet white, brand indelible near shoulder

222. Bay filly, DF near shoulder, small star and black points

223. Black mare pony, D near shoulder, few white hairs in forehead

If not claimed and expenses paid, to be sold on 17th July, 1861.

HENRY DAVIS,  
Poundkeeper.

10/6

CHILTERN.—Impounded at Chiltern, 12th June, 1861, by J. J. Bould, Esq.—Trespass 1s. each.

540. Dark bay or brown horse, both hind fetlocks white, JH near shoulder, like C or O near cheek, and indistinct JC

JC or G  
like H off shoulder

541. Bay cob horse, star, off fore and both hind fetlocks white, saddle marked, blotch near shoulder, like KX conjoined off shoulder

542. White mare, slightly fleabitten, JK near shoulder, like JV off shoulder

547. Bay horse, blaze face, off hind foot white, long tail,  $\mathcal{C}$  near shoulder, M off shoulder, like C faint

549. Bay cob horse, star, near hind fetlock white, blind off eye, enlargement fore fetlocks,  $\mathcal{S}$  near shoulder, like J off

550. Dark grey horse, long tail, saddle marked, IR near shoulder, T

551. Grey horse, saddle marked, long tail, off hip down, like M off neck, no other visible brand

552A. Bay horse, black points, switch tail, blotch like XD near shoulder

552B. Bay horse, few grey hairs forehead, mealy muzzle, lightish points, hind fetlocks white, broken hobbles, like G- and blotch conjoined near shoulder

553. Chesnut mare, small star, BQ off shoulder

554. Dark bay or brown horse, black points, saddle marked, like O- near shoulder

555. Bay colt, star, small white spots round nose, broken hobbles, like indistinct above CB off shoulder

558. Bay colt, unbroken, indistinct brand off shoulder, long rough coat

559. Bay filly, black points, no visible brand, long coat

560. Bay horse foal, indistinct near shoulder, long coat

563. Roan mare, star, near hip down, C or G off shoulder

564. Chesnut filly, WVD near neck, supposed progeny of 663

566. Bay yearling filly, draught breed, star, like JF near shoulder

567. Bay filly, black points, like writing JM near shoulder (the M M)

JM conjoined  
On 13th June, by Jason Withers.—Trespass 1s. each.

568. Bay horse, hog mane, broken hobbles, like H- near shoulder (the 3 blotch)

569. Brown horse, tan muzzle, dent in off rump, PC or G near shoulder, broken hobbles

571. Dark bay mare, blaze face, both fore and off hind foot white, collar and saddle marked, C or GY near shoulder

like  $\begin{matrix} J_6 \\ 7 \end{matrix}$

572. Chestnut horse foal, blaze face, three white legs, like M near shoulder

573. Bay horse, black points, long switch tail, collar marked, indistinct above  $\begin{matrix} \text{O} \\ \text{C} \end{matrix}$  near shoulder (the PF low down)

like  $\begin{matrix} \text{RH} \\ \text{PF} \end{matrix}$

574. Bay entire colt, rope on neck, no visible brands  
NOTE.—Some of the above horses have long rough coats, and might have brands not at present visible.

If not claimed and expenses paid, to be sold on 17th July, 1861.

JOHN STRICKLAND,  
Poundkeeper.

39/6

**DEEP CREEK.**—Impounded at Deep Creek, 14th June 1861, by Captain Gardiner.—Trespass 1s. 6d. each.

216. Brown horse, black points, white spots on nose, white about both eyes, saddle and collar marked, shod, cogged shoes, switch tail, like J-Q near shoulder

217. Bright bay horse, blaze, white muzzle, off fore and both hind fetlocks white, saddle marked, cloth on, switch tail, long mane, off fore and near hind feet shod

If not claimed and expenses paid, to be sold on 17th July, 1861.

WM. BETHELL,  
Poundkeeper.

9/

**DIGBY.**—Impounded at Digby, 5th June, 1861, by Rt. Learmouth, Esq., of Tahara.—Trespass 9d.

122. Chestnut mare, star, long switch tail, FH conjoined near shoulder (the F to left)

123. Bay filly, progeny of above, no visible brand

124. Bay filly, blaze down face, switch tail, DI near shoulder

125. Chestnut filly, star, blotch before H near shoulder

126. Bay filly, blaze and snip, long switch tail, unbroken, no visible brand

127. Brown mare, star and snip, mane and tail recently cut, L under saddle near side, like I near shoulder

128. Brown filly, blaze and snip, like  $\begin{matrix} \text{O} \\ \text{Q} \end{matrix}$  near shoulder, progeny of above

129. Brown colt, draught breed, long tail, Q reversed near shoulder

130. Dark bay horse, star, switch tail, lame fore foot, saddle marked, ML conjoined near shoulder

131. Brown horse, star, black points, long tail, crippled in off shoulder, white spot near neck, B near shoulder,  $\begin{matrix} \text{U} \\ \text{U} \end{matrix}$

If not claimed and expenses paid, to be sold on 17th July, 1861.

ALFRED T. FARLEY,  
Poundkeeper.

15/6

**DIGBY.**—Impounded at Digby, 7th June, 1861, by Rt. Learmouth, Esq., of Tahara.—Trespass 9d.

132. Strawberry cow, near horn down,  $\begin{matrix} 2 \\ \text{off ribs, G} \end{matrix}$  near rump  $\begin{matrix} \text{TB} \\ \text{H} \end{matrix}$

133. Strawberry bullock, near horn down across the face, WS near rump

134. Red cow, white along the back, A off rump MD conjoined

If not claimed and expenses paid, to be sold on 17th July, 1861.

ALFRED T. FARLEY,  
Poundkeeper.

9/

**ELEPHANT BRIDGE.**—Impounded at Elephant Bridge, 10th June, 1861, by Messrs. Shaw and Anderson.

34. Bay horse, switch tail, hind pasterns white, strap with bell on neck, PF off shoulder, like SMC near shoulder (the MC conjoined)

35. Brown horse, short tail, like DB near shoulder, like 401 off  $\begin{matrix} \text{JC} \\ \text{O} \end{matrix}$

shoulder

If not claimed and expenses paid, to be sold on 17th July, 1861.

D. C. MACPHERSON,  
Poundkeeper.

9/6

NOTICE.

**ELEPHANT BRIDGE.**—No. 36, dark brown near black horse, switch tail, hind fetlock white, branded TC over K in circle off shoulder. Escaped 26th November, 1860; recovered 7th June, 1861, No. 136.

If not claimed and expenses paid, to be sold on 3rd July, 1861.

D. C. MACPHERSON,  
Poundkeeper.

7/6

**GLENORCHY.**—Impounded at Glenorchy, 8th June, 1861, by Mr. A. K. Beal, for Ayrey and Nicoll, Esqrs.—Trespass 6d. each.

414. Red and white steer, rope and chain round neck, quarter off off ear, T near rump, A off rump

415. Red bullock, little white on back, snaily horns, like HO near ribs, blotch and like D reversed off ribs

If not claimed and expenses paid, to be sold on 17th July, 1861.

D. K. FITZGERALD,  
Poundkeeper.

8/6

**KYNETON.**—Impounded at Kyneton, 10th June, 1861, by Kyneton police.—Trespass 5s. each.

383-400. 18 goats, different ages and colors

On 11th June, by Angus Cameron, for John Campbell, Esq.

401. Brown horse, black points, long tail, small star, lame near fore foot, branded WL near shoulder, like  $\begin{matrix} \text{I} \\ \text{I} \end{matrix}$  off shoulder, 1 off saddle—Trespass 10s.

On 12th June, by Angus Cameron, for J. Campbell, Esq.

402. Grey mare, long tail, one shoe on, branded like JJ before D off shoulder (tail of first J to right)—Trespass 10s.

If not claimed and expenses paid, to be sold on 17th July, 1861.

W. BATES,  
Poundkeeper.

10/6

**LANCEFIELD.**—Impounded at Lancefield, 10th June, 1861, by Mr. Musty.—Trespass 10s.

121. Brown mare, bang tail, star, in foal, saddle and collar marked, hollow back, blotch near shoulder

On 13th, by H. Rowcroft, Esq.—Trespass 1s.

124. White steer, W before like  $\begin{matrix} \text{x} \\ \text{off rump} \end{matrix}$

If not claimed and expenses paid, to be sold on 17th July, 1861.

JOHN FRANKLIN,  
Poundkeeper.

8/

**LEXTON.**—Impounded at Lexton, 11th June, 1861, by J. Rose, Esq.—Trespass 9d. each.

290. Chestnut horse, blaze, shod, saddle marked, broken hobbles, M near shoulder

291. Bay mare, saddle marked, poor, and hair very long, 9 near shoulder

On same date, by Colin Simson, Esq.—Trespass 1s. each.

292. Dark bay mare, black points, small star, O near shoulder

293. Bay filly foal at foot

294. Iron grey filly, white about face, E or H near shoulder

295. Chestnut filly, two white hind hocks, blaze, and white under lip, no visible brand

296. Dark bay or brown draught mare, star, enlargement on off knee, no visible brand

On same date, by J. Rose, Esq.—Trespass 9d.

297. Magpie bullock, rope on neck, near ear marked, Y off rump, T and illegible brand off ribs

If not claimed and expenses paid, to be sold on 17th July, 1861.

T. NICHOLLS,  
Poundkeeper.

14/6

**MELBOURNE.**—Impounded at Melbourne, 11th June, 1861, by William Escreet.—Trespass 2s. 6d. Notice sent to supposed owner.

650. Red sided cow, rope round horns, ears marked, JL off shoulder, like D $\begin{matrix} \text{G} \\ \text{off ribs} \end{matrix}$

On 13th June, by Richmond police.

651-6. Six goats

On 15th June, by Wm. Greenham.

659-71. Thirteen goats

If not claimed and expenses paid, to be sold on 17th July, 1861.

FRANK HEWITT,  
Poundkeeper.

9/6

**MEREDITH.**—Impounded at Meredith, 6th June, 1861.—Trespass 6s. Notice sent to owner.

319. Brindle and white steer, no visible brand

On 7th instant, by H. Morrison, Esq.—Trespass 6s. each. Notice sent to supposed owner.

320. Red cow, hoop horns, like J $\begin{matrix} \text{I} \\ \text{off rump, like CY} \end{matrix}$  near ribs

321. Strawberry bullock, hoop horns, AC near rump, hobbles on fore leg

324. Red heifer, little white, like AB off rump

By J. Munro, Esq.—Trespass 6s. each.

335. Old yellow and white bullock, near ear marked, illegible off ribs

338. Old brindle bullock, snail horns, JP off rump, JII off ribs, blind near eye

339. White bullock, stag horns, like WD near ribs, x near rump

340. White bullock, yellow spots, cock horns, like 2 B off thigh

341. Old brown and white spotted poley bullock, JE near ribs, OA off rump

343. Red heifer, like O near ribs

If not claimed and expenses paid, to be sold on 17th July, 1861.

THOS. CONNOR,  
Poundkeeper.

15/

**MEREDITH.**—Impounded at Meredith, 10th June, 1861, by J. Munro, Esq.—Trespass 6d. each.

344. Chestnut horse, star, saddle marked, S near shoulder, like  $\begin{matrix} \text{E} \\ \text{off shoulder} \end{matrix}$

345. Brown mare, saddle marked, like H or A blotched near shoulder

On 12th June, by -- Irons, Esq.—Trespass 6d. each.

382. Red cow, little white, near ear marked, W near rump, AC near ribs

384. Strawberry cow, illegible brand off rump

385. Yellow and white heifer, TC off rump

386. White poley cow, like RA near rump

387. White cow, yellow ears, both ears marked, like RA blotched near rump

388. Brown heifer, little white, no visible brand  
 389. Yellow and white heifer calf  
 If not claimed and expenses paid, to be sold on 17th July, 1861.  
 THOMAS CONNOR,  
 Poundkeeper.

13/6  
**OAKLEIGH**.—Impounded at Oakleigh, 13th June, 1861, by Mr. Wm. Hughes.—Trespass 1s.  
 481. Bay mare, face, under lip, and hind feet white, white spot on off side,  $\frac{2}{3}$  blotched near shoulder  
 482. Iron grey colt foal, star, white on nose, hind feet white, no brand visible  
 483. Chesnut filly, face and near hind leg white, D near shoulder  
 On same date, by Messrs. Dawson and Selman.—Trespass 1s. each.  
 485. Bay yearling colt, star and snip,  $\frac{3}{4}$  and an indistinct letter off shoulder  
 486. Bay mare, speck of white on forehead, white mark on near hind coronet, RE near shoulder  
 487. Iron grey filly, light grey about head, like  $\frac{+}{H}$  near shoulder  
 If not claimed and expenses paid, to be sold on 17th July, 1861.

THOS. REES,  
 Poundkeeper.

14/  
**SHELFORD**.—Impounded at Shelford, River Leigh, 12th June, 1861, by Mr. James McKay, for George Russell, Esq. Trespass 1s. each.  
 494. Yellow and white spotted bullock, cocked horns, star on forehead, white tail, like J near rump  
 498. White steer, yellow on head and neck, spots on ribs and rump, no visible brand  
 502. Yellow heifer, brindle head, small horns, like TC off rump  
 506. Yellow heifer calf, white on belly, recently branded W near ribs  
 507. Red bull calf, white on belly, grey face, rope on neck, no visible brand  
 508. Yellow and white bull calf, white face, no visible brand  
 509. Red bull calf, white on belly and hind feet, spot on back, no visible brand  
 510. Yellow heifer, small horns, white on face, rump, tail, belly, and sides, no visible brand  
 511. Red or yellow sided heifer calf, back out of off ear, near ear notched behind, no visible brand  
 On 13th June.  
 495. Red bullock, white on back and belly, snail horns, blind, indistinct brand off rump  
 496. Dark brown bull, white on belly and tail, MP near ribs  
 497. White bull, red head and neck, no visible brand  
 If not claimed and expenses paid, to be sold on 17th July, 1861.

H. M. WILSON,  
 Poundkeeper.

17/  
**SKIPTON**.—Impounded at Skipton, 10th June, 1861, by Mr. G. Smith, for E. Adams, Esq., St. Enocks.—Trespass 4d. each.  
 457. Bay horse, switch tail, star and snip, near hind foot white, saddle marked, C or G near shoulder  
 458. Black horse, switch tail, star and snip, both hind feet white, shod, saddle marked, JN or N near shoulder, blotch like RE near rump  
 If not claimed and expenses paid, to be sold on 17th July, 1861.

JOHN DALY,  
 Poundkeeper.

9/  
**WICKLIFFE**.—Impounded at Wicklife, 12th June, 1861, by Edmund Ellegat, Esq., Mount Sturgeon.—Trespass 2s. 6d. each.  
 3900. Strawberry cow, slit and punch hole back of off ear, like RO off back, M before blotched brand off rump, M off thigh  
 3901. Red and white heifer calf, no visible brand, progeny of No. 3900  
 3902. Yellowish red cow, notch back of off ear, off horn scaled, near horn down and tip sawn, like blotched O near shoulder, T near ribs  
 3902. Red bull calf, bald face, progeny of No. 3902

3904. Sheety cow, brindle neck, roan face, slit near ear, notch top and small slit back of off ear, O back of near shoulder

high up  
 3905. Dark brown bullock, notch back of both ears, slit off ear, like X conjoined near rump, JMY back of off shoulder, C

X  
 off neck, cock horns  
 3906. Red bullock, roan face, belly and tip of tail white, hoop horns tips pointing up, indescribable near ribs  
 3907. Yellow working bullock, white on belly, tail, and hind legs, both ears slit, bell on neck, PS off rump  
 3908. Blue or black spotted poley heifer, top off both ears, like long J near shoulder (tail reversed)  
 3890. Brindle and white bullock, cock horns, like large M near ribs (omitted in *Gazette*, 10th June), impounded 3rd June

On 12th June, by J. M. Glass, Esq.—Trespass 2s. 6d.  
 3909. White working bullock, tip off near horn, tip off off ear, like  $\frac{AD}{D}$  near ribs and thigh, WT off back, broken hobbles on

Same day, by A. McKinley, Esq.—Trespass 2s. 6d. each.  
 3910. Chesnut horse, blaze and snip, shod all round, lame off fore leg, switch tail, JJ near shoulder, saddle marked  
 3911. Bay colt, broad blaze and snip, long tail, brand resembling Y near shoulder

If not claimed and expenses paid, to be sold on 17th July, 1861.

FREDK. WM. DODD,  
 Poundkeeper.

24/  
**NOTICE.**  
**WICKLIFFE**.—No. 3886, advertised in *Gazette* 11th June, as mottled sided staggy bullock, coupling rope and chain on, P off ribs (tail off P to left), should be tip off both horns instead of ears.  
 No. 3872, previously advertised as chesnut cob, short tail, off hind foot white, like MM conjoined under indescribable brand like B on another brand, appears now to have like 5 before the B, small 5.  
 To be sold on 3rd July, 1861.  
 FREDK. WM. DODD,  
 Poundkeeper.

9/  
**THE GOVERNMENT PRINTER** acknowledges the receipt of the undermentioned sums:—

1861.	£	s.	d.
June 15.—A. T. Farley	5	0	0
June 17.—John Strickland	2	0	0
June 17.—P. W. Dodd	1	0	0

17th June, 1861.  
 J. FERRES,  
 Government Printer.

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