



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

No. 87.]

FRIDAY, AUGUST 28.

[1863.]

NOTICE TO SELECTORS IN THE AGRICULTURAL AREA "EVANSFORD" (PARISHES OF CARARULUP AND LEXTON).

THE second year's rents payable upon allotments held under lease in the agricultural area "Evansford," will be received by Mr. Chapman, Land Officer, at the Revenue and Pay Office, Talbot.

These rents will fall due upon the 10th September next, and must be paid within fifteen days from that date.

R. HEALES.

Office of Lands and Survey,
Melbourne, 27th August, 1863.

OPENING OF TELEGRAPHIC COMMUNICATION WITH COLAC.

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

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

SAM. WALKER MCGOWAN,

General Superintendent of Electoral Telegraph.

Department of Electric Telegraph
(Office of the General Superintendent),
Melbourne, 27th August, 1863.

SAILING DIRECTIONS FOR INVERCARGILL.

THE accompanying Sailing Directions for entering the Port of Invercargill, which have been received from His Honor the Superintendent of Southland, are published for general information.

JAS. G. FRANCIS,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 26th August, 1863.

3681.

SAILING DIRECTIONS FOR ENTERING THE PORT OF INVERCARGILL.

VESSELS bound for New River should steer for the north end of Point Island, around which, to within a cable's length, there is not less than five fathoms water. A small patch is said to exist about a quarter of a mile off, in a westerly direction, but the pilots have not been able to find less than six fathoms on it, hard sand bottom. Outside the Bar, in six fathoms, is moored a spiral-shaped black buoy, bearing from the north end of the island north half a mile. Steer for this buoy, and as you approach it, the leading beacons, painted white, will come on with each other bearing from you E. & S. Keep the beacons in one, leaving the black buoy on your port hand, which will lead you over the bar in fifteen feet at low water, spring tides. The breadth of the bar is about a good cable's length, and inside of it, in four fathoms, is a spiral-shaped white buoy, marking the south side of the channel.

The course from this buoy, to about two cables' length above the Pilot Station, is E. & N., and from thence, to about four cables' length farther up, E. by N. The channel then gradually bends to the northward until past the Bombay Rock.

The Pilot Station is situated between the leading beacons, and, except in heavy gales, a pilot will board the vessel abreast of the station; but, should the wind and sea be too strong for him to put off, the shipmaster, by attending to the following directions, may be able himself to conduct his vessel to a place of safety:—

The channel is marked by white buoys on the starboard or south side, and by black buoys on the port or north side. Keep midway between the black and white buoys.

About three cables' length below the Bombay Rock lies a small rock called the Guiding Star Rock, with only four feet water over it. A white buoy has been placed on the west side of this rock, in twelve feet water. The Sand Spit, on the opposite side of the channel, has been advancing into it during the

No. 87.—AUGUST 28, 1863.—1.

six months, and at present the breadth of the passage between the Spit and the rock is so narrow, that it would not be prudent for a stranger to run through.

It would be safer to anchor abreast of the second black buoy, above the Pilot Station, where a vessel with good ground-tackle could ride in comparative safety.

The leading mark to pass midway between the rock and the Spit is:—Keep the high hummock on the extreme end of Sandy Point a sail's breadth open to the eastward of the iron white beacon on Bombay Rock, bearing N.E. $\frac{1}{2}$ N. When abreast of the white buoy, keep off a little, so as not to shave the point of the Spit too close; a N. by E. half E. course will then lead you through between the Bombay Rock and the black buoy on the opposite side of the channel.

On the west side of the Bombay Rock is placed an iron beacon, surmounted by a barrel painted white. The top of the beacon is fifteen feet above low-water mark, and the rock projects from the beacon twenty feet W.N.W. into the channel; immediately beyond there is eighteen feet water. The course from abreast of this beacon to the second white buoy, as you proceed upwards, is N.E. by N., and from thence to the third white buoy N.E., but allowance must be made for the set of the tide, which runs through the blind channel and strikes across the ship channel, between the Bombay Rock and the first white buoy above it.

The flood setting east, the west. The best anchorage for a stranger to take is abreast of the third white buoy from the Bombay Rock, letting go the anchors nearest to the S.W. side, as it is pretty steep, too. The depth of water near the shore is three, and in mid-channel, five fathoms—good holding ground.

It is high water full and change at the Pilot Station at 12h. 30m., and the rise of tide from six to eleven feet, according to the winds and state of the tides, westerly winds setting the tides up.

A flagstaff has been erected on the Steep Head, on which will be hoisted, on and after the 15th August, 1863, tidal signals nearly the same as shown at Lonsdale Point, Port Phillip, viz:—

BETWEEN SUNRISE AND SUNSET.

- During the first quarter flood, a blue flag halfmast high.
- During the second quarter flood, a blue flag at the mast-head.
- During the third quarter flood, No. 7, Marryatt's, halfmast high.
- During the last quarter flood, No. 7, Marryatt's, at the mast-head.

EBB TIDE.

- During first quarter, a blue flag halfmast high, with a ball underneath.
- During second quarter, a blue flag at mast-head, with a ball underneath.
- During third quarter, No. 7, Marryatt's, halfmast high, with ball underneath.
- Last quarter, No. 7, Marryatt's, at the mast-head, with a ball underneath.

When the sea is high at the bar, a ball will be hoisted at the north yard-arm, in addition to the tidal signals; but when it is unfit for a vessel to enter the harbor, the tidal signals will not be shown, but two black balls will be hoisted at the north yard-arm. Communication may be had with vessels at sea by means of Marryatt's signals, at the south yard-arm.

Marryatt's signals at the north yard-arm, will be intended for the pilots at the station.

Masters of vessels should not run for the harbor during the ebb tide, unless with a good commanding breeze, smooth water, and with a vessel easily steered.

The bearings and courses given are by compass, and the soundings at low water spring tides.

J. B. GREIG,
Harbor Master

REGULATION RESPECTING PUBLIC ACCOUNTS.

THE Governor in Council has approved of the following Regulation under the Amended Audit Act, 22 Victoria No. 86.

GEO. VERDON,
Treasurer.

Treasury,
Melbourne, 17th August, 1863.

The Regulation of the 4th May, 1863, so far as regards the Lands and Survey Department, is hereby superseded, and accounts for that department will in future be certified to as follows:—

The Surveyor General will certify to all the accounts of the Department of Lands and Survey, with the exception of those connected with the Administrative Branch of the department.

The Assistant Commissioner of Lands and Survey will certify to accounts on votes connected with the Administrative Branch of the department, which are as follow:—

Those for salaries of the Administrative Branch.

Fencing and improving public parks and gardens under the control of the Board of Land Works.

Grants in aid to other public bodies for fencing and improving public gardens.

Carriage of parcels and other incidentals.

Allowances to Crown Lands bailiffs in lieu of forage.

Temporary clerical assistance.

Wages of messengers and house cleaners.

Wages of laborers engaged in parks and reserves.

COSTS OF AWARDS UNDER "THE LAND ACT, 1862."

NOTICE TO OCCUPIERS OF RUNS WHO HAVE TAKEN UP AWARDS UNDER THE ARBITRATION CLAUSES OF "THE LAND ACT, 1862," AND HAVE NOT FORWARDED THE SAME TO THE BOARD OF LAND AND WORKS.

WITH a view to the adjustment of the costs awarded by the arbitrators in connection with arbitrations in respect to appeals under the 87th clause of *The Land Act, 1862*, it is hereby requested that occupiers of runs will forthwith present at, or transmit such awards to, this office, under cover, addressed to the Honorable the President of the Board of Land and Works.

R. HEALES.

Lands and Survey Office,
Melbourne, 25th August, 1863.

NOTICE TO SHIPPERS OF CATTLE.

THE accompanying Proclamation by His Honor the Superintendent of Otago, under the *New Zealand Diseased Cattle Act, 1861*, admitting cattle into the Province of Otago from South Australia and a portion of the District of Gipps Land, is published for the information of shippers of cattle and others.

JAS. G. FRANCIS,

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 26th August, 1863. 3680.

Proclamation admitting Cattle into the Province of Otago from certain places, by the Honorable JOHN HYDE HARRIS, Esquire, Superintendent of the said Province.

I, JOHN HYDE HARRIS, Superintendent of the Province of Otago, by virtue of the powers vested in me in this behalf, do hereby proclaim and declare that from and after the date hereof until further notice, the district of South Australia, and so much only of the district of Gipps Land as lies south and west of the Rivers McAlister, Thomson, and La Trobe, according to the description annexed hereto, shall not be deemed infected districts within the meaning and for the purposes of the *Diseased Cattle Act, 1861*: And that I do hereby rescind the Proclamations of the Superintendent of the Province of Otago, bearing date the 5th day of June, 1863, and the 2nd day of June, 1863, so far as the same relate to the District of South Australia, and the beforementioned portion of the District of Gipps Land.

SCHEDULE.

Commencing at a point on the sea-coast on the south side of Lake Reeves, and bearing north-westerly to the south-east angle of Lake Wellington, near Seacombe Township; thence bounded on the north by the south side of Lake Wellington, bearing westerly to the junction of Lake Wellington and La Trobe River; thence bounded on the north-east by the La Trobe River, bearing westerly to the junction of the La Trobe and McAlister Rivers; thence bounded on the north-east by the McAlister River, bearing north-westerly and by a line bearing north-westerly to a mountain range between Mount Buller and Jamieson Township; thence bearing south-westerly along the summit of said range to the northern boundary of the county of Evelyn; thence bounded on the west by the county of Evelyn, and bearing south-easterly and westerly to the junction of the counties of Evelyn and Mornington; thence bounded on the west by the county of Mornington, bearing southerly to the sea-coast; thence bounded by the sea-coast and Corner Inlet, bearing south-easterly, northerly, and north-easterly to the point of commencement.

Given under my hand and the seal of the Province, at Dunedin, this eleventh day of July, in the year of our Lord One thousand eight hundred and sixty-three.

(L.S.) JOHN HYDE HARRIS,
Superintendent.

By His Honor's Command,
THOMAS DICK,
Provincial Secretary.

UNITED COMMON.

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 *The Land Act, 1862*, it is amongst other things enacted, that where there are two or more neighboring commons the Governor in Council may proclaim that the same shall be a common under the name of "The United Town and Gold Field [or, as the case may be] Common of" for the benefit of all persons entitled to commonage on either: Now therefore I, Sir Henry Barkly, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim that the neighboring commons hereinafter mentioned shall be a United Common, under the following name, that is to say:—

THE UNITED TOWN AND GOLD FIELD COMMON OF WEDDERBURN, comprising the Wedderburn Town Common, described amongst others in a Proclamation bearing date the seventeenth day of August, 1863, and the Wedderburn Gold Field Common, described in two several Proclamations bearing date respectively the twenty-eighth day of January and the sixth day of May, 1861. And the said United Common shall be for the benefit of all persons entitled to commonage on either of the abovementioned commons.—(63.G.6351.)

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

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

R. HEALES,

President of the Board of Land and Works.

GOD SAVE OUR QUEEN!

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT OF BIRTHS AND DEATHS REGISTERED IN THE METROPOLITAN AND SUBURBAN REGISTRATION DISTRICTS DURING THE WEEK ENDING 22ND AUGUST, 1863.

District.	Deputy Registrar.	Births.	Deaths.
Boroondara	J. D. Bragge ...	2	1
Brighton	S. P. Simmonds ...	6	1
Brunswick	Joseph George ...	4	2
Collingwood	Samuel Allen ...	14	6
Flemington	Joseph Paterson ...	2	0
Footscray	B. Robinson ...	1	0
Kew	P. Barnard ...	1	0
Melbourne South	Ellen Tierney ...	23	20
Melbourne North	G. F. Nagle ...	15	7
Prahran	John Tulloch ...	1	1
Richmond	W. H. Lazoe ...	7	2
Sandridge	Andrew Plummer ...	4	1
Emerald Hill	Andrew Plummer ...	6	2
South Yarra	E. B. Taylor ...	3	2
St. Kilda	P. T. Van Hemert ...	2	0
Williamstown	Edmund Burke ...	6	2
		97	47

The districts are reported upon favorably both in regard to sickness and mortality.

WILLIAM HENRY ARCHER,

Registrar General.

Registrar General's Office,
Melbourne, 27th August, 1863.

CROWN LANDS WITHDRAWN FROM SALE.

WITH reference to the notification contained in the *Governor's Gazette* of 4th August instant, relative to a sale of certain Crown Lands to be held at Omeo, on Friday, 11th September next: Notice is hereby given that the whole of the said land has been withdrawn from sale.

R. HEALES.

Lands and Survey Office,
Melbourne, 25th August, 1863.

SALE (No. 811) OF SPECIAL LANDS IN FEE SIMPLE AT MELBOURNE, ON 15TH SEPTEMBER, 1863.

WITH reference to the notification contained in the *Governor's Gazette* of 11th August instant, relative to a sale of certain Special Lands to be held at Melbourne, on 15th September next: Notice is hereby given that the improvements on lot 19 have been valued at £122.

R. HEALES,

President of the Board of Land and Works.

Lands and Survey Office,
Melbourne, 27th August, 1863.

TERRITORIAL MAGISTRATE.

THE Governor, with the advice of the Executive Council, has been pleased to direct the name of HENRY BERTHOX, Esquire, Inverleigh, to be added to the Roll of Magistrates for the colony of Victoria.

By His Excellency's Command,
ARCHD. MICHIE.

Crown Law Offices,
Melbourne, 24th August, 1863.

3870.

TRUSTEES.

THE Governor, with the advice of the Executive Council, has been pleased, by Orders made on the 17th day of August, 1863, to approve of the appointment of the undermentioned Trustees, viz.:-

WILLIAM McMASTER, and
DONALD McANDREW,

to be Trustees of the Cemetery Site at Bellarine. The name of the Trustee for the same cemetery, gazetted in page 1771 ante as "John Higgins," should have been stated as "John Wiggins."

ARCHIBALD BROWN, and
HENRY BEATTIE,

to be Trustees of the site at North Melbourne reserved for Presbyterian Church purposes, in the room of Alexander Morrison, deceased, and Allan Stevenson, who has left the colony.

R. HEALES.

Lands and Survey Office,
Melbourne.

LICENSING OFFICER UNDER THE LAND ACT.

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

W. PHIPPS (Clerk of Petty Sessions at Omeo)

to issue Licenses under *The Land Act*, 1862, during the absence of Mr. Foster.

R. HEALES.

Lands and Survey Office,
Melbourne, 25th August, 1863.

APPOINTMENT.

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

HENRY COLDEN ANTILL HARRISON (Clerk of 4th Class in the Customs Department at Geelong)
to be Clerk of the 4th Class in the Customs Department at Melbourne.

JAS. G. FRANCIS.

Commissioner of Trade and Customs.

Department of Trade and Customs,
Melbourne, 26th August, 1863.

CLERK OF PETTY SESSIONS.

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

HENRY BABER (Sergeant of Police)

as Acting Clerk of Petty Sessions at Jamieson, during the absence of Mr. Smallman, from the 1st to the 30th June last.

ARCHD. MICHIE.

Crown Law Offices,
Melbourne, 24th August, 1863.

3871.

MINING REGISTRAR.

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

JOHN SCARLETT

to be a Mining Registrar, *vice* W. Cathrey.

J. F. SULLIVAN.

Office of Mines,
Melbourne, 17th August, 1863.

3891

EXAMINATION FOR THE CIVIL SERVICE.

THE Board of Examiners for the Civil Service hereby notify that an examination will be held at the University, in the first week of September next, commencing at Ten o'clock a.m. on Thursday, the 3rd day of the month.

Candidates are requested to furnish to the secretary, in writing, their names and the subjects selected by them, at least one week before the day above named.

(By Order) W. H. ODGERS,
Secretary.

Government Offices,
12th August, 1863.

INSOLVENCIES.

RETURN of Insolvencies for the week ending 22nd August, 1863, in the Geelong Circuit District:-

Names, residences, occupations, and dates of sequestration.

Richard Merry, Ballarat, carpenter, 14th August.

Samuel Young, Smythesdale, coach-driver, 17th August.

COMPULSORY SEQUESTRATION.

Henry Onslow, Ballarat, timber merchant, Order *Nisi*, 18th August.

J. WILLIAM WALDEN,
Chief Clerk.

Insolvent Court Office,
Geelong, 22nd August, 1863.

IN pursuance of the Act of Parliament, 25 Victoria No. 143, section 5, it is hereby notified that, upon the expiration of one month from the date hereof, it is intended to grant Leases of the portions of ground undermentioned.

J. F. SULLIVAN.

Mining District.	Names of Applicants, and style under which it is intended that the business shall be carried on.	Extent of Grants applied for.	Description of Ground.	Amount of Money proposed to be invested, and in what manner the land is to be worked.	Minimum number of men to be employed when commencing operations, also subsequently when in full work.	Precise locality, and time of commencing operations.	Term of Lease and General Remarks.
Maryborough	W. Straughan and others. "Process Alexandra Gold Mining Company," (No. 184)	A. R. P. 13 0 0	Alluvial	£2000. By sinking shafts and tunnelling	Eight men the first six months, subsequently four men	Mount Greenock. One week after issue of lease	15 years.
Sandhurst	M. Barker. "Johnson's Reef Gold Mining Company," California Gully. (No. 447)	7 2 8	Quartz	£1500. Prospecting for a reef	Four men the first six months, subsequently eight men	California Gully. On issue of lease	15 years.

CASTLEMAINE MINING DISTRICT.

BYE-LAWS.—[18th August, 1863.]

AT a meeting of the mining board of the mining district of Castlemaine, begun and holden at the Board Room, Castlemaine, in the said district, on the eighteenth day of August, One thousand eight hundred and sixty-three, it is ordained by the said board as follows, that is to say:—

BYE-LAW 1.

That all bye-laws heretofore enacted, and numbered 1 to 73 inclusive, shall be and the same are hereby repealed, and the following bye-laws substituted in lieu thereof, always saving and excepting the rights of all persons obtained previously to and held at the time of the following bye-laws coming into operation.

BYE-LAW 2.—INTERPRETATION OF WORDS AND TERMS.

For the purposes of these bye-laws, and any others that may subsequently be made, the words "miner" or "party" shall be construed to mean any party of miners, or mining company, or copartnership for mining purposes; and throughout these bye-laws every word and term used in the singular number shall be construed equally to mean and include the plural number, and words importing the plural number shall include the singular number; words importing the masculine gender shall include females, unless there be something in the context repugnant to such construction. The term "water privileges" shall be taken and construed to mean and include everything of or belonging to the use and application of water in any way whatsoever; and the words "Application, &c," occurring after any bye-law or section thereof, shall be taken to refer to bye-law 13.

BYE-LAW 3.—QUARTZ WORKINGS.

1. **Marking claims.**—Every claim shall be marked by posts standing at least two feet out the ground, two of the posts to be placed on the supposed or ascertained line of the lode or vein at the northern and southern extremities of the claim.

2. **Labor in claims.**—The owner of a claim shall employ in connection therewith one man for every sixty lineal feet of reef held by him, except where otherwise provided for by these bye-laws, but it shall be sufficient if half the number of men work the ground during the first three months.

3. **Base lines and width of quartz claims.**—The width of claims shall be six hundred feet, three hundred on each side of the base line as hereinafter provided for, and the boundary lines that intersect said base line shall be at right angles thereto; on a second claim being taken up on the said reef, adjoining the first, the owners of the first claim shall make application to the surveyor, who, after examination, shall mark off a base line on the supposed or ascertained line of the reef, and shall mark off said line by two or more posts at least four inches in diameter, to be provided by the miners interested, and fixed securely in the ground and standing at least five feet above the surface; one post shall be erected at each end of the base line so marked, and if the end posts are not distinctly visible from each other intermediate posts shall be erected by the surveyor for this purpose. The surveyor shall extend any base line, and mark the continuation as above, whenever applied to for this purpose. The expense of marking out a base line as above shall be borne in equal proportions by all shareholders included in the ground marked off, at the time of each operation, in proportion to the ground held by each, that is to say, so much for each sixty feet or any part thereof held by each shareholder. Further, on all reefs at present being worked, where no base line has been marked off, on application by any of the miners on such reef, the surveyor shall mark off a base line in manner as hereinbefore described, but such base line shall in no case interfere with previously existing rights.

4. **Prospecting claims.**—Any party prospecting in or for quartz reefs shall be entitled to mark off and hold a claim of three hundred and twenty feet along the line or supposed line of reef, provided they prospect and work the same efficiently, and that such claim be not within five hundred feet of any other claim, or worked by less than two men.

5. **Tunnelling claims.**—Any party tunnelling for a reef shall be allowed twelve feet on each side from the centre of their tunnel, as a protection for the same, to any distance outside the boundary of the width of their claims, and also sufficient space at the mouth of the tunnel to deposit quartz or other substance. Application according to bye-law 13.

6. **Wet claims.**—When a run of water shall have been struck on a quartz reef, any claimholder on the reef may call the attention of the warden to the subject, who shall visit the reef with four assessors, and after investigation, they may order all parties whose shafts are down to the water level to work their claims every day, or all day and all night if necessary, and also determine the number of men to be employed in each shaft.

7. **Wall between claims.**—A wall of three feet shall be left between each claim. Should any party neglect to leave a full wall, it shall be competent for the warden to deduct the length necessary for such wall from his claim, and assign it for a wall where omitted; and should more ground than sufficient be left for the wall, the warden shall curtail such excess, and deal with it in such manner as shall be most equitable and just. Walls between claims shall be the common property of the parties adjoining, and neither of them shall take down, mine into, remove, damage, endanger, or imperil any wall without first obtaining the consent, in writing, of the owner of the adjoining claim. Should openings be required through any wall for ventilation, and the parties interested cannot agree upon the terms, the warden shall give the necessary order for making the said openings, and also for the division of any auriferous deposits found therein or removed therefrom.

BYE-LAW 4.—ALLUVIAL WORKINGS.

1. **Marking claims.**—In marking alluvial claims, all parties shall do so by placing a substantial peg at each corner of the claim, which shall stand at least one foot out of the ground; they shall also cut a V trench, which shall extend at least two feet

from each post along each boundary line of said claim. Claims in alluvial workings shall be taken and admeasured where practicable in square or rectangular blocks, and not exceeding in length thrice the breadth thereof, except as otherwise provided for in these bye-laws. A wall of three feet shall be left between each claim, which may be wrought by either party, who shall properly secure and timber the ground while removing the said wall.

2. **Extent of claims in new ground.**—Mining on new ground shall be divided into shallow and deep sinking. Shallow sinking shall mean all shafts less than sixty feet in depth. The extent of the ground for each man employed shall not exceed fifty feet by fifty feet. Deep sinking shall mean all shafts exceeding sixty feet in depth. The extent of ground for each man employed shall not exceed seventy-five feet by seventy-five feet. One-half the number of men shall be sufficient to work the claim until ten days after the same shall have been bottomed, when the full number shall be employed.

3. **Old alluvial workings.**—The extent of ground for each man employed on old or abandoned ground shall not exceed one hundred feet by one hundred feet.

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

5. **Alluvial prospecting.**—Any party prospecting for alluvial gold deposits shall be entitled to the following areas: If at a distance of three hundred yards and under one mile from any gold workings, one hundred feet by one hundred feet square; if one mile and under three miles, two hundred feet by two hundred feet square; if three miles and under ten miles, three hundred feet by three hundred feet square; if ten miles and upwards, four hundred feet by four hundred feet square. When a prospecting party shall have discovered gold in their claim, they shall within one week thereafter give written notice of the same to the registrar of the division, who shall post a notice thereof at his office; and if such party shall neglect to give said notice, then and in such case the extra ground shall be declared by the warden to be forfeited, and may be taken up as abandoned ground.

BYE-LAW 5.—PUDDLING AND SLUICING.

1. **Ordinary puddling and sluicing claims.**—In old or partially worked ground, or in new ground where the average depth from the surface shall not exceed ten feet, and where steam, horse, or water power shall be employed in connection with puddling, the extent of claim shall not exceed one-half of an acre for each man employed.

2. Whereas it is expedient to afford facilities for and to encourage the investment of capital in re-working of auriferous alluvial lands, and where the proposed mode of working is such that an expensive race, or cutting, or timbering, or machinery is necessary, every holder of a miner's right shall be entitled to take up and hold a claim not exceeding twenty-one acres in extent; and he shall employ on or in connection with such claim two persons for every three acres so held. No such claim under this bye-law shall be allowed except on ground which has been previously worked and abandoned. Application according to bye-law 13 to be posted for fourteen days.

3. **Puddling and sluicing claims in narrow gullies.**—It shall be lawful for any party taking up ground in narrow gullies, to mark the same in any form they may think fit, provided the whole width of the previously abandoned ground in such gullies be taken in the admeasurement of such claim.

4. **Sludge.**—The owner or occupier of any machine which discharges sludge or water shall make, for the proper conveyance of such sludge or water to the main drain of the gully or flat in which such machine shall be situate, a good and sufficient drain; and when there shall be no main drain into which any such private drain can fall, then such private drain shall be made to unite with the private drain of any other machine situate in the same gully or flat, and the owners of such private drains shall be compelled to maintain the same in good order and free from obstruction. And further, the owner of any such machine shall not on any pretence whatever allow any sludge or water to run upon or spread over any road or crossing-place in common use in this district. And further, when two or more private drains shall unite, they shall be considered a main drain, which in all cases shall be carried to the main channel or creek, and be kept free from obstruction at the joint expense of all parties using the same.

BYE-LAW 6.—FRONTAGE SYSTEM.

1. **Tunnelling ground.**—Ground where the sinking shall exceed forty feet in depth, and principally through rock or cement, or alluvial sinking which shall exceed eighty feet in depth, shall be considered tunnelling ground, and may be taken up and worked on the frontage system either by sinking or tunnelling. The extent of claim shall be fifty feet in frontage for each man employed. Parties taking up claims under this bye-law shall peg off their frontage and give notice to the surveyor, who shall properly mark the claim by two rows of pegs parallel to each other, and at right angles with the supposed lead or frontage of the hill, said rows of pegs to be carried to any distance not exceeding three-quarters of a mile. The pegs in said parallel lines shall be within twenty yards of each other. All parties shall run their tunnels within their own parallels; nevertheless, where it shall appear to the surveyor that considerable time and expense can be saved by driving at any distance outside the parallels, they shall be permitted to do so, and the surveyor shall mark off the ground necessary for the purpose, provided that such permission shall not interfere with

any existing rights; and twelve feet shall be allowed on each side from the centre of the tunnel as a protection to the same, and sufficient space at the mouth thereof on which to deposit all materials taken from said tunnel or claim. Parties may work their claims with one-half the number of men until gold shall have been obtained, after which the full number shall be employed. When gold shall have been found, the owners shall mark off their claim in breadth by two cross lines of pegs not exceeding three hundred feet apart, excepting where a tunnel shall exceed one thousand feet in length, the cross lines in the latter case not to be more than five hundred feet apart, and to be marked off at right angles with the side parallel lines, after which any party may take up a claim between the same parallels. Application according to bye-law 13.

2. *Extended claims in old and abandoned tunnelling ground.*—In all tunnelling ground partially worked and abandoned the extent of claim for each man employed shall be eighty feet of frontage by three hundred in depth. Application according to bye-law 13.

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

4. *Cross drives for ventilation may be made in tunnelling ground.*—In tunnelling under hills, when one or more openings or cross drives shall be required between claims from one parallel tunnel to another for ventilation, it shall be lawful for the warden, with or without assessors, to give the necessary order, decision, and direction for making such drives or openings, and for the allocation of the work and distribution and division of all or any auriferous deposits that shall be contained therein or taken therefrom.

5. *Special prospecting tunnelling claim.*—Where a claim is distant not less than five miles from any known gold workings, and where for the sake of drainage or other cause tunnelling is necessary for the effectual working of the same, although the conditions above as to depth of soil or geological formation does not exist, the warden, after receiving the written opinion of the surveyor recommending that the ground be brought under this section, may grant a claim of one hundred and fifty feet frontage, and after gold is found the same depth of claim as is provided for in section 1 of this bye-law. Application according to bye-law 13.

BYE-LAW 7.—WATER PRIVILEGES.

1. *Races.*—Any party may cut a race from any river, creek, dam, or other water source, at the rate of one sluice-head for every two men employed, and worked by means of said race; provided they mark off such race by pegs fixed in the ground at a distance of twenty yards, or thereabouts, and make application to the registrar, stating the point from which they intend to head the said race; and the registrar shall deliver to the applicant a notice in the form of schedule 1 hereunto annexed, and such notice shall be posted and kept posted at the point proposed as the source of such race, and a second copy of schedule 1 shall be posted at the office of the registrar, each copy to be kept posted for fourteen consecutive days. Any party may be allowed to cut a tail race through any claim or claims between their work and the creek or other natural water source, but no tailings or other substances shall be allowed to accumulate in or about the said race, to incommode the owner of any claim through which it may pass: but no party shall be allowed more than five sluice-heads of water under this bye-law.

2. *Extension of races.*—Any party holding a water privilege, and conveying water to any claim or machinery by means of any race, shall be at liberty to extend or alter the course of the said race, and he or they shall continue to enjoy his or their original water privileges, provided such extension shall be applied for in the manner prescribed by bye-law 13.

3. *Waterwheels.*—Any party shall be allowed to cut a race and use one sluice-head of water to propel any waterwheel or other machinery for mining purposes; but should there be an excess of water, after others who may be interested therein are fully supplied, the owner of such waterwheel or machinery may then apply to his use so much of the surplus as may be deemed necessary. Application in manner prescribed by bye-law 13.

4. *Measurement of water.*—Every sluice-head of water shall be measured by means of a box placed at the head of the race, to be six feet in length by ten inches in width, and three and a half inches in depth. Inside measurement, to be placed on a level and above the water-mark in the race; the said box to be kept full by means of a wing dam, and an opening of two inches across the bottom at the end next the race shall be considered a sluice-head. When the race shall exceed a mile in length, the width of the box may be increased half an inch for each mile.

5. *Side streams not claimable.*—When any race shall cross any gully, creek, or stream, the owner of such race shall conduct all water in such gully, creek, or stream either under or over said race, so as to flow in its usual course, if said owner be requested to do so in writing by any party requiring the same.

6. *Waterholes and dams.*—Any party desirous of constructing a dam, or holding an abandoned one, shall mark off the ground, and post and keep posted for seven consecutive days a notice on the same, stating the approximate area applied for. No person shall, without the consent in writing of the owner of such dam, take water from (except for domestic purposes only), make use of, or in anywise damage any covering placed over and protecting such dam, or dig into, cut through, or undermine the bank

or side thereof in such manner as to cause the said dam to lose the water therein. Any person duly authorised by the delivery of a certificate as mentioned in bye-law 13, to construct a dam as aforesaid, who shall fail to commence operations in a *bona fide* manner within seven days after such certificate shall have been granted, shall forfeit the same, unless he can show sufficient cause for the delay. Any waterhole or dam which remains unused for three consecutive months shall be considered abandoned, unless protected by these bye-laws.

7. *Waterholes for domestic purposes.*—Any party wishing to preserve a waterhole for domestic purposes must make application to the registrar, who shall deliver to such applicant an authority in the form of schedule 3 to set apart the same, when the applicant must erect an upright pole near the hole crossed by two bars of wood, thus †.

8. *Priority of right.*—Should there not be sufficient water to supply all the races cut from the same river, creek, or water source, the rights shall be held in accordance with the priority of the dates of the grants of such races. One sluice-head of water shall at all times be allowed to flow in the natural course of any river or creek, if required for mining purposes.

9. *Mode of taking possession of water privileges.*—All water privileges, except for domestic purposes, shall be applied for in the manner prescribed by bye-law 13; and the registrar shall register the same in the form set forth in schedule 7, and deliver to all persons interested a certificate in the form of schedule 3 annexed to these bye-laws. Any person who shall object to the registration of any privilege applied for as aforesaid, must send the objections in writing to the registrar, and lodge a complaint with the warden, who shall hear and determine if such objections be valid, and the registrar shall effect such registration, or refuse to do so, as the decision of such warden shall direct.

BYE-LAW 8.—TO PROVIDE FOR THE ABSENCE OR NEGLECT OF SHAREHOLDERS OR THEIR SUBSTITUTES.

1. If any working shareholder in a claim shall at any time absent himself from his work therein, he shall find and provide an efficient substitute as his representative in such claim; and in all cases of absence or neglect of such shareholder or his substitute, the remaining working partners shall be empowered to hire labor in his place or stead at his expense. No hired man, or any person who shall enter into any contract to perform any work in, upon, or in connection with any claim, shall take possession of such claim, or any share or portion thereof, under any pretence whatsoever.

2. Any party holding a claim, or portion thereof, or share or interest therein, and who employs hired labor to work the same, shall not have his title thereto forfeited through any neglect or omission on the part of the workmen employed; provided always, after notice in writing to such employer, his interest be fully represented in conformity with these bye-laws within forty-eight hours of receiving said notice, or pay to the other shareholders a sum equal to the wages of the number of men necessary to work efficiently the share held by him, calculated at the current rate of wages for every day he or his substitute or substitutes have been absent from work.

3. The interest of any sleeping shareholder in any mining partnership shall not be imperilled or forfeited by or through the neglect, omission, or cause of any working shareholder or his representative, unless he fail to remedy such neglect, omission, or cause in the manner provided for in the preceding section.

4. Any shareholder having received notice as provided for in the preceding sections of this bye-law of the absence of self or substitute from the working of any claim in which he is interested, and shall fail during six days thereafter to pay the money due thereon to his copartners, and supply the requisite labor, shall, unless a new arrangement has been entered into between the parties, forfeit all right and title to said share, and the same shall be considered abandoned.

5. In all cases where the interest of a shareholder in any claim shall by any means become forfeited, such forfeiture shall be deemed and held to extend to and include the portion, share, or interest only of the shareholder incurring such forfeiture at the time such forfeiture is incurred.

6. No party shall forfeit or lose his interest in any claim by being absent through accident, sickness, or attendance at a court of justice, or the mining board. The warden may protect claims or shares therein for any period not exceeding fourteen days for any urgent cause, and such protection may be renewed from time to time, so long as the cause for such protection shall continue to exist; and further, no claim shall be forfeited through absence during public holidays.

BYE-LAW 9.—PROVIDING FOR SITES.

1. *Area for machinery.*—Parties requiring ground whereon to erect machinery, or for purposes in connection therewith, shall mark the ground to be applied for by a post at each corner thereof, standing at least three feet out of the ground, and post and keep posted for seven consecutive days, a notice in the form of schedule 1, thereon stating the area and purpose for which such ground is required; said ground shall be considered abandoned when the machinery has been removed therefrom; but where the machinery is of less value than fifty pounds, the ground shall be forfeited, if for the space of two months the site shall have ceased to be used for the purpose for which it had been obtained, except where otherwise provided for by these bye-laws. Application according to bye-law 13.

2. *Business sites.*—Each business licensee shall entitle the holder to occupy an extent of ground not exceeding in area fifty-four feet frontage by one hundred feet in depth. All persons occupying road sites are required to keep their frontages in a proper state of cleanliness, and make and maintain the necessary and requisite drains, and keep them free and clear of every obstruction so that the same shall in no wise be or become an annoyance or nuisance; and furthermore, a space of twelve feet as a right-of-way shall in every case, if practicable, be left in addition to such frontage.

3. *Residence sites.*—Any person being the holder of a miner's right shall be entitled to hold and occupy for the purpose of residence twenty perches or six hundred and five superficial square yards of land, and where practicable the same shall be marked in a block not exceeding in length twice the breadth. Nevertheless, all occupants of road sites shall be limited to a frontage of fifty-four feet by one hundred feet in depth. No tents or other dwellings shall be erected within twenty feet of ground known to be auriferous. All miner's tents erected on Crown lands shall be at least twenty feet apart from each other.

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

BYE-LAW 10.—ROADS AND BRIDGES.

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

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

3. *Holes near roads to be fenced.*—If any party shall, in carrying on mining, sink any shaft or excavate any kind of hole, of whatever depth, within the distance of ten feet from any road, footpath, or crossing-place in ordinary use, unless such hole or shaft be sufficiently barricaded by a mound of earth thrown up to the height of four feet above the surface of the adjoining ground, or logged up to a like height for a windlass, such party shall erect around such shaft or hole a substantial two-rail fence, the upper rail whereof shall be at least three feet six inches above the surface of the adjoining ground. Should any party leave any claim unworked for a short period, or abandon it, such party shall properly fill up the shaft or hole, or completely cover the same with logs not less than six inches in diameter, or erect around it a fence as aforesaid. No person shall remove, cast down, damage, or destroy any portion of such barricade, railing, timbers, or fence.

4. *Mining near roads or crossing-places.*—No party shall mine within a distance of fifteen feet from the centre of any public road or crossing-place in common use in this district. The warden may, however, sanction the working of the same, upon receiving sufficient security for the proper re-making of such road or crossing-place, provided such road be not under other lawful jurisdiction. Application according to bye-law 13.

5. *Roads through claims, &c.*—The warden shall authorise the construction of roads, tramways, and races, through ground held by virtue of miner's right or business license, on payment of a reasonable compensation, to be awarded by assessors, to the occupiers thereof. When any such road, tramway, or race, shall have been unused for a period of one month for the purpose for which the same was originally granted, such privilege shall be considered forfeited, unless otherwise protected.

6. *Bridges.*—When any race or sludge channel shall be carried through any private or public road the party cutting or using the said race or sludge channel shall build a substantial bridge over such race or sludge channel, and keep such bridge in efficient repair.

BYE-LAW 11.—FOR PROTECTION.

1. *Protection to purchased land.*—No person shall mine within a distance of ten feet of any building, or brick or stone wall or fence on private property, without obtaining the consent in writing of the owner of such land.

2. *Protection to claims under injunction.*—Whenever any injunction, issued by the judge of the court of mines, or by any warden, shall prohibit any party or parties from working any claims held under these bye-laws, and such party or parties, in obedience to such injunction, shall be absent from such claim, it is hereby ordained that until such injunction shall be dissolved, or expire by effluxion of time, no person by virtue of a miner's right or business license shall trespass upon, occupy, or interfere with such claim or any portion thereof.

3. *Protection to mining companies or associations.*—Notwithstanding anything hereinbefore contained in these bye-laws, the registrar shall, on application, issue to any company or association, having a capital of five hundred pounds and upwards, a certificate of protection in the form of schedule 3, for any period not exceeding three months, for the ground held by them, while making preliminary arrangements: no second certificate of protection shall be issued unless it can be shown that a sum of at least three hundred pounds has been expended in connection with such claim. Application according to bye-law 13.

4. *Protective registration.*—Any party searching for gold in any claim may register the same for a period not exceeding three months, provided that at least three months' bona fide work shall have been done by the party applying for the registration in the following cases:—1st. Where at least one-half of the working shareholders would be compelled to temporarily abandon their claim through the actual want of funds, either with or without the consent of the remaining owners. 2nd. In

claims where the water is too heavy for hand baling, and arrangements shall have been made or are being made for the erection of steam or other efficient machinery to pump out the same. Registration of claims and other privileges shall be allowed when the owners are compelled to suspend operations in consequence of an overflow of water. No claim or share therein shall be registered in which there shall be water that may be detrimental to adjoining claims, save as provided for during the erection of machinery. No claims shall be registered a second time unless three months' work, where practicable, intervene between each registration. Where any party shall have obtained the registration of any claim or other privilege through or by false representations, such registration shall be null and void. Application for protection under this bye-law shall be made to the registrar, who shall deliver to the applicant a notice in the form of schedule 1, which shall be posted and kept posted every day on some conspicuous place on the ground desired to be protected for seven consecutive days; at the expiry of such time the registrar shall, on application, register the same in the form set forth in schedule 8, and deliver to the applicant a certificate in the form of schedule 5; annexed to these bye-laws.

GENERAL BYE-LAW 12.

1. *Plurality of claims.*—It shall be lawful for any person being the holder of a miner's right, to mark off, hold, and occupy any number of claims not exceeding fifty, or any number of shares in claims, or any privileges; but no person shall take possession of or hold more than one residence site.

2. *Temporary union of claims.*—Where it is considered advantageous to work two or more claims by baling water, or carrying on mining operations at one or more place or places in one or other of said claims, the owners may unite their claims and privileges connected therewith for said or other defined purposes, provided they shall employ the full number of men in the united claim they required to employ when the claims were separate. The owners of each separate claim may put an end to this union by giving the notice of separation fixed in their terms of agreement, said agreement to be registered with the registrar of the district.

3. *Permission to enter claims.*—The warden shall have power to authorise, in writing, any miner to enter into and upon any claim adjoining his own, or any surveyor or assessor to enter into and upon any claim, for the purpose of measuring the depth of any shaft, or the dip, direction, inclination, or length of any tunnel or drive; but in all cases such examination shall only be made during the period of ordinary working hours, and in presence of one or more of the owners of the claim under examination.

4. *Drains on wet claims.*—The owners of wet claims shall cut a sufficient drain to convey the water to a main channel, which channel shall be cut and kept clear by or at the expense of all parties interested in such wet claims.

5. *Tailings not to obstruct creeks or rivers.*—No party mining, washing, or crushing in or on the banks of any main creek or river, shall deposit any soil, stones, or tailings, or other substances, in the bed of such creek or river which may obstruct the flow of water or change the course thereof.

6. *Valuation of mining plant allowed.*—In case any claim deemed relinquished or forfeited in accordance with these bye-laws be adjudged to any other party, should there be any mining plant, slabs, or other material on or in such claim which the incoming occupant shall consider beneficial to him, the value of the same shall be assessed by arbitrators mutually appointed, or by the warden or the judge of the court of mines, as the case may be, and the amount of such assessment shall be paid to the former owner within one month from the day on which such assessment shall have been made, or in default, the claim, mining plant, &c., shall revert to the former owner. In case the party to whom such claim shall be adjudged shall not require the mining plant, &c., therein or thereon, the former occupant shall have power to remove the said plant within one month from the date of adjudication, or such plant shall become forfeited.

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

8. *Claims when deemed abandoned.*—If any party in possession of any unregistered claim shall leave the same unworked for more than four consecutive days, such claim shall be considered abandoned, and any party leaving a registered claim unworked for a period exceeding eight consecutive days shall be considered to have abandoned the same, unless otherwise provided for by these bye-laws; nevertheless it shall be lawful for any party to leave any claim unworked whilst engaged in the extraction of gold from any substance taken therefrom, or in the erection of machinery, or procuring timber, or doing anything necessary for the working of such claim, provided there be no water in such claim injurious to the adjoining claims. Water rights, sluicing claims, and puddling claims shall not be deemed abandoned when the water is insufficient in quantity to enable the holders to work with advantage, provided they resume the work within fourteen days after a sufficient supply of water shall have been obtained.

9. *Transfer of claims and shares of claims.*—The holder of any claim or share or interest in any claim, or of any interest

registered under these bye-laws, may transfer such claim, share, or interest to any party by delivering to the registrar a notice, in writing, requesting him to register such transfer in the name of the transferee, together with the certificate of the registration originally delivered to the transferer; and on production of the miners' rights of both parties, and written notice from the holders of liens (if any) which may have been registered in respect of and as against such claim, share, or interest in approval of such transfer, the registrar shall complete such transfer in the form set forth in schedule 2, delivering to the transferee a certificate in the form of schedule 4, to be signed by both parties. Where a portion only of the share, or interest is intended to be transferred, a certificate in the form of schedule 3 shall be delivered to the transferer, defining the amount of share or interest to be by him retained. No transfer of any claim or share, or interest in any claim, shall prejudice any lien or liens effected thereon and registered prior to and existing at the time of such transfer.

10. *Lien on claims.*—The holder of any claim or share, or interest in any claim, or any privilege registered under these bye-laws, may grant a lien thereon as security for any debt or liability incurred by him at or previous to the time of granting such lien, provided such lien be registered with the registrar of the division. The proposed holder of the lien shall deliver to the registrar a notice, containing full particulars of the nature, conditions, amount, and description of the lien proposed, mutually signed by the giver and acceptor of the lien; and upon production of the certificate of registration of the proposed subject of lien, the registrar shall duly register the same in the form set forth in schedule 5, and deliver to the holder of the lien a certificate in form of schedule 6, inserting therein particulars of names, nature, condition, and amount. If more than one lien shall be effected on the same security, priority of date of registration shall entitle to priority of right to security, and the first lien shall be fully paid and satisfied before any subsequent ones shall be entertained. No lien registered as aforesaid shall be cancelled unless the certificate thereof be delivered to the registrar, with an authority, in writing, by the holder of such lien, stating that the terms and conditions thereof had been carried out and fulfilled, and that he was no longer entitled to hold the same.

11. *Injury to notices, boundary pegs, &c.*—No person shall remove, displace, alter, disfigure, or otherwise injure any notice, boundary peg, or V trench, in connection with any claim lawfully holden or applied for.

12. *Agents.*—Any miner may appear and act in a warden's court or registrar's office, either personally or by authorised agent.

BYE-LAW 13.

Mode of taking possession of claims.—Possession shall be taken of all claims by marking off the same in the manner prescribed by these bye-laws, and the party who shall first have marked in accordance therewith shall be deemed in possession; provided that (when necessary) application be made to the registrar to register said claim within the space of forty-eight hours from the time of marking off the same. The registrar shall, on application, deliver a notice in the form of schedule 1 to the applicant, who shall within twelve hours thereafter cause the same to be posted on some conspicuous part of the claim applied for, where it shall continue posted for seven consecutive days from the date thereof, except when otherwise provided for; and if no objections (as hereinafter provided for) shall be lodged with the registrar, he shall, at the request of the applicant, complete the registration by insertion of the names of all persons by or on whose behalf such application shall have been made; such registration shall be in the form set forth in schedule 2; and the registrar shall also deliver to the applicant, for and on behalf of each party named and entered as interested and entitled in the registry, a certificate in form of schedule 3, setting forth the nature and amount of interest held by each party, such registration to be permanently in favor of the party so registered, but without prejudice to any other party who may have been in possession of the ground or any portion thereof at the time such registration was effected. Any party objecting to the registration of any claim shall, within the seven days hereinbefore mentioned, send a written notice to the registrar, stating his objections, and lodge a complaint with the warden against the party making such application. The registrar shall, on receipt of the notice of objections, defer the registration until the warden shall have heard and adjudged the dispute; and if no injunction from the warden or the judge of the court of mines be issued and served within seven days from such hearing and decision to restrain the registrar from completing the registration, the said registrar shall, at the request of the applicant, complete the registration in favor of the party by or on behalf of whom the application was originally made. Application shall protect claims for a period not exceeding fourteen days from the date thereof.

BYE-LAW 14.—SURVEYORS AND THEIR DUTIES.

There shall be a competent mining surveyor to each division of the Castlemaine district under the jurisdiction of the board. His duty shall be, when required, to measure and adjust, in accordance with these bye-laws, the boundaries of claims, sites for machinery, tunnels, dams, races, &c.; mark off base-lines on quartz reefs; survey in cases of alleged encroachment, and furnish the necessary plans drawn to a scale. The scale of fees shall be as follows:—

Bye-law No. 3. Quartz bye-law.—Section 3, base lines, 30s.; cross lines, survey not compulsory, 20s. Section 4, survey not compulsory, 20s. Section 5, survey, 10s.

Bye-law No. 4. Alluvial workings.—Section 5, survey not compulsory, 20s.; mileage, 2s. per mile.

Bye-law No. 5. Puddling and sluicing.—Section 1, survey not compulsory, 20s. for two acres; for each acre above two, 5s. Section 2, survey for three acres, 20s.; for each acre above three, 7s. 6d.

Bye-law No. 6. Frontage system.—Section 1, four hundred feet frontage and under, 20s.; for every fifty feet additional, 2s. 6d. Section 2, survey not compulsory, fees same as preceding section. Section 5, survey 20s.; mileage, 2s. per mile; a report, if without survey, fees same as preceding section.

Bye-law No. 7. Water privileges.—Section 1, for surveyor's report, 20s. Section 6, survey, 20s.

Bye-law No. 9. Machinery sites.—Section 1, survey, 20s.

Bye-law No. 12. General bye-law.—Section 3, survey underground, 30s.; attending warden's court to give evidence, 5s. each case, provided he receive no more for any one day than 20s.; for examining documents, 1s.; for certified copy of any document, 2s. 6d.

Notwithstanding anything to the contrary in these bye-laws, when a conjoint application is made for any claim not exceeding two acres in extent, with an additional site for machinery and water-dam or other easements, the fees for survey and plan shall be £1 5s.; every additional acre or portion thereof, 5s.

Where not otherwise provided, the surveyor, when called upon to perform duties in his official capacity, shall be entitled to a fee of 10s. for a report, and 10s. more if a survey be made and plan furnished.

No surveyor shall exact any fee for the performance of any duty under these bye-laws in excess of those herein provided.

BYE-LAW 15.—REGISTRARS' DUTIES.

1. There shall be registrars appointed for the several divisions of this district, who shall be called "Mining Registrars." It shall be the duty of every registrar to provide himself with an office in a central and convenient position within half a mile of the warden's office in the division for which he is appointed, and shall keep the same open for the transaction of business for not less than three consecutive hours each day (Sundays and holidays excepted), between the hours of Eight a.m. and Six p.m.; and he shall post and keep posted in some conspicuous place in front of his office, a notice, stating the hours during which such office will be open for the transaction of business, and such hours shall not be altered without notice being posted for at least seven consecutive days in close proximity to the aforesaid notice, specifying the alteration intended to be made. It will be the duty of the registrar to enter and effect all registrations in manner and form prescribed by these bye-laws. He shall issue all schedules and certificates required by the said bye-laws, and transmit to the mining board quarterly reports of the progress and condition of mining operations within his division within one week of the first day of January, April, July, and October of each year, together with a return showing the number and nature of the various registrations effected during the quarter, and also a return of the fees received, showing the nature of the services upon and for which such fees had been paid.

2. The registrars shall be entitled to charge 1s. for an application schedule, and 6d. for every other schedule issued by him.

3. Claims and other privileges taken up under previous bye-laws may be registered. Any claim or other privilege taken up under previous bye-laws where a survey has been made by the mining surveyor, said claim shall be registered on production of the surveyor's plan without a second survey being required.

4. *Registrars and surveyors to give information.*—Any party applying for information to the surveyors or registrars shall be at liberty to examine their transaction books and all records kept by them as registrars or surveyors, upon the payment of 1s.; provided always that such application be made in office hours. And further, registrars or surveyors shall furnish duly attested office copies of any written record applied for, on payment of 2s. 6d.

BYE-LAW 16.—GOLD FIELDS COMMONS.

Election of managers.—1st. Wherever a gold fields common exists in the mining district of Castlemaine, it shall be the duty of a member of the mining board, appointed and instructed by said board, to summon, in the most efficient manner and with as little delay as possible, a public meeting of all parties entitled to use said common, to be held in the most eligible place in the district; the expense of calling said meetings, unless otherwise met, shall be repaid out of the fees levied for depasturing, provided said expense shall not exceed Forty shillings. 2nd. The member of the board calling the public meeting shall preside at the same, and shall read the clause of the Land Act referring to the election of managers of gold fields commons, and explain the desire of the board to receive from the commoners in public meeting assembled the names of parties whom the commoners would recommend as managers for said commons, in order that said nominees, if found eligible and willing to give the required security, may be appointed to said office. Should more than three candidates be proposed at the meeting, the chairman may, if he think necessary, appoint scrutineers, and proceed to take the vote by show of hands, or by such other method as to the chairman may seem fit. All parties appointed as managers of gold fields commons shall be required to find security in the sum of Twenty-five pounds each for their proper disposal of all fees levied by them for depasturing stock on said gold fields commons. 3rd. The mining board shall appoint one of its members annually to summon and preside at the meeting for the nomination of gold fields managers, said meeting to be held on the first Saturday of October in every year, save and except the present. Should any manager resign, or it be necessary to remove any manager, and appoint another in his stead, save at the annual meeting, the mining board may direct a public meeting to be held for the nomination of a new manager in the room of the one resigning or removed, or elect a new manager without nomination, as to the board may seem fit. Should any circumstance prevent the attendance of the member of the board at said public meeting, he may appoint a fit and proper person, as his deputy, to conduct said meeting.

SCHEDULE 1.
Notice of Application.

Notice is hereby given that _____ has this _____ day of _____, 186____, made application to me to register a _____ for _____ men, situate _____, in the division of _____, under Bye-law No _____.

All persons objecting to the permanent registration hereof must, within seven days from this date, lodge with me at my office a written notice stating therein the nature of the objections.

(Signed) Mining Registrar.

SCHEDULE 2.

[illegible]

SCHEDULE 3.

Certificate of Registration.

This is to certify that I have this day
registered under Bye-law No. _____, situate
and that

share in the same.
Miner's right, No. . Date Mining Registrar

SCHEDULE 4.

SCHEDULE 4.
Certificate of Transfer.

This is to certify that I have this _____ day of _____ 186____, transferred to _____

he claim registered No. Miner's right, No. Date
Transferer . Miner's right, No. Date
Transferee Mining Registrar.

SCHEDULE 5.

[illegible]

SCHEDULE 6.

Certificate of Lien.

This is to certify that I have this _____ day
of _____, 186____, registered a lien to the amount
of _____ upon a
held by _____, situate
in favor of _____, and subject to
the following terms and conditions:—
Miners' rights, No. _____ Date _____

Mining Registrar.

SCHEDULE 7.

Register No. of Right.	Nature of Right.	Situation of Dams, and of source of Water Supply.	Number of Dams.	Extent of Races.	Number of Slave-heads.	Date of Registration.	Bye-law.	<div> <div> <div>Christian Name.</div> <div>Surname.</div> </div> <div> <div>Name of Registered Holders.</div> <div>Miners' Eligia.</div> </div> </div>	<div> <div>No.</div> <div>Date.</div> </div>
------------------------	------------------	---	-----------------	------------------	------------------------	-----------------------	----------	---	--

SCHEDULE 8.

Register No. of Claim, &c.	Nature of Claim, &c.	Situation of Claim, &c.	Date of Registration of Reserve.	Date of Expiry of Reserve.	For what purpose Reserved.

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

JAMES BAIRD (except No. 11),
ROBERT OTTERY (except Nos. 15, 16),
E. W. BAGSHAW (except Nos. 3, 16),
W. H. WILSON (except Nos. 9, 14, 16),
H. O. ROWE (except Nos. 14, 16),
JAMES FRANCIS EDWARDS,
M. D. WOODBURN.

JOHN RAMSAY, Chairman.

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

Gazetted on the 28th day of August, 1863.

J. McCULLOCH.

Chief Secretary's Office,
Melbourne.

6406.

INSOLVENCIES.

RETURN of Melbourne Insolencies during the week ending the 22nd day of August, 1863:—

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

- 15th August, James Stewart, baker, Inglewood, Shaw.
Patrick Kennedy, licensed victualler, Melbourne, Courtney.
George Dean, sheep dealer, Sandhurst, Goodman.
John Philip Motteram, attorney-at-law, Sandhurst, Jacomb.
17th August, Patrick Liddy, woodcutter, Black Forest, Jacomb.
Stephen Roebuck, contractor, Sandhurst, Moore.
John Downing, miner, Ovens, Shaw.
18th August, Henry Perrin, road contractor, Lillydale, Goodman.
Lachlan McKinnon, butcher, Gipps Land, Courtney.
19th August, James Wray, drover, Tarnagulla, Goodman.
Barnard Wood, storekeeper, White Hills, Jacomb.
Alexander McKenzie, groom, Castlemaine, Courtney.
20th August, John George Dare, commission agent, Melbourne, Shaw.
Andrew Dunbar, carpenter, Portland, Moore.
21st August, William Henry Scholes, farmer, Carisbrook, Courtney.
William Davis, law clerk, Melbourne, Shaw.
William Baldwin, paperhanger, Melbourne, Goodman.
Joseph Wood, butcher, Richmond, Moore.
Joseph Knight, laborer, Trentham, Jacomb.

The following is a compulsory sequestration pending:—
17th August, P. A. C. O'Farrell, solicitor, Melbourne; assignee, Moore.

GEORGE BROUGHAM AUSTIN,
Chief Clerk.

No. 87.—AUGUST 28, 1863.—2.

NOTICE OF APPLICATION FOR LEASE OF LAND UNDER THE 47TH SECTION OF "THE LAND ACT, 1862."

It is hereby notified, in pursuance of the 47th section of *The Land Act, 1862*, that application has been forwarded to the Board of Land and Works, by the person named in the following schedule, for a Lease of the portion of Crown lands described therein, for the purpose of establishing the enterprise specified, under the provisions and subject to the conditions prescribed in the 47th and 48th sections of the said Act.

Lands and Survey Office,
Melbourne, 4th August, 1863.

R. HEALES,

President of the Board of Land and Works.

Name.	Particulars of the Land applied for.				Proposed Lease.	Years.	Description.	General purposes for which Lease is sought, and other particulars.
	Area.	Allotment.	Section.	Parish.	County.			
163. J. B. Humfray	A. R. P. 30 0 0	Meredith	Grant	30	Commencing at the south-west angle, bearing from the south-west angle of portion 55, parish of Meredith, east 110 chains and north 6 chains; thence by a line bearing north about 11 chains to the Moorabool River; thence by that river bearing westerly and southerly to its intersection with the eastern boundary line of lease applied for by the Victoria Slate Company; thence by that boundary bearing north 2 chains 70 links; thence by north boundary line of said lease bearing west 13 chains to the point of commencement	Vineyard, orchard, and culture of chicory and tobacco.

MEMORANDUM RELATIVE TO LEASES FOR NOVEL INDUSTRIAL PURPOSES.—The object of publishing these applications is to afford opportunity for lodging objections to the granting of Leases of the sites applied for.

Applicants are informed that any proposal to establish orchards, unless accompanied by an undertaking to dry the fruit to be derived therefrom, or to employ it in the manufacture of cider, perry, or brandy (which undertaking must be made a condition of the lease), cannot be entertained.

Note.—The technical descriptions in some instances only give approximately the position and area of the sites applied for, and in such, and all other cases, are subject to any modification that may be found necessary.

PAYMENT OF RENT FOR RUNS NOT APPEALED AGAINST.

IT is hereby notified to the Occupiers of such of the under-mentioned runs, who have failed to pay the amount of rent due for the half-year ending 30th June last, that the licenses of those runs will be liable to forfeiture if the rent be not paid within one month from the date hereof, as under the 117 section of *The Land Act, 1862*. Notice is also given that the Governor in Council has remitted the penalties for non-payment of such rents which would accrue to the date above specified.

R. HEALES,

President of the Board of Land and Works.

Office of Lands and Survey,
Melbourne, 28th August, 1863.

ABARAT.

Name of Run.	Name of Occupier.	Rent payable for the half-year ending the 30th June, 1863.
		£ s. d.
*Lillie	Fraser, A.	25 0 0
Mount Burchett	Lynch, Thos.	24 0 0
*Mount Emu	Brown, G. A.	134 7 8

* Reduced under the 109th clause.

BALLAARAT DISTRICT.

Borombeta	Blake and Parker	7 4 0
Buninyong	Learmonth, T. and S.	29 3 4
Combajuk	Bacchus, W. H.	20 16 8
Dowling Forest	Wilson, Thomas	30 0 0
Lal Lal	Fiskin, A.	42 14 0
Lal Lal West	Innes, Geo.	23 6 0
Mount Mercer Cattle Station	Bell, E. L.	18 0 0
*Nentinghool	Stephens, Thos.	22 10 0
*Perewerrh	Bacchus, W. H.	12 10 0
Pigoreet East	Sanderson, J.	100 0 0
Warrambine	Bell, John	90 0 0
Wardy Yallock	Russell, T. and P.	90 0 0
*Glenfinc	Rowe and Son	16 13 4

* Reduced under the 109th clause.

BEECHWORTH DISTRICT.

Adjie	Hanson and Wheeler	57 12 0
Aldorf	O'Reilly, B.	5 15 0
Bungil and Koetong	Rowe, Kirk and Co.	144 0 0
Bonegilla	Jones, D. B.	103 10 0
Benambra	Buckley, P. C.	10 6 0
Buffalo East	Nixon, H.	18 0 0
Bungonia	Strettle, A.	68 17 0
Copper's Creek	Crilly, Edwd.	22 10 0
Darbalary	J. H. Clough and Co.	72 0 0
Dederang	King, W. E. and A. S.	68 17 0
Gundowring	Barber, C. H.	72 0 0
Happy Valley Creek	Woodside, J.	54 0 0
Jallandoon	Kidd and Brickett	60 0 0
Kiewa	Woodside, J.	39 0 0
Lalliput	Gulliver, G.	35 11 0
Long Corner	Rowe, R.	6 0 0
Merrimarembung	Connor, P. and T.	45 0 0
Merriang	Stewart and Copperthwaite	54 0 0
Thogolong	Duff, R.	60 0 0
Wabonga	Evans, W. H.	9 0 0
Winteregah	McCauley, H.	12 0 0
Wagra	Moore, C.	56 5 0
Yabba	McLaurin, Messrs.	37 10 0

BENALLA DISTRICT.

Arcadia	Clifton, W. S.	200 0 0
Borohtat	Peppin, G. H. and Sons	45 0 0
Changue	Daniels, S.	66 0 0
Eglington	Johnson, H.	42 0 0
Emu	McCulloch and Sellars	50 0 0
Fifteen-mile Creek	Mason, R.	60 0 0
Fern Hills	Gunn, K.	52 1 8
Ghin-Ghin	Bullen, F. and G. F.	100 0 0
Glenmore	Aitken, P.	24 0 0
Glenlyon	Stewart, Gideon	66 13 4
Gobur	Bon, J. and W.	145 16 8
Goomalibee	Ibbotson and Buckley	75 0 0
Howqua	Thomas, Chas. and another	95 16 8
Kaarimba	Currie, Scott and Co.	96 0 0
Kilfeera	Kaye and Butchart	183 6 8
Lacey	Moore, J. F.	27 0 0
Maindample	Highett, W.	114 3 4
Maintoongoon West	Bon and McKenzie	20 16 8
Miller's Ponds	Bon, J. and W.	200 0 0
Mount Battery	Webster, McKinnon, and Wright	56 0 0

BENALLA DISTRICT—continued.

Name of Run.	Name of Occupier.	Rent payable for the half-year ending the 30th June, 1863.
		£ s. d.
*Myrhee	Chisholm, J. W.	183 8 0
Peechelba	Messrs. Palmer, Murphy, and Henty	475 0 0
Roscial	Cain, P.	7 6 0
Springs	Liddle, R.	48 0 0
Table Top	Shaw and Forge	2 11 0

* Reduced under the 109th clause.

CASTLEMAINE DISTRICT.

Bealiba	Torry, J. S.	87 0 0
Bullarook	Birch, E.	6 0 0
*Cairn Curran	Bryant, M. and W.	150 0 0
Corinella	Egan, J.	16 0 0
Clunes	Lane, McDonald, and White	63 15 0
Edgar's Plains	Grice and Sumner	225 0 0
Holcombe	Barnett and Buscombe	18 0 0
Lamplough	J. H. Clough and Co.	13 0 0
Lower Coliban	Glass, H.	16 13 4
Murrabit	Brown, T. A.	375 0 0
Mount Alexander	Barker, W.	13 0 0
*Muckleford	Bryant, M. and W.	104 3 4
Plaistowe	Joyce, G.	8 6 8
Stratford Lodge	Orr, J. and E.	10 0 0
Woodstock	J. H. Clough and Co.	25 0 0

* Reduced under the 109th clause.

ECRUCA DISTRICT.

Bullock Creek	Kay and Butchart	48 0 0
Burrumbot	Winter Brothers	58 6 8
Colbinabin North	Winter, J. and W.	33 18 0
Colbinabin South	Groves, Geo.	4 15 0
Moorabee	Robertson, W. H. and J. H.	98 0 0
Myers' Creek	Kay and Butchart	83 6 8
Muskerry	Clement, T. N.	22 10 0
Open Plains	Kay and Butchart	50 0 0
Stewart's Plains	Winter, J.	50 0 0
Tandarra	Kay and Butchart	60 1 8
Yarrarberb	Kay and Butchart	41 16 4

GIPPS LAND NORTH.

Allendale	Johnson, John	11 5 0
Bendock	Jackson, Thos.	10 6 0
Cuigmundie	McMillan, A.	13 0 0
Deddick	Hensleigh, E.	10 2 0
Deighton East	Desailly and Ballantyne	31 5 0
Deighton West	Merry, J. and J.	86 13 4
Delicknord	McLoughlin, J.	24 0 0
Deloine	Scott, Danl.	63 12 0
Glenaladale	McLean Brothers and Gillies	145 16 8
Ilewarra	Johnson, John	15 0 0
Kilmore	Johnson, John	23 16 0
Kerkenong	Allen, Benjn.	16 0 0
Little River	Bourke, J.	12 0 0
Mount Wellington	Bennison, R.	11 5 0
Mountain Creek	Montgomery, W.	12 0 0
Neoyang	Buckley, P. C.	12 0 0
Normeralla or Lookend	McLeod, N. R.	48 0 0
Orbost	McLeod, J. C.	73 0 0
Sandy Creek	Kay and Butchart	133 6 8
Swan Reach	Johnson, John	66 0 0
Tabbarabbara	McMillan, A.	21 0 0
Wangerbill	Stevenson, J.	12 0 0
Tibbut	Whittaker, W.	26 18 0

GIPPS LAND SOUTH.

Bruthen Creek	Turnbull, D.	19 10 0
Buneeep-buneeep	Waller, W. W.	22 10 0
Devon	Hallet, A.	24 0 0
Erin Vale	Jones, H.	29 3 4
Ficary	Wallace, W.	18 15 0
Glamaggie	McFarlane, J.	40 3 8
Gammon Creek	Taylor, J.	11 7 0
Merton	Bayliss, E. W.	46 1 0
Mount Franklin	Hampton, J. W.	38 17 0
Mangrove	Turnbull, P. and R.	15 0 0
Merton Rush	Waller and Haxwell	17 5 0
Mountain Glen	Lloyd, F.	9 0 0
Reedy Creek	Hoddnott, U.	12 0 0
Scrubby Forest	Brown and Hillier	19 4 0
Snugborough	Collins, J.	37 16 0
Traralgon West	Blackwood and Buckley	27 7 0
Traralgon East	Turnbull, J. F.	22 18 0
Warrigal Creek	Taylor, J.	11 7 0
Wilderness	Waller, W. W.	3 15 0

GISBORNE DISTRICT.

Name of Run.	Name of Occupier.	Rent payable for the half-year ending the 30th June, 1893.
Bullengarooke ...	Barbour, R.	£ s. d. 12 10 0
Barfold ...	Lincolne, A.	9 18 0
Cameron's Run ...	Bagot, E. N.	4 7 0
Cherrington ...	Robertson, H. J.	48 0 0
*Cairnhill... ..	Riddell and Hamilton	10 13 0
Deerimal ...	Speed, Wm.	36 0 0
Glenburn ...	Hardie, H. and J.	110 3 0
Island ...	McFarlane, J. and P.	54 3 4
Killingworth ...	Airey and Kerr ...	125 0 0
Langworne ...	Patterson, J. H. (Exors.)	87 16 0
Lerderberg ...	McLeod, H.	11 19 0
Mount Macedon Ranges	Glass, H.	6 0 0
Muddy Creek ...	McLeish, D.	50 0 0
Muddy Creek ...	Underwood and Pickering	18 0 0
Northwood ...	Boyd, H. C.	75 0 0
Thornton ...	Aitken, J. C.	60 0 0
Tourbourie ...	J. H. Clough and Co...	145 16 8
Tallaroak ...	Outwaite, R.	50 19 0
*Turritable ...	Riddell and Hamilton	7 0 0
Wooling ...	Robertson, W.	17 2 0

* Reduced under the 109th clause.

GRANT DISTRICT.

Allerton ...	Hancock, T.	5 0 0
Allen's Home ...	Russell, T. and Co.	16 5 0
Borhoneyghurk East	Morrison, H.	66 5 0
Brisbane Ranges	Staughton, S. (Exors.)	25 0 0
Bungletap East ...	Dennis, J.	75 0 0
Ballark No. 1 ...	Wallace, J.	29 3 4
Ballark No. 2 ...	Wallace, J.	62 17 4
Cargerie ...	McGilvray, A.	277 10 0
Cherrytree Hill ...	Vicary and Roadnight	22 16 0
Durdiwarrah ...	Champ, N. T. W.	100 0 0
Dean's Marsh ...	Vicary, G.	7 13 0
Golf Hill East ...	Bell, G.	10 13 4
Glenmore ...	Griffith and Green	87 10 0
*Hesse Mount ...	Hopkins, A.	13 6 0
Ingleson ...	Edols, T. and G.	47 10 0
Irrewillope ...	Murray, A.	9 12 0
Long Waterholes	Russell, T. and Co.	30 12 8
Mount Rebecca ...	Russell, T. and Co.	20 0 0
Moranghurk ...	Matheson, J.	25 0 0
Moreep ...	Morrow, C. S.	16 13 4
Native Creek ...	Sutherland, R.	82 10 0
*Ondit ...	Robertson, W.	17 14 0
Paraparap ...	Dawing, E.	24 0 0
Waterloo Plains ...	Austin, T.	20 0 0
Yoe ...	Austin, J.	15 0 0
Yallock Vale ...	Brown, T.	65 0 0

* Reduced under the 109th clause.

MELBOURNE DISTRICT.

Balla-balla ...	Adams, J.	4 4 0
Cape Schanck ...	Barker, J.	27 0 0
Church Hill Island	Rogers, J.	15 5 0
Christmas Hills ...	Wilson, J.	48 0 0
Elizabeth Island ...	Chambers, ...	0 18 0
I.Y.U. ...	Hulme, G. H.	5 8 0
*Kilmore ...	Waddell's Executors	21 12 0
Long Warrin ...	Corbett, R.	6 5 0
Manton's Station, or Tooraddin	Callanan, M.	8 2 0
Minton's Creek ...	Bakewell, J.	6 0 0
Minton's Creek or Conabul	Bourke and Neville	38 8 0
Mount Ararat ...	Ready and Hook ...	26 17 0
Mount Ararat Creek	Philpot, W.	18 0 0
Panty Gurn-gurn ...	Walsh and O'Brien	15 7 0
Red Bluff ...	Henry, C. F.	7 16 0
Steel's Flat or Brierty's	Bakewell, J.	9 0 0
Solitude ...	Mitchell, D.	36 0 0
Sandstone Island ...	Caldwell, R.	21 9 0
St. Germain's ...	Rogers, J.	1 0 0
Toomah ...	Vaughan and Wild ...	15 7 0
Torbinurruck ...	Gilmore, R. J. and W.	6 0 0
Tootgarook ...	Mickle, Bakewell, and Lyall	16 10 0
View Hill ...	Purves, J.	10 16 0
Weandron ...	Nicholson, W.	9 0 0
Westaway ...	Gardiner, J.	7 16 0
Yering ...	Simson, J.	7 10 0
Yallock ...	McQuilloch and Sellar	9 0 0
	Mickle, Bakewell, and Lyall	13 3 0

* Reduced under the 109th clause.

OMEO DISTRICT.

Name of Run.	Name of Occupier.	Rent payable for the half-year ending the 30th June, 1893.
Bundaramongee ...	J. H. Clough and Co...	£ s. d. 54 0 0
Buchan ...	Bland, Klingender, and Grant	183 6 8
Begary ...	O'Neil, W.	46 1 0
Ensay ...	Campbell and Co.	219 0 0
Glenmore ...	Dick, G. C.	2 1 0
Gellingall ...	McLeod, R. W.	37 10 0
Hinnomongee ...	Hervey, Matthew ...	108 0 0
Mount Wills ...	Jack, W. C.	21 15 0
Stratherick ...	Fraser, A.	45 0 0
Thowgola ...	Wm. Sloane and Co...	28 16 0
Wingelgoodbin ...	King, W. E. and A. S.	15 0 0
Woolgoomerang ...	Rourke, E.	34 10 0

PORTLAND DISTRICT.

Ardarchy ...	Neill, H. J.	123 2 8
Ardgarton ...	McCallum, D.	102 10 0
Boglara ...	Fallon, T.	27 1 8
Breakfast Creek ...	Taylor, J. L.	108 6 8
Coayenne ...	Boden, A. V. St. Luz	18 6 8
Croxtan ...	McKellar, J.	31 5 0
Fitz Roy Lestrangle	Learmonth, W.	12 0 0
Greenwich ...	Campbell, Dal. and Co.	66 13 4
Glenelg ...	Grace, D. G.	58 6 8
Grafton ...	Duncan McLean ...	24 0 0
*Glenaulin No. 1	Cameron, A. and J.	40 0 0
Mount Clay ...	McLeod, J. N.	29 3 4
Nangeela ...	McPherson, W.	140 1 0
Nangwarry ...	Watson, A.	53 6 8
Pleasant Hills ...	McRae, D.	83 6 8
Pieracle ...	Tulloch and Miller	145 16 8
Rifle Downs ...	Lewis, R.	208 6 8
Sandy Water Holes	Lewis, R.	66 13 4
Sinclair West ...	Aitken and Bostock	36 0 0
Springbyrne ...	Aitken and Bostock	30 0 0
Struan ...	Robertson, W. and J.	10 19 4
Tahara ...	Learmonth, W.	22 10 0
Warwanga ...	Black, N. and Co.	49 18 0
*Winneburn ...	Turnbull and Son ...	16 13 4

* Reduced under the 109th clause.

SETTLED DISTRICT.

Angahook ...	Pearce, T.	7 14 0
Bangholme ...	Ogilvy, J. S.	7 2 0
Bole Bole ...	Buckley, P. C.	19 4 0
Cape Schanck and another	Barker, J.	6 14 0
Cherry Tree Flat ...	Barker, J.	3 17 0
Corbanwarrabul ...	Bath, R.	19 4 0
Cape Otway ...	Clarke, W. J. T.	15 7 0
Diamond Creek ...	Vicary, T. W.	57 13 0
Glenferu ...	Haley, C. S.	19 4 0
Gulph ...	Clarke, W. J. T.	24 19 0
Glenvale ...	Bell, Miss ...	7 14 0
Glenampyle ...	Gibbs, M.	9 16 0
Heathdale ...	Murray, J.	21 8 0
Iron Bark Ranges	Clarke, W. J. T.	11 10 0
Jack Rivulet ...	Gundry, J.	9 16 0
Kilkunda ...	Amey, J.	19 4 0
Musquito Point ...	McKinnon, C.	24 19 0
Monbolk ...	Aitken, J.	19 4 0
Remuera ...	Dorgan, T.	15 7 0
Running Creek ...	Crosswell, R.	14 8 0
Sandy Point ...	Hill, J.	7 14 0
Sutton Forest ...	Planner, J.	28 16 0
Spring Creek ...	Lett, J. S. and W.	48 0 0
Snake Island ...	Thait, H.	11 10 0
South Beach ...	Thomson, J.	38 8 0
St. Margaret's Island	Zeally, R.	7 14 0
Trenton Valley ...	Matches and Duncan	14 8 0
Tarhatten ...	Bodman, H.	5 15 0
Tootgarook ...	Dorgan, Barry, and Jennings	17 6 0
Virnie Hall ...	Purves, J.	16 8 0
Wild Cattle Run ...	Herbert, W. W.	14 8 0
Warrigal Creek No. 1	Feehan, R.	19 4 0
Wonga Wonga ...	Hoddinot, U.	29 15 0
Yarra Glen ...	Brown, Robt.	3 17 0
Yanakie ...	McPherson, J.	23 1 0
Warrigal Creek No. 2	Maxwell and Drew	49 18 0
Sections ...	Taylor, J.	17 5 0
Sections ...	Black, N.	5 15 0
Sections ...	Wedge, H.	11 10 0
Sections ...	McFarlane, J. A.	21 2 0
Sections ...	McLean and McLeod	23 1 0
Sections ...	Stratton, Rickard and Co.	19 4 0
Sections ...	Develing, R.	7 14 0
Sections ...	Develing, R.	11 10 0
Sections ...	Turnbull and Co.	19 4 0
Sections ...	Wills, T.	7 14 0
Sections ...	Turnbull, P.	40 6 0
Sections ...	Keys, Geo.	2 10 0

SWAN HILL DISTRICT.

Name of Run.	Name of Occupier.	Rent payable for the half-year ending the 30th June, 1863.
Ballochmyle ...	Coutts Brothers ...	£ s. d. 13 6 8
Burbiston ...	Ellerman, H. C. ...	6 13 4
Benetook ...	Jamieson, H. and B. ...	30 16 8
Bumbang ...	Power and Davenport ...	75 0 0
Bagshot Heath ...	White, T. W. ...	28 15 0
Culline, Lower ...	Bagot, E. M. ...	5 0 0
Cullulairine, Lower ...	Bagot, E. M. ...	5 4 0
Cowra ...	Crozier, J. ...	116 13 4
Culline, Upper ...	Crozier, J. ...	133 6 8
Corunna ...	Davenport and Power ...	12 18 4
Chaves Plains East ...	Davenport and Power ...	12 18 4
Chaves Plains West ...	Davenport and Power ...	12 18 4
Curry South ...	Williams, F. J. ...	33 17 0
Campania ...	Cameron, P. and E. ...	5 16 8
Duddo ...	Archibold, G. ...	13 6 8
Eureka ...	Beveridge, J. G., and P. ...	13 6 8
Geralmin ...	Wood Brothers and Kirk ...	24 0 8
Irymple ...	Jamieson, H. and B. ...	5 16 8
Knighton ...	Clough, J. H. and Co. ...	13 6 8
Kannire ...	Coutts Brothers ...	16 13 4
Lindsay Island ...	Bagot, E. M. ...	133 6 8
Laundowne ...	Clough, J. H. and Co. ...	10 18 8
Lake Wilhelmina ...	McGuinness and Bell ...	21 5 0
Longlands ...	Clough, J. H. and Co. ...	6 0 9
Lowan Flats ...	Beveridge, A. ...	24 0 0
Mildura ...	Jamieson, H. and B. ...	110 8 4
Minapra ...	McGuinness and Bell ...	32 0 0
Muckross ...	Coutts Brothers ...	13 6 8
Mount Myall ...	Beveridge, M. R. ...	23 6 8
Nurnurnenal ...	Orr and Youl ...	3 6 8
Narong ...	Sloane, Wm. and Co. ...	104 3 4
North Boundary No. 1 ...	Smith and Wynne ...	12 16 0
North Boundary No. 2 ...	Smith and Wynne ...	12 16 0
Nallan ...	Gill, J. ...	33 19 0
Ouyen ...	Orr and Youl ...	5 6 8
Paigrie ...	Byerly ...	13 6 8
Piangil ...	Beveridge Brothers ...	100 0 0
Pine Ridges East ...	Clough, J. H. and Co. ...	11 9 0
Pine Ridges West ...	Clough, J. H. and Co. ...	11 9 0
Pental Island ...	Wood Brothers and Kirk ...	230 0 0
Pine Plain ...	Power, Rutherford and Co. ...	152 7 0
Pines ...	Sloane, Wm. and Co. ...	38 2 4
Ross Plains ...	Archibold, G. ...	5 4 0
Raak ...	Orr and Youl ...	21 6 8
Sand Hills ...	Cunningham, H. and Co. ...	46 13 4
Springfield ...	Fenton, F. and T. ...	22 14 0
Stratford ...	Cunningham, H. ...	11 9 0
Salamance ...	Davenport and Power ...	12 18 4
Sunset ...	Davenport and Power ...	13 6 8
Salt Lakes ...	Davenport and Power ...	13 6 8
Spectacle Plains ...	Power, Rutherford and Co. ...	11 9 0
Sandmount ...	Cameron, P. and E. ...	12 18 4
South Tyrell ...	Wood Brothers and Kirk ...	18 0 0
Tyntindia ...	Beveridge, A. ...	256 0 0
Tarakna ...	Crozier, J. ...	62 10 0
Towma ...	Clough, J. H. and Co. ...	20 8 4
Tyrell or Astley's ...	Stanbridge, W. E. ...	59 7 4
Ultima ...	Cameron, D. ...	14 7 4
Watermeit ...	Bagot, E. M. ...	9 7 4
Woolwoilwa ...	Bagot, E. M. ...	12 1 8
Western Albacutya ...	Ellerman, H. C. ...	9 12 8
Yellamyp ...	Orr and Youl ...	2 13 4

WARRENAMBOOL DISTRICT.

*Bolac Plains ...	Jamieson, R. ...	126 13 4
Bullen Merri ...	McNicol, D. ...	5 0 0
Chocelyn ...	Adeney, W. ...	8 15 0
Colanitt ...	Power and Davenport ...	75 5 0
Dunoon ...	McNicol and McKinnon ...	5 0 0
Eddington ...	A. Craig ...	26 13 4
Glenormiston ...	Black, N. and Co. ...	143 6 8
*Gnarkeet ...	Mack, J. G. ...	100 0 0
*Gerangamarang ...	Mack, J. G. ...	71 5 0
Gnarkeet East ...	Rowe, W. ...	11 13 4
Jancourt East ...	Scott, H. ...	53 15 0
Junction of Black and Hopkins ...	Tozer, F. ...	108 0 0
Keilambete ...	Thomson, J. ...	108 6 8
*Kolor ...	Twomey, J. ...	6 13 4
Koortkoortong or Cloven Hill ...	Ware, J. G. ...	333 6 8
Little Corangamite ...	Robertson, A. S. ...	266 13 4
Mount Sturgeon Plains ...	Cameron, A. ...	11 13 4
Mount Sturgeon Plains South ...	Henty, S. G. ...	53 6 8
Mount Sturgeon Plains North ...	Henty, S. G. ...	33 6 8

WARRENAMBOOL DISTRICT—continued.

Name of Run.	Name of Occupier.	Rent payable for the half-year ending the 30th June, 1863.
Merang ...	Scales' Executors ...	£ s. d. 75 0 0
*Muston's Creek No. 2 ...	Ware, J. ...	14 16 0
Patrick's Day ...	Gibb, M. ...	136 10 0
Parasia ...	Armstrong, W. ...	150 0 0
Purdeet ...	Hutton, D. ...	46 8 6
Punpundal ...	Hastie, J. ...	283 6 8
Parinyallock ...	Nankeville and Calvert ...	85 10 0
Squatleaseamere ...	Trustand Agency Company ...	111 0 0
Snaky Creek ...	Brown, T. ...	15 0 0
Stony Rises ...	Roadnight, W., sen. ...	153 0 0
Shadwell South A. ...	Hyland, J. ...	40 0 0
Shadwell South B. ...	Thomson, J. ...	31 13 4
St. Kitts ...	Yool, B. ...	35 0 0
Union ...	Kenney, D. ...	45 0 0
Woraweryte ...	Shaw and Anderson ...	100 0 0
West Cloven Hill ...	Cole, N. ...	157 0 0
Yambuk ...	Hindhaugh, W. ...	30 0 0
Yaugher ...	Lang, A. and G. ...	15 0 0

* Reduced under the 109th clause.

WIMMERA EAST DISTRICT.

Junction of Glenlogie ...	Williamson, C. ...	183 6 8
Lake Woronook ...	Chirnside, J. B. ...	212 10 0
Mount Teddington ...	Wm. Sloane and Co. ...	33 0 0

WIMMERA WEST DISTRICT.

Arapiles ...	Wilson, A. ...	233 6 8
Ballarook ...	Urquhart, G. ...	133 6 8
Barongarong ...	McNicol and Smith ...	80 0 0
Brim Spring ...	Carter, C. ...	159 10 0
Benyes ...	McLeod, H. L. ...	223 10 0
Bringbungle ...	Thomson, A. ...	91 13 4
Cashmere ...	O'Reilly, O. ...	120 0 0
Chetwynd ...	Campbell and Elms ...	157 10 0
Dundas ...	Young, W. ...	205 0 0
Evergreen ...	Ellerman, H. C. ...	13 6 8
Ganoo-ganoo ...	Gordon, James ...	142 10 0
Glanmire ...	Ellerman, H. C. ...	13 6 8
Heath Springs ...	D. Little ...	13 6 8
Hilgay ...	Cameron, D. ...	26 13 4
*Koroite ...	Cameron, J. ...	12 10 0
Lake Bringalbert ...	Gibson, T. L. ...	500 0 0
Lemon Springs ...	Affleck and Broughton ...	195 16 8
Lochart ...	Kearney, E. ...	170 10 0
Mepunga ...	Thomson, A. ...	23 6 8
Mica Lake ...	Robertson, A. ...	237 10 0
Murndarra ...	Gordon, J. ...	291 13 4
Muckindar ...	Wilson, A. ...	333 6 8
Newlands ...	Gordon, J. ...	662 10 0
Newhapper ...	Hines, F. P. ...	209 0 0
North Tallageira ...	Jones, H. and D. O. ...	33 0 0
Plains ...	Skene, W. ...	160 0 0
Pleasant Banks ...	Affleck, D. ...	350 0 0
Red Bluff Well ...	Smith and Wynne ...	13 17 4
Rosebank ...	Affleck, D. ...	211 12 8
Second Kout Narin ...	Broughton, R. B. ...	333 6 8
Six Mile Creek ...	Baker, R. C. ...	109 2 8
South Boundary ...	Smith and Wynne ...	13 17 4
Spring Bank ...	McIntosh, A. ...	337 10 0
Tallageira ...	Jones, H. and D. O. ...	55 10 0
Wando ...	O'Reilly, O. ...	47 6 8
Wando Vale ...	Robertson, W. and J. ...	33 6 8
Wilderness ...	Hawkins, S. P. ...	176 13 4
Yat Nat ...	McColl, J. ...	160 8 4

* Reduced under the 109th clause.

TEMPORARY RESERVATION OF LANDS TO BE REVOKED.

NOTICE is hereby given, in accordance with the 9th clause of *The Land Act, 1862*, that the temporary reservation of the lands hereinafter mentioned will be revoked upon the expiration of four weeks from the date specified below, viz.:-

AVOCA—The reservation of the site for Public Baths at Avoca, under an Order of 28th May, 1860, will, pursuant to another Order of 20th July, 1863, stand revoked upon the expiration of four weeks from the 11th day of August, 1863.—(59A.6953.)

BALLAARAT—The reservation of the site for Church of England school purposes at Sebastopol Hill, Ballaarat, under an Order of 5th August, 1862, will, pursuant to a subsequent Order of 20th July, 1863, stand revoked upon the expiration of four weeks from the 31st of July aforesaid.—(61.D.9131.)

Lands and Survey Office,
Melbourne.

R. HEALES.

LANDS TO BE PERMANENTLY RESERVED.

Broadford.—Site at Broadford for Free Presbyterian church purposes, to be *permanently* reserved pursuant to Order of 10th August, 1863.—Two acres, county of Dalhousie, parish of Broadford, allotments 1, 2, 3, 16, 17, 18, 19, and 20, of section 21: Commencing at the south angle of the said section, being the south angle of said allotment 1; bounded on the south-west by Flinniger street, bearing N. 35° W. five chains; on the north-west by High street, bearing N. 55° E. four chains; on the north-east by allotments 15 and 4, bearing S. 35° E. five chains; and on the south-east by Ferguson street, bearing S. 55° W. four chains to the point of commencement.—(63.H.6808).—Gazetted (1°) on 21st August, 1863.

GEELONG.—Site for a Market Place for wild cattle at Cowie's Creek, Geelong, to be *permanently* reserved pursuant to Order of 20th July, 1863.—Seven acres three roods thirty-seven perches, county of Grant, parish of Moorpanyal, being portion 272 in that parish: Commencing at the south-west angle of portion 273; thence S. 54° W. five chains thirty-seven links; thence S. 87° W. sixty-four links; on the west by portion 271, bearing north sixteen chains six links; on the north by a curved line bearing north-easterly to a point bearing due north of the commencing point (length of said curved line being five chains forty-one links); on the east by portions 274 and 273, bearing south fifteen chains eighty-six links to the point of commencement.—(63.G.5110).—Gazetted (1°) on the 31st of July, 1863.

JIKA-JIKA.—Site for Experimental Farm, in the parish of Jika-jika, to be *permanently* reserved pursuant to Order of 10th August, 1863.—One hundred and forty acres two roods and eight perches, county of Bourke, parish of Jika-jika: Commencing at a point on the east bank of the Moonsee Ponds, about eighty links, more or less, west of town boundary post; thence east forty-seven chains fifty-five links to a peg and trench; thence southerly twenty-four chains fifty links; thence by a curved line having a radius of six chains twelve and a half links, whose chord bears S. 32° 2' W. length six chains fifty links; thence westerly twelve chains forty-six links, crossing a blind creek to a peg and trench; thence by straight and curved lines westerly to the junction of said blind creek with the Moonsee Ponds Creek, said straight and curved lines being an average distance of about seventy-five links from the south side of the blind creek; thence by the Moonsee Ponds Creek northerly to the point of commencement; as shown on plan deposited in the Crown Lands Office, Melbourne, and approved by the Governor in Council, 26th April, 1863. Plan No. M.321.—(63.G.7058).—Gazetted (1°) on 21st August, 1863.

MARYBOROUGH.—Three sites at Maryborough, to be *permanently* reserved pursuant to Order of 3rd August, 1863:—
Site at Maryborough for a Fire-engine House.—Twenty-one perches and six-tenths, county of Talbot, parish of Maryborough, being part of the block known as the Camp reserve, town of Maryborough: Commencing at the intersection of the south-west side of Neill street with the south-east side of Barnard street; bounded on the north-west by Barnard street, bearing S. 42° 10' W. one chain; on the south-west by a line bearing S. 49° 30' E. one chain forty links; on the south-east by a fence and line bearing N. 36° 15' E. one chain and half a link; and on the north-east by Neill street, bearing N. 49° 30' W. one chain thirty links to the point of commencement.—(61.C.6792.)
Site at Maryborough for a Public Park.—Sixty-nine acres one rood thirty perches, county of Talbot, parish of Maryborough: Commencing at a point bearing S. 45° E. one chain forty-one and a half links, more or less, from the north-west angle of the town reserve of Maryborough; bounded on the west by a road one chain wide, bearing south eighteen chains fifty-four links; on the south by North street, bearing S. 81° 24' E. twenty-nine chains fifteen links; on the east by High street, bearing N. 22° 20' E. fourteen chains three links, more or less, and N. 16° 5' E. ten chains twenty-five links, more or less, to a point bearing due east of the commencing point; bounded on the north by a road one chain wide, bearing west thirty-six chains sixty-eight links to the point of commencement.—(63.H.5286.)
Site at Maryborough for a Town Hall.—Two roods, county of Talbot, township of Maryborough: Commencing at the south corner of section 30; bounded on the south-west by Neill street, bearing N. 49° 30' W. two chains fifty-two links; on the north-west by a reserve bearing N. 46° 30' E. two chains; on the north-east by the Hospital reserve, bearing S. 42° 30' E. two chains forty-eight links; and on the south-east by Clarendon street, bearing S. 36° 30' W. two chains to the commencing point.—(63.G.6430).—Gazetted (1°) on 11th August, 1863.

PLEASANT CREEK.—Site at Pleasant Creek for Presbyterian Church purposes, to be *permanently* reserved pursuant to Order of 17th August, 1863.—Two roods, parish of Stawell, county unnamed: Commencing at the north-west angle of the reserve, being a point bearing S. 9° 13' E. one thousand and forty links and south one hundred links from the south-east angle of the Stawell Powder Magazine reserve; bounded on the north-west by a line bearing N. 48° 8' E. one hundred and thirty-five links; on the north-east by a line bearing S. 41° 52' E. three hundred and seventy links; on the south-east by a road one hundred links wide, being a line bearing S. 48° 8' W. one hundred and thirty-five links; on the south-west by a line bearing N. 41° 52' W. three hundred and seventy links to the point of commencement.—(63.G.2506).—Gazetted (1°) on 28th August, 1863.

SANDHURST.—Site at Sandhurst for Public Recreation, to be *permanently* reserved pursuant to Order of 27th July, 1863.—

Sixty acres one rood and seven perches and a half, county unnamed, parish of Sandhurst: Commencing at the intersection of the south side of Barnard street with the east side of View place; thence N. 48° 3' E. thirty-five chains fifty-six links; thence S. 74° 36' E. six chains twenty-five links; thence S. 15° 24' W. three chains; thence S. 74° 36' E. three chains fifty-seven links; thence S. 8° 30' W. seven chains thirty links; thence S. 30° 15' W. one chain eighteen links; thence S. 12° 33' W. four chains twenty-seven links; thence N. 45° 39' W. eight chains eighty-seven links; thence S. 65° 48' W. three chains nine links; thence S. 42° 28' W. thirteen chains eighty-six links; thence S. 47° 32' E. ten chains six links; thence N. 45° 31' E. fourteen chains seventy-seven links; thence S. 77° E. two chains fifty-two links; thence S. 16° 16' W. six chains seventy-two links; thence S. 39° 15' W. twenty chains; thence N. 53° 18' W. one chain sixty-seven links; thence N. 18° 36' E. three chains sixteen links; thence N. 53° 18' W. thirteen chains twenty-one link; thence S. 36° 42' W. three chains; and thence N. 41° 47' W. seven chains twenty links to the point of commencement.—(62.F.7017).—Gazetted (1°) on 21st August, 1863.

ST. KILDA.—Site at St. Kilda for Free Presbyterian Church purposes, to be *permanently* reserved pursuant to Order of 10th August, 1863.—Two acres, county of Bourke, parish of Prahran: Commencing at the south-west angle, being a point bearing east one chain from the south-east angle of portion 67 D; bounded on the west by Chapel street, bearing north five chains; on the north by a line bearing east four chains; on the east by a line bearing south five chains; and on the south by Alma road, bearing west four chains to the point of commencement.—(63.H.6807).—Gazetted (1°) on 21st August, 1863.

Lands and Survey Office,
Melbourne.

R. HEALES.

LANDS TEMPORARILY RESERVED.

B is hereby notified, in pursuance of the 9th section of *The Land Act, 1862*, that the Governor in Council has temporarily reserved from sale the lands hereinafter described for the several purposes specified in connection with each description, viz.:

BARNAWATHA.—Site at Barnawatha for Roman Catholic Church purposes, *temporarily* reserved by Order of 10th August, 1863.—One acre, county unnamed, parish of South Barnawatha, being allotments 3 and 4, block 10, Barnawatha township: Commencing at the north-east angle of block 10; bounded on the north by Palmerston street, bearing S. 56° 40' W. five chains; on the west by allotment 2, bearing S. 33° 20' E. two chains; on the south by allotment 5, bearing N. 56° 40' E. five chains; and on the east by Havelock street, bearing N. 33° 20' W. two chains to the point of commencement.—(63.H.4173).—Gazetted (1°) on 19th August, 1863.

BEECHWORTH.—Site at Beechworth for the use of the Beechworth Acclimatization Society, subject to the condition that adequate compensation be given by the Society to those persons now in legal occupation of the ground for removal of their improvements therefrom, *temporarily* reserved by Order of 30th July, 1863.—Two acres, county unnamed, parish of Beechworth, being allotments 5, 6, 7, 8, 9, 10, 11, and 12 of block 23, town of Beechworth: Commencing at the north angle of allotment 6; bounded on the north-east by allotments 3 and 4, bearing S. 51° 45' E. five chains; on the south-east by Loch street, bearing S. 33° 15' W. four chains; on the south-west by Short street, bearing N. 51° 45' W. five chains; and on the north-west by Finch street, bearing N. 38° 15' E. four chains to the point of commencement.—(63.H.6229).—Gazetted (1°) on 4th August, 1863.

BUNGAREE.—Land in the parish of Bungaree for the purpose of a Watering-place, *temporarily* reserved by Order of 10th August, 1863.—Allotment 6, section 13, parish of Bungaree: Commencing at a point distant from the north-east corner of the allotment south forty-one chains sixty-six links and west nineteen chains forty-three links; bounded on the south by a road one chain and a half wide, bearing west eight chains eighty-nine links; on the west by part of allotment 9, bearing north eleven chains twenty-five links; on the north by a line bearing east eight chains eighty-nine links; and on the east by a line bearing south eleven chains twenty-five links to the commencing point.—(62.E.4771).—Gazetted (1°) on 19th August, 1863.

BURKE.—Site at Burke, near Malmesbury, for Church of England purposes, *temporarily* reserved by Order of 10th August, 1863.—One acre, county of Talbot, parish of Burke, being part of allotment 5, section 3, parish aforesaid: Commencing at the north-west angle of the School reserve; bounded on part of the west by the road from Malmesbury to Glenlyon, bearing N. 17° E. two chains nine links; on the north by a line bearing east four chains thirty-nine links; on the east by a line bearing south two chains twenty-one links; on part of the south by a line bearing west two chains eighty and a half links; on the remainder of the west by part of the School reserve, bearing north twenty-one links; and on the remainder of the south by the School reserve, bearing west two chains nineteen and a half links to the point of commencement.—(63.H.4397).—Gazetted (1°) on 19th August, 1863.

CARISBROOK.—Site at Carisbrook for Public Buildings, *temporarily* reserved by Order of 10th August, 1863.—One rood, county of Talbot, parish of Carisbrook, being allotment 1 of block 3, town of Carisbrook: Commencing at the north angle of the Post Office reserve; bounded on the north-east by Bucknall street, bearing N. 45° W. one chain twenty-five links; on the north-west by the Council Chambers reserve, bearing S. 45° W. two chains; on the south-west by part of allotment 3, bearing S. 45° E. one chain twenty-five links; and on the south-

east by the Post Office reserve, bearing N. 45° E. two chains to the point of commencement.—(63.G.5356.)—Gazetted (1°) on 19th August, 1863.

CARISBROOK—Site at Carisbrook for Presbyterian Church purposes, *temporarily* reserved by Order of 10th August, 1863.—One acre, county of Talbot, parish of Carisbrook, being allotments 5 and 6 of block 4, town of Carisbrook: Commencing at the north angle of allotment 5; bounded on the north-east by allotment 4, bearing S. 45° E. five chains; on the south-east by McLachlan street, bearing S. 45° W. two chains; on the south-west by allotment 7, bearing N. 45° E. five chains; and on the north-west by McNeil street, bearing N. 45° E. two chains to the point of commencement.—(63.G.5093.)—Gazetted (1°) on 19th August, 1863.

CASTLEMAINE—Site at Castlemaine for the use of the Castlemaine Volunteer Rifle Corps, *temporarily* reserved by Order of 10th August, 1863.—Twenty-seven perches, county of Talbot, parish of Castlemaine, being allotment 3, block 14, town of Castlemaine: Commencing at the south-east angle of the Electric Telegraph and Post Office reserve; bounded on the west by said reserve, bearing north two chains twenty-five links; on the north by a road bearing east seventy-five links; on the east by a road bearing south two chains twenty-five links; and on the south by Lyttleton street, bearing west seventy-five links to the point of commencement.—(63.2840.)—Gazetted (1°) on 19th August, 1863.

GREAT WESTERN—Site at Great Western for Police purposes, *temporarily* reserved by Order of 17th August, 1863.—Two acres one rood twenty-eight perches, county unnamed, parish of Concongella, being allotment 19, suburbans: Commencing at the south-west angle of allotment 18; bounded on the north by allotment 18, bearing N. 55° E. eleven chains ninety-one links to the Concongella Creek; on the east by said creek southerly to the north-east angle of allotment 20; on the south by allotment 20, bearing S. 60° W. ten chains thirty-one links; and on the west by Stephenson street, bearing N. 65° W. two chains to the point of commencement.—(63.H.6634.)—Gazetted (1°) on 28th August, 1863.

HAPPY VALLEY—Site at Happy Valley for Church of England purposes, *temporarily* reserved by Order of 10th August, 1863.—Starting from the north-east corner of allotment 19, parish of Argyle, bearing east one chain fifty links, south one chain seventy-nine links, S. 57° 05' E. twenty-one chains ten links; S. 53° 09' E. thirty-one chains fifty-three links, S. 3° 24' E. eighteen chains thirty-seven links, S. 30° 02' W. five chains, west four chains to north-east corner of reserve; bounded on the east by a line bearing south five chains; on the south by a line bearing west two chains; on the west by a line bearing north five chains; and on the north by a line bearing east two chains to the commencing point. Area, one acre.—(63.H.4690.)—Gazetted (1°) on 19th August, 1863.

JAMIESON—Site at Jamieson for Roman Catholic Church purposes, *temporarily* reserved by Order of 10th August, 1863.—Three roods eight perches, county unnamed, parish of Jamieson, being allotments 6 and 7 of block 6, township of Jamieson: Commencing at the south-west angle of allotment 5; bounded on the west by Nash street, bearing S. 29° 45' W. two chains; on the south by Perkins street, bearing S. 60° 15' E. four chains; on the east by Brown street, bearing N. 29° 45' E. two chains; and on the north by allotment 5, bearing N. 60° 15' W. four chains to the point of commencement.—(63.H.5193.)—Gazetted (1°) on 19th August, 1863.

JAMIESON—Site at Jamieson for Public Offices, *temporarily* reserved by Order of 17th August, 1863.—One acre thirty-two perches, county unnamed, parish of Jamieson, being allotments 1, 2, and 3, of block 12, township of Jamieson: Commencing at the north-west angle of allotment 1; bounded on the north by Perkins street, bearing S. 60° 15' E. four chains; on the east by Brown street, bearing S. 29° 45' W. three chains; on the south by the Court House reserve, bearing N. 60° 15' W. four chains; and on the west by Nash street, bearing N. 29° 45' E. three chains to the point of commencement.—(63.H.6039.)—Gazetted (1°) on 28th August, 1863.

LANCEFIELD—Site in the parish of Lancefield, for a Cemetery, *temporarily* reserved by Order of 27th July, 1863.—Six acres, county of Bourke, parish of Lancefield: Commencing at the north-east angle at a post bearing east eighteen chains, more or less, from the north-west angle of the Melbourne Hill reserve; bounded on the north by a road bearing west six chains; on the west by a line bearing south ten chains; on the south by a line bearing east six chains; and on the east by a line bearing north ten chains to the point of commencement.—(63.G.4870.)—Gazetted (1°) on 31st July, 1863.

LETHBRIDGE—Site at Lethbridge for Presbyterian Church purposes, *temporarily* reserved by Order of 17th August, 1863.—One acre, county of Grant, parish of Waddalah, part of allotment 21: Commencing at the north-west angle of the said allotment; bounded on the north by part of allotment 22, bearing east four chains ninety-six links; on the east by a line bearing south two chains fifty links; on the south by a line bearing west three chains four links; and on the west by the main road three chains wide from Geelong to Ballaarat, bearing N. 35° 30' W. three chains sixteen links to the point of commencement.—(63.G.5929.)—Gazetted (1°) on 28th August, 1863.

MARYBOROUGH—Site at Maryborough for the extension of the present site of the Maryborough National School, *temporarily* reserved by Order of 10th August, 1863.—One rood thirty-two perches, county of Talbot, parish of Maryborough, being allotments 3 and 4, block 25, town of Maryborough: Commencing at the north angle of allotment 3; bounded on the north-east by allotment 2, bearing S. 47° 50' E. two chains

twenty-five links; on the south-east by the reserve already set apart, bearing S. 42° 10' W. two chains; on the south-west by allotment 5, bearing N. 47° 50' W. two chains twenty-five links; and on the north-west by Palmerston street, bearing N. 42° 10' E. two chains to the point of commencement.—(63.H.6001.)—Gazetted (1°) on 19th August, 1863.

MELBOURNE—Site at South Melbourne for the residence of the Government Astronomer and his First Assistant, *temporarily* reserved by Order of 10th August, 1863.—One acre two roods thirty-five perches, county of Bourke, parish of South Melbourne: Commencing at the north-west angle of the Botanical Garden reserve; bounded on the north by a line bearing S. 70° W. nine chains seventeen links; on the west by the Brighton road, bearing south-easterly one chain eighty-seven links; on the south by a line bearing N. 70° E. nine chains twenty-three links; and on the east by the Botanical Garden reserve, bearing N. 20° W. one chain eighty-seven links to the point of commencement. Bearings true meridian.—(63.H.6392.)—Gazetted (1°) on 19th August, 1863.

MELBOURNE—The area of the streets or roads to be called respectively Carpentaria Place and Gipps Crescent, to facilitate communication between Melbourne Proper and Fitz Roy Gardens (which Place and Crescent are delineated on a plan deposited at the Office of Lands and Survey, Melbourne), *temporarily* reserved by Order of 17th August, 1863.—(63.2302.)—Gazetted (1°) on 28th August, 1863.

MOLIAGUL—Site at Moliagul for Presbyterian Church purposes, *temporarily* reserved by Order of 10th August, 1863.—In the township of Moliagul, parish of Moliagul, county unnamed, one acre, being allotments 13, 14, 15, and 16 of section 3: Commencing at the west angle of the said allotment No. 13; bounded by allotments 11 and 12, bearing N. 68° 33' E. five chains; thence by Prospect place, bearing E. 68° 33' S. two chains; thence by allotments 20, 19, 18, and 17, bearing S. 68° 33' W. five chains; and thence by High street, bearing W. 68° 33' N. two chains to the commencing point.—(63.G.6155.)—Gazetted (1°) on 19th August, 1863.

MOLIAGUL—Site at Moliagul for Church of England purposes, *temporarily* reserved by Order of 17th August, 1863.—One acre, county unnamed, parish of Moliagul: Commencing at the north-west angle, being a point bearing N. 68° 33' E. one chain from the north-east angle of allotment 1, section 3, thence N. 68° 33' E. four chains fifty links; thence S. 21° 27' E. two chains twenty-two links; thence S. 68° 33' W. four chains fifty links; thence N. 21° 27' W. two chains twenty-two links to the point of commencement.—(63.H.6193.)—Gazetted (1°) on 28th August, 1863.

MORTLAKE—Site at Mortlake for a Mechanics' Institute, *temporarily* reserved by Order of 10th August, 1863.—Thirty-two perches, county of Hampden, parish of Mortlake, being part of allotment 4 of block 10, Mortlake: Commencing at the south-west angle of the Telegraph and Post Office reserves, bounded on the south by the main road to Darlington, Cressy, &c., bearing S. 46° W. one chain; on the west by part of allotment 5, bearing N. 44° W. two chains; on the north by a line bearing N. 46° E. one chain; and on the east by part of allotment 3, bearing S. 44° E. two chains to the point of commencement.—(63.G.6262.)—Gazetted (1°) on 19th August, 1863.

MYRTLEFORD—Site at Myrtleford for Church of England purposes, *temporarily* reserved by Order of 17th August, 1863.—One acre, county unnamed, parish of Myrtleford: Commencing at the north-west angle; bounded on the north by Clyde street, bearing S. 46° 12' E. four chains seven links; on the east by a line bearing S. 43° 48' W. two chains twenty-eight links; on the south by Myrtle street, bearing N. 65° 42' W. three chains eight links; and on the west by Standish street, bearing N. 24° 18' E. three chains fifty-one links to the point of commencement.—(63.H.5654.)—Gazetted (1°) on 28th August, 1863.

NAVARRÉ—Site at Navarre for a Public Pound (in lieu of the site now occupied by Wattle Creek Pound), *temporarily* reserved by Order of 10th August, 1863.—Two acres, county unnamed, parish of Navarre, being part of allotment 159: Commencing at the south-east angle of allotment 159; bounded on the south by the main road from Navarre to Avoca, bearing N. 64° 7' W. four chains forty-five links; on the west by a line bearing north four chains three links; on the north by a line bearing east four chains; and on the east by a road bearing south five chains ninety-seven links to the point of commencement.—(63.G.5053.)—Gazetted (1°) on 21st August, 1863.

PLEASANT CREEK (STAWELL)—Land for the purposes of the Pleasant Creek Hospital at Pleasant Creek (Stawell), and added to the present site of that institution, *temporarily* reserved by Order of 17th August, 1863.—Five acres, county unnamed, parish of Stawell: Commencing at the north-east angle of the present site; thence N. 17° E. two chains fifty links; thence N. 73° W. twenty chains; thence S. 17° W. two chains fifty links; thence S. 73° E. by the present site twenty chains to the point of commencement.—(63.G.6431.)—Gazetted (1°) on 28th August, 1863.

PORTLAND—Site at Portland for Police purposes, *temporarily* reserved by Order of 10th August, 1863.—Two roods, county of Villiers, parish of Portland, part of block 28: Commencing at the south-east angle of the Post Office reserve; bounded on the east by a line bearing south two chains; on the south by a line bearing west two chains fifty links; on the west by Bentinck street, bearing north two chains; and on the north by the Post Office reserve, bearing east two chains fifty links to the point of commencement.—(63.G.5603.)—Gazetted (1°) on 19th August, 1863.

RUTHERGLEN—Site at Rutherglen for Public Buildings, temporarily reserved from sale by Order of 10th August, 1863.—One road thirty perches, county unnamed, parish of Carlyle: Commencing at a point bearing S. 24° 47' W. twenty-two and a half links from the south-east angle of the Presbyterian reserve; bounded on the west by the land previously set apart for public buildings, bearing S. 24° 47' W. four chains seventy-nine and a half links; on the south by a road bearing east two chains one link; and on the east by a road bearing north four chains thirty-five links to the point of commencement.—(63.G.5729.)—Gazetted 1° on 14th August, 1863.

RUTHERGLEN—The land comprised in the following streets in the municipal district of Rutherglen, viz.:—Main (or Argyle), High (or Elizabeth), Drummond, Butler, Reid, Murray, and Murphy streets, all 66 feet in width, temporarily reserved by Order of 10th August, 1863.—(63.H.6661.)—Gazetted (1°) on 28th August, 1863.

RUTHERGLEN—Site for Church of England purposes at Rutherglen, temporarily reserved by Order of 17th August, 1863.—One acre, county unnamed, parish of Carlyle: Commencing at the south-west angle of the National School reserve; bounded on the north by said school reserve, bearing S. 65° 13' E. three chains eighty-one links; on the east by a line bearing S. 24° 47' W. two chains seventy-nine links; and on the south by a road bearing west two chains thirty links; and on the west by a road bearing north four chains fourteen links to the point of commencement.—(63.H.5299.)—Gazetted (1°) on 28th August, 1863.

SMYTHESDALE—Site at Smythesdale for a Public Garden, temporarily reserved by Order of 3rd August, 1863.—Seven acres twenty-one three-tenths perches, county of Grenville, parish of Smythesdale, being allotments 1, 2, 3, and 4 of suburban section 35: Commencing at a point on the north boundary of the township of Smythesdale, being the south-east angle of allotment 1; bounded on the east by a road bearing N. 28° E. twelve chains twenty links; on the north by a road bearing N. 63° 4' W. four chains ninety-four links; on the west by a road bearing S. 30° 18' W. fifteen chains thirty-seven links; and on the south by part of the town boundary, bearing east six chains thirty-one links to the point of commencement.—(63.H.6481.)—Gazetted (1°) on 11th August, 1863.

TALBOT—Site at Talbot for Primitive Methodist Church purposes, temporarily reserved by Order of 10th August, 1863.—One road two perches and four-fifths, being allotment 2 of section E, township of Talbot, county of Talbot: Commencing at the north-west corner and bounded on the north by Camp street, bearing east one chain twenty links; on the east by allotment 3, bearing south two chains twenty-three links; on the south by allotment 7, bearing west one chain twenty links; and on the west by allotment 1, bearing north two chains twenty-three links to the commencing point.—(63.G.4410.)—Gazetted (1°) on 28th August, 1863.

TYLDEN—Site at Tylden for Roman Catholic Church purposes, temporarily reserved by Order of 10th August, 1863.—One acre, county of Dalhousie, parish of Tylden: Commencing at the south-west angle of allotment 73, parish of Tylden; bounded on the south by part of allotment 72, bearing east five chains eleven links; on the east by a line bearing north two chains fifty links; on the north by a line bearing west two chains eighty-nine links; and on the north-west by a road three chains wide, bearing S. 44° 30' W. to the commencing point three chains thirty-three links.—(63.G.4788.)—Gazetted (1°) on 21st August, 1863.

WEDDERBURNE—Two sites at Wedderburne for the following purposes, temporarily reserved by Order of 27th July, 1863, viz.:

Site at Wedderburne for an Industrial School.—Five acres, county unnamed, parish of Wedderburne, situate in Wilson street: Commencing at the north-east angle, being a point bearing S. 54° 31' W. one chain fifty links from the north-west angle of block 1, town of Wedderburne; bounded on the north by a prolongation of the south side of Reef street, bearing S. 54° 31' W. nine chains eight links; on the west by a line bearing S. 35° 29' E. five chains fifty-one links; on the south by a line bearing N. 54° 31' E. nine chains eight links; and on the east by Wilson street, bearing N. 35° 29' W. five chains fifty-one links to the point of commencement.

Site at Wedderburne for the future extension of the said Industrial School site.—Five acres, county unnamed, parish of Wedderburne: Commencing at the south-east angle of the School site; bounded on the north by the School site, bearing S. 54° 31' W. nine chains eight links; on the west by a line bearing S. 35° 29' E. five chains fifty-one links; on the south by a line bearing N. 54° 31' E. nine chains eight links; and on the east by Wilson street, bearing N. 35° 29' W. to the point of commencement.—(63.H.5682.)—Gazetted (1°) on 19th August, 1863.

WOODEND—Site at Woodend for a Manure Depot, temporarily reserved by Order of 10th August, 1863.—One acre, county of Dalhousie, parish of Woodend: Commencing at the south-west angle, being a point bearing east one chain fifty links, and north five chains from the south-east angle of allotment 123, parish of Woodend; bounded on the south by a line bearing east two chains fifty links; on the east by a line bearing north four chains; on the north by a line bearing west two chains fifty links; and on the west by Gregory street, bearing south four chains to the point of commencement.—(63.G.3087.)—Gazetted (1°) on 19th August, 1863.

R. HEALES.

Lands and Survey Office,
Melbourne.

BOARD OF AGRICULTURE.

BYE-LAW.—[15th August, 1863.]

AT a meeting of the Board of Agriculture, holden at the offices of the Board, Old Treasury, Queen street, in the city of Melbourne, on the 15th day of August, in the year of our Lord One thousand eight hundred and sixty-three, it is ordained as follows, that is to say:—

30. The distribution of the sum of £3000, being the vote in aid to the Board of Agriculture for 1863, shall be as follows, that is to say:—

In aid of agricultural societies...	£5,000
Expenses of the board and council	715
Premiums, experiments, and contingencies, and for the formation of a national society	285
	£5,000

The undersigned members of the said Board of Agriculture concurred in making the foregoing bye-law.

W. H. F. MITCHELL,
WALTER CLARK,
JOHN FINLAY,
GEORGE SHERWIN,
GEORGE GRANT,
S. S. JOHNSON,
WILLIAM ROBERTSON,
THOMAS SMITH,
JOHN MACADAM, M.D.,
WILLIAM LYALL,
WM. BAYLES.

It is hereby certified that the foregoing bye-law of the Board of Agriculture has been made in the form and has been signed in the manner prescribed by the Act 22 Victoria No. 83, sec. 9.

J. McCULLOCH.

Chief Secretary's Office,
Melbourne.

6286.

BOARD OF AGRICULTURE.

BYE-LAW.—[15th August, 1863.]

AT a meeting of the Board of Agriculture, holden at the offices of the Board, Old Treasury, Queen street, in the city of Melbourne, on the 15th day of August, in the year of our Lord One thousand eight hundred and sixty-three, it is ordained as follows, that it is to say:—

31. All societies entitled to the grant in aid of agricultural societies for the year 1863 shall receive such in proportion to their respective amounts of revenue until this revenue amounts to the sum of £500 in each case; such societies however as possess a revenue exceeding this sum, namely £500, shall receive for the surplus half the rate of grant proportionate to the revenue, or, in other words, each pound of revenue above £500 in each case shall rate as Ten shillings.

The undersigned members of the said Board of Agriculture concurred in making the foregoing bye-law.

W. H. F. MITCHELL,
WALTER CLARK,
JOHN FINLAY,
GEORGE SHERWIN,
GEORGE GRANT,
S. S. JOHNSON,
WILLIAM ROBERTSON,
THOMAS SMITH,
JOHN MACADAM, M.D.,
WILLIAM LYALL,
WM. BAYLES.

It is hereby certified that the foregoing bye-law of the Board of Agriculture has been made in the form and has been signed in the manner prescribed by the Act 22 Victoria No. 83, sec. 9.

J. McCULLOCH.

Chief Secretary's Office,
Melbourne.

6286.

MUNICIPALITY OF BALLAARAT EAST.

BYE-LAW No. 33.—A BYE-LAW FOR REGULATING THE BALLAARAT EAST GENERAL WHOLESALE AND RETAIL PRODUCE MARKET, AND THE RATES OF TOLLS AND DUES TO BE LEVIED THEREIN.

BE it ordered and directed by the Municipal Council of Ballarat East, in accordance with the Act of Council 18 Victoria No. 15, that, from and after this bye-law receiving the assent of His Excellency the Governor of the Colony of Victoria, the market situate between Bridge, Peel, and Wills streets, and known as the "Peel street Market," shall (until otherwise ordered by the municipal council of Ballarat East) be only used for the sale and purchase of agricultural produce in whole-sale quantities, and of fuel; and that such produce as specified and named in the annexed schedule marked A, and such other as it may be found necessary to add thereto, only shall be exposed for sale in the market, and shall be subject to the payment of the amount of tolls and dues now made and approved, respectively placed against each, or such tolls and dues as shall from time to time hereafter be made and approved by the said municipal council, and such tolls and dues shall be levied accordingly.

2. That the market known as the "Eureka street Market," situate between Eureka, Barkly, and Main streets, shall be used for the sale or purchase of garden and farm produce and fruit in any quantities, and that such produce as specified and named

in the annexed schedule marked B, and such other as it may be found necessary to add thereto, only shall be exposed for sale in the market, and shall be subject to the payment of the amount of tolls and dues now made and approved and respectively placed against each, or such tolls and dues as shall from time to time hereafter be made and approved by the said municipal council, and such tolls and dues shall be levied accordingly.

3. The markets shall be open for the receipt and sale of the before-mentioned marketable commodities on such days during the year, and for such hours during each day, as the municipal council may from time to time determine, from sunrise to sunset, excepting Sundays, Christmas-days, Good Fridays, and duly proclaimed holidays, on which days no business shall be transacted therein.

4. There shall be appointed by the municipal council, for the said markets, an officer or officers, to be called market inspector or inspectors, whose duties shall be as follows:—

1. To see that the market regulations are duly observed.
2. To preserve order and regularity in the said markets.
3. To inspect all articles intended for human food that may be brought to the markets, and if such articles are deemed unfit, to report the same to the proper authority, or take such measures as may be advisable to prevent the sale thereof.
4. To take charge of the market weighbridge, and of the scales, weights, and measures of such markets, and to charge for weighing any article or articles on the said weighbridge and scales the several amounts specified in the schedule marked A, of tolls and dues, or such other tolls and dues as may from time to time in lieu thereof, or in addition thereto, be fixed by the said municipal council; also to collect and receive the tolls and dues, &c., specified in and payable under schedule B, or such other tolls and dues which may from time to time in lieu thereof, or in addition thereto, be fixed by the said municipal council; to require all and every the goods and articles mentioned and specified in schedule A to this bye-law to be weighed at the market weighbridge or scales.

5. All tolls and dues chargeable under the said schedules shall be payable and collected on the entrance of the articles into the markets, or prior to their being sold and leaving the market, in the discretion of the inspector.

6. No person shall sweep or throw, or cause to be swept or thrown, any dirt or rubbish, or any offensive liquid or substance whatever, into or upon any of the streets, footways, thoroughfares, or other part of the said markets.

7. Any person who shall place any matter or thing so as to obstruct the thoroughfare in the markets, and shall refuse or neglect to remove the same on being required by the inspector to do so, or who shall place or keep any cart, carriage, or wheelbarrow in any part of the said markets contrary to the direction of the inspector thereof, shall be deemed to have committed a breach of this bye-law.

8. No person shall place or drive any nail, hook, peg, or other instrument into any part of the wood, stone, or brickwork of any stall, or shall in any way fit up or enclose any stall without the consent or contrary to the directions of the inspector.

9. The holder of any stall or shed shall within one hour after the opening of such market, properly and thoroughly cleanse his or her stall or shed, and the gutter and footway in front thereof.

10. Any person desirous of having his or her name or calling affixed to any stall or shed, or of having the same enclosed in any particular way, shall apply to the inspector, under whose direction the same may be done, if approved of, at the expense of the applicant.

11. Any person resisting, obstructing, or interfering with the inspector or inspectors in the discharge of his or their duty, shall, independently of any penalty he or she may incur for assault or otherwise, be deemed to have committed a breach of this bye-law.

12. No person shall sell or offer for sale in any part of the said markets any article or marketable commodity before the hour for opening or after the hour for closing the said markets.

13. Any person or persons guilty of any breach or neglect of this bye-law shall, on conviction before any two or more justices of the peace, be liable to and pay a penalty not exceeding twenty pounds.

SCHEDULE A.

Scale of Market Tolls and Dues to be charged and levied within the Peel street Market.

	s. d.
For every load or part of a load weighed, of under 1 ton	1 0
Ditto, of 1 ton and under 3 tons	1 6
All loads of 3 tons and upwards	2 0
For weighing straw, each load	1 0
For every load of hay, straw, flour, barley, oats, rye, maize, or other grain standing in the market during the day of 24 hours, or part of such day, per load	1 0
For every load of green fodder, fuel, esculent roots, or other goods standing in the market, per day of 24 hours, or part of such day	1 0

N.B.—Every load weighed and paid for to be permitted to stand in the market (free of charge) until the hour of closing the market of the day on which the same has been weighed.

The inspector shall in all cases furnish a weigh note of the weight of each load weighed when paid for, and keep a correct copy of the same; such weigh note shall faithfully and truly describe the weight of each load.

SCHEDULE B.

Scale of Market Tolls and Dues to be charged and levied within the Eureka street Market.

Vegetables, Fruits, and Esculent Roots.

	Per Week. s. d.	Per Day. s. d.
1. For every cart or dray loaded in whole or in part with vegetables or esculent roots	4 0	1 0
2. For every cart or dray loaded in whole or in part with fruit	8 0	2 0
3. For every wheelbarrow loaded in whole or in part with vegetables or esculent roots	2 0	0 6
4. For every wheelbarrow loaded in whole or in part with fruit	4 0	1 0
5. For every handbasket filled in whole or in part with vegetables or esculent roots	1 0	0 3
6. For every handbasket filled in whole or in part with fruit	2 0	0 6

Poultry, Rabbits, Wild Fowl, Pigs, Pork, Bacon, Butter, or Cheese.

	s. d.
Geese and turkeys, per couple	0 6
Ducks and fowl, per pair	0 3
Rabbits, per pair	0 3
Wild fowl and pigeons, per brace	0 2
Pigs for roasting, each	0 6
Fresh pork, dairy fed, per stone or lb.	0 0 1/4
Bacon, cured	0 0 1/4
Eggs, per dozen, or any less quantity	0 1
Cheese, per lb.	0 0 1/4
Butter, per lb.	0 0 1/4

For weighing any article or articles, excepting such as are described in Schedule A, which are to be weighed at the Peel street Market.

	s. d.
1. Any cart or dray load not exceeding 1 ton	1 6
2. And for every cwt. which any load shall exceed 1 ton, in addition	0 1
3. For 1 cwt. and under	0 2
4. And for every additional cwt.	0 1

The foregoing Bye-law No. 33, made by the municipal council of Ballarat East, has been assented to by the Governor in Council, on the 17th day of August, 1863.

Chief Secretary's Office,
Melbourne. 5999. J. McCULLOCH.

MUNICIPALITY OF CRESWICK.

BYE-LAW No. 23.—FOR THE SUPPRESSION OF NUISANCES CAUSED BY THE KEEPING OF SWINE IN THE MUNICIPALITY OF CRESWICK.

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 make bye-laws for the suppression of nuisances, &c.: And whereas it is deemed necessary that nuisances caused by accumulations of manure and other offensive matter from piggeries should be suppressed: Be it therefore enacted by the municipal council of Creswick, that no person or persons shall allow the manure, refuse, or other offensive matter of or from any piggery to accumulate so as to become a nuisance.

Any person or persons guilty of the neglect or breach of this bye-law shall, on conviction thereof before any two or more justices of the peace, forfeit and pay a sum not exceeding twenty pounds.

The foregoing Bye-law No. 23, made by the municipal council of Creswick, has been assented to by the Governor in Council, on the 17th day of August, 1863.

Chief Secretary's Office,
Melbourne. 5149. J. McCULLOCH.

MUNICIPALITY OF WOODEND.

BYE-LAW No. 6.—FOR PREVENTING DAMAGE TO THE PUBLIC FOOTPATHS AND WATERCOURSES.

WHEREAS by an Act of the Parliament of Victoria, passed in the eighteenth year of the reign of Her present Majesty, intituled, *An Act for the establishment of Municipal Institutions in Victoria*, it is enacted that every municipal council shall have the care and management of the roads, streets, paths, and public thoroughfares, and shall make bye-laws for carrying out these objects: Be it therefore ordered and directed by the municipal council of Woodend, that no person or persons shall ride, drive, or lead any horse or beast, nor shall drive or wheel any cart, barrow, carriage, or other vehicle, upon or across any of the public footpaths within the district, nor in any way damage or cause to be damaged the public watercourses, or any of them. Every owner or occupier of any gateway, yard, lane, or right-of-way, to which access by horses, beasts, carriages, or other vehicles, can be obtained only by riding, leading, or wheeling upon or across the said public footpaths and watercourses, who shall make and maintain such crossing or crossings over the said public footpaths and watercourses, or any of them, as may be necessary for approach and access to such gateway, yard, lane, or right-of-way, at the expense of such owner or occupier, and under the superintendence of the municipal surveyor, or such other officer as the municipal council may appoint

in that behalf, shall be allowed to use such crossing without being liable to the penalty hereinafter provided.

Any person or persons guilty of any neglect or breach of this bye-law shall be liable to a penalty not exceeding Twenty pounds.

The foregoing Bye-law No. 6, made by the municipal council of Woodend, has been assented to by the Governor in Council, on the 17th day of August, 1863.

J. McCULLOCH.

Chief Secretary's Office,
Melbourne.

5793.

MUNICIPALITY OF WOODEND.

BYE-LAW NO. 7.—FOR THE PRESERVATION OF THE PUBLIC HEALTH, THE RESTRAINING OF NUISANCES OR OFFENSIVE TRADES, AND THE PREVENTION OF NUISANCES ARISING THEREFROM.

WHEREAS by an Act of the Parliament of Victoria, passed in the eighteenth year of the reign of Her present Majesty, intituled, *An Act for the establishment of Municipal Institutions in Victoria*, the council of any municipal district is empowered to make bye-laws for the preservation of the public health, the suppression of nuisances, and the restraining of noisome or offensive trades: Be it therefore ordered and directed by the municipal council of Woodend, that if at any time the trade or business of any person or persons being the owner or occupier of any candle-house, melting-house, or soap-house, or any slaughter-house, or any building or place for boiling offal or blood, or for boiling, burning, or crushing bones, or any manufactory, building, or place used for any trade, business, process, or manufacture causing effluvia, shall be carried on so as to be a nuisance, or cause any effluvia injurious to the health of the inhabitants of the neighborhood, such person or persons shall forthwith, after receiving written notice from the local inspector of nuisances, use the best practicable means for abating such nuisance, or preventing or counteracting such effluvia.

Any person guilty of any breach or neglect of this bye-law shall forfeit and pay a penalty or sum not exceeding Twenty pounds.

The foregoing Bye-law No. 7, made by the municipal council of Woodend, has been assented to by the Governor in Council, on the 17th day of August, 1863.

J. McCULLOCH.

Chief Secretary's Office,
Melbourne.

5794

STREETS.

PLANS showing the undermentioned streets having been submitted to the Governor in Council, in accordance with the 12th clause of the Act of Council 18 Victoria No. 14, His Excellency, with the advice of the Executive Council, has fixed and declared the breadth of the carriage and foot ways of the said streets, and the distance from the outer edge of such footways within which it shall not be lawful to erect any building or fence, to be as follow, that is to say—

IN THE CITY OF MELBOURNE.

NEW STREETS TO FACILITATE COMMUNICATION BETWEEN
MELBOURNE PROPER AND FITZ ROY GARDENS.
(Pursuant to Order of 17th August, 1863.)

Name of Street.	From	To	Width of Carriage-way.	Width of Footways on each side.
Carpentaria place	Spring street	Gisborne street	48	9
Gipps crescent	Gipps street west	Lansdowne street	48	9

IN THE MUNICIPALITY DISTRICT OF RUTHERGLEN.
(Pursuant to Order of 10th August, 1863.)

Name of Street.	Width of Carriageway	Width of Footways.
	Feet. Inches.	Feet. Inches.
Main (or Argyle) street ...	42 6	17 6 S.W. side. 6 0 N.E. side.
High (or Elizabeth) street	46	10
Drummond street	46	10
Butler street	46	10
Reid street	46	10
Murray street	46	10
Murphy street	46	10

THE ELECTORAL ACT.

AN edition of the new Electoral Act has been printed for general circulation, in octavo, price Sixpence, or by post One shilling.

It may be had at the Government Printing Office, and all Booksellers.

No. 87.—AUGUST 28, 1863.—3.

APPROACHING LAND SALES.

Sales of Crown Lands in Fee Simple to be held at the under-mentioned places and dates, previously notified, viz.—

	No. of Gazette.
BALLAARAT—	
Friday 25 September ...	86
Wednesday 30 September...	86
BRALLA—	
Tuesday 15 September ...	82
CAMPERDOWN—	
Tuesday 22 September ...	85
CASTLEMAINE—	
Friday 18 September ...	83
Tuesday 22 September ...	83
Tuesday 6 October ...	86
CHILTERN—	
Monday 7 September ...	80
CLUNES—	
Thursday 24 September ...	83
ECHUCA—	
Tuesday 22 September ...	85
HAMILTON—	
Friday 11 September ...	81
Wednesday 23 September...	85
LANDSBOURGH—	
Tuesday 15 September ...	82
Wednesday 16 September...	82
MELBOURNE—	
Friday 11 September ...	81
Monday 14 September ...	81
Tuesday 15 September ...	81
NEUBRIDGE—	
Friday 4 September ...	79
SALE—	
Tuesday 1 September ...	78
SANDHURST—	
Tuesday 1 September ...	78
WANGARATTA—	
Tuesday 8 September ...	80
Wednesday 9 September ...	80
YACKANDANDAH—	
Friday 4 September ...	79
Lands and Survey Office, Melbourne.	

**SALE (No. 824) OF CROWN LANDS IN FEE SIMPLE
AT LEXTON, ON 29TH SEPTEMBER, 1863.**

To be conducted by THOMAS ADAIR, Esq., District Surveyor.

IN pursuance of the fortieth section of *The Land Act, 1862*, the Board of Land and Works hereby give notice that a public auction will be holden at Eleven o'clock of Tuesday, the twenty-ninth day of September next, at the Court House, LEXTON, for the sale of Crown Lands in fee simple.

Such lands will be offered in the lots hereinafter specified, at the upset price affixed to each lot respectively, and will be sold in fee simple.

A deposit of one-fourth the price at which each lot is sold must be paid by the purchaser at the time of sale, and the residue of such price must be paid within one month from that time.

COUNTRY LOTS.

COUNTY OF TALBOT, PARISH OF LEXTON.

Situated from two to seven miles north-east of the township of LEXTON, adjoining the agricultural area "Evansford" and Messrs. Robertson's purchased land.

Upset price 1*l.* per acre.

- Lot 1. Allotment 176, 185a. 2r. 5p.
- Lot 2. Allotment 178, 90a. 3r.
- Lot 3. Allotment 181, 111a.
- Lot 4. Allotment 193, 131a. 0r. 2p.
- Lot 5. Allotment 194, 82a. 1r. 7p.
- Lot 6. Allotment 195, 118a. 3r. 37p.
- Lot 7. Allotment 196, 105a. 0r. 24p.
- Lot 8. Allotment 197, 108a. 0r. 24p.
- Lot 9. Allotment 200, 83a. 3r. 2p.
- Lot 10. Allotment 201, 87a. 2r.
- Lot 11. Allotment 203, 86a. 0r. 35p.
- Lot 12. Allotment 204, 83a. 1r. 17p.
- Lot 13. Allotment 205, 96a.
- Lot 14. Allotment 208, 96a.
- Lot 15. Allotment 209, 89a. 2r. 23p.
- Lot 16. Allotment 214, 96a.

PARISH OF CARALULUP.

Situated immediately north of the land in the parish of LEXTON, above described, and adjacent to McCullum's pre-emptive section.

Upset price 1*l.* per acre.

- Lot 17. Allotment 1, 134a. 3r.
- Lot 18. Allotment 2, 133a. 1r.
- Lot 19. Allotment 3, 133a. 2r. 20p.
- Lot 20. Allotment 22, 122a. 3r. 35p.
- Lot 21. Allotment 23, 120a.
- Lot 22. Allotment 29, 100a.
- Lot 23. Allotment 30, 103a. 1r. 11p.
- Lot 24. Allotment 31, 100a. 3r. 24p.

Lot 25. Allotment 32, 100a.
 Lot 26. Allotment 69, 93a. 3r. 20p.
 Lot 27. Allotment 70, 74a. 2r.
 Lot 28. Allotment 71, 106a. 3r.
 Lot 29. Allotment 72, 110a. 2r.
 Lot 30. Allotment 73, 145a.
 Lot 31. Allotment 74, 139a. 2r.
 Lot 32. Allotment 91, 95a. 2r. 30p.
 Lot 33. Allotment 92, 93a. 3r.
 Lot 34. Allotment 93, 95a. 2r. 20p.
 Lot 35. Allotment 94, 208a. 1r. 34p.

R. HEALES,
 President.

Office of the Board of Land and Works,
 Melbourne.

**SALE (No. 825) OF CROWN LANDS IN FEE SIMPLE
 AT SANDHURST, ON 30TH SEPTEMBER, 1863.**

To be conducted by AUGUSTUS LANGSTON, Esq., Land Officer.

IN pursuance of the fortieth section of *The Land Act, 1862* the Board of Land and Works hereby give notice that a public auction will be held at Eleven o'clock of Wednesday, the thirtieth day of September next, at the District Survey Office, Sandhurst, for the sale of Crown Lands in fee simple. Such lands will be offered in the lots hereinafter specified, at the upset price affixed to each lot respectively, and will be sold in fee simple.

A deposit of one-fourth the price at which each lot is sold must be paid by the purchaser at the time of sale, and the residue of such price must be paid within one month from that time.

TOWN LOTS.

SANDHURST, COUNTY UNNAMED, PARISH OF SANDHURST.

Lot 1. Section 50 B, allotment 3, 1r. Valuation 100l. Upset price 100l. per acre.
 Lot 2. Section 51 C, allotment 9, 17 3-10p. Valuation 50l. Upset price 300l. per acre.
 Lot 3. Section 51 C, allotment 10, 31 7-10p. Valuation 150l. Upset price 300l. per acre.
 Lot 4. Section 61 C, allotment 7, 24p. Valuation 55l. Upset price 100l. per acre.
 Lot 5. Section 79 C, allotment 10, 1r. One month allowed to remove improvements. Upset price 50l. per acre.
 Lot 6. Section M, allotment 96, 1r. Upset price 50l. per acre.
 Lot 7. Section O, allotment 67, 1r. 17 6-10p. Upset price 50l. per acre.
 Lot 8. Section O, allotment 68, 1r. Upset price 50l. per acre.
 Lot 9. Section O, allotment 69, 1r. Upset price 50l. per acre.
 Lot 10. Section O, allotment 70, 1r. Upset price 50l. per acre.

SUBURBAN LOTS.

STRATHFIELDSAYE, COUNTY UNNAMED, PARISH OF STRATHFIELDSAYE.

Situated on the Axe Creek, six miles south-east of Sandhurst.
 Upset price 8l. per acre.

Lot 11. Section 3, allotment 10, 2r.

COUNTY UNNAMED, PARISH OF NERRING.

Situated at Myer's Creek.

Lot 12. Allotment 1, 19a. 3r. 10p. Upset price 1l. 10s. per acre.
 Lot 13. Allotment 2, 18a. 2r. 25p. Upset price 1l. 10s. per acre.

Lot 14. Allotment 3, 24a. 1r. 14p. Upset price 1l. 10s. per acre.

Lot 15. Allotment 4, 18a. Upset price 1l. 10s. per acre.

Lot 16. Allotment 5, 16a. Upset price 1l. 10s. per acre.

Lot 17. Allotment 6, 11a. 0r. 35p. Upset price 2l. per acre.

Situated at Dead Horse Flat.

Lot 18. Allotment 7, 4a. Upset price 2l. 10s. per acre.

Lot 19. Allotment 8, 3a. 1r. Upset price 2l. 10s. per acre.

Lot 20. Allotment 9, 4a. 1r. 16p. Upset price 2l. 10s. per acre.

COUNTY UNNAMED, PARISH OF MARONG.

Situated at Myer's Creek.

Upset price 1l. 10s. per acre.

Lot 21. Allotment 1, 20a. 3r. 5p.

Lot 22. Allotment 2, 16a.

Lot 23. Allotment 3, 16a.

Lot 24. Allotment 4, 18a. 0r. 29p.

Lot 25. Allotment 5, 14a. 1r. 38p.

Lot 26. Allotment 6, 15a. 0r. 32p.

Lot 27. Allotment 7, 15a. 0r. 32p.

Lot 28. Allotment 8, 17a. 0r. 16p.

Lot 29. Allotment 9, 20a.

Lot 30. Allotment 10, 19a. 0r. 29p. Valuation 28l. Upset price 3l. per acre.

Lot 31. Allotment 11, 16a. Upset price 1l. 10s. per acre.

Lot 32. Allotment 12, 16a. Upset price 1l. 10s. per acre.

Lot 33. Allotment 13, 16a. Upset price 1l. 10s. per acre.

Lot 34. Allotment 14, 16a. Upset price 1l. 10s. per acre.

COUNTY UNNAMED, PARISH OF SANDHURST.

Situated at Dead Horse Flat.

Lot 35. Allotment 1, 2a. Upset price 2l. 10s. per acre.

COUNTRY LOTS.

COUNTY UNNAMED, PARISH OF EGERTON.

Situated on the Piccaniny Creek, from three to seven miles east and south-east of the parish of Kamarooka.

Upset price 1l. per acre.

Lot 36. Section 7, allotment 1, 33a. 1r. 19p.

Lot 37. Section 7, allotment 2, 270a. 0r. 10p.

Lot 38. Section 7, allotment 3, 58a. 2r. 25p.

Lot 39. Section 7, allotment 4, 175a. 3r. 37p.

Lot 40. Section 7, allotment 5, 213a. 0r. 11p.

Lot 41. Section 8, allotment 1, 160a.

Lot 42. Section 8, allotment 2, 160a.

Lot 43. Section 8, allotment 3, 136a. 0r. 35p.

Lot 44. Section 8, allotment 4, 160a.

Lot 45. Section 8, allotment 5, 93a. 2r. 6p.

Lot 46. Section 8, allotment 6, 225a. 2r. 11p.

Lot 47. Section 8, allotment 7, 152a. 0r. 28p.

Lot 48. Section 9, allotment 1, 160a.

Lot 49. Section 9, allotment 2, 160a.

Lot 50. Section 9, allotment 3, 189a.

Lot 51. Section 9, allotment 4, 245a. 0r. 13p.

Lot 52. Section 9, allotment 5, 160a.

Lot 53. Section 9, allotment 6, 213a. 3r. 5p.

Lot 54. Section 9, allotment 7, 178a. 2r. 20p.

Lot 55. Section 9, allotment 8, 119a.

COUNTY UNNAMED, PARISH OF TARNAGULLA.

Situated from half a mile to a mile south of the township reserve of Newbridge, on the east bank of the River Loddon.

Upset price 1l. per acre.

Lot 56. Section 4, allotment 31, 25a. 0r. 24p.

Lot 57. Section 4, allotment 22, 22a. 0r. 33p.

R. HEALES,
 President.

Office of the Board of Land and Works,
 Melbourne.

TITLE DEEDS.

THE following Title Deeds have, since the 15th instant, been forwarded for delivery at the Receipt and Pay Offices under-mentioned.

Lands and Survey Office,
 Melbourne, 22nd August, 1863.

R. HEALES.

AT THE RECEIPT AND PAY OFFICE, MELBOURNE.

Grants.	Leases.	Assurance Fee.			
			£ s. d.	A. R. P.	
668	1	...	0 5 4½	128 0 11	Scoresby
33	1	...	0 3 4	79 3 39	Maffra
33	...	1	...	79 3 39	Maffra
744	1	...	0 0 3½	0 2 26	Dartmoor
673	1	...	0 0 11½	0 1 18 8-10	Hamilton
673	1	...	0 1 4½	0 1 22 8-10	Hamilton
673	1	...	0 6 4	161 3 24	Bochara
21	1	...	0 3 4	79 1 30	Tabilk
21	...	1	...	79 1 22	Tabilk
21	1	...	0 6 9½	163 0 26	Tabilk
21	...	1	...	163 0 19	Tabilk
756	1	...	0 1 1	1 0 14 7-10	Seymour
21	1	...	0 2 3	53 2 18	Balnarring
...	...	1	...	53 2 18	Balnarring

AT THE RECEIPT AND PAY OFFICE, GEELONG.

Grants.	Leases.	Assurance Fee.			
			£ s. d.	A. R. P.	
33	1	...	0 3 2	75 2 0	Cundare
33	...	1	...	75 2 0	Cundare
33	...	1	...	75 2 0	Cundare

1905

AT THE RECEIPT AND PAY OFFICE, BALLAARAT.

	Grants.	Leases.	Assurance Fec.		A. E. P.	
34	1	...	£ s. d.	Christy, David ...	144 3 30	Bungaree
40	1	...	0 6 0½	Lewis, William ...	77 2 0	Moallaack
40	1	...	0 3 3	Aitken, George ...	53 3 0	Moallaack
40	1	...	0 2 3	Lewis, A. M. ...	55 1 0	Moallaack
40	1	...	0 2 4	McPherson, Alexander ...	116 3 17½	Moallaack
40	1	...	0 4 10½	Lewis, Isabella ...	58 3 5½	Moallaack
40	1	...	0 2 5½	McPherson, Alexander ...	83 0 36	Moallaack
40	1	...	0 3 6	Lewis, William ...	68 2 12½	Yalla-y-poorra
40	1	...	0 2 10½	Lewis, A. M. ...	79 1 0	Moallaack
40	1	...	0 3 4	Aitken, George ...	100 0 33½	Moallaack
40	1	...	0 4 2½	Meldrum, Thomas ...	77 2 0	Moallaack
40	1	...	0 3 3	Lewis, Euphemia ...	74 0 0	Moallaack
40	1	...	0 3 1	Thomson, James ...	80 0 0	Yalla-y-poorra
40	1	...	0 3 4	Lewis, Wm. ...	68 0 0	Moallaack
40	1	...	0 2 10	Thomson, James ...	77 2 0	Moallaack
40	1	...	0 3 3	Lewis, Isabella ...	63 0 0	Moallaack
40	1	...	0 2 7½	Lewis, George ...	95 3 37	Moallaack
40	1	...	0 4 0	Lewis, George ...	116 3 1	Moallaack
40	1	...	0 4 10½	Munro, Colin ...	88 0 0	Moallaack
40	1	...	0 3 8	Meldrum, Thomas ...	42 0 0	Moallaack
40	1	...	0 1 9	Thompson, William ...	68 0 33	Yalla-y-poorra
40	1	...	0 2 10½	McKenzie, Donald ...	73 0 0	Moallaack
40	1	...	0 3 0½	Munro, Colin ...	42 2 0	Moallaack
40	1	...	0 1 9½	Lewis, Isabella ...	67 0 8	Moallaack
40	1	...	0 2 10	McKenzie, Donald ...	63 0 0	Moallaack
40	1	...	0 2 7½	Lewis, William ...	47 0 0	Moallaack
40	1	...	0 1 11½	Thompson, William ...	70 3 3	Moallaack
40	1	...	0 2 11½	Lewis, Isabella ...	48 0 0	Moallaack
40	1	...	0 2 0	Lewis, Euphemia ...	48 2 33½	Moallaack
40	1	...	0 2 0½	McPherson, Alexander ...	79 1 0	Moallaack
40	1	...	0 3 4	Lewis, A. M. ...	80 0 0	Moallaack
40	1	...	0 3 4	Lewis, Euphemia ...	80 0 0	Moallaack
40	1	...	0 3 4	Meldrum, Thomas ...	73 0 0	Moallaack
40	1	...	0 3 0½	Thomson, James ...	53 2 37½	Moallaack
40	1	...	0 2 3	Meldrum, Thomas ...	80 0 0	Moallaack
40	1	...	0 3 4	McKenzie, Donald ...	80 0 0	Moallaack
40	1	...	0 3 4	Aitken, George ...	80 0 0	Moallaack
40	1	...	0 3 7½	Thompson, William ...	86 2 4	Moallaack
40	1	...	0 3 4	Thompson, William ...	80 0 0	Moallaack
40	1	...	0 3 4	Aitken, George ...	80 0 0	Yalla-y-poorra

AT THE RECEIPT AND PAY OFFICE, SANDHURST.

21	1	...	0 2 7	Raleigh Joseph ...	61 2 26	Kamarooka
21	1	Raleigh Joseph ...	61 2 34	Kamarooka
21	1	...	0 2 5½	Raleigh Joseph ...	58 1 20	Kamarooka
21	1	Raleigh Joseph ...	58 3 7	Kamarooka
21	1	...	0 2 9½	Raleigh Joseph ...	66 1 11	Kamarooka
21	1	Raleigh Joseph ...	66 2 0	Kamarooka
21	1	...	0 1 11½	Raleigh Joseph ...	46 1 25	Kamarooka
21	1	Raleigh Joseph ...	46 3 32	Kamarooka
21	1	...	0 2 3½	Kennedy, Dugald ...	54 0 35	Bonn
21	1	Kennedy, Dugald ...	54 0 32	Bonn
21	1	...	0 2 6½	Kennedy, Dugald ...	60 1 30	Bonn
21	1	Kennedy, Dugald ...	60 1 29	Bonn
746	1	...	0 0 6	Smith, Robert ...	0 1 32	Irishtown
746	1	...	0 0 6	Smith, Robert ...	0 1 32	Irishtown
746	1	...	0 0 7½	Smith, Robert ...	0 2 16	Irishtown

AT THE RECEIPT AND PAY OFFICE, MARYBOROUGH.

21	1	...	0 2 6	Fraser, William ...	59 1 11	Caralulup
21	1	Fraser, William ...	59 1 11	Caralulup

AT THE RECEIPT AND PAY OFFICE, BRECHWORTH.

630	1	...	0 0 2½	Cohen, Wolf ...	0 1 1½	Jamieson
21	1	...	0 2 5½	McBean, Robert ...	58 3 21	Tatong
21	1	McBean, Robert ...	58 3 16	Tatong
21	1	...	0 2 3½	McBean, Robert ...	54 1 25	Tatong
21	1	McBean, Robert ...	54 1 25	Tatong
21	1	...	0 1 10½	McBean, Robert ...	44 0 15	Tatong
21	1	McBean, Robert ...	44 0 13	Tatong
21	1	...	0 2 1	McBean, Robert ...	49 2 20	Tatong
21	1	McBean, Robert ...	49 2 20	Tatong
21	1	...	0 2 6	McBean, Robert ...	59 1 12	Tatong
21	1	McBean, Robert ...	59 1 12	Tatong

AT THE RECEIPT AND PAY OFFICE, PALMERSTON.

21	1	...	0 2 0½	Burrows, Thomas ...	48 1 2	Balloong
21	1	Burrows, Thomas ...	48 1 2	Balloong
21	1	...	0 1 8½	Burrows, Thomas ...	41 0 0	Woodside
21	1	Burrows, Thomas ...	41 0 0	Woodside
21	1	...	0 3 8½	Burrows, Thomas ...	88 0 53	Balloong
21	1	Burrows, Thomas ...	88 0 34	Balloong
21	1	...	0 3 7	Burrows, Thomas ...	85 3 23	Balloong
21	1	Burrows, Thomas ...	85 3 23	Balloong
21	1	Burrows, Thomas ...	83 0 37	Balloong
21	1	...	0 3 6	Burrows, Thomas ...	83 0 33	Balloong

Courts.**CRANBOURNE.
ELECTORAL REVISION COURT.**

NOTICE is hereby given that a Revision Court will be holden at the Court House, Cranbourne, on Friday, the 18th day of September next, at the hour of Ten o'clock in the forenoon, for the purpose of revising the Electoral Lists of persons claiming to be entitled to vote for members of the Legislative Council and Assembly for the Cranbourne and Corinella Divisions of the Mornington District and South Province.

(By Order) J. DOBSON,
Clerk of Petty Sessions.

Court House,
Cranbourne, 22nd August, 1863.

**GEE LONG.
COUNTY COURT.**

NOTICE is hereby given that the next sittings of the County Court at Geelong will commence at Ten o'clock a.m. on Thursday, the 1st day of October proximo, at the Court House, Great Myers street, Geelong.

(By Order) J. WILLIAM WALDEN,
Clerk of the Court.

County Court Office,
Geelong, 25th August, 1863.

**STAWELL.
REVISION COURT.**

NOTICE is hereby given that a Revision Court, in accordance with the Act 27 Victoria No. 168, Part 2, clause 38, will be holden at the Court House, Stawell, on Friday, the 18th day of September next, at the hour of Ten o'clock in the forenoon.

(By Order) HENRY HILL ROBERTS,
Clerk of the Revision Court.

Court House,
Stawell, 22nd August, 1863.

**YACKANDANDAH.
REVISION OF ELECTORAL LISTS.**

NOTICE is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Yackandandah, on Friday, the 18th day of September next, at Ten o'clock in the forenoon, for the purpose of revising the Electoral Lists of the Yackandandah Division of the Eastern Province and District of the Ovens.

GEORGE MAYNARD,
Clerk of the Revision Court.

Court House,
Yackandandah, 25th August, 1863.

**SUPREME COURT—CRIMINAL SESSIONS.
MELBOURNE—Tuesday 15 September.****THE NEXT CIRCUIT COURTS.
(Pursuant to Order in Council of 12 January 1863.)**

ARARAT—0.
BALLAARAT—Tuesday 13 October.
BEECHWORTH—Wednesday 21 October.
CASTLEMAINE—Monday 12 October.
GERLONG—Tuesday 20 October.
MARYBOROUGH—0.
PORTLAND—Thursday 1 October.
SANDHURST—Monday 5 October.

**THE NEXT GENERAL SESSIONS.
(Pursuant to the Governor's Proclamations of 12 January and 8 June 1863.)**

ARARAT—Wednesday 23 September.
BEECHWORTH—Thursday 17 December.
BELFAST—Friday 6 November.
BOURKE—At Melbourne—Tuesday 1 September.
BUNINYONG AND BALLAARAT—At Ballaarat—Wednesday 2 September.
CASTLEMAINE—Thursday 3 September.
GRANGE—At Hamilton—Wednesday 30 September.
GRANT—At Geelong—Friday 23 August (instead of 1 September).
KILMORE—Monday 26 October.
KYNETON—Wednesday 18 November.
MARYBOROUGH—Wednesday 9 September.
PALMERSTON—Wednesday 16 September.
PORTLAND—0.
SALE—Friday 11 September.
SANDHURST—Wednesday 2 December.
WARRENAMBOOL—Wednesday 4 November.

COUNTY COURTS.
AMHERST—Tuesday 23 September.
ARARAT—Tuesday 6 October (in lieu of 15 September).

AVOCA—Tuesday 15 September.
BACCHUS MARSH—Wednesday 4 November.
BALLAARAT—Tuesday 29 September.
BEAUFORT—
BEECHWORTH—Tuesday 6 October.
BELFAST—Friday 6 November.
BENALLA—Wednesday 14 October.
CARISBROOK—Thursday 17 September.
CASTLEMAINE—Thursday 1 October.
CHILTERN—Friday 9 October.
COLAC—
CRESWICK—
DANDENONG—
DAYLESFORD—Monday 31 August (in lieu of 5 August).
DUNOLLY—Monday 12 October.
FRYERSTOWN—Saturday 29 August.
GERLONG—
GISBORNE—Monday 2 November.
HAMILTON—Wednesday 30 September.
HEATHCOTE—
INGLEWOOD—
KILMORE—Tuesday 27 October.
KYNETON—
MALDON—
MARYBOROUGH—Tuesday 29 September.
MELBOURNE—Monday 7 September.
MORSE'S CREEK—Friday 4 September.
PALMERSTON—
PLEASANT CREEK—
PORTLAND—Monday 9 November.
SALE—Friday 11 September.
SANDHURST—Monday 21 September.
SMYTHESDALE—Thursday 12 November.
TARADALE—Friday 28 August.
WANGARATTA—Friday 16 October.
WARRENAMBOOL—Wednesday 4 November.
WEDDERBURN—
YACKANDANDAH—Friday 2 October.

COURTS OF MINES.

ARARAT DISTRICT—
Ararat—Friday 9 October (in lieu of 18 September).
Beaufort—
Pleasant Creek—Friday 28 August.
BALLAARAT DISTRICT—
Ballaarat—Tuesday 8 September.
Buninyong—Tuesday 10 November.
Creswick—
Mount Blackwood—Tuesday 22 September.
Smythe's Creek—Thursday 12 November.
Steiglitz—Friday 23 October.
BEECHWORTH DISTRICT—
Beechworth—Wednesday 7 October.
Chiltern—Friday 9 October.
Morse's Creek—Friday 4 September.
Omeo—
Yackandandah—Friday 2 October.
CASTLEMAINE DISTRICT—
Castlemaine—Thursday 1 October.
Fryerstown—Saturday 29 August.
Hepburn (Daylesford)—Monday 31 August (in lieu of 5 August).
Maldon—
St. Andrew's—
Taradale—Friday 28 August.
MARYBOROUGH DISTRICT—
Amherst—Thursday 24 September.
Avoca—Friday 18 September.
Carisbrook—Friday 18 September.
Dunolly—Friday 9 October.
Inglewood—
Korong (Wedderburne)—
Maryborough—Wednesday 30 September.
SANDHURST DISTRICT—
Heathcote—
Kilmore—Tuesday 27 October.
Sandhurst—Tuesday 15 September.

LICENSING COURTS—HAWKERS.

BALLAARAT—Tuesday 8 September.
BALLAARAT EAST—Tuesday 8 September.
BRIGHTON—Tuesday 8 September.
BOURKE—Tuesday 8 September.
HEATHCOTE—Tuesday 8 September.
KYNETON—Tuesday 8 September.
LINTON—Tuesday 8 September.
MELBOURNE—Tuesday 8 September.
MARYBOROUGH—Tuesday 8 September.
STAWELL—Tuesday 8 September.
WABANGA—Tuesday 8 September.
WHITTLESEA—Tuesday 8 September.

LICENSING COURTS—PUBLICANS.

BELFAST—Tuesday 1 September.
 BOURKE—Tuesday 1 September.
 BRIGHTON—Tuesday 1 September.
 CARAMUT—Tuesday 1 September.
 COLAC—Tuesday 1 September.
 DANDENONG—Tuesday 1 September.
 EMERALD HILL—Tuesday 1 September.
 FRYERSTOWN—Monday 31 August.
 GARDINER—Tuesday 1 September.
 HAWTHORN—Tuesday 1 September.
 HOTHAM—Tuesday 1 September.
 KEW—Tuesday 1 September.
 LANCEFIELD—Tuesday 1 September.
 MELBOURNE—Tuesday 1 September.
 OAKLEIGH—Tuesday 1 September.
 PRAHRAN—Tuesday 1 September.
 RICHMOND—Tuesday 1 September.
 SNAPPER POINT—Tuesday 1 September.
 SOUTH BARWON—Tuesday 1 September.
 ST. KILDA—Tuesday 1 September.
 WARENAMBOOL—Tuesday 1 September.
 WEDDERBURN—Tuesday 1 September.

Tenders.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned. Particulars may be learnt at this office, and also at the offices named in each instance.

Telegraph and Post Office, Mortlake. (Plans, &c., also at Court House, Mortlake)	2nd September.
Tenders for Sandridge Jetty	2nd September.
Custom House, Williamstown	2nd September.
Additions to Telegraph and Post Office, Warrnambool. (Plans, &c., also at Court House, Warrnambool)	9th September.
Court House, at Kilmore. (Plans, &c., also at Police Magistrate's Office, Kilmore)	9th September.
Erection of Stables and Warden's Office, Warburton's Diggings. (Plans, &c., also at Warden's Office, Anderson's Creek)	16th September.
Construction of Telegraph Line to Gipps Land. (Plans, &c., also at the Office of the Collector of Customs, Port Albert)	23rd September.

MATTHEW HERVEY.

RAILWAY WORKS, ETC.

TENDERS will be received until Twelve o'clock on the days undermentioned.

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

Tenders are to be addressed to the undersigned, and deposited in the Tender-box at the Crown Lands Office, La Trobe street west.

Until Friday, 28th August, 1863.

For the formation and metalling of Malmesbury Station yard, and forming approach road to same. Full particulars at the office of the Engineer-in-Chief, Batman's Hill, and at the District Engineer's office, Elphinstone.

Until Friday, 4th September, 1863.

For applying brakes to 12 (twelve) second-class carriages. Full particulars at the office of the Engineer-in-Chief, Batman's Hill. Tenders to be endorsed, "Tender for Brakes."

J. M. GRANT.

Office of Railways, William street,
Melbourne.

ROADS AND BRIDGES OFFICE, MELBOURNE.

SEPARATE 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, or at the Road Engineers' Offices of the districts in which the works are respectively situated; that for the Western District being now at Ararat.

The Board will not necessarily accept any tender.

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

36. Until Friday, 4th September, for fencing and other improvements between Belvoir and Albury, on Main Sydney road, in Wangaratta District.

37. Until Friday, 11th September, for supply of 7000 cubic yards of metal for maintenance of Sydney road, in the Kilmore District.

38. Until Friday, 11th September, for works on the Broadmeadows to Kilmore road, in the Kilmore District.

J. M. GRANT.

SHIP CHANDLERY AND TINWARE.

TENDERS will be received until Noon on Tuesday, the 15th September, for the supply of Ship Chandlery and Tinware, in such quantities as may be required, from the 1st January to the 31st December, 1864.

The terms and conditions of contract will be those dated 24th July, 1863, published in the *Government Gazette*, page 1684.

Schedules of the articles required and forms of tender may be obtained from the Government Storekeeper, to whom tenders are to be addressed.

GEO. VERDON.

Treasury,
Melbourne, 21st August, 1863.

CASTOR OIL, FOR MACHINERY.

FRESH tenders will be received until Noon on Tuesday, the 15th September, for the supply of Castor Oil, for machinery, in such quantities as may be required, from the 1st January to the 31st December, 1864.

The terms and conditions of contract will be those dated 24th July, 1863, published in the *Government Gazette*, page 1758.

Forms of tender may be obtained from the Government Storekeeper, Melbourne, to whom tenders are to be addressed.

GEO. VERDON.

Treasury,
Melbourne, 28th August, 1863.

OATS, BRAN, AND STRAW.

TENDERS will be received until Noon on Friday, the 4th September, for the supply of

500 bushels colonial oats
100 bushels bran
10 tons best wheaten straw

Tenders for oats or bran are to be accompanied by samples, and the price stated is to include delivery at the Government Stores, Melbourne, and bags of a strong description suitable for transport.

Further particulars and forms of tender may be obtained from the Government Storekeeper, to whom tenders are to be addressed.

J. McCULLOCH.

Chief Secretary's Office,
Melbourne, 27th August, 1863.

CONTRACT SURVEYS.

TENDERS will be received at this office up to Monday, the 31st day of August, for surveying a Telegraph Line from Melbourne to Port Albert, via Oakleigh, Dandenong, Pakenham, Rosedale, and Sale, to Port Albert.

Tenderers will state a rate per lineal mile marked, to include all necessary reconnaissances of the route.

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

Further particulars can be obtained on application at this office, La Trobe street west.

R. HEALES.

Lands and Survey Office,
Melbourne, 3rd August, 1863.

SUNDRIES.

TENDERS will be received until Twelve o'clock on Friday, the 4th September, for the supply of the undermentioned articles for the service of the Government.

Every article to be of the best and most serviceable description, and subject to approval.

Full particulars and forms of tender at this office.

*100 reams yellow wove double-crown paper, 33 to 35 lbs.

2000 yards each, brown and blue silk ferret, to sample

*2 8-inch scales, 10/30 and 40/80

1 map of New Zealand

1 chart of Port Phillip Heads

100 carriage keys, to sample

13 boxes type, ditto

150 hardwood scotches, ditto

1 corrugated iron tank, 4 feet by 2 feet, with tap and moveable key

2 ditto ditto, 100 gallons each

40 feet vulcanized indiarubber hose, union screws and nozzle, to sample

50 lbs. gutta-percha covered wire, to sample

50 lbs. cotton covered ditto, ditto

50 indiarubber washers, 6 x 1½, hole 2½

*56 lbs. best white worsted

100 yards floor cloth, to sample

100 staves, 5 to 6 feet

500 ditto, Moreton Bay, split, 4 to 5 feet

4 chain slings, to specification

J. M. SPENCE,
Government Storekeeper.

Government Stores,
Melbourne, 27th August, 1863.

N.B.—Samples will be required of the articles marked thus*.

POUND YARDS, PENSHURST.

FRESH tenders for the erection of the above Yards will be received until Thursday, the first day of October next. Plan and specification may be seen at the office.

(By Order)

ROBT. EWING,
Clerk of Petty Sessions.

Court House,
Caramut, 6th August, 1863.

FORAGE AT STATIONS.

TENDERS will be received until Noon on Tuesday, the 15th September, for the supply of Forage in such quantities as may be required for the service of the Government, at the undermentioned stations, from the 1st October next to the 31st January, 1864.

DISTRICT.	STATION.	ESTIMATED QUARTERLY CONSUMPTION.				STORAGE CAPACITY.			
		Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.
		lbs.	lbs.	lbs.	lbs.	tons.	tons.	tons.	tons.
Ararat	Ararat	1,440	3	...	5	2½
	Green Hills	9,900	990	...	3,969	3	...	2	3
	Buanga	1,800	180	1½	...	1	1
	Crowlands	...	180	...	720	1½	...	2½	1
	Moyston	900	90	...	360	1½	...	1½	1
	Mount Cole	...	90	...	360	1	...	2	1
Avoca	Wickliffe	2,700	270	1	...	1	1
	Lexton	900	90	4	...	3	1
	Moonambel	900	90	1,260	360	1	...	1	1
	Redbank	900	90	1,260	360	1	...	1	1
	St. Arnaud	720	1½	...	1½	1
Ballarat	Ballarat	11,340	3,240	6	1	3	2
	Bullarook	1,800	...	2,520	...	1½	...	1	1
	Carngham	900	360	1	1-10th	1	1
	Clunes	1,800	180	2	...	2	2
	Coghill's Creek	900	90	3½	1-10th	1	1
	Creswick	2,700	270	7	1	10	2
	Learmonth	900	90	1,260	360	1	...	1	1
	Linton's	...	90	...	360	1½	...	1½	...
	Minersrest	900	90	1,260	360	1	...	1	1
	Skipton	900	90	1	...	1	...
	Smythesdale	4,500	450	2	...	1	1
	Belfast	3,600	3	...	2	1
Belfast	Hamilton	3,600	2½	...	1	1
	Hexham	900	90	1	1-10th	1	1
	Dunkeld	900	90	1	...	1	1
	Camperdown	1,800	180	1	1-10th	1	1
Benalla	Benalla	...	540	5	...	4	1
	Mulwalla	1,260	360	1½	...	2	1
	Violettown	...	630	2	...	1	1
	Mansfield	2,700	270	3,780	1,080	1½	...	1	1
	Euroa	900	90	...	360	1½	...	1	1
	Jamieson's Flat	3,600	360	5,040	1,440	3	...	3	...
Bourke	Campbellfield	900	90	1,260	360	1	1-10th	1	1
	Moonee Ponds	900	90	1,260	360	1	...	1	1
	Broadmeadows	900	90	1,260	360	1	1-10th	2	1-10th
	Keilor	900	90	1½	...	1	1
	Melton	900	90	1	...	1	1
	Whittlesea	1,800	180	1	...	1	1
	Warburton	1,800	180	2,520	720	1½	...	1	1
	Heidelberg	1,800	180	2,520	720	1½	...	1	1
	Anderson's Creek	...	90	1,260	360	1	...	1	1
	Eltham	900	90	1	1-10th	1	1-5th
	Queenstown	900	90	...	360	1	...	1	1
	Malvern	900	90	1,260	360	1	1-10th	1	1
Bourke	Oakleigh	1,800	180	2,520	720	2	1-10th	1	1-10th
	Stud Depot	900	1	...	1	1
	Cranbourne	900	90	...	360	1½	...	1	1
	Brighton	1,800	180	2,520	720	1½	1-10th	1	1
	Schnapper Point	1,800	180	1	...	1	1
	Dandenong	1,800	180	1	...	1	1
	Depôt (Richmond)	22,500	2,250	...	9,000	10	1	6	3
	Carisbrook	...	990	6	...	1	1
	Talbot	1,800	1	1-10th	1	1
	Dunolly	6,750	675	5	...	1	1
	Tarnagulla	1,800	180	1	1-10th	1	1
	Inglewood	3,150	315	1	1-10th	1	1
Castlemaine	Kingower	1,800	180	1	1-10th	1	1
	Wedderburne	900	90	1	1-10th	1	1
	Castlemaine	6,300	630	13½	1½	7	2½
	Daylesford	4,500	450	4	...	2½	1
	Maldon	5,400	540	1	...	1	1
	Newstead	900	90	2½	...	2½	1
	Fryerstown	900	360	1	...	1	1
	Taradale	900	90	4	...	3	2
	Elphinstone	900	90	4	...	3	2
	Colac	1,350	135	1,890	540	1	1-10th	1½	1
	Dunee	900	90	...	360	1	1-10th	1½	1
	Wyndham	900	90	1,260	360	1	1-10th	1	1-5th
Gipps Land	Winchelsea	900	90	...	360	1	...	1	1
	Alberton	3,600	360	1½	...	1	1
	Palmerston	900	90	1,260	360	1	...	1	1
	Tarraville	900	90	1	...	1	1
	Sale	1,800	180	1	...	1	1
	Stradbroke	900	90	1	...	1	1
Heathcote	Taralgon	900	90	1	...	1	1
	Stratford	900	90	1	...	1	1
	Livingstone Creek	...	180	2,520	720	1	...	1	1
	Bald Hills	...	180	...	720	1	...	1	1
	Rosedale	1,260	360	1	...	1	8
	Heathcote	4,500	450	4½	2	8	8
	Redcastle	900	90	1	...	1	1
	Rushworth	2,700	270	2	1	2	1
	Whroo	900	90	1	1-10th	1	1-10th
	Echuca	900	90	1,260	360	1	...	2	1
	Runnymede	1,800	180	1½	...	2	1
	Kilmore	10,800	1,080	15,120	...	5	1	6	1½
Kilmore	Avenel	5,400	540	2	...	2	1-5th
	Broadford	900	90	1,260	360	1	...	1	1
	Donnybrook	3,600	360	5,040	1,440	2	...	2	1
	Longwood	2,700	270	1	...	1	1
Kyneton	Pyalong	900	90	1	1-10th	1½	1
	Kyneton	4,500	450	6,300	1,800	3	...	2	1
	Carlsruhe	1,800	180	1,260	360	1	...	1	1
	Woodend	2,700	270	1	...	2	1

FORAGE AT STATIONS—continued.

DISTRICT.	STATION.	ESTIMATED QUARTERLY CONSUMPTION.				STORAGE CAPACITY.			
		Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.
		lbs.	lbs.	lbs.	lbs.	tons.	tons.	tons.	tons.
Kyneton—continued ...	Black Forest ...	900	90	1,260	360	1	1	1	1
	Gisborne ...	1,800	180	1	1	1	1
	Malmsbury ...	1,800	180	2,520	720	1	1-10th	1	1
	Lancefield ...	2,700	270	3,780	1,080	1	1	2	1
Ovens ...	Beechworth	21,420	6,120	1	1	15	5
	Chiltern	1,080	2	1	2	1
	Tarrawingee ...	1,800	180	2,520	720	1	1-10th	1	1
	Woolshed ...	900	90	1,260	360	1	1-10th	1	1
Portland ...	Yackandandah	3,780	1,080	2	1	2	2
	Portland	720	1	1	2	2
	Coleraine	135	1	1	1	1
	Heywood ...	1,350	135	1	1	1	1
Sandhurst ...	Sandhurst ...	7,200	720	...	2,880	1	1	2	1
	Eaglehawk ...	900	90	1,260	360	1	1	1	1
	Robinson Crusoe ...	900	90	1,260	360	1	1	1	1
	Myer's Flat ...	900	90	1,260	360	1	1	1	1
	Bullock Creek ...	900	...	1,260	360	3	1	1	1
	Lockwood ...	900	90	1,260	360	1	1	1	1
	Huntley ...	900	90	1,260	360	1	1	1	1
	Mandurang ...	900	90	1,260	360	2	1	1	1
	Axedale ...	900	90	1,260	360	1	1	1	1
	Elysian Flat ...	900	90	1,260	360	1	1	1	1
	Serpentine Creek ...	900	90	1,260	360	1	1	1	1
	Durham Ox	2,520	720	1	1	1	1
	Stawell ...	3,600	360	5,040	1,440	2	1-5th	2	1
	Great Western ...	900	90	1,260	360	1	1-10th	1	1
Stawell ...	Glenorchy ...	900	90	...	360	1	1-10th	1	1
	Horsham ...	2,700	270	...	1,080	1	1-10th	1	1
	Navarre ...	1,800	180	2	1-5th	2	1
	Barkly
	(Landsborough) ...	4,500	450	6,300	1,800	1	1-10th	1	1

Printed forms of tender may be obtained from the Government Storekeeper, Melbourne, or from the officer in charge of police at each station, by whom also any information or explanation will be afforded to persons tendering.

The tenders for each station will be accepted or rejected separately.

Tenders may be for either of the supplies required, oats, bran, hay, or straw only, and if all be included in one tender, it will be accepted for one article only if advisable.

As much forage as the storage will accommodate will be drawn at a time for the convenience of contractors.

The price must be per ton for hay and straw, and per bushel for oats and bran, including delivery at the stations and all charges; bags to be returned when empty.

The net weight only after deducting the tare is to be charged.

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

All tenders must be enclosed in a separate envelope, marked "Tender for ——" (as the case may be), and deposited in the 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 by *Gazette* notice and by letter to accepted tenderers.

CONDITIONS.

1. The hay to be eaten, good, sound, and sweet; the straw to be wheaten, and both to be in all respects of the best quality; oats (colonial grown) and bran to be sound and sweet and of the best description.

2. The supplies to be delivered on the requisition of the officer in charge of the district or station, the quantities stated in schedule being, however, only approximative, and it must be understood that the Government will draw either more or less than stated. The excess over the estimate will not, however, exceed during the whole year 50 per cent. of the estimated quarterly consumption.

3. The contracts entered into under this notice are not to be considered as being infringed or vitiated by any contracts made by the military commissariat.

4. The forage, when delivered, must be accompanied by an invoice of quantity, showing the gross weight, the tare, and the net weight (this should be on the back of the requisition or order), which, when signed by the officer in charge of the station for the net quantity received, will be returned to the contractor, and by him rendered in support of his account.

5. Each contractor will be required to prepare his own account in the prescribed form, and on presentation thereof to the officer in charge of the station or district, it will be forwarded for payment at the Treasury, Melbourne, or the Pay Office of the District, as may be indicated by the contractor on the account.

6. Should forage duly ordered under these contracts not be delivered within forty-eight hours from a reasonable time to be fixed on the order, it will be competent for the department (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 is to be deducted.

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

8. If the board shall decide that the forage is not of proper quality, it must be immediately replaced by the contractor, failing which it will be procured elsewhere, and the extra cost, if any, will be charged as in clause 6.

9. When a board of survey cannot be conveniently assembled, or when from some other cause injury would accrue either to the public service or the contractor by waiting for a board of survey, the officer in charge will have the power to reject such supplies 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 forage, and supply good in its stead, failing which it will be obtained by the officer requiring it, and the expense will be charged as in clause 6.

10. A repetition of irregularity in the quantity or quality of the forage, or of delay in delivering or replacing it when required, will subject the contractor, upon report from the Government Storekeeper, to such mulct, not exceeding one-fourth 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.

J. McCULLOCH.

Chief Secretary's Office,
Melbourne, 11th August, 1863.

Police Sales.

BEECHWORTH.

THE undermentioned confiscated goods (seized and confiscated under the Act 16 Victoria No. 35) will be sold by auction at the Beechworth Police Station, at Twelve-noon on Saturday, the 29th August, 1863:—

35 bottles containing porter
13 ditto do. claret
1 ditto do. port
2 ditto do. sherry

2 ditto do. ginger wine
3 ditto do. brandy
2 ditto do. rum
3 ditto do. whiskey
32 ditto do. ale
7 decanters do. various liquors
3 pewter measures

FREDK. C. STANDISH,

Chief Commissioner of Police.

Police Department, Chief Commissioner's Office,
Melbourne, 14th August, 1863.

CASTLEMAINE.

THE undermentioned unclaimed and confiscated property, now in possession of the police, will be sold by auction, at the Castlemaine Police Station, at Twelve o'clock noon on Saturday, the 6th of September, 1863:—

- 1 gold chain
- 2 gold rings
- Sundry articles of plated jewellery
- 1 double-barrel gun
- 1 box gold scales
- 2 Chinese gold scales
- Sundry Chinese coins and tokens
- 1 axe
- 2 buckets
- 2 barrels
- 3 kegs
- 1 funnel
- Sundry articles of clothing and miscellaneous property.

FREDK. C. STANDISH,

Chief Commissioner of Police.

Police Department, Chief Commissioner's Office,
Melbourne, 25th August, 1863.

Private Advertisements.

DISSOLUTION OF PARTNERSHIP.

WE, the undersigned William Austin Bucknall and Charles Joseph Brown, of Sandhurst, trading under the name and style of "Bucknall, Brown and Co.," auctioneers and produce agents, have this day dissolved partnership by mutual consent.

All debts due to and by the said firm of Bucknall, Brown and Co., will be received and paid by William Austin Bucknall, Sandhurst, 20th August, 1863.

W. A. BUCKNALL,
C. J. BROWN.

Witnesses—
CHARLES SCHLEMM,
FRANCIS GRIFF.

No. 1411

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between John Munday and Archibald Dick, of Commercial road, Prahran, in the colony of Victoria, bakers, carrying on business under the firm of "Dick and Munday," was, on the first day of June, 1861, dissolved by mutual consent.

Dated this 6th day of August, 1863.

ARCH. DICK,
JOHN MUNDAY.

Witness—
JOHN WREFFORD,
Solicitor, 12, Eldon Chambers.

No. 1419

DISSOLUTION OF PARTNERSHIP.

HENRY FRANKS, James Bower, and Donald William Jackson, carrying on business as soap and candle manufacturers, at Smythesdale, and fellmongers, at Pitfield, under the style and firm of "Franks and Co.," have this day dissolved partnership by mutual consent.

HENRY FRANKS,
JAMES BOWER,

Witness to the two signatures—
WILLIAM J. HUGILL.

DONALD WILLIAM JACKSON.

Witness—
JOHN WHALLEY.

No. 1414

MUNICIPAL DISTRICT OF SALE.

WE, the undersigned, being persons who have signed the petition for the constitution of the said district, do hereby convene a Public Meeting of the Resident Householders and of the Landholders within such district, for the following purposes, that is to say:—

1. For deciding whether the council for the district shall consist of three, five, or seven members.
 2. For deciding whether the members of such municipal council shall or shall not receive any pecuniary remuneration, and, if any, what shall be the amount thereof. And,
 3. For electing the members of such municipal council.
- And such meeting will be held on Monday, the 14th day of September, 1863, at the hour of Seven o'clock in the afternoon, at the Club Hotel, within the boundaries of the said district.

Dated this 21st day of August, 1863.

William Patten, householder, Sale.
Wm. H. Vize, householder, Sale.
Robt. Topping, householder, Sale.
George Ross, householder, Sale.
N. Guthridge, householder, Sale.
James Davey, householder, Sale.
J. D. Leeson, householder, Sale.
William H. Smith, householder, Sale.
George French, householder, Sale.
J. P. Hanna, householder, Sale.
Daniel McGhee, householder, Sale.
Ferdinand Duval, householder, Sale.

No. 1418

SANDHURST MUNICIPALITY.

FIFTEENTH Half-yearly Report, 11th January to 10th July, 1863.

PUBLIC WORKS.

The works completed during the half-year or now in progress are—
Formation and roadway in Pantom street, Dowling street, Inglewood road, Long Gully, Hustler's Reef, &c., &c.

Bridges—Plumridge street, White Hills, Golden Gully, Ironbark Gully, &c.

Channelling Wattle street.

Additional offices at the cattle market; fire bell at the White Hills; weighbridge, Golden square; and store yard, Long Gully.

Improvement and maintenance of the reserve and botanic gardens, and maintenance and repairs of works generally, at a cost of £2035 3s. 1d.

The expenditure for lighting, sweeping, prevention of fires, and board of health, has amounted to £1568 10s.

BYE-LAWS PASSED.

- No. 42. For regulation of finance committee meetings.
- No. 43. For further regulation of hay market.

FINANCE.

The half-year was commenced with a debt of £4088 4s. 1d. Owing to the delay in Parliament in passing the new Municipal and Appropriation Acts, the usual grant-in-aid from the general revenue has not been received, and the debt has therefore only been reduced to £4232 10s. 8d., instead of being paid off as it would have been had the promised measures been fully carried out.

An assessment for the current year has been completed, on which a rate will be struck in a few days.

The income from the general market has suffered a decrease, mainly from improper use of railway goods shed and weighbrige for market purposes.

The income from the cattle market continues satisfactory.

MISCELLANEOUS.

In compliance with numerous applications, the council has withdrawn many of the restrictions on mining on the street, and during the half-year has allowed it generally to be carried on. This has necessitated the appointment of a constable solely to see that the conditions imposed by the council are adhered to.

Applications to the Government on several matters, which have occupied much time and trouble on the part of the council, are still pending, some owing to the recent change of ministry, such as the grant of lands for the Inglewood tramway, connection of cattle market with the railway, cession of Sandhurst cemetery, proclamation of streets, &c.

Owing to the absence of power of appeal from the Court of Mines without the consent of the judge, the council was not able to have set aside a judgment given therein against them, and the law costs for the half-year have been thereby greatly increased.

ELECTIONS.

At the annual municipal election in January, Messrs. Casey, Garsed, and Holmes were declared elected in the place of the retiring councillors.

In February, on the application of Dr. Boyd, a committee to scrutinise the ballot-papers was appointed, and it appeared that some errors had been made in computing them. After this Mr. Edward Garsed ceased attending the meetings of the council, and Mr. James Moore, one of the candidates at the annual election, took his seat.

In March Mr. John Holdsworth resigned his seat in the council, and Dr. Boyd was elected in his stead.

ATTENDANCES.

There have been 28 appointed meetings of council, and 26 appointed meetings of the general committee, and the several councillors have attended as follows:—

Councillor McIntyre, Chairman	28	25
Councillor Jackson	20	19
Councillor O'Keefe	22	18
Councillor Casey	25	22
Councillor Holmes	19	17
Councillor Holdsworth	9 out of 10	6 out of 8
Councillor Boyd	7	8
Councillor Garsed	12	12
Councillor Moore	8	9

Received and adopted, 18th August, 1863.

JOHN MCINTYRE,
Chairman of the Municipal Council.

RECEIPTS.

Half-year ending 30th June, 1863.

From 1st January to 30th June, 1863.

Dr.		£	s.	d.
To Municipal rates, 1860, and before	108	8	8	
Ditto, 1861	213	13	0	
Ditto, 1862	4,193	11	9	
		4,515	13	5
General market tolls		948	17	6
Cattle market tolls		1,066	8	2
Licenses, mining permissions, &c.	160	0	0	
Police fines	81	11	6	
Inspector's fines	27	6	0	
		268	17	6
Waterworks company, balance of advance		702	15	1
Mining board, for maintenance of				
sludge channel, 1862	161	6	6	
Miscellaneous	7	11	9	
		168	18	3
Contributions to special works—				
High street, flagging		7	16	0
Bank of Victoria, overdraft		4,232	10	8
		£11,931	16	7

EXPENDITURE.

From 1st January to 30th June, 1863.

Cr.		£	s.	d.
By Balance owing to bank at commencement of half-year	...	4,988	4	1
Public works and maintenances	1,606 7 2			
Botanic gardens	237 9 5			
Reserve	191 6 6			
		2,035	3	1
Lighting	1,007 2 6			
Sweeping, &c.	353 5 6			
Prevention of fires	152 5 0			
Board of health	55 17 0			
		1,568	10	0
Furniture, tools, &c.	...	37	6	6
Cattle market and abattoirs (working expenses)	676 8 0			
General market (ditto ditto)	337 6 0			
Salaries	482 10 0			
Advertising, printing, and stationery	169 11 6			
Office expenses, postage, telegrams	11 15 11			
Rate collector's commission	280 0 0			
Deputation expenses	57 2 6			
Auditors' fees	21 0 0			
Rates on municipal property	132 0 0			
Insurance, conference, mining constable, &c.	160 8 7			
		313	8	7
Municipal election expenses	...	100	7	6
Grant to Benevolent Asylum	200 0 0			
Ditto Horticultural Society	25 0 0			
Ditto poor-box, &c.	10 0 0			
Ditto volunteer band fund	5 0 0			
		240	0	0
Inglewood tramway	...	192	19	0
Law charges	...	229	3	4
Interest to bank	...	212	0	7
		£11,931	16	7

Examined and found correct.

JAMES SKENE,
JAMES BURNSIDE,
Auditors.
No. 1410

20th August, 1863.

MUNICIPALITY OF HEATHCOTE.

ELECTION NOTICE.

IN pursuance of the Act 18 Victoria No. 15, I hereby give notice that a Public Meeting of the Ratepayers will be held at the Heathcote Hotel, Heathcote, on Thursday, the 17th day of September next, at Eight o'clock p.m., for the purpose of electing three members of the council to serve in the room of Councillors Charles Robinson, William Blayney Walsh, and Edwin Walker, whose term of office expires; and in the event of a poll being demanded, the same will take place on Friday, the 18th day of September next, at the aforesaid Heathcote Hotel, commencing at Eight o'clock a.m., and closing at Four o'clock p.m.

CHARLES ROBINSON,
Chairman.

Municipal Chambers,
Heathcote, 20th August, 1863.

No. 1405

WOODSTOCK DISTRICT ROAD BOARD.

NOTICE is hereby given that a Map and Survey Plan, describing the exact course and bearing of, and admeasurements required for, a road in the county of Bourke, proposed to be opened by the Woodstock District Road Board, together with a description of the lands through which the same is proposed to pass, and the name of the owners thereof, so far as known, and also an estimate of the expense of the said work, have been deposited at the Surveyor General's Office, Melbourne, the particulars of which are as follows:—

The road is to be one chain wide, commencing at the eastern boundary of the parish of Yan Yean; thence west along the north side of the southern boundary of the parish of Kalkallo, two hundred and forty chains to the eastern boundary of portion three in the said parish of Kalkallo.

The quantity of land required for the said work is 24 acres; the owner thereof being Daniel Mackenzie, Esq., who reserved the said land for the purposes of a road; and the estimated expense of the work is two shillings, being one penny per acre.

All persons affected by the said proposed road are requested to set forth, in writing, addressed to the Chairman of the above 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,
Clerk to the said Board.

District Road Board Office,
Woodstock, 22nd August, 1863.

No. 1413

EXCELSIOR GOLD MINING COMPANY (LIMITED).

I, THE undersigned Martin Morrish, hereby make application to register the "Excelsior Gold Mining Company (limited)," under the provisions of the Mining Partnerships Limited Liability Act, 1860; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, namely:—

1. The name and style of the company is "The Excelsior Gold Mining Company (limited)."
2. The place of operations is at the junction of Shicer and and King William Gullies, Yandoit.

No. 87.—August 28, 1863.—4.

3. The nominal capital of the company is Four hundred and fifty pounds, in thirty shares of Fifteen pounds each.

4. The amount already paid up is Seventy-five pounds.

5. The name of the manager is Martin Morrish.

6. The office of the company is at Henry Horsfield's, Yandoit.

7. The names and several residences of the shareholders, and the number of shares held by each at this date, are as follows:—

Name and Residence.	No. of Shares.
Henry Horsfield, Yandoit	1
William Thomas, Brandy Hot	1
William Hefford, Yandoit	1
John Richards, Yandoit	2
Daniel Deeble, Yandoit	1
Gens Neilsen, Blanket Flat	1
William Avery, Blanket Flat	1
Mathew Pope, Brandy Hot	1
Andrew Gallacher, Brandy Hot	1
George Alexander, Blanket Flat	1
John Summers, Daylesford	2
John Hogg, Daylesford	1
William Wyatt, Yandoit	1
Peter Larsen, Blanket Flat	1
James McMillan, Daylesford	1
Samuel Quirk, Blanket Flat	1
Martin Morrish, Blanket Flat	1
Henry Grenfell, Daylesford	1
Ambrose Draper, Yandoit	1
George Dixon, Yandoit	1
Phillip Wright, Yandoit	1
Ralph Liddel, Yandoit	1
William Shaw, Daylesford	1
Charles Bowker, Daylesford	1
George Armstrong, Daylesford	1
Robert Walker, Daylesford	1
Henry Boultsman, Blanket Flat	1
John Henry Grenfell, Daylesford	1
	30

Dated this 19th day of August, 1863.

MARTIN MORRISH,
Manager.

Witness to signature—
THOMAS F. WILLIAMS.

No. 1416

SIR CHARLES DARLING GOLD MINING COMPANY.

I, THE undersigned Benjamin Severs, hereby make application to register the Sir Charles Darling Gold Mining Company, under the provisions of the Mining Partnerships Limited Liability Act, 1860; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, namely:—

1. The name or style of the company is "The Sir Charles Darling Gold Mining Company."

2. The place of operations is at Slaughter-yard Hill, Creswick.

3. The nominal capital of the company is One thousand pounds, in forty shares of Twenty-five pounds each.

4. The amount already paid up is Two hundred pounds sterling.

5. The name of the manager is Benjamin Severs.

6. The office of the company is at Albert street, Creswick.

7. The names and several residences of the shareholders, and the number of shares held by each at this date, are as follows:—

Name and Residence.	No. of Shares.
John Sherwood Cheney, Creswick	2
Benjamin Severs, Creswick	2
Joseph Harris, Creswick	3
Thomas White Dunn, Creswick	2
James Aitken, Creswick	2
Jas. Dunn Moore, Beechworth	2
Edward Scrase, Creswick	2
James Pascoe, Spring Hill	2
Thomas William Anthony, Creswick	2
Adolph Jansen, Creswick	1
William Dykes, Ascot	1
Donald McRae, Creswick	1
George Wilson, Creswick	1
Peter Harrington, Creswick	1
James Hampton, Creswick	1
John Woofe, Creswick	1
Francis Crowell, Creswick	1
George Young, Creswick	1
William Baxter Lees, Creswick	1
George Roche, Creswick	1
Edward Blair, Spring Hill	1
Alexander Smith, Creswick	1
Richard Ninnos, Creswick	1
Samuel Baird, Smeaton	1
Charles Walton, Creswick	1
Henry Moller, Creswick	1
Joseph English, Creswick	1
Thomas Hassall, Creswick	1
Herman Piening, Creswick	1
James Reed, Cheswick	1
	40

Dated the 18th day of August, 1863.

BENJAMIN SEVERS,
Manager.

Witness—
JAMES MARTYR.

No. 1415

LETTER OF APPLICATION FOR MINERAL LEASE.

I, THE undersigned, hereby apply to the Honorable J. F. Sullivan, Commissioner of Mines, for a Lease of Crown Lands for the purpose of mining for minerals or metals other than gold, the particulars of which land, and the mineral or metal intended to be mined for, are hereunder set forth; and I herewith deposit with the Clerk of Petty Sessions, Heathcote, the sum of Ten pounds to cover the charges of survey and for preliminary expenses in respect of the lease hereby applied for, and also the further sum of Five pounds as required by the Mining Leases Regulations; and I agree, if my application be investigated, that such last-named sum shall in all respects be held by such commissioner or warden, subject to and may be appropriated by him under the terms of such regulations, and that upon the approval of this application I will execute a lease upon the basis therein stated, if the Governor shall think fit to grant the same.

Date—28th July, 1863.
Address—Costerfield.

I have the honor to be, Sir,
Your obedient servant,
DUGALD MACDOUGALL.

Name of applicant or applicants, and address, and style under which it is intended that the business shall be carried on.	Extent of ground applied for.	Whether ground applied for on or below, or both on and below, the surface, and how much in each case.	Name of mineral or metal proposed to be worked, and minimum number of men to be employed when commencing operations, also subsequently when in full work.	Amount of money proposed to be invested, and in what manner the land is to be worked.	(1.) Precise locality. (2.) Term for which lease is required. (3.) Time of commencing operations.	General Remarks.
Thomas Kenney, Collins street, Melbourne; Dugald Macdougall, Costerfield; David Stuart, View place, Sandhurst. "The Gladstone Mining Company"	Six and a half acres	Both on and below surface	(1.) For the first six months two men (2.) Subsequently when in full work as many as can be conveniently employed Antimony	Crushing and pumping plant &c., already on the ground to value of £2000 sterling (two thousand pounds) By above appliances	(1.) Locality — Lower Costerfield, known as prospecting claim, between leases held by Thomas Kenney and Fitzgerald and Co. (2.) Term — Thirty years (3.) Time of commencing operations—On issue of lease	The applicants have already done a large amount of work on this ground.

No. 1347

LETTER OF APPLICATION FOR MINERAL LEASE.

I, THE undersigned, hereby apply to the Honorable G. S. Evans for a Lease of Crown Lands for the purpose of mining for minerals or metals other than gold, the particulars of which land, and the mineral or metal intended to be mined for, are hereunder set forth; and I herewith deposit with the Clerk of Petty Sessions, Heathcote, the sum of Ten pounds to cover the charges of survey and for preliminary expenses in respect of the lease hereby applied for, and also the further sum of Five pounds as required by the Mining Leases Regulations; and I agree, if my application be investigated, that such last-named sum shall in all respects be held by such commissioner or warden, subject to and may be appropriated by him under the terms of such regulations, and that upon the approval of this application I will execute a lease upon the basis therein stated, if the Governor shall think fit to grant the same.

Date—14th May, 1863.
Address—Costerfield.

I have the honor to be, Sir,
Your obedient servant,
DUGALD MACDOUGALL.

Name of applicant or applicants, and address, and style under which it is intended that the business shall be carried on.	Extent of ground applied for.	Whether ground applied for on or below, or both on and below, the surface, and how much in each case.	Name of mineral or metal proposed to be worked, and minimum number of men to be employed when commencing operations, also subsequently when in full work.	Amount of money proposed to be invested, and in what manner the land is to be worked.	(1.) Precise locality. (2.) Term for which lease is required. And (3.) Time of commencing operations.	General Remarks.
David Stuart, View place, Sandhurst; Thomas Kenny, Collins street, Melbourne; Dugald Macdougall, Costerfield, Heathcote. "David Stuart and Co."	Acres. 7	Both on and below. All	Name of mineral or metal—Antimony For the first six months two men, subsequently when in full work four men	£1000. Horse and manual labor	(1.) Locality — Upper Costerfield; ground known as "Bombay Co.'s Claim," south from lease applied for by Nicholas and Co., and adjoining lease of Macdougall and Co. (2.) Term—Thirty years (3.) Time of commencing operations—On issue of lease	None.

No. 1348

LETTER OF APPLICATION FOR MINERAL LEASE.

I, THE undersigned, hereby give notice that I have, on the 1st day of August, applied to the Honorable the Commissioner of Mines for a Lease of Crown Lands for the purpose of mining for minerals or metals other than gold, the particulars of which land, and the mineral or metal intended to be mined for, are hereunder set forth.

Date—1st August, 1863.
Address—Sandhurst.

FRANC OTWAY.

Name of applicant or applicants, and style under which it is intended that the business shall be carried on.	Extent of ground applied for.	Name of mineral or metal proposed to be worked, and minimum number of men to be employed when commencing operations, also subsequently when in full work.	Amount of money proposed to be invested, and in what manner the land is to be worked.	(1.) Precise locality. (2.) Term for which lease is required. And (3.) Time of commencing operations.	General Remarks.
Franc Otway ...	Acres. 50	(1.) For the first six months four men (2.) Subsequently when in full work eight men For silver	£750 ...	(1.) Locality — St. Arnaud, near Saw-pit Gully, adjoining La Roche and Newman's ground applied for. (2.) Term — Thirty years. (3.) Time of commencing operations—Three months after lease is granted.	

No. 1349

THE NEW IMPERIAL GOLD MINING COMPANY.

I, THE undersigned John Sherwood Cheney, hereby make application to register the New Imperial Gold Mining Company under the provisions of the Mining Partnerships Limited Liability Act, 1860; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, namely:—

1. The name and style of the company is "The New Imperial Gold Mining Company."
2. The place of operations is Red Streak, Creswick.
3. The nominal capital of the company is Three thousand pounds, in two hundred and forty shares of Twelve pounds ten shillings each.
4. The amount already paid up is Two hundred and sixty-five pounds.
5. The name of the manager is John Sherwood Cheney.
6. The office of the company is at Albert street, Creswick.
7. The names and several residences of the shareholders, and the number of shares held by each at this date, are as follows:—

Name and Residence.	No. of Shares.
John Sherwood Cheney, Creswick ...	16
Alexander Lewers, Creswick ...	4
George Mader, Creswick ...	4
William Moore, Queensland ...	8
Thomas William Anthony, Creswick ...	12
George Young, Creswick ...	4
James Aitken, Creswick ...	8
James Dunn Moore, Beechworth ...	8
Richard Cochran, Ballarat ...	4
William Henry Ayres, Bald Hills ...	4
Samuel Trethowen, Scrub Hill ...	4
Peter Harrington, Creswick ...	4
Frederick T. Croft, Creswick ...	4
Herman Piening, Creswick ...	4
Heinrich Nicholas Janssen, Creswick ...	4
Heinrich Knoetseh, Creswick ...	4
Conrad Ziele, Creswick ...	4
James Orr, Creswick ...	4
Thomas Durose, Creswick ...	4
Robert Orr, Creswick ...	4
George Wilson, Creswick ...	4
Francis Crowell, Creswick ...	4
Matthew McCulloch, Creswick ...	4
George Losh Hutchinson, Creswick ...	4
William Baxter Lees, Creswick ...	4
John Herbertson, Creswick ...	4
Thomas Hassall, Creswick ...	12
George Birch, Creswick ...	4
James Faulkner, Creswick ...	4
Thomas Radcliffe, Creswick ...	4
Charles Clarke, Glendaruell ...	4
Edward Birch, Kingston ...	4
Arthur Duval, Cabbagetreel ...	4
John George Wills, Kingston ...	4
John Jones, Cabbagetreel ...	8
Adam Beveridge, Smeaton ...	4
Charles Ford, Spring Hill ...	4
William Ditchburn, Ballarat ...	4
Oliver Ware, Mopoke ...	4
Samuel Whan, Creswick ...	4
James Whan, Creswick ...	8
John Sherwood Cheney, in trust for the company	28

240

Dated the 25th day of August, 1863.

J. S. CHENEY,
Manager.Witness—
JAMES MARTYR.

No. 1417

DUKE OF CORNWALL GOLD MINING COMPANY
(LIMITED).

STATEMENT of Assets and Liabilities of the Duke of Cornwall Gold Mining Company (limited), Durham Lead, from the 14th day of August, 1862, to the 1st day of June, 1863.

ASSETS.		
By expenditure as per statement ...	£3,210	0 0
Cash in bank ...	101	17 4
Unpaid calls ...		
Value of machinery, plant, &c. ...	1,600	0 0

LIABILITIES.		
To receipts as per statement ...	£3,311	18 0
Bills and accounts payable contractor ...	100	0 0
Balance per favor of company ...	1	1 4

JAMES CHENHALL, Manager.
No. 1412

24th day of July, 1863.

Impoundings.

BALLARAT.—Impounded at Ballarat, 22nd August, 1863, by Mr. T. Vaughan.—Trespass 5s. each.

1439. Yellow sided heifer
1440. Yellow or red and white heifer
1441. Red heifer, white belly, strawberry rump
1442. Strawberry steer
All rough in the coat, no visible brand.

On 25th August, by Messrs. Stewart and Fisher.—Trespass 8s.
1443. Bay horse, short tail, saddle marked, sore nose, HS off shoulder, JS near shoulder (the tail of J to right)

If not claimed and expenses paid, to be sold on 7th October, 1863.

J. JOHNSTON,
Poundkeeper.

10/

BULLOCK CREEK.—Impounded at Bullock Creek, 15th August, 1863, by John Catto, Esq.

3081. Dark roan horse, star, J over LA off shoulder
3082. Dark iron grey horse, sore wither, JS near shoulder, H near thigh
3083. Fleabitten grey horse, sore wither, ME off shoulder
3084. Bay mare, blaze face, bell and strap on, hind fetlocks white, like illegible brand and F near shoulder
On the 17th, by Mr. Duncan McKenzie.
3085. Red steer, white on face, belly and tail, like E off rump
If not claimed and expenses paid, to be sold on 7th October, 1863.

JOHN W. GOWER,
Poundkeeper.

10/6

CARISBROOK.—Impounded at Carisbrook, 22nd August, 1863.—Trespass 1s. 6d. each.

6 working bullocks, FC in pitch in several places near side, and many other brands

On 25th August.

- 1 yellow and white bullock, one horn off, DM near shoulder, FC in pitch near back, and other brands
1 yellow and white staggy bullock, DM near shoulder, like DC near ribs, C near rump, FC in pitch near back
If not claimed and expenses paid, to be sold on 7th October, 1863.

FRED. GEO. HULL,
Poundkeeper.

9/6

NOTICE.

CARISBROOK.—Red and white bullock, advertised in Gazette of 4th August, should be red and white cow, one down horn, hips off both. O near ribs, TA near rump, WH off ribs.

FRED. GEO. HULL,
Poundkeeper.

6/6

CLUNES.—Impounded at Clunes, 25th August, 1863, by G. W. Blunden.—Trespass 6d. each.

857. Big bay horse, hind feet and off fore foot white, star and stripe, saddle marked, no visible brands
858. Brown horse, blaze down face, saddle marked, long tail, shod near hind foot, no visible brands
859. Light grey horse, hollow back, like IS or JS near shoulder
859 A. Brown horse, small star, collar marked, JW or JM near saddle, H near thigh
860. Roan mare, star in forehead, TW near shoulder
861. Black mare, hind feet white, star in forehead, like IB off shoulder
862. Bay horse, long tail, near hind foot white, like W near shoulder

On same day, by G. W. Blunden, for Simon Cadden, Esq.—Trespass 6d. each.

863. Bay mare, blind off eye, hind feet white, shod all round, star and stripe, WC near shoulder
864. Brown mare, collar marked, white spots on saddle, two shoes on, star on forehead, like J near shoulder, AG or AC near neck
865. Bay filly foal, off hind foot white, no visible brands
866. Brown mare, off hind foot white, star in forehead, like C across A near shoulder
867. Bay mare, shod all round, D near shoulder
If not claimed and expenses paid, to be sold on 7th October, 1863.

R. KEMP,
Poundkeeper.

17/6

DRYSDALE.—Impounded at Drysdale, 22nd August, 1863, by Connor Powell.

893. Yellow spotted cow, TS near rump, blotch brand off thigh, top off horns
894. White cow, no visible brand, top off ear cut
895. Yellow cow, no visible brand
896. White and yellow heifer, blotch brand near rump, near ear slit, off horn broken
897. Yellow heifer, HP off rump, nick in off ear
If not claimed and expenses paid, to be sold on 7th October, 1863.

JAMES WOODS,
Poundkeeper.

9/6

ELEPHANT BRIDGE.—Impounded at Elephant Bridge, 21st August, 1863, by John Cumming, Esq.

669. Light bay mare, white stripe on face, long switch tail, slit near ear, like E L (near shoulder, NC near thigh
671. Bay mare, switch tail, white face, saddle marked, T near shoulder

672. Chesnut foal colt, white face and muzzle, strap on neck, no visible brand
673. Bay horse, long switch tail, star forehead, T near shoulder, like EK off shoulder

674. Chesnut horse, long switch tail, JF near shoulder, like 83 off shoulder
675. Chesnut mare, nearly blind near eye, slit off ear, star forehead

If not claimed and expenses paid, to be sold on 7th October, 1863.

D. C. MACPHERSON,
Poundkeeper.

13/

ELPHINSTONE.—Impounded at Elphinstone, 21st August, 1863, by H. Bentley.—Trespass 1s. each.

1874. White cow, strawberry neck, like B off shoulder, S in writing A circle off ribs, piece out of off ear

1875. White poley cow, dark spots on neck and legs, like B off shoulder, S in circle off ribs, piece out of off ear writing A
 1876. White steer, dark spots on neck and rump, no visible brands
 1877. White steer, near ear slit, no visible brands
 1878. Red steer calf, white on head and body, no visible brands
 1879. White and red spotted heifer calf, no visible brands
 1880. Yellow heifer, no visible brands
 Same date, by J. Davies.—Trespass 6d.
 1881. Red steer, star, no visible brands
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 J. T. PATTERSON,
 Poundkeeper.

13/
ELTHAM.—Impounded at Eltham, 19th August, 1863, by A. Harkness, Esq.
 158. Grey gelding, like ND or WD near shoulder, black mane and tail, near hip down, mark of fistula
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 THO. BATT,
 Poundkeeper.

7/
GLASS'S CREEK.—Impounded at Glass's Creek, 23rd August, 1863, by Mr. Hy. Ogborne.—Trespass 1s. 6d. each.
 326. Roan pony mare, star and snip, branded like A near shoulder, H near thigh
 327. Bay draught mare, black points, star and snip, saddle marked, like C near shoulder, J off shoulder, three shoes on I*W
 329. Dark brown or black mare, like ♀ or ♀ near shoulder
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 JOHN OAKES,
 Poundkeeper.

10/
HEXHAM.—Impounded at Hexham, 19th August, 1863, by Laidlaw, for Jos. Ware, Esq., J.P.—Trespass 1s. 6d.
 769. Black bullock, like B blotch near ribs, C or G off hip, ears marked
 770. Yellow and white bullock, JR near ribs, 4 near rump, R near horn, other brands or scars, yoke-marked, slit near ear
 771. Old yellow cow, 8HA off ribs (the AH conjoined), ears marked
 772. Roan heifer, unbranded
 773. Strawberry heifer, SA near rump—Notice sent owner
 774. Old red and white cow, 8HA off ribs (the HA conjoined), hipped, ears marked
 775. Strawberry heifer, unbranded
 776. Yellow and white bullock, like C near ribs, like W8 near rump, other brands
 On 21st August, by N. Armstrong, Esq., J.P.—Trespass 6d.
 777. White cow, red ears and marked CB, near ribs other brands
 778. Strawberry heifer, brands if any indistinct
 780. Black and white bullock, brown ears, MJ near ribs, A off shoulder, off ear marked, broken hobble on
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 J. TOMLINSON,
 Poundkeeper.

15/6
LANCEFIELD.—Impounded at Lancefield, 24th August, 1863, by the Managers of the Lancefield Commons.—Trespass 6d. each.
 540. Roan mare, CB near shoulder, W off shoulder
 541. Bay colt, J off shoulder (tails of both letters to right)
 542. Dark iron grey mare, star, GD near shoulder
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 A. MADIGAN,
 Poundkeeper.

9/
LEXTON.—Impounded at Lexton, by Thomas Beggs, Esq.
 460. Grey mare, white about face, white hind pasterns, 3 near shoulder D
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 T. NICHOLLS,
 Poundkeeper.

7/
MALMSBURY.—Impounded at Malmsbury, 22nd August, 1863, by the Managers of the Green Hills Farmers' Common.—Trespass 6d.
 843. Bay mare, star, + near shoulder
 Same day, by W. Reynolds, Esq.—Trespass 6d.
 844. Bay mare, hobbles and rope halter on, D3 near shoulder, WO like Y conjoined L
 brand recently clipped
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 R. DAVISON,
 Poundkeeper.

MORANG.—Impounded at Morang, 24th August, 1863, by T. J. Stuart, Esq., Morang.—Trespass 6s.
 494. Bay horse, star, near hind foot white, collar marked, shod, H near shoulder ON
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 JOSEPH HUTCHINSON,
 Poundkeeper.

7/8
SALE.—Impounded at Sale, 18th August, 1863, by Luther Simmons, Esq., of Fulham.
 384. Chesnut mare, E and half circle over near and off neck, star, long tail
 385. Bay mare, R off shoulder, star, switch tail
 386. Iron grey filly, like 7 near shoulder, white face, blemish near eye
 387. Brown yearling colt, like WC near shoulder, star
 388. Brown horse, D and illegible brand to right near shoulder, switch tail
 389. Bay horse, like G5 near shoulder, like W off shoulder, saddle marked
 391. Light bay filly, no visible brand, star
 392. Brown yearling filly, no visible brand, star
 393. Dark bay gelding, like ML conjoined near shoulder, switch tail
 394. Brown colt, like 1E or HF conjoined near shoulder, star and stripe
 396. Black colt, F and half circle under off shoulder, star and stripe
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 HENRY M. PEARSON,
 Poundkeeper.

15/
SKIPTON.—Impounded at Skipton, 24th August, 1863, by Thos. Graham, for J. Daly.—Trespass 9d.
 3337. Bay horse, blaze down face, short switch tail, saddle marked, shod, lame near hind leg, like O or 2 off shoulder P P
 (the top figure blotched)
 If not claimed and expenses paid, to be sold on 9th October, 1863.
 JOHN DALY,
 Poundkeeper.

8/
NOTICE.
SKIPTON.—No. 3313, advertised in *Government Gazette*, 18th August, as bay horse, stripe down face, switch tail, SA near shoulder, should be bay mare.
 JOHN DALY,
 Poundkeeper.
 Skipton Pound, 25th August, 1863. 6/6

WARRANTYTE.—Impounded at Warrantyte, 24th August, 1863, by Mr. W. Jones.
 151. Bay horse, small star, near hind fetlock white, collar and saddle marked, like C near shoulder
 If not claimed and expenses paid, to be sold on 7th October, 1863.
 JOHN HUTCHINSON,
 Poundkeeper.

7/
THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—
 1863.

	£	s.	d.
August 25.—Jas. Woods
August 26.—J. W. Gower
August 26.—H. M. Pearson
August 27.—John Tomlinson
August 27.—J. Johnston
August 27.—R. Davison
August 27.—J. Patterson

 J. FERRES,
 Government Printer.

CONTENTS.	PAGE.
Sailing Directions for Invercargil	1887
Notice to Shippers of Cattle	1888
Proclamations—United Common	1888
Weekly Abstract of Births and Deaths	1888
Appointments	1889
Application for Mining Lease	1889
Castlemaine Mining District Bye-laws	1890
Notice of Application for Lease of Land	1893
Payment of Rent for Runs not appealed against	1896
Lands Reserved	1899
Board of Agriculture—Bye-laws	1901
Municipal Bye-laws	1901
Streets—Plans of, &c.	1903
Approaching Land Sales	1903
Land Sales	1903
Title Deeds	1904
Courts	1906
Tenders	1907
Private Advertisements	1910
Impoundings	1913