

VICTORIA

GAZETTE. GOVERNMENT

Bublished by Authority.

No. 89.]

TUESDAY, AUGUST 14.

[1866.

LEGISLATIVE ASSEMBLY.

LEGISLATIVE ASSEMBLY.

I HEREBY notify that I have this day received a Return to the Writ issued by me on the twenty-third day of July last, for the Election of a Member to serve in the Legislative Assembly of Victoria for the Electoral District of Ballarat West, in the place of William Mountford Kinsey Vale, Esquire, whose seat became vacant by his acceptance of an office of profit under the Crown; and that by the Return endorsed on such writ, it appears that

WILLIAM MOUNTFORD KINSRY VALE was duly elected Member for the said Electoral District.

FRANS. MURPHY, Speaker.

Legislative Assembly Chamber, Melbourne, 14th August, 1866.

ADDITIONAL MONEY ORDER OFFICES

ON and after the 16th inst., Money Orders may be obtained and made payable at the undermentioned Post Offices:—

CARLTON, LANCEFIELD, and

MOYSTON (Campbell's Reef). .

WILLIAM TURNER, Deputy Postmaster General.

General Post Office, Melbourne, 6th August, 1866.

PACKETS FOR TRANSMISSION BY POST.

THE following Order, directing what Packets may be sent by Post as inland and foreign packets, and upon what terms and conditions the same may be sent, has been approved by His Excellency the Officer administering the Government in Council, and is published in accordance with 29 Victoria No. 298, section 8.

1. A packet may contain any number of separate books or other publications (including printed or lithographed letters), photographs (when not on glass or in cases containing glass), prints or maps, and any quantity of paper, parchiment or vellum, or patterns or samples of merchandise; and the books or other publications, prints, maps, &c., may be either printed, written, engraved, lithographed or plain, or a mixture of these, but no printed matter or prints will be allowed, except such as may be printed matter or prints will be allowed, except such as may be printed on paper, parchment, or vellum. Further, all legitimate binding, mounting, or covering of a book, &c., or a portion thereof, will be allowed, whether such binding, &c., be loose or attached, as also rollers in the case of prints or maps, markers (whether of paper or otherwise) in the case of books, and, in short, whatever is necessary for the safe transmission of such articles, or usually appertains thereto. Patterns or samples (except such as are intended for transmission within the colony, or to the other Australian colonies and New Zeuland) must not have a value of their own apart from their mere use as patterns or samples.

2. Every packet must be sent either without a cover, or in a

or samples.

2. Every packet must be sent either without a cover, or in a cover open at the ends or sides so as to admit of the enclosures being removed for examination. For the greater security of its contents, the packet may be tied at the ends with string; but in such case, the postmaster is authorized to cut the string; though if he do so, he must again tie up the packet as before. Samples of seeds, drugs, and so forth, which cannot be sent in open covers may be enclosed in bags of linen or other material, tied round the neck so as to be easily loosened and refastened, or (as inland packets only) in closed transparent bags; but foreign packets must not be sent in closed bags, although transparent.

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3. No packet may contain anything which is sealed or otherwise closed against inspection, nor any matter or thing not hereinbefore specified; nor must there be any letter nor any communication of the nature of a letter, whether separate or otherwise, unless the whole of such letter or communication be printed. Entries, however, merely stating who sends the book, &c., or to whom it is given, are not to be regarded as a letter. Indeed, as respects the name and address of the sender, not only is the writing permitted, but it is even recommended; so that if the cover come off, or for any other reason the packet cannot be forwarded, it may be returned. Packets containing patterns must not bear any writing other than the name and address of the persons for whom they are intended, the name and address of the sender, a manufacturer's or trade mark, number, and the price of the articles.

4. Packets containing seeds, not sent as samples, may be forwarded as inland packets only; such packets must not, however, exceed eight ounces in weight, and must be either in bags or papers, tied so that they may be easily opened and refastened, or in closed transparent bags.

5. No packet must exceed two feet in length, one foot in width, or one foot in depth; and if any packet exceeding these dimensions be presented, it must not be received.

6. Any packet closed against inspection that may be posted, bearing postage-stamps equal in value to the proper postage as an inland or foreign letter, not exceeding half an ounce in weight, as provided by the Act aforesaid, shail be treated in the same manner as a letter exceeding one half ounce in weight, and postage, as a packet not exceeding four ounces in weight, and postage, as a packet not exceeding four ounces in weight, and postage, as a packet not exceeding four ounces in weight paid thereon, or shall contain or have on the outside thereof any profane, obscene, or libellous address, signature, picture, or thing, must be sent to the dead-letter office forthwith.

8. If an inland packet

J. McCULLOCH, Chief Secretary.

General Post Office, Melbourne.

PREPARATION OF GENERAL ELECTORAL LISTS DURING THE WEEK ENDING 1ST DAY OF SEP-TEMBER, 1866.

SPECIAL NOTICE TO HOLDERS OF ELECTORS' RIGHTS.

IT is hereby notified that holders of Electors' Rights, issued on or before the 1st day of September, 1865, must obtain renewed rights in lieu thereof, in order to have their names placed upon the General Lists to be made up on the 1st day of September next.

Neglect of this precaution will result in the omission of the names of the persons so neglecting from the new list to be made up as aforesaid.

Every renewed right will bear the same number and will be in the like form and tenor as that in lieu of which it is issued, and will be equally available for any election that may take place before the completion of the new roll in October next.

No Elector whose name is on a Roll of Ratepaying Electors for any district is entitled to a renewed Elector's Right for such district.—Vide sections 61 and 62 of The Electoral Act J. McCULLOCH.

Chief Secretary's Office. Melbourne, 11th June, 1866.

OUTSTANDING ACCOUNTS.

THE undermentioned persons are requested to call as soon as possible for payment of the accounts due to them, and now lying at the Receipt and Pay Offices.

N.B.—This list does not include accounts which have been in the Pay Offices for a longer period than six months.

E. S. SYMONDS, Under Treasurer.

Treasury, Melbourne, 9th August, 1866.

Clarke, J., 2 Cowan, T. Corrick, A. B. Cooke, P. Clarke, Thos. Arbuckle, A., 3
Alston, D.
Aldon, W.
Allan, G.
Armstrong; J.
Auld, W.
Bennett, S. W., 3
Birney, G.
Bartlett, J. W.
Bacot, H. L.
Beon, J.
Bowyer, E.
Bennett, Wm.
Boyd, Wm.
Best, J., 3
Bindley, F. L.
Byrne, L.
Braton, W.
Blair, R.
Black, C.
Bodkin, W.
Butler, M., 2
Buley, J.
Beckett, T. H., 2
Bour, W., 4
Bird, S. D.
Burton, Z.
Barrett, J.
Buttun and Baker
Bond, N. R. D.
Bayley, A. C.
Buttin, A., 2
Buck, C. Creelman, J. H. Coutts, Jno. Cooper, W. Chadwick, W. Chadwick, W. Dreverman, F. W. Duff, J. Dove, F. Dove, F. Dove, F. Dove, F. Dobson, Jno., 3 Disney, R., 2 Dawson, W. J. Duigan, J. Drummond, W., 2 Douglas, A. Darby, W. DeBoos, J. Davidson, J. Doogan, H., 2 Dyson, H. Disher, S. L. Davis, Geo., 2 Dermott, F. Dunbar, Geo. Donaldson, J. R. Doudlass, A., 3 Donaldson, B. Dod, C. Dumphy Brothers Dawson, Broughton, and Co. Dokery, A. Evans, J. Elder, A. M., 3 Edgar, H. Ellis, W. Fistgerald, J. N. Fister, A. Ferris, J., 2 Forbes, T. Fletcher, S. Ford, James, 4 Ford, J. F. Fullarton, R. Fallarize, J. Ferris, Jacob, 3 Fleming, T. 2 Fawsett, L., 4 Ferris, Jacob, 3 Fleming, T. 2 Ford, H. W. Forbes, Geo. Francis, W. Freeman, J. Fenton, S., 3 Foote, J. T. Grounds, A. E. Gravel, A. S. Groves, W., 2 Gooch, T. Gaunt, T. Gles, J. C. Constant P. Buck, C.
Bowman, A. W.
Burke, R.
Barratt, Wm.
Byrne, Lewis
Butler, G. S. C. Butter, G. S. C Butcher, A. Bennett, S. K. Brown, A., 2 Baker, C. Bowler, H. S. Boaden, A. Bethell, W. Bounsoy, W. H. Boaden, A.
Bethell, W.
Bounsoy, W. H.
Bounsoy, W. H.
Boveridge, R. C.
Collins, D.
Carr, C. W.
Clarke, H.
Connell, E., 4
Coleraine Church
Cameron, E.,
Clinton, J.
Cutts, W. H.
Collier, W.
Cavell, F.
Callan, J.
Cooper, J. W.
Cunningham, M., 3
Candler, T.
Copeland, W.
Cutter, E. C., 2
Clow, J. M.
Cochran, A.
Corran, A.
Coranbourne, Districtions Gaunt, T.
Giles, J.
Gourlay, B.
Gordon, J. D.
Gourlay, T.
Gubbin, J. H.
Grant, Jno.
Groves, Geo. E.
Goodear, S.
Gill, Fowler, and Co., 2
Guillaume, J. J.
Gragory, J. A.
Grainger, A.
Grainger, A.
Graoy, James
Gregory, Geo.
Hurrey, J. and T.
Hearn, J.
Hooper, W.
Hanson and Bennett
Hayes, J. T.
Hamilton, A.
Hame, J. Cochran, A. Craubourue Branch, the Crooke, C. Cairns, J. W. Cole, Jno. Clarke, W. Craig, Wm. Carkeet, B. C Crowle, Jas. Cahill, J. Craupton H. District Road Cabill, J.
Crampton, H., 2
Crampton, H., 2
Chatwin and Tarrants
Cooper, W.
Coheu, E., 4
Culkin, J. F.
Chymouth, J.
Castlemaine Borough Council
Carnell, H.
Currie, J. W., 3
Cowderoy, J. B.
Clemengee, Hy.
Collier, J. H., 2
Cook, H., 2
Cork, H., 2
Cork, H., 2
Cork, H., 2 Hamilton, A. Hame, J. Hewlett, T., 4 Hartlett, W. Howell, D. Hall and Bliss Hayes, J. Hadlam, C. Hammond, Jno. Harrison, A. J. Hedley, G. D., 2 Hall, R. Howard, T. Howard, T. Christmas Howard, T. Chambers, W.

Harcourt, J. M. Hinkins, J. T. Hamilton, A., 2 Hyndman, T. Henry, J. Hammond, Jas. Hammond, Jas.
Henry, Thos.
Harriott, Geo.
Hust, C.
Hopkins, B.
Ingram, J.
Jensen, I.
Jensen, I.
Johnston, J., 2
King, T.
Key, J. B.
Keen, W.
Kennedy, M., 2
Kyneton Gas Company
Kelly, E. W., 2
Kelly, J. B.
Keen, W., 2
Kennedy, M., 2
Kwether, R.
Kirby, W., 2
Kierman, R. W.
Kelly, J., 2
Kuell, J., C.
Krone, A. L.
Liddiard, W. W.
Lazarus, S., 3
Lawrence, L. H.
Lawry and Chappell, 3
Law, Somner, and Co.
Lloyd, J. P.
Lavender, J. W.
Lyo, F.
Lewis, W. E.
Lismore Presbyterian Church
Lang Chew
Leeson, C. J.
Leege, E. J.
Leake, J. B.
Lewis, J. K., 2
Leclerc, J. A.
Moore, W. W., 2
Moor, P.
Marshall, J.
Marshall, J.
Marshall, W. W.
Martin, A. L. E.
Marshall, W. W., 2
Mann, R.
Marshall, W. W., 3
Mann, R.
Malleson and England
Miscamble, J.
Medde, R. G.
McLoronell, S.
McPherson, Isabella
McGregor, A.
McLeau, A.
McMeckan, Blackwood, and Co.
McGregor, P.
Moore, P.
Moor

Paul, T.

Pederton, P. W. and J.
Pepper, J.
Pether, J.
Pickering, J.
Pettin, E.
Peters, P.
Portland Mechanics' Institute
Prahran Mechanics' Institute
Quarrien, T.
Quarterman, J. and Co.
Queenscliff Cemetery
Rutherglen Church
Rosseau, J. J.
Ross, D.
Reilly, J. S.
Roach, D.
Robertson, G.
Rowan, J.
Robertson, G.
Rowan, J.
Roberts, W. H.
Robertson, W. H.
Robertson, W. B.
Rankin, W. B.
Rankin, W. B.
Rankin, W. B.
Raturay, W.
Rodd, J. S.
Raywood Cemetery
Reid, Thos.
Ridley, G. R.
Roberts, J. H.
Reysted, C. G.
Rees, W. S.
Ross and Smith
Robinson, J.
Stewart, J.
Stewart, J.
Stewart, J. Steavenson, J. Steavenson, J.
Sharp, G.
Saenger, Louis
Smith, J.
Shelton, E.
Smith, Geo.
Shevlin, J.
Smith, A. B.
Shilton, A. Smith, A. B.
Shilton, A.
Stobie, D. G.
Simpon, H. J.
Smith, L. L.
Sandford, E.
Sadler, W.
Spears, J.
Snowball, J.
Scott, W.
Southward and Sumpton
Skinner, C. B. Showball, W.
Southward and Sumpton
Skinner, C. B.
Spruhan, J.
Sutton, H.
Silvester, F. H.
Soott, Ed.
Soutfield, W. D.
Scott, W.
Stamp and Gifford
Sawbridge, W. H.
Sully, J.
Simpson, R.
Swan, A.
Swan, A.
Swan, A.
Trangmar, Geo.
Talbot, R.
Taylor, T.
Turner, Wm.
Thompson, J. C.
Thornton, G.
Thomas, M.
Tait, W. D.
Timothy, M.
Talbot, Robert, M.D.
Thomas, James
Thorp, Leah
Thompson, V.
Taylor, J. B.
Truig and O'Connor
Thomson, A.
Umpleby, J.
Urquhart, W. S.
Vanheeres, H.
Victorian Bible Society
Vanzuilecom, L.
Wood, J. Victorian Bible Society
Vanzullecom, L.
Woods, T.
Woods, T.
Warren, J.
Walters, W.
Wallis, J.
Williams and Berrigan
Willey, J. W.
Warner, C. J.
Wace, W. R.
Wallis, W. J.
William, W. J.
Wivell, E. J.
Willoby, Wm.
Worthington, E. W.
Warford, R.
Wanliss, J. D.
Whittlebury, E. C. Wanliss, J. D.
Whittlebury, E. C.
Wallace, E.
Wolfenden, J. J.
Woldridge, H.
Walton, W. K.

Whittingham Bros.
White, J. E.
Watt Yow
Wilson, R.
Whitfield, R. W.
Webbe, N. P.
Watkin, R.
Wilson, E.
Walker, J. Western, P. Williams, H. Watt, J. Winchester, E. Woodward, E. Wallington, G. Whittlesea Mechanics' Institute
Woodhouse, G.
Waranga shire
White, D. Walker, J

AT THE RECEIPT AND PAY OFFICE, CASTLEMAINE. PAY OFFICE, CASTLEMAIN
Mercer, Wm., 2
Matthews, J. B.
Meears, J.
Mackay, D.
Matthews and Co., 2
Murray, S.
Orwin, T.
Peterson, and Henry, 2
Patterson, Wm.
Plews, E. W., 4
Rigby, G. O., 4
Rogers, John
Speeding, Thos.
Smith, Sanuel
Saunders, A.
Swann, W. T.
Stretch, J. C. T.
Tyler, C.
Treacy, J.
Tydd, W.
White, Jas.
Wilson, D.
Wood, J. Amos, Mark Booth, E. C., 2 Bailey, John Bailey, John
Bickley, Joseph
Chapman, Joshua
Couchman, Thomas
Cook and McNiece
Cook, T. M., 2
Edwards, Mary
Fleming, Thomas
Gillispie, John
Grant, C. J.
Gilchrist, Adam
Glass, E., 2
Graham, Wm.
Hutchinson, Jas. Graham, Wm.
Hutchinson, Jas.
Hardy, J. H.
Hornsby, John
Howleston, Tate, and Co.
Heffernan, Thos.
Kitto, R. L. M.
Loon Goon
Lawrence, R. J.

AT THE RECEI
Anderson, David
Armesley, Thomas, 2
Boyle, John, 2
Ching, Ah
Cuzrus, James
Dod, Charles
Duigan, Charles
Faulkner, George
Graham, Patrick, 2
Greig, Laurence
Hasler and Co.
Hodgson, Sholto D., 2
Knott, Michael
Lane, J. P.
Laurence, J. H. C.
Lowe and McKenzie
Mercer, George
Morcer, E. AT THE RECEIPT AND PAY OFFICE, GEBLONG. PAY OFFICE, GEELONG.
McDowell, Robert, 2
McPherson, John
Noble, John
O'Brien, Henry
Pimblett, Richard, 3
Rose, John
Rout, Basil
Simpson, C. C.
Singleton, Richard, 4
Stanbrook, W. Charles
Stirling, William
Stevenson, M. and M., 5
Ward, Michael
Whampoa, Bitty
Wilson, H. M., 2
Geelong Newspaper Company, 2
Steiglitz Mechanics' Institute
Batesford Mechanics' Institute
Day, Ormon, Poppla Albert

Wood, J.

AT THE RECEIPT AND PAY OFFICE, PORT ALBERT.

Muldoon, J.
Price, T.
Rintoull, G.
Smith, J. D.
Smith, J. D.
Taylor, B. and G.
Walker, H.
Walker, T.
Warren, B. K.
Widdowson, J.
Wilkinson, H.
Williams, D. AT THE R.

Buntine, H.

Davis, R.

Dickens, H.

French, G.

Grant, G.

Hedley, G. D.

Irwin, J.

Lambert, M.

Liston, I. F.

Macleod, A. W.

Martin, E.

McKinnon, D. McKinnon, D. Morrow, E.

AT THE RECEIPT AND PAY OFFICE, POETLAND.

Lowe, James McKay, J., 2 McIntosh, M., 2 Martyn and Beauglehole Nichols, G. J. Ross, G. Smith and Co., H., 3 Sutherland, W. S. Tulloh, C. R. Brewer, H. E. Day and McLean Grant, G.
Greenham, G.
Hand, Thos., 2
Hawkes, J.
Inversity, H., 2
Jerrett, Geo.
Keeping, J., jun., 2

AT THE RECEIPT AND PAY OFFICE, BALLARAT. PAY OFFICE, BA
Kennedy, MI.
Kiely, Wm.
McNally, Peter
McKay, Alex.
Oddie, Jos.
Oliver, Frank
Reed, Thos.
Simpson, Robt.
Seely, Richd.
Stiles, J. J.
Walsh, MI. Bath, Thos.

Bath, Thos.
Brown, Jos.
Clunes Mechanics' Institute
Clegg, Thos.
Cumming and Watson
Dunn, Robt.
Goode, Saml.
Holthouse, Thos. Le G.
Hudson, Robt. F.
Hulkes, Henry J.
Jones, D. and Co., 2

tees of
Creagh, B. B.
Dancocks, Hercules
Grant, Walter
Gwyther, James
Lane, C. F.
Lang, John

AT THE RECEIPT AND PAY OFFICE, HAMILTON.

AT THE RECEIPT AND PAY OFFICE, BEECHWORTH.

Adms, T.
Alkemade, P.
Davis, G. E.
Dobbyn, W. A.
Dowd, C.
Hunter, A.
Henry, J.
Hallett, J. J.
Issett, D.
Jones, R. P.
Jones, C.
Kett, H.
Lafontaine, N.
Loomes, G. Mackay, J. McKay, W.
O'Hara, C.
Parfitt, H. S.
Pohlman, F. B.
Rowe, W. B.
Sengelmann and Riedle
Sales, T. Sharpe, G. Slater, A. L. Slater, A. L. Woodburn, J. Wallace, T. Whitty, J.

AT THE RECEIPT AND PAY OFFICE, SANDHURST.

Gunn, W.
Hayes, M.
McDevitt, H.
McSweeney, M.
Powell, H. G.
Twiggo, F. H., 2
Wigg, W. Ah Chow Braithwaite, W. Buchannau, D. Crossen, H. Dwyer and Co., J., 2 Eastman, A. Gibson, H. E. Gromann, F. Williams, J.

AT THE RECEIPT AND PAY OFFICE, ARABAT. McDonald, J. McCollin, A. Parson, W. Rowley, E. Cushing, Patk. Grist, H. Louisson, C. McPhee, J., 5

AT THE RECEIPT AND PAY OFFICE, CRESWICE. McLeod, D. Ronaldson, J. Steel, T. H. Calder, A., 2 Fletcher, S., 5 Hutchinson, G. L.

AT THE RECEIPT AND PAY OFFICE, STAWELL. McIntyre, D. C. Macdonald, A. Cooke, John Bennett, E. J. Bowden, J. S.

AT THE RECEIPT AND PAY OFFICE, BELFAST. W. A. Satchwell W. Cross G. Parker Belfast shire W. Murphy

AT THE RECEIPT AND PAY OFFICE, DUNOLLY. Cooper, Thos. Martin, F. Mayo, G. Pierce, J. Ryan, T.

AT THE RECEIPT AND PAY OFFICE, DAYLESFORD. H. R. Pensom Millar and Anderson, 2 M. Bedolla J. Phillips

AT THE RECEIPT AND PAY OFFICE, SMYTHESDALE.
Alessandro, M.
Lea, T.
Woodhouse, G.

AT THE RECEIPT AND PAY OFFICE, AVOCA.

Downie and McLean McDonald, A.

McMahon, J.

AT THE RECEIPT AND PAY OFFICE, ST. ARNAUD. Jack, Alexander Miller, Catherine

AT THE RECEIPT AND PAY OFFICE, INGLEWOOD. Gordon, Phoebe

At the Receipt and Pay Office, Grant. Forbes, Wm., $\boldsymbol{2}$

AT THE BECEIPT AND PAY OFFICE, TALBOT,
J. T. Robinson
C. Dixon
Anherst Mechanics' Institute
W. Tweeddale

GRANT FOR FENCING CEMETERIES.

NOTICE is hereby given that the distribution of the Vote for 1866, for fenoing Cemeteries, will be taken into consideration as soon as possible, and it is requested that all applications for aid from this vote be addressed to the Inspector General of Public Works, at Melbourne, on or before the 1st Sentember 1924.

September next.

Any application received after that date will not be considered during the present year.

W. M. K. VALE. W. M. K. VALE.

Public Works Office, Melbourne, 9th July, 1866.

APPLICATION FOR AID TO A NEW SCHOOL.

THE Board of Education hereby notify that they have received an application for aid to a school to be established under the provisions of the Common Schools Act, in the undermentioned locality, and that the same has been referred to the proper officer for report:

No 250 * The Spinor · No. 859.* The Springs.

This is a transfer of aid from the Mount Bolton school (No. 419).

W. H. HANDFIELD, For the Secretary. (By Order of the Board)

Education Office, Melbourne, 27th July, 1866. . • Mis-stated in pages 1565, 1615, and 1661 ante as No. 314.

APPLICATIONS FOR AID TO NEW SCHOOLS.

THE Board of Education hereby notify that they have received applications for aid to Schools to be established under the provisions of the Common Schools Act, in the undermentioned localities, and that the same have been referred to the preper officers for report:—

No. of	No. of
Application. Name of Locality.	Application. Name of Locality.
590. Myrniong.	600. Boohraman.
591. Richmond.	601. Greta.
592. Walhalla.	602. Broken Creek, Samaria.
593. Moonlight.	603. Warouly.
594. Upper Moorabool.	604. Winton.
595. High Plain Camp,	605. Sheepwash, King River.
Pyalong.	606. Kangaroo Gully,
596. Влаптоу.	307. Sebastopol.
597. Wabdalla.	607. Branxholme.
598. Wendouree.	313. Wendouree.
599. Barry's Reef.	***************************************
(By Order of the Board	W. H. HANDFIELD,

Education Office, Melbourne, 3rd August, 1866.

W. H. HANDFIELD, For the Secretary,

INCENDIARISM.

Two Hundred Pounds Reward.

Two Hundred Pounds Reward.

WHEREAS on the morning of Friday, the 11th of May last, a Portion of Fence about four miles long, at Katandra, Shepparton, the property of Messrs. Dunn, Ross, and Lewis, was destroyed by fire, which seems to have been wilfully kindled by some evil-disposed person or persons in several places at the same time: And whereas the owners of the said portion of fence have united in offering a Reward of One hundred pounds for the detection of the person or persons guilty of the offence above described: Notice is hereby given that a Reward of One hundred pounds (supplementary to that offered by the owners) will be paid by the Government for such information as will lead to the conviction of the person or persons guilty of setting fire to the said fence.

J. McCULLOCH.

J. McCULLOCH, Chief Secretary.

Chief Secretary's Office, Melbourne, 13th August, 1866.

7990.

INFANTICIDE. FIFTY POUNDS REWARD.

FIFTY POUNDS REWARD.

WHEREAS about Eight o'clock in the morning of Wednesday, the 1st of August instant, the Body of a Femile Child, about three or four days dead, wrapped in a piece of old brown wincey dress and an old blue-striped cotton shirt, was found on a piece of waste ground near Menzie's Hotel, La Trobe street, Melbourne: And whereas at an inquest held over the said body, the jury returned a verdict of Wilful Murder against some person or persons unknown: Notice is hereby given that a Reward of Fifty pounds will be paid by the Government for such information as will lead to the conviction of the person or persons guilty of causing the death of the deceased.

J. McCULLOCH.

J. McCULLOCH, Chief Secretary.

Chief Secretary's Office, Melbourne, 13th August, 1866.

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT OF BIRTHS AND DEATHS REGISTERED IN THE MRTROPOLITAN AND SUBURBAN REGISTRATION DISTRICTS DUBING THE WEEK ENDING 4TH AUGUST, 1866.

District.	Deputy Registrar.	Births.	Deaths.
Boroondara Brighton Brighton Brunswick Collingwood Footscray K.ew Melbourne (North) Prahran Richmond Sandridge Emerald Hill South Yarra St. Kilda Williamstown	J. D. Bragge S. P. Simmonds Joseph George H. W. Mortimer W. Simpson (acting) F. Barnard Eilen Tieruey G. F. Nagle A. F. White W. H. Lagoe Andrew Plummer Andrew Plummer E. B. Taylor F. T. Van Hemert Edmund Burke	4 2 0 27 4 1 16 32 4 11 8 15 2 8 4 — 138	2 1 0 4 2 0 15 15 0 8 0 2 0 1 4

Nine of the deaths registered in South Melbourne occurred in public insti-tutions. With the exception of scarlatina, which is reported in soveral of the districts, the general health is good and the rate of mortality favorable.

WILLIAM HENRY ARCHER, Registrar General.

Registrar General's Office, Melbourne, 9th August, 1866.

Suanc ons of	e of krour	TN pursuance of the Act of Parliament, 39 Victoria No. 291. section 41. it is horeby notified that, after the expiration of one month from the date hereof, it is intended to grant Leases and Licenses of the	sectio	n 41, it is her	ATTLICATIONS FOR MINLING DEASES AND WATER RIGHT LICENSES. cition 41, it is horeby notified that, after the expiration of one mouth from the c	WATER RIGHT LICENSES. tion of one month from the d	ate hereof, it is intended to grant Leases		12
9.4	Omce of Mines,	Unce of Mines, Melbourne, 14th August, 1866.					NHO!	JOHN MACGREGOR, Minister of Mines.	
	Mining District. Appil-	Names of Applicants, and style under which it is intended that the business shall be carried on.	No. of Lease.	Approximate Extent of ground applied for,	Amount of Moncy 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 Leave sand General Remarks.	
	73	G. Stewart and others. "Break of Day	124	A. B. P. 67 2 36	£6000. Steam machinery	First six months ten men, sub-	First six months ten men, sub- Sailor's Gully. On grant of lease	15 vents The read	
	\$	Beechworth 40 J. F. Wountain View Co. (registered)". Mountain View Co. (registered)".	834	9 3 36	£3600. Manual labor and ma-	sequently thirty men First six months four men,	e)	is excised.	
	9/1	J. W. Stone. "Grand Trunk Gold Mining Co."	503	0.	£2000. Steam machinery	First a months three men, Majorca. On grant of lease	Majorca. On grant of lease	15 years.	
	8	K. Southee. "Majorca Grand Junction Gold Mining Co."	262	55 2 29	£2000. Steam machinery	First three months twenty men,	Majorca North. On grant of lease	15 years. The roads	
	1172	-Sandauret 1172 W. McGirr and others. "Main Royal Co." 1929	1039	5 3 19	£800. Worked by whip, machinery when necessary	First six months two men, sub-	First six months ten men sequently ten men Adelaide Gully. On grant of lease	are excised. 15 years. The portion of the miner's right	
	1188	1188 W. Hackland and others	1038	10.5	£200. Horse puddling machinery Two men	:	Between the 3rd and 4th White Hills	claim is excised.	
	8	20 C. Magee. "New Chum Quartz Mining 127 Co."—Water Right License	127	2 0 4	£100	:	New Chum. On issue of license	15 years.	
	g	J. Holmes and others. "Cambridge Co."- Water Right License	134	0 111	£100 013	i. i	Lower Huntly. On grant of license 10 years.	10 years.	
							-		

SANDHURST MINING DISTRICT. GENERAL BYE-LAW No. 7 .- [26th April, 1866.]

A T a meeting of the mining board of the mining district of Saudhurst, begun and holden at Saudhurst, in the said district, on the 26th day of April, One thousand eight hundred and sixty-six, it is ordained by the said board as follows, that is

1. Regulations of local courts and former bye-laws of mining boards repealed.—Whereas it is expedient that the bye-laws enacted by the mining board of the mining district of Sandhurst should be revised and amended, the said bye-laws are hereby repealed, and the following bye-laws substituted in lieu thereof, excepting a bye-law made by the said board for prescribing the mode in which the validity of disputed elections shall be decided; excepting, also, a bye-law to regulate the drainage of sludge and water in the Heathcote division of the Sandhurst mining district, made and passed by the said board on the thirty-first (31st) day of July, One thousand eight hundred and sixty-two (1862), and gazetted on the twenty-sixth (26th) day of August, One thousand eight hundred and sixty-two (1862); and eight hundred and sixty-two (1862); and eight hundred and sixty-two (1862); and ceight hundred and sixty-two (1862); and ceight hundred on the twenty-sixth (26th) day of August, One thousand eight hundred by any local court or mining hoard of the said district as it may be necessary-to retain for the purpose of deciding any dispute respecting the boundaries of claims occupied before this bye-law shall have come into force; and, also, further provided, that nothing herein contained shall in any manner affect any right, title, interest, liability, or obligation existing at the time when this bye-law shall come into force.

SECTION I.—FOR REGULATING THE PROCEEDINGS OF THE SANDHURST MINING BOARD.

ORDER OF MEETINGS.

1. That the sittings of the board be open to the public on all ordinary occasions, but a majority of the board may require the exclusion of strangers while the sense of the board is taken,

excussion of strangers within the sense of the poard is taken, whether the question then under consideration shall be discussed with closed doors or not.

2. The first business at each sitting of the board shall be to confirm and, if necessary, amend the minutes of the preceding sitting. The chairman shall initial any amendment made on the minutes.

with closed doors or not.

2. The first business at each sitting of the board shall be to confirm and, if necessary, amend the minutes of the preceding sitting. The chairman shall initial any amendment made on the minutes.

3. The reception of deputations, the presentation of memorials or petitions, and the reading of correspondence, shall take precedence of all other business, in the order herein stated.

4. The order of the day shall include all business of which due notice has been given, and all matters arising out of former sittings of the board. The bringing up of reports shall have precedence of all motions.

5. All motions shall be considered in the order in which notice thereof has been given.

6. It shall be competent for any member to propose an original motion or an amendment upon a motion, without previous notice, provided the same shall be handed to the chairman and read to the members, and that it be not of a legislative character. But no motion, the effect of which would be to rescind any previous resolution of the board shall be entertained unless a fortnight's notice shall have been previously given.

7. No motion, having reference to the amendment, repeal, or introduction of a bye-law, shall be entertained unless upon one week's notice in writing given at a previous sitting of the board.

8. No notice of motion entered on the notice paper shall be proceeded with unless by the member who gave such notice, or by some member authorised by him, and no motion shall be receded with unless by the member who gave such notice, or by some member authorised by him, and no motion shall be entertained until seconded nor shall any motion be withdrawn unless by the saction of the board, and any member about to propose a motion shall read the same before speaking to it.

9. No committee report shall be adopted unless it shall have been brought up and read at a previous sitting of the board.

10. Any proposed bye-law, or amendment of any bye-law, shall be read a first time without discussion. Upon a second re

the board.

13. The final decision of the board upon all questions shall be ascertained by the chairman in the following manner, viz.:—
Having put the question to the board, the members shall each respectively signify his judgment by the word "aye" or "no." The chairman may afterwards require a show of hands upon any such occasion at his discretion.

14. The clerk of the board shall have charge of the board room, and all books, records, maps, &c., therein; and shall affix in a conspicuous place in the same room copies of such notices as may be given at the board from time to time, and shall also preserve the original notices.

preserve the original notices

1. Any member upon proposing a motion or amendment, or discussing any matter, must rise and address the chairman, and no member shall be interrupted unless by a call to order, when he shall resume his seat; the member calling to order shall then be heard, and the question of order decided by the chairman before the subject is resumed or any other business entered upon

ORDER OF DEBATE.

2. If more than one member rise at the same time, the

chairman shall decide respecting the pre-audience.

3. No member shall speak twice on the same question unless by way of explanation merely, or in reply, or the mover of an original motion; after such reply the question shall be imme-

diately put to the vote unless an amendment be moved. When however, any amendment has been proposed and seconded it may be discussed, and the question upon it put by the chairman before he shall put the original motion. If no amendment shall be proposed, nor any amendment proposed shall be carried, then the original motion shall be put to the vote.

4. No member shall digress from the subject under discussion, and any member who may impute motives or make use of expressions calculated to offend any other member of the board, shall be required by the chairman to withdraw such expression and apologies to the board.

5. The decision of the chairman shall be final on all questions of "order" or "practice," and he shall state the same without comment or argument.

6. Any member may require the clerk of the board to take down any particular expression immediately upon their being used, and any member may of right demand the production of any of the documents of the board bearing upon the question for discussion shall be allowed on any motion for adjournment, and if the question shall be decided in the negative the next motion or order of the day shall be considered before the question for adjournment be again entertained.

8. Any member may record his protest against any decision of the board, provided he notify his intention to that effect on the passing of the resolution against which he protested.

SECTION II .- GENERAL CLAUSES.

Section II.—General Clauses.

1. Warning before blasting.—Ten minutes previous to the discharge of any blast of gunpowder, or other explosive substance, within fifty (50) feet from the surface of the ground, due notice of such discharge shall be given by the persons who shall have prepared or caused such explosion to all other persons working, residing, or passing within a distance of one hundred (100) yards from the place of such discharge.

2 Pey, posts, and all mining plant and easements protected.

—No person shall remove, injure, destroy, or deface any posts, pegs, logs, fence, notices, or any mining plant of whatsover description, without permission from the owner of the claim on which they may be situated.

3. Duplic ites of forms. Ac.—For the purposes of this bye-law, all printed forms, schedules, or other documents appertaining to them, shall be issued in duplicate, one copy of which shall be filed in the proper oflice, and the other retained by the person requiring them.

4. Making of crossing-places.—Where any two or more miners

- requiring them.

 4. Making of crossing-places.—Where any two or more miners are desirous of forming a road or bridge or crossing-place over or across any gully, creek, reef, or claim, they shall be at liberty to do so. Provited, however, that no such road or crossing-place shall be made over or through any mining claim, unless compensation for damage or loss shall be immediately paid or tendered to the owner thereof; and provided further, that such road, bridge, or crossing-place shall be of a breadth, when practicable, of not less than fifteen (15) feet, and he so constructed that no injury shall accrue to any drain, creek, or culvert passing under it.
- 5. Protection of private roads.—No person shall dig within the distance of five (5) leet from the nearest wheel track of any private road used for mining purposes, or drive underneath the same, unless the drive shall be more than ten (10) feet beneath the surface of the road, nor shall any person interfere in any way with any such road.
- 6. Work to be done in claim when marked off.—All claims marked off under this bye-law shall be in full work within forty-eight hours from the time of marking unless where the contrary is provided in any clause hereinafter following; and any claim not in full work with the number of men defined by this bye-law within such time shall be deemed to be abandoned, and may be awarded by the warden to any other miner.
- 7. Preparatory work in claims.—Any miner employed in making necessary preparation for the working of any claim, or employed in the erection of machinery in connection with the same, shall be deemed as working the claim.
- same, shall be deemed as working the claim.

 8. Claims not forfeited by neglect of hired workman or tributors.—No mmer holding a claim or portion thereof, or share or interest therein, who employs hired labor to work the same, shall be deemed to have forfeited or abandoned his right, title, or interest in the same through any neglect, absence, or omission on the part of any workman thereon employed by him; and further, no claim or portion of a claim shall be declared forfeited or no deemed to be abandoned where the same is bond fide worked by the number of miners required by the bye-laws now in force on tribute, that is to say, where a portion of the gross or net proceeds of the claim (as the case may be) is agreed upon to be returned by the tributor or tributes to the owner or owners of such claim shall be deemed to be working the same in a bond fide manner as much as if they employed hired workmen for that purpose, and shall enjoy all the rights, privileges, and exemptions contained in the bye-laws now in force.

 Provided always that it force seen (7) days antice in writing.

rights, privileges, and exemptions contained in the hye-laws now in force.

Provided always that if after seven (7) days' notice, in writing, of such neglect, absence, or omission being given to such miner, either personally or by leaving the same at his last known place of residence; or in the event of the owner or owners being absent and not to be found, and such notice having been advertised in one or more newspapers circulating in the division in which the claim is situated, such neglect, absence, or omission, if continued, said miner shall be deemed to have abandoned his altimour parties of claim as where or interest therein as the claim or portion of claim, or share or interest therein, as the case may be.

9. No miner shall forfeit his claim, or share in a claim who may be absent from the same on any general holiday, or through sickness of himself or family, or through attending a court of justice, or a mining board, or being a volunteer and absent in obedience to an order received from his commanding officer.

10. Lien clause.—The holder or holders of any registered claim (whether quartz or alluvial), or of any share or interest therein, may grant a lien upon the same to any person or persons as security for the payment of any debt or liability which he or, they may have contracted; and upon production to the registrar of the register, or transfer, or certificate, by which the intending lienor holds such share, claim, or interest intended to be made subject to such lien, and of the lienor's miner's right, and upon the execution of a lien ticket by a lienor or lienoe, in the form of schedule P, the said registrar shall register the said lien, and after making such registration, he (the registrar) shall issue to the lienee a duplicate of the lien ticket, and shall inscribe on the register, or transfer ticket, or certificate of the lienor, the date and amount of the lien, and name of the lienee. And every such lien so effected shall be a specific charge upon such subject or lien; and when more than one lien shall be effected on the same subject, each lien shall take precedence according to their respective dates.

Provided that the registrar shall cancel any lien on any claim, share, or interest, upon the lienor delivering to said registrar a certificate from the lienee to the effect that such debt or liability for which such lien was granted has been discharged.

Provided also that in the event of such lienor neglecting to discharge such lien at the expiration of fourteen (14) days after the time specified for the discharge of such lien, then shall the subject of such lien become the absolute property of the lienee, who shall be registered as the absolute owner thereof.

11. Time within which surveys shall be made.—That upon an application for a survey being made by any miner or miners to an authorised mining surveyor, and upon the requisite fee having been deposited, it shall be the duty of the surveyor to make the same, or cause it to be made, within fourteen days from the date of application.

12. Auriferous earth,

SECTION III .- ALLUVIAL CLAIMS.

Section III.—Alluvial Claims.

1. Claims to be properly marked.—All alluvial claims taken up or occupied under this bye-law, shall be marked as follows, that is to say:—In alluvial ground the claim shall be marked by substantial pegs, standing at each corner of the claim, at least one (1) foot above the surface of the ground, and, in addition, an angular trench, at least six (6) inches in depth and three (3) feet in length, to be out at each corner of the claim.

2. Prevention of accidents.—Any miner working in alluvial ground a claim within twenty (20) feet of any public road or ordinary crossing-place, shall enclose any shaft or excavation which he shall make upon such claim by an embankment, or other fence, at least four (4) feet in height, so as to afford thereby a reasonable security against accidents to passengers; and no miner shall, when he abandons his claim, destroy or remove any such fence or embankment, or portion thereof.

3. Extent of ordinary block claims.—The extent of ground which miners shall be entitled to mark off and hold as claims shall be as follows, namely:—

Feet. Feet. Sq. Feet.

au ucas.	ionona, m				
			Feet. Fee		Sq. Feet.
One m	iner shall	be entitled	to 35 x 35	or area	of 1,225
Two			50 x 50		2,500
Three			60 x 60	,	3,600
Four			70 x 70	,	4,900
Five		* p	80 x 80		6,400
Six			85 x 85		7,225
Seven			95 x 95		9,025
Eight	,		100 x 100		10,000

But whenever the extent of sinking shall exceed fifty (50) feet. the extent of ground for-

the extent of ground for—

Two men shall be 70 x 70 or an area of 4,900
Three 85 x 85 ... 7,225
Four 100 x 100 x 100
Three 1

FOR DISCOVERI	NG A NEW LEAD.
Exceeding two hundred and	`
fifty (250) yards and less than	Sixty-five (65) yards by sixty-
one (1) mile distant from any	five (65) yards.
established lead)
One (1) mile and less than three	One hundred (100) yards by
(3) miles	one hundred (100) yards.
Three (3) miles and less than	One hundred and fifty (150)
five (5) miles	yards by one hundred and
, ,	fifty (150 yards).
Five (5) miles or any greater distance	two hundred (200) yards by
Such distance to be reckoned from	
any abandoned or existing alluvi	
any abandoned of existing and of	an gord workings.

FOR DISCOVERING A LOST	OR ABANDONED LEAD.
- In dry sinking {	Fifty (50) yards by fifty (50) yards.
In wet sinking	One hundred (100) yards by one hundred (100) yards.
6. Wall between adjoining clair width shall be left between adjoin	ms.—A wall of two (2) feet in
miners last marking out.	ining claims by the miner of

7. Sinking ahead on an established lead.—Any party sinking not less than two hundred and fifty (250) yards distant from the nearest boundary line of any claim bottomed, or st work (at the time of commencing to sink) shall be entitled to a claim.

Fifty (50) yards by fifty (50)

Wards.
One hundred (100) yards by

one hundred (100) yards. In dry sinking ... In wet sinking ...

8. Prospectors must register their claims and report the discovery of payable gold.—Prospectors on discovering payable gold shall within seven (7) days report the same to the registers of the division or subdivision in which such discovery is made, and register the claim and post a notice outside the registrar's office stating the locality in which such claim is situated. Prospectors not complying with the aforesaid conditions shall only be entitled to an ordinary claim.

9. Extended claims.—Where in an alluvial claim the nature of the ground and the proposed mode of working is such that a very expensive race or cutting, or work or timbering, or machinery is necessary, the owner thereof may mark out and occupy as a portion of his claim such additional area of adjacent unoccupied ground as the warden may deem an equivalent for the

a very expensive race or cutting, or work or timbering, or machinery is necessary, the owner thereof may mark out and occupy as a portion of his claim such additional area of adjacent unoccupied ground as the warden may deem an equivalent for the extra expense: Provided that such extended area shall not in any case exceed ten thousand (10,000) square yards; and immediately after such extension, the owner of said claim shall cause the same to be surveyed by the mining surveyor of the division wherein the same may be situated, who shall connect said claim with some fixed point, and shall deliver to said owner a plan of said claim; and the owner of said claim shall cause in the form or to the effect set forth in schedule F, to be written, and together with the plan aforesaid, delivered to the mining registrar of the division wherein said claim may be situated, within seven (7) days after said survey.

10. Claims may be amalgamated.—The holders of any number of adjoining claims may anulgamate the same by posting, on some conspicuous place near the centre of such claims, a notice in writing containing the number of claims amalgamated and the name of each shareholder, which notice must be kept posted until the claim be abandoned; and such amalgamated claims shall be worked every working day by at least two (2) miners; and further, the working of the whole.

11. Co-operative claims.—It shall be lawful for any number of owners of adjacent claims to combine together in the use of steam machinery for the working of previously worked alluvial ground, and to hold any quantity of that ground not exceeding twenty (20) acres: Provided, however, that when the horse power of the steam engine or engines used on such claim shall not amount to fifteen (15) horse power, such claim shall not exceed ten (10) acres: Provided, however, that when the horse power of the steam engine or engines used on such claim shall not exceed ten (10) acres: Provided also, that any such owners of adjacent claims to temploying at least five (5) horse p

and the expenses of such survey shall be defrayed by the applicant.

12. Creek claims.—Any miner or party of miners desirous to work the bed of any creek, shall be entitled to mark off and occupy not more than two hundred (200) yards in length of said claim there shall be at least one (1) man kept constantly employed in or in connection with the working of said claim; and if any miner or miners take up a claim to search for gold at a distance of six hundred (600) yards from the nearest boundary of the nearest creek claim on said creek, he or they shall be entitled to mark off and occupy a claim not exceeding three hundred (300) yards, and for each seventy-five (75) yards in length of said claim there shall be at least one man constantly employed at or in connection with the working of said claim. And when any miner or party of miners shall take up a claim to search for gold a distance of one (1) mile from any other claim then being worked, or on any creek whereon no work has been done, he or they shall be entitled to mark off and hold four hundred (400) yards, and for each one hundred (100) yards in length of said claim there shall be at least one (1) man constantly at work on or in connection with the working of said claim, and any such claim shall extend for fifty (50) yards on each side from the centre of the creek at overy point; and within seven (7) days of the marking out of any such claim, the owner or owners shall pire notice thereof in writing to the mining registrar of the division wherein the same is situate.

13. Skepherding claims.—On the day on which any claim shall at them one of not less than one half the shareholders applicant.

the division wherein the same is situate.

13. Shepherding claims.—On the day on which any claim shall be taken possession of, not less than one-half the shareholders must remain thereon for two (2) consecutive hours, viz., from nine (9) of the clock am. to eleven (11) of the clock am.; and on every succeeding day each shareholder in such claim must (except prevented through sickness or any public holiday) be present thereon during the term abovementioned, until work is commenced and continued in a bond fide manner. No share or interest in any claim being shepherded shall, under any circumstances, become liable to forfeiture, unless through absence from such claim during the hours specified above. But no person holding a share or interest in a claim under this clause can hold any other share or interest at the same time, unless such share or interest be represented by a miner other than himself, and in all respects in accordance with the provisions of this section.

tuns section.

14. Alluvial claims (forfeited).—If any miner or miners shall neglect to work, or cause to be worked, his or their claim or claims or share or shares in a claim after the shaft thereon has been bottomed, for a longer period than two (2) consecutive working days, his or their share or shares shall be deemed forfeited, unless, in case of dispute, he or they can justify such neglect under any of the provisions of the bye-law regulating alluvial mining.

15. Exempted alluvial claims.—The owner of any alluvial claim held under this bye-law, and in which a shaft not less than fifty (50) feet deep has been sunk, not being a puddler's claim, shall be exempted from working the same for a period of one month from the date that bond fide work ceased: Provided that the owner of such claim post up a notice upon a substantial post upon a conspicuous part of the said claim stating that the claim is under exemption, and that he shall immediately acquaint the mining registrar of the division of the essation of work, and the said registrar shall keep a record of the same open to the public: and the said owner shall include in such notice the number and date of such record and exemption.

of the same open to the public: and the said owner shall include in such notice the number and date of such record and exemption.

16. Special holding in alluvial ground.—In all ground where the sinking shall exceed eighty (80) feet in depth in dry sinking, or fifty (50) feet in depth, where water renders the working of the ground difficult, or where the sinking shall be through basalt, or where tunnelling under the same shall be necessary, it shall be lawful under this clause for any two or more miners to mark off and occupy for general gold-mining purposes, a claim not exceeding in extent twenty (20) acres.

17. Any claim taken nu under the 16th clause of this section shall be deemed to be efficiently worked for the first six months by two men. At the expiration of this time, ten men must be employed on or in connection with the working of the claim.

18. Any miner or miners taking up ground under this section, must mark off the proposed claim in a rectangular form, the length in no case to exceed twice the breadth. Each angle of the claim must be marked by a post 3 inches square; trenches 6 inches deep must be cut at each angle, showing the direction of the boundary lines of the claim, and on each corner post must be posted a notice in the form of schedule 1; such notice must also be posted at the warden's office, and at the office of the mining registrar. The aforesial notices must be kept upon'the posts of the proposed claim for 14 days, at the expiration of which time the applicant must apply to the registrar and surveyor to have the claim registered and surveyed.

SECTION IV.—FRONTAGE SYSTEM.

- SECTION IV.—FRONTAGE SYSTEM.

 1. Declaration of frontage leads.—It shall be competent for the mining registrar, on the application of twenty miners working or desirous of working on any ground where a lead is known to exist, to proceed to the said ground seven days after receiving such application, hear all the evidence that may be offered, and on his finding that the majority of miners working or desirous of working on said ground are in favor of such application, to declare the same under the frontage system, provided that acopy of such application shall have been posted four days in some conspicuous part of such ground prior to the mining registrar proceeding to the said ground.

 2. After the declaration of any frontage lead, claims shall be laid off or caused to be laid off by the mining registrar; and the mining registrar may then, and at any time thereafter, receive applications for claims or shares on such lead, and every such applications for claims or shares on such lead, and every such applications shall be registered in a book to be kept for that purpose under the date and hour upon which such applications are made. The claims shall be marked consecutively, and priority of right to any claim, or share in any claim, shall be according to the priority of registration; and the registrar shall at the time of registration issue to each person registered a register ticket in the form specified in schedule R annexed bereunto.

 3. The extent of ground for every four miners shall be one hundred feet along the course or supposed course of the lead, with a width of eight hundred yards, until the lead is defined, as provided for in clause 10 of this section, when the width shall be reduced to two hundred feet, and the remainder of the ground shall then be open for occupation in block claims.

 4. Within four days after the necessary number of shares have been registered for any claim within eight claims from the last payable shaft, the owners of the same shall commence to sink their shaft, and continue to dos so
- deemed a forfetture of the claim or share therein.

 5. Any number of claims not exceeding eight may amalgamate for the purpose of erecting machinery; and the labor of erecting such machinery upon any one of these amalgamated claims, or the working of any one or more of such claims with good and efficient machinery, shall be deemed a bona fide working of the whole of them, provided that when gold is found, and while payable gold is being got, a number of miners equivalent to what would have been required to work the claims individually be employed in or on any one or more of such claims or about such machinery.

 6. All registered claimbulders excent those that are considered.
- such claims or about such machinery.

 6. All registered claimholders, except those that are compelled to sink under any of the clauses of this section, shall be and appear on the ground during the whole of the time from the hour of Eleven to Twelve in the forencon of every Monday and Thursday, for the purpose of holding their claims; and any claimholder absenting himself shall be deemed to have abandoned his share in the claim, and such share shall be open to occupation on application by any other miner.

 7. A uncelland furnar more leader shall be considered to have
- 7. A junction of two or more leads shall be considered to have taken place when such leads shall have joined and formed one lead; and the point of junction shall be deemed to be the point at which two lines drawn along the centres of such leads towards their confluence or junction, and produced, shall intersect each other, such centres being understood to mean the respective centres of those portions of the confluent leads

hich, after the last bends in such leads respectively, prior to

which, after the last bends in such leads respectively, prior to their confluence, flow towards each other.

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

9. When two leads converge and are discovered to be distant from each other three hundred feet or less, the registrar shall stay final but not conditional registration until the actual point of junction (if any) shall have been discovered, when the persons conditionally registered shall be dealt with as provided in the 6th clause of this section, or until it shall have been ascertained that such leads diverge from each other in courses sufficient in extent to allow spaces for claims thereon beyond the points at which final registration has been discontinued as aforesaid, or until it shall appear to the registrar that no junction in fact exists, when final registration shall be resumed; and no person shall be permitted to commence mining operations on any ground in respect of which final registration shall have been so stayed until such registration is resumed as aforesaid, when the persons conditionally registered shall have been discovered in any frontage claim the owner thereof shall, with the least possible delay, construct or cause to be constructed a main drive into, and thence along the course of such lead throughout such claim; and the centre of the main drive so constructed shall, for the purpose of fixing the lateral boundaries and mark

each other; and such pegs shall not be varied or altered at any

- above the surface, and distant not more than fifty feet from each other; and such pegs shall not be varied or altered at any time.

 11. In cases where the lead or gutter changes its course from the original supposed one, the position of the claim shall be changed accordingly by the mining registrar, taking precedence as before according to their numbers.

 12. Any party of miners (not less than four) desirous of prospecting for a new lead, or for a continuation of the lead being worked, under the frontage system, at a distance of upwards of half a mile from the last payable shaft, shall be entitled to a double claim in length with the usual frontage, but their title to such claims shall only be valid so long as they continue to work such claims according to the conditions laid down in No. 4 clause of this section, and the non fulfilment of such conditions on any such claim shall be deemed an abandonment of the same.

 13. Deputy registrar—It shall be lawful for a registrar to appoint any fit and proper person to act as the deputy of such registrar, or as his assistant, in the discharge and performance of the duties of his office, and to effect all such registrar limself, and in the name of the registrar to sign the same and all such other documents as require the registrar's signature, and generally to do and perform all and every such other act and deed as pertain to and constitute the duties of such registrar; and it shall be lawful for such registrar to remove such deputy or assistant to be registered by the clerk of the mining board, and no deputy or assistant shall have the power to perform any act under this section until the name shall have been registered as aforesaid, and any registrar appointing such deputy or assistant shall be responsible for all and every the act and proceedings of such deputy or assistant in relation to the office of registrar shall be as valid and effectual as if done by the registrar shall be as valid and effectual as if done by the registrar provides the right or twide of any per
- or thing, in respect of which such registrar shall have any duty to perform under this section.

 14. Transfer of shares by companies.—It shall be lawful for any mining company holding a registered claim to effect and register transfers of shares or interests therein from the holder or holders thereof to any person or persons, or to effect the registration of any lien granted, or any share or interest therein, by the holder or holders thereof, to any other person or persons, subject to the restrictions and conditions hereinafter prescribed, that is to say:—Every mining company taking advantage of this section, previous to effecting any transfer of any share or interest, or effecting the registration of any lien upon any share or interest therein, shall deliver to the mining registrar of the division in which such company's claim is situated a notice in writing, which notice the said mining registrar shall retain and file, intimating the intention of the said company to effect transfers of shares or interest in such company's claim as aforesaid; and the said notice shall set forth the name or names of one or more person or persons who shall therein be nominated, appointed, and empowered to act as the agent or agents of the said company in effecting and registering transfers, and in effecting registration of lieus as aforesaid, subject to the provi-ions of this section, on such company's behalf; and such notice shall be signed by a majority of the shareholders in the said company, and shall be generally in the form set forth in schedule V hereunto appended; and the person or persons who have been duly nominated, appointed, and empowered as aforesaid, and empowered as aforesaid, upon the

production to him or them of the register or transfer ticket or certificate by virtue of which the intending transferor holds the share or interest in tended to be transferred, provided the act to be performed be the transfer of a share or interest; in such company's claim, and of the miner's right of the intending transferes, and upon the request, either orar or the tending transferes, and upon the request, either orar or proper and seasonable hours, effect in triplicate form of transfer of said share or interest, in the form contained in schedule V herounto appended, which triplicate form of transfers shall be signed by the transferor and transferee in the presence of the person or persons duly authorised as aforesaid, and shall be attested by said persons or persons in the form contained in said schedule V, and the said duly authorised as foresaid, and shall be attested by said persons or persons duly authorised as aforesaid, and shall be attested by and the said duly authorised as form or person or persons duly ander the date and hour on which the transfer was effected, and the said duly authorised person or persons duly ander the date and hour on which the transfer was effected, and in onse the transferre who of the forms of transfer only a portion of the interest held by him in said company's claim, shall also issue to said transferor shall have transferred only a portion of the interest held by him in said company's claim, shall also issue to said transferor and transfer shall, within forty-eight hours next after the date of the transfer aforesaid, deliver to the mining registrar the register or transfer ticket, or certificate by virtue of which the transferor held the interest transferred previous to transfer, and the certificate (if any) of the interest retained by said transferor, and the two triplicate forms of the said transfer by said transferor, and the certificate in the same shall have been duly science and shall in like manner endorse the same shall read to the production to him or them of the

transfer shall retain any interest in the claim, share, or lien, in relation to which the transfer shall have been effected, the registrar shall issue to him a certificate, in the form contained in schedule X hereunto appended, showing the amount of interest held or retained by the transferor.

16. Possession of and registration for abandoned claims.— When any person shall have been put in possession of any abandoned share, the registrar, upon delivery to him by the person to whom the possession has been given of a certified copy of the warden's order in such case, which order the registrar stall retain and file, and upon the production to him of the miner's right of said person, and upon the application by said person to be registered for said share, shall forthwith register such person from the date of the warden's order aforesaid, for the whole of the interest held by the persons incurring the forfeiture at the time of said forfeiture, in the form ostation and shall issue to the said person a certificate, in the form contained it issue to the said person a certificate, in the form contained in schedule W hereunto appended? Provided always that nothing in this section contained shall be deemed to exonerate or release any person, whose claim, share, or interest shall have been forfeited in accordance with the provisions of this section, from any liability in respect of said claim, share, or interest, to which he may have been legally subject at the time of such abandonment or forfeiture.

17. Liability of holders of shares worked by contract, &c.—Persons holding shares or portions of shares in claims which are being worked by contract or hired habor, or by a smaller number of men tina nar registered for the same, shall be deemed to be working shareholders; and non-payment of calls made for the purpose of defraying the expenses of working the claim, and payable by such persons, shall be deemed to be neglect of work, within the meaning of this section; and the share or shares, or portions thereof, of persons neg

SECTION V .- QUARTZ WORKING.

where the sinking is not less than seventy feet.

SECTION V.—QUARTZ WORKING.

1. Marking of guartz claims.—All quartz claims shall be marked by substantial posts at least three (3) inches in thickness, and standing three (3) feet above the surface, and in addition an angular trench at least six (6) inches in depth and three (3) feet in length, to be cut at each corner of the claim; and all such posts and trenches shall be maintained free from any rubbish or soil so as to be readily observed.

2. Walls.—No wall shall be allowed between any two claims, but if a wall shall be necessary it shall be lawful for the warden of the division to prescribe, and from time to time to vary, the extent and thickness of any wall which may be necessary, and excise the same in equal proportions from the claims of the several parties who may be benefited by such wall being allowed. And no person shall mine into, remove, or damage any wall which shall have been left by agreement between the parties, or which may have been prescribed as aforesaid to be left, unless by permission of said warden.

3. Extent of claim.—Any one or more miners shall be entitled to hold more than one claim on any line of reef, but such claim shall not exceed eighty (80) yards in length, by a width at right angles to the supposed line of reef of one hundred and fifty (150) yards, and all the quartz or other auriferous rock lying within or beneath the boundaries of any such claim, shall be the property of the owners or holders thereof: Provided the right to any such claim shall not be taken to include a right to any such claim, shall be the want of the same, except as hereinaiter provided: Provided the right to any such claim shall not be retinated. Provided the right on the supposed line of reef, by a width at right angles to said line of one hundred and fifty (150) yards in length on the supposed line of reef, by a width at right angles to said line of one hundred and fifty (150) yards in length on the supposed line of reef, by a width at right angles to s

occupied, unless the same be situated on a parallel line of reef: Provided further that any claim taken up under this clause shall be worked in a Dond fide manner during the ordinary hours of labor, for a period of six (6) months, or in default the extent of said claim beyond an ordinary claim shall be deemed to be abandoned: Provided also that the occupant of any such increased claim shall, within seven days after the marking thereof, report the particulars to the mining registrar of the division or sub-division wherein the said claim is situated: Provided also that within seven days after the discovery of any payable and any miner neglecting to give such notice, shall forfeit his right to such extended claim. And further, on the discovery of any such payable reef as aforesaid, the said occupant shall defray the expenses of surveying the same, with the view of laying down the definite bearing of the said reef.

5. Temporary amalgamation of quartz claims.—It shall be lawful for the owners of any number of adjoining claims on the same line of reef, the length of which said claims taken together shall not exceed two hundred and forty (240) yards, to amalgamate such claims temporarily for the purpose of mining in search of any lode or supposed lode, at their joint expense and under their joint management, until the discovery of a payable auriferous lode shall be effected; and under the aforesaid circumstances and until such discovery, the bond fide working of any, one of such amalgamated chaims shall be deemed a legal working of the whole of them. And it shall be lawful for any one of such amalgamated craims shall be deemed a legal working of the whole of them. And it shall be lawful for any one of such amalgamated craims shall be deemed to be only an advance, and the same, or a just proportion of the same, shall be returnable should payable quartz be struck; and that the overienders and contribution money shall be deemed to be only an advance, and the same, shall be returnable should payable quartz be struck; and

continuously done, such exemption to be recorded in the same manner as is provided for other quartz claims in clause 7 of this section.

7. Exemption of quartz claims.—The owner of any quartz claim in which three (3) months' bond fide work or upwards has been done, shall be entitled to be exempted from working the same for a period of three (3) months from the date on which such bond fide work for any period less than three (3) months and not less than one (1) month, shall be entitled to similar exemption for a length of time equal to that during which his claim was in work: Provided that the said owner shall within three (3) days of the commencement of such period of exemption, lodge with the registrar of the division wherein the claim is situated an application in the form contained in the schedule C hereunto annexed, and headed "Exemption Certificate;" and the registrar shall thereupon issue to the aforesaid owner a duplicate of certificate. And further, it shall be lawful for any such owner as aforesaid, at the termination of the time unmed in his exemption certificate, to make application to the warden to have the time extended for a further period equal to that originally given in any such certificate: and the warden may, at his discretion, authorise the registrar to issue to aforesaid owner a certificate in the form of schedule K hereunto annexed, and headed "Extended Exemption Certificate;" but previous to such authority being given, or any such extended certificate in the form of schedule owner shall serve or cause to be served on the owners of the two (2) quartz claims on the same line nearest to his own a printed notice of application for extended exemption, according to the form contained in schedule L annexed; and should there be only one claim as aforesaid in occupation, or should the owners of any of the two nearest be absent and not to be found, then the service of the notice upon the owners of the next nearest claims on the same or any other

line, or should there be only one quartz claim in occupation within one quarter of a mile from the claim for which exemption is sought, service of notice upon the owners of such claims as are occupied, and in default of a sufficient number then upon the miners residing nearest to such claim as aforesaid shall be sufficient; and the aforesaid owner shall, if required by any person on whom such notice is served, go and point out to him the the exact boundaries of the claim for which such exemption is sought; and every person upon whom such notice is served, in accordance with this bye-law shall insert in writing on the back thereof and in the manner therein prescribed, the date on which it was served on him and his approval or disapproval of such extended exemption being granted; and until the expiration of three (3) clear days from the day on which the notice was served on the miners adjoining, during which period any miner whatever may enter his objection to the issue of the certificate, and until all and every such objection has been heard and over-ruled by any warden or warden and assessors, no extended exemption certificate shall be granted to such owner; and such owner shall also truly answer all such questions as are prescribed on the face of the certificate of exemption and sign the same; and whenever any miner has obtained any certificate as aforesaid he shall, for the information of all other persons, securely fix and as all times maintain, somewhere within the boundaries of the claim for which exemption has been given, a piece of board at all times maintain, somewhere within the boundaries of the claim for which exemption has been given, a piece of board at all times maintain, somewhere within the boundaries of the claim for which exemption has been given, a piece of board at all times maintain, somewhere within the boundaries of the claim for which exemption has been given, a piece of board at all times maintain, somewhere within the boundaries of the claim for which exemption has been given and piece

claim.

9. Claims may be declared abandoned.—Any quartz claim unworked for three (3) calendar months from the date on which bond fide work ceased in such claim, or from the date of expiration of period of exemption, shall be deemed to be abandoned, and any duly authorised miner may make application to have the said claim declared abandoned, and on such declaration of abandonment being made, may take possession thereof without being called upon to pay any compensation or to give any notice whatever to previous owner.

abandonment being made, may take possession thereof without being called upon to pay any compensation or to give any notice whatever to previous owner.

10. Amalgamated claims, or when manual labor is found to be inadequate.—It shall be lawful for the owners of any number of adjacent quartz claims which cannot be worked by manual labor, and the length of which in the aggregate shall not exceed three hundred and twenty (320) yards, and have been worked two hundred and twenty (220) feet below the surface, or to the original water level, to amalgamate their claims into one area, which shall be called a working area, so that such amalgamated claims any be worked from one main shaft and drives, and the working of any one of such amalgamated claims shall be considered equivalent to working the whole of said claims. Provided always that there shall be one miner employed to every eighty (80) lineal yards contained within such area as hereinbefore mentioned. Provided also that said miners are employed for the benefit of all the claims within the said area; such an amalgamation as aforesaid shall not in any way invalidate or interfere with any right, title, or interest of any claim-holders or part claimholders that may have existed prior to its formation, unless by special agreement. But no working area shall be considered leally formed until a survey and plan lave been made showing the boundaries of all the claims proposed to be amalgamated within said area. And further, the holders of any claim may withdraw the same from any working area three (3) months after they have given to the mining registrar and to the manager of the area notice of their intention so to do. Provided that the said claimholders have paid their share of all the expenses incurred, and of all the expenses they have consented to have done for the benefit of the whole of the said area; but the withdrawal of any claim from any working area shall not derrive the owners of the claim which have not been withdrawn from the free use of any shafts or drives

pose by the mining registrar, and no miner shall be deemed to

pose by the mining registrar, and no miner shall be deemed to be legally in possession of any quartz claim, or share in any such claim, until such claim or share as aforesaid has been so registered; and no transfer made of any quartz claim or share in such claim by transferors, though in legal possession, shall be deemed a legal transfer unless such transfer has been duly registered by the registrare of is the division in which the claim sought to be transferred, the registrar shall certify the same by signing his name across the face of the transfer ticket, and affixing the day and date. All quartz claims to be numbered consecutively as they are registered, and the registrar shall settly the same by signing his name across the face of the transfer ticket, and affixing the day and date. All quartz claims to be numbered consecutively as they are registered, and the registrar shall sixue to each applicant for registration a certificate in the form set forth in schedule A annoxed, and shall keep a duplicate copy of the same. This clause shall not apply to any alluvial claims whatever, nor to quartz claims situated a further distance off may avail themselves of said clause should they deem it advisable.

12. Resurvey not registration and abandoned or forfeited claim, which has been previously surveyed at the instance of former owners, it shall not be necessary to have a re-survey; but such miner can, by applying to the registrar, obtain a tracing or duplicate to be taken from the office plan, showing the claim as held by previous owner, and such plans with such boundaries of the claim held by the new owner, the same as if the survey had been made as his request.

—The defining and samp the boundaries of the claim set of the claim set of the claim set of the claim set of the same, showing the area and boundaries, and shall can be attended to the same, showing the area and boundaries, and shall act all times be accessible for inspection of the side of the plans and shall act has a second to the contract of the plans

SECTION VI.-PUDDLING AND CEMENT CRUSHING.

Section VI.—Puddling and Cement Crushing.

1. Machines not to be placed on workable ground.—No race, dam, dam-bank, machine, roadway, water-hole, or water, shall be made, placed, formed, or collected upon auriferous ground, nor in such a position as to prevent or hinder any miner from taking out auriferous earth, quartz, or other substance; and the owner of any such race, dam, dam-bank, machine, water-hole, or water so situated, shall be compelled to remove the same: Provided always, that no such owner shall be compelled to remove the same until compensation for such removal shall have been paid or tendered to him by the miner or miners seeking to enforce such removal, and the amount of compensation to be determined by the warden.

2. Dams, machines, &c., authorised.—Any miner about to form a dam, well, or water-hole, or to erect a pudding machine, shall first obtain the authority of a warden: Provided that the said miner shall first personally serve upon the owners of two machines or registered dams nearest to the sites applied for, or upon the person in charge of such machines, a written notice of such application in the form prescribed in schedule 6 annexed, provided such machines are not over half a mile distant from the site so applied for. And the applicant shall, if required by any person upon whom such notice is served, go to and point out to such person the exact site for which application is tendered, if tendered in accordance with this bye-law, shall insert in writing on the back of said notice, and in the manner therein prescribed,

the date on which it was served upon him, and his approval or disapproval of the grant of such authority as aforesaid to the applicant; until the expiration of three (3) clear days from the day on which the service of the notice was completed, and until such objection (if any) has been heard and overruled, such authority shall not be granted to the applicant to make, nor shall he make or commence to make any dam, well, or waterhole, or erect any machine as aforesaid in that place.

3. Sites of dams, &c., to be surveyed.—No person shall obtain the grant of a site for a puddling utill-dam or easements therewith save upon the survey and report made by a mining surveyor, and the said surveyor shall see that a notice has been received by at least two (2) owners of mills or registered dams in accordance with clause 2 of this section before making the survey, and shall give a copy of his report and plans of said site to the applicant; and also the said surveyor shall, on making such plan, connect the site of the proposed mill or dam, &c., with some point so as to secure its identity.

4. Claims when exempted.—When any miner is engaged in the erection of steam or horse machinery for puddling, or crushing ement, it shall be competent for him to mark off the claim which he proposes to occupy in connection with such machinery, and said claim shall be deemed his claim to occupy in connection with such machinery, but he shall duly work the same within two (2) months after the so marking it off; and when any, miner, notwithstanding proper precautions on his part, shall be, through the want of water, unable to work his claim, he shall not forfeit the same nor any portion thereof on that account. And this clause further provides, that it shall be competent for any miner, upon posting a notice to the effect upon a conspicuous part of his claim, and also upon giving notice to the register of the division, to obtain three (3) months' exemption in any one year, provided three (3) months bond fide work shall have been done upon the

law.

5. Changing a road.—If any miner be desirous to change the direction of any private road, he shall, for a period of seven (7) days previous to such change, affix a notice of such desire in a conspicuous place in such road.

6. Machines, f.c., not to be too close to roads.—No puddling or crushing machine of any description shall be placed within the distance of fifteen (15) feet from the edge of any road or crossing place in use.

6. Machines, &c., not to be too close to roads.—No puddling or crushing machine of any description shall be placed within the distance of fitteen (15) feet from the edge of any road or crossing place in use.

7. Sludge and water to be kept off roads.—No person shall allow any water or sludge flowing from his mill, dam, or machine, to run or spread over any road, footpath, or crossing place in common use, unless the same shall be in an authorised drain.

8. Dams, &c., to be properly made.—When any person shall receive authority under this section to make any water-hole or dam, he shall excavate the earth to the depth of twelve (12) feet, unless the bed rock lies nearer to the surface, in which latter case the said dam or water-hole shall be excavated to the rock.

9. Dams not to be made near reefs.—No water-hole, race, or dam shall be made by any minor within the distance of twenty (20) yards from the line of any quartz workings; and the removal or alteration of any race, water-hole, or dam respectively, which is proved to discharge water into any underground workings, may be made on payment of such sum of money as may be deemed equitable to be paid by the person benefited to the owner of the said water-hole or dam; and any such removal or alteration of any such race or dam shall be effected in such manner as may be directed by the warden of the district.

10. Water not to be taken from dams.—No person shall, without the consent of the owner thereof, take away or make use of any water which may be in any duly authorised water-hole or dam, nor shall any person drive or allow his or their cattle into any such hole or dam, but any person may carry water therefrom for domestic purposes only: Provided however, that it shall be lawful for any person to take water from any dam or water-hole when such dam or water-hole shall have been (under the provisions of this section) unused for the purposes intended for a period of three (3) months.

11. Forfeiture of puddling dams, &c., by neglect to use them.—The owner of any da

creek as aforesaid.

14. Drains for machines, &c., to be made.—The owner or occupier of any machine or claim which discharges sludge or water shall, if necessary, under the direction and subject to the approval of the superintendent of drains for the time being, make for the proper conveyance of such sludge or water to the main drain of the gully or flat in which such machine is situated, a good and sufficient drain; and every such private drain shall be excavated and made as nearly as possible to the same depth as that of the main drain into which it shall discharge and join; and when in any branch sully there shall be no proper main drain. then any branch gully there shall be no proper main drain, then such private drain shall, subject and under like direction, be made and united in the manner most convenient to the private drain of any other machines in the same gully, and the owner of

such private drain shall, at all times, maintain the same in good

such private drain shall, at all times, maintain the same in good order and free from obstruction.

15. Making drains across roads, &c.—Any person who may enjoy the use of any drain crossing any road or footpath, or who may be desirous to make any drain of any kind across any road or footpath, shall make or hold such drain only upon obtaining permission from the owner of said road or footpath, or other competent authority; and such drains, and the bridges in connection therewith, shall be constructed and kept in repair by the owner of such drains.

16. Protection of sludge or water drains and reservoirs.—No person shall in any way whatsoever interfere with any private or public sludge or water channel without the written authority of the owner, or superintendent of sludge and water drains. But it shall be lawful for the superintendent or any one authorised by the board to mark off and hold certain areas, to be called sludge or tailings reservoirs, for the more convenient depositing of the sludge or tailings flowing from puddling, quartz crushing, or other machines; such areas to be marked by posts three (3) inches in thickness, and standing three (3) feet above the surface of the ground, with the words painted thereon sludge or tailings reservoir.

17. Puddling and cement crushing.—In all partially worked and unoccupied ground where horse machinery is employed, any miner or miners employing not less than three (3) men to each machine shall be entitled to hold one (1) acre in not more than two (2) blocks to each machine, exclusive of the site of his or their mill: and where steam machinery is employed, three (3) acres, which may be taken up in not more than two (2) blocks; the working of either of which shall be deemed a working of the claim: Provided that no such claims be allowed on any gold field until after the expiration of twelve (12) months from the date of the day on which the prospecting claim of such gold field was allowed, and any such claim left unworked for ninety-six (96) consecutive hours (except

came or sucen gold neid was allowed, and any such claim left unworked for ninety-six (96) consentive hours (except in the case of want of water) shall be declared forfeited.

1. Purposes of this bys-line.—Punds to be expended by the said board in and about the repairing, clearing, and keeping clear all main and intermediate shades channels, not being private sludge channels, existing within the division of Sandhurst, and for the due distribution of such funds, and also for keeping the accounts thereof, shall be raised as follows:—

2. Assessment on horse puddling machines, 4c.—Por the purpose aforesaid, the owner or complor of every horse puddling machines, 4c.—Por the purpose aforesaid, shall pay in advance to the said mining board a quarterly assessment of one pound held by miner's right or by lease, and for every site for a horse puddling machine situated as aforesaid, shall pay in advance to the said mining board a quarterly assessment of one pound ten shillings (21 108): Provided always, that in case such owner or occupier shall hold two (2) or more such puddling machines, all of which shall be situated within a distance of one hundred and fifty (150) yards from each other, he shall for every such machine exceeding one pay as aforesaid a quarterly assessment of some hundred and fifty (150) yards from each other, he shall for every such machine exceeding one pay as aforesaid a quarterly assessment until he shall have sold or abandoned said machine or site, and given notice in writing of such sale or abandonment to the superintendent of the subdivision wherein the same puddling machines.—For the purpose aforesaid the owner or occupier of every machine situated on ground held by for the purpose of every machine situated on ground held by miner's right or by lease, worked by steam power and used for the purpose of every machine situated on ground held by miner's right or by lease, worked by steam power of the engine or occupier of every machine situated on ground held by miner's right or by lease, worked by st

their joint names for the required amount, and said cheque shall be countersigned by the clerk of the board: Provided that such committee shall be appointed at a meeting of the board to be specially called for that purpose, of which meeting one week's notice in writing shall be given by the clerk to each member of the board.

niember of the noard.

8. Interpretation clause.—For the purposes of this section the word "owner" shall be held to include the members of a mining

partnership.

SECTION VIII .- RELATIVE TO WATER-RIGHTS, ETC.

partnership.

Section VIII.—Relative to Water-eights, etc.

1. Interpretation clause.—For the purposes of this section the word "race" shall mean an artificial channel for conveying water; "tail-race" shall mean a race or channel for the purpose of draining any claim or claims, or for carrying off the water used for sliticing, puddling, or other mining purpose; the word "dam" or "reservoir" shall mean a place where water is stored or retained by artificial embankments, and the words "right" or "water-right" shall mean the privilege of diverting and using water from any creek or river.

2. Conditions to be complied with.—Any miner or miners desirous of securing water for mining purposes from any creek, river, or other sources which may be lawfully diverted by constructing a race or water-course, may, by virtue of his or their miner's rights, construct such water-race for such purpose, subject to the conditions hereinafter provided, viz.—

The applicant or applicants shall post up and maintain for a period of fourteen consecutive days, on some conspicuous part of the place to which it is intended to divert the water, a notice in the form of schedule D hereunto annexed, and shall also post up a copy of said notice at the office of the mining registrar of the division in which said race will terminate, and shall cause a copy of said notice at the office of the mining registrar of the division in which said race will terminate, and shall cause a copy of said notice to be inserted at least twice in the nearest local paper to said termination of race. The applicant or applicants shall further mark out the course of proposed race with substantial pegs, standing at least three (3) feet above the surface of the ground, situated at about forty (40) yards apart, through its entire length. After the lapse of fourteen clear days from the date of posting said notice, the applicant or applicants shall (if no objection to the construction of said race have been lodged within that time) register such race with the mining registe

shall connect the same with some point, so as to secure its identity.

3. Objections.—Any person or persons objecting to the construction and registration of such "race," dam, or reservoir, shall lodge such objection in writing with the numing registrar, stating the grounds of the objection, and the name or names of the persons so objecting, and any such objection shall be made within the above-mentioned fourteen days. A copy of the objection shall also be lodged with the applicant or applicants, at his or their address or addresses, and also with the warden of the division.

4. Water gauge.—All races or water-rights shall have placed, as hereinafter described, a box for the purpose of gauging or measuring the quantity of water flowing through such race or water-course.

ing scale, viz.:— 1 or 2 miners 1 sluice-head.

But in no case shall any party be registered for more than three (3.) sluice heads of water.

6. Priority of right.—The right to any water shall take precedence according to the date of registration, and if at any time the water shall become insufficient to supply all the races cut from the same river, creek, &c., the party or company being last registered shall cease to enjoy such right during such deficiency of water, as against any antecedent right.

7. Extent of sluicing claims.—The extent of mining claims for sluicing purposes in new surfacing, or ground previously worked and unoccupied, shall not exceed lifty (50) yards in length, by a width at right angles of fifty (50) yards, for each miner forming the party. Such claims shall be marked out and taken up in one block, and shall form one aggregate area, and such miner or miners shall have such claims, or aggregate area, and plan of same, and, for its identification, shall connect such claim or area with some fixed point; and such claim or area, and each and every share owned or held therein, shall be registered with the mining register of the division in which the claim is situated. And any miner or miners leaving his or their claims, or share in such aggregate area unworked for a period of three consecutive working days, or otherwise not complying with the requirements of this section, shall forfeit his right to such claim or share.

8. Extended claim in old workings.—In order 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 expense of not less than £100 is necessary in making a race, or cutting, or timbering, or machinery, every holder of a miner's right shall be entitled to take up and hold a claim not exceeding ten acres in extent (the length of which shall not, however, exceed double the width), and he shall employ on, or in connection therewith, one person for every acre so held.

No such claim, under this clause, shall be allowed, except on ground which has been previously worked, and has been unoccupied for six (6) months.

9. Width allowed on each side of race.—Any person or per-

- unoccupied for six (6) months.

 9. Width allowed on each side of race.—Any person or persons occupying a race for the conveyance of water for mining purposes, shall be entitled to a width of ten feet on each side of such race, measuring from the centre thereof; provided always that where the depth of a cutting exceeds tweive feet, or when a tunnel is required, the width shall be twenty feet on each side of such race, measuring from the centre thereof.

 10. Proceedings the constructed through claims.—Any miner or
- side of such race, measuring from the centre thereof.

 10. Races may be constructed through claims.—Any miner or miners shall be entitled to cut or construct any race, tail-race, or drain for mining purposes, through any claim or claims held by any other miner or miners, or under, over, or across any other race, tail-race, or drain; provided always that such first-mentioned race, tail-race, or drain be cut, constructed, timbered, framed, and formed in such a manner as not to injure the claim, race, tail-race or drain through or across which it may be cut or constructed.
- 11. Water-races may be extended or altered.—Any miner or miners may extend his or tehir race or watercourse beyond the point for which he or they were originally registered, or make any alteration or deviation therein, in accordance with the provisions of this section; provided that no such extension or alteration shall interfere with any registered right obtained by any other miner or miners prior to the application for said alteration or extension.
- 12. Water to be left running in crecks, &c.—In all river beds and main creeks, from which water is diverted for mining purposes, there shall at all times be left running at least one sluice-head of water for general use; and in all tributary creeks from which water is diverted for mining purposes, there shall be left remaining in its natural channel a quantity of water not less than half a sluice head.
- 13. Heads of races not to be shifted.—No miner or miners shall shift the head or heads of his or their water-race so as to prejudice the right of any person or persons, or diminish the supply of water to which such last-mentioned person or persons may be aptitled. may be entitled.
- may be entitled.

 14. Commencing and continuing the formation of races.—Any miner or party of miners who shall not within one calendar month from the registration with the mining registrar begin to form such race, or having begun, who shall discontinue the formation thereof for a longer period than six consecutive working days, shall forfeit his or their right and title to the whole race as registered with the mining registrar.
- whole race as registered with the mining registrar.

 15. Side streams not claimable.—When any race shall cross any gully, creek, or stream, the owner or owners 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 or owners be requested to do so in writing by any other person or persons requiring the same, he or they being at the time legally entitled to do so.
- 16. Protection to water-right during drought.—The race and the right to the water shall not be held forfeited by the owner or owners working in other claims when the supply of water is insufficient.
- insufficient.

 17. Forfeiture.—Any registered water-right or water-rights wherein there is a sufficient supply of water for the due working thereof, and wherein operations thereon or in connection therewith shall have been wholly discontinued for a space of fourteen (14) consecutive working days, shall be forfeited, unless in case of dispute the owner or owners thereof can justify such discontinuance under this section.
- justify such discontinuance under this section.

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

a notice of which shall be kept posted on the claim during such exemption.

19. Relative to dams for gold-washing purposes other than in connection with puddling machines.—It shall be lawful for any miner or inniers who may be desirous of constructing a dam or reservoir for gold-washing purposes other than in connection with a puddling-machine, to constructs such dam or reservoir for such purpose, and he or they shall be deemed to piossess an exclusive right to all water therein collected and conserved.
20. Conditions to be complied with.—Such dam or reservoir may be constructed and held for the due and efficient working of any claim occupied in new workings, or in any partially worked or abandoned ground—Provided

That the intended site of such dam or reservoir shall be marked out at each angle with pegs or posts not less than three inches in diameter, and standing at least three feet from the surface of the ground.

That the applicant or applicants shall post up at the warden's office and at the office of the mining registrar of the division in which such proposed dam shall be situated, and shall also post up and maintam for a period of seven consecutive days, on some conspicuous place within the intended site of such dam or reservoir, a notice in the form of schedule N hereunto annexed. Such notices shall be obtained from the mining registrar, and shall be duly posted up on the day of issue from the office of said registrar.

That no such dam or reservoir shall be constructed within one hundred yards of the nearest water privilege (without the written consent of the owner of such water privilege), such distance to be computed from the nearest peg of such water privilege to the nearest peg of the proposed site.

privilege to the nearest peg of the proposed site.

That upon the expiration of seven clear days after posting said notice, the applicant or applicants shall register said dam or reservoir with the mining registrar of the division in which such dam or reservoir is situated, in a book to be kept for that purpose in the form of schedule O hereunto annexed, which registration shall be deemed valid and conclusive evidence of legal possession.

Provided that such dam or reservoir shall in no way injure or interfere with any pre-existing water privilege, and shall be substantially constructed to the prescribed height, and shall not exceed one-half of an acre in area.

Provided also, any miner or miners who may have become legally entitled to construct a dam or reservoir under this section, shall construct the same within three months from the date of registration under a penalty of forfeiting his or their right to occupy such dam or reservoir.

right to occupy such dam or reservoir.

21. Objections.—Any person or persons objecting to the construction and registration of such dam or reservoir, shall, within seven days from the date of the notice as described, lodge in writing, with the warden of the division in which such dam is proposed to be constructed, and with the applicant or applicants at the address or addresses stated in such notice, a notice objecting to the issue of such registration, and stating the grounds of his or their objections.

· SECTION IX.

1. Rules and regulations for mining partnerships.—In any mining partnership or company formed for the purpose of extracting gold from any claim held under miners' rights, where the rules and regulations of the said company shall not otherwise provide, or where the said company shall not have any rules and regulations in writing, the rights and privileges of the several members shall be held and enjoyed subject to the following rules and regulations:—

(The desiring of expressions of the helds and enjoyed subject to the following rules and regulations:—

following rules and regulations: shareholders representing or holding a majority of the shares of the company according to their relative value, shall (subject to any bye-law made or hereafter to be made by this board) be final on all questions relating to the working of the nine, or the amount of money to be paid by each member into the funds of the company for the purpose of carrying on the works, or for the erection of machiners, or for draining purpose; provided that each member shall be liable to pay a share of the expenses, and shall be entitled to receive a share of the profits of the company, proportionate to the value of the share held by him. When any call of money shall have been made by a majority as aforesaid of the members of any company, for any of the purposes aforesaid, every member shall forthwith pay unto the person appointed to receive the same his part or proportion thereof; and every call shall become due twenty-four (24) hours after the same shall be made.

member shall forthwith pay unto the person appointed to receive the same his part or proportion thereof; and every call shall become due twenty-four (24) hours after the same shall be made.

When any member shall make default in payment of any such call for the space of fourteen days next after such call shall have become due, a meetings of the company shall be called in the same manner as the meetings of the said company have heretofore usually been called; and notice of such meeting, in the form and to the effect hereinafter provided, shall be delivered to the defaulting member, or advertised three (3) clear days in one or more newspapers circulating or published in the division in which the claim is situated, before the time of holding such meeting, and such notice shall be signed by the manager or other presiding member of the company.

And when said meeting, shall be held, if the said defaulting member shall not in the mean time have paid up all arrears due by him, and shall not be present, or, being present, shall not then pay up the amount due, a majority of the members then present having paid up all arrears, may declare the share or shares, with all right, title, or interest to or in any capital, machinery, or other property of the company, shall be forfeited. Provided always that when any share or shares have been declared by the said shareholders forfeited, such share or shares shall be given of at least three (3) succeeding days in some newspaper published or circulating in the division; or if there he no such newspaper, then in two newspapers circulating in the district where the claim is situated, and shall at such sale be sold to the highest hidder, and the proceeds of such sale, after payment of the expenses thereof, shall, so far as they will extend, be appropriated in liquidation of the debt due to the company on such share or shares; and after payment of the expenses of such sale and of the call or calls due on such share or shares; and after payment of the expenses of such sale and of the ca

The following is the notice referred to:-

To A.B. (the defaulter).

186 .

Sir,—You are requested to take notice that a meeting of the company, of which you are a shareholder, will be held at on the day of 186, at which you are requested to attend. You are indebted to the company, for calls now due over fourteen (14) days, in the sum of £, and unless that sum

tourteen (14) days, in the sum of £ , and unless that sum be paid at or before said meeting your share (or shares) will be forfeited.

C.D., Manager, SECTION X.—ELECTION OF MANAGERS OF THE GOLD FIELDS COMMONS WITHIN THE MINING DISTRICT OF SANDHURST.

- 1. Annual election.—That the annual election of managers of the gold fields commons within the mining district of Sandhurst shall take place at the first regular meeting of the board held in July of each year, or as soon thereafter as practicable.
- 2. Mode of election.—That such election shall take place by ballot, and each member of the board shall or may vote thereat.
- 3. Assent of candidate to be given in writing.—That no person shall be nominated or elected to fill the office of manager without his assent in writing, which assent shall be given to the chairman by the member nominating, when required so to do by any member of the board.
- by any member of the board.

 4. Chairman and clerk to count votes, and declare result in writing.—That the votes so soon as recorded shall be counted in the presence of the members by the chairman, who shall be assisted by the clerk of the board; and the chairman, upon ascertaining the result of such election, shall declare the names of the successful candidates to the board as being duly elected, and shall thereupon direct the clerk to enter such declaration in the minute book, and equaint, in writing, the persons elected to fill the office of managers of such circumstance.

 5. Removal of managers.—Managers when elected shall be entitled to retain office for twelve months, but the mining board may, at any time before the expiration of that period, remove any one or more of the managers from office, if is should be deemed by the board, or a majority of its members, expedient to do so; and on the removal by the board of any such manager, the board will or may elect another in his stead, and the person so elected shall hold such office for the remainder of the term his predecessor would have been entitled to have held the same, unless removed by the mining board.

 Section XI.—Residence Regars

SECTION XI.-RESIDENCE RIGHTS.

- Section XI.—Residence Rights.

 1. Residence under miner's right.—Any holder of a miner's right may occupy for residence, exclusive of his mining claim, one quarter of an acre, and the said area for residence shall be marked off where practicable in a rectangular form, of which the length shall not exceed twice the breath: Provided that in the event of such holder of a miner's right having marked off such event of such holder of a miner's right having marked off such evaluation of such residence claim by substantial posts placed and maintained three (3) feet above the ground.

 2. Buildings not to be crowded.—No miner or holder of a business license shall erect a dwelling, house or stable, or stack any hay, washing stuff, stone, tailings, or any other thing within forty (40) feet of any residence erected on land alienated from the Crown, or on land held for residence or mining under miner's right, or as a residence under a business license.

 3. Extent of ground under business licenses.—The holder of a business license shall be entitled to an allotment of ground having a frontage of thirty-six (36) feet by a depth of one hundred and fifty (150) feet; and wherever a large rush is anticipated, the mining surveyor shall mark off a site for a street or streets in a convenient situation not likely to be auriferous, such streets to be one and a-half (14) chains wide, and shall mark the allotments for business licenses along such street or streets: and after such site has been marked off, it shall be reserved for holders of business licenses only, and no holder of a miner's right shall be allowed to occupy such allotments for the purpose of residence, except such as had erected their abode previous to the marking off of same as aforesaid; and to entitle any holder of a business license to occupy any of such allotments for business purposes, he shall first cause the same to be registered by the mining registrar, who shall give a certificate of such registration in the form of schedule M hereunto
- annexed.

 4. Protection of residence.—Any holder of a miner's right who may have resided on the portion of land allowed him for residential purposes for a period of not less than six (6) months, shall be entitled to leave the said residence unoccupied for a period not exceeding six (6) months, on his lodging due application with the registrar of the division in which his residence is situated, asking for the protection thereof.

 5. Water-holes for domestic purposes.—Where any miner or miners, or holders of business licenses, find it necessary to reserve a water-hole for domestic purposes, the same shall be protected from damage: Provided that the same shall not exceed in quantity of water, or extent of area of ground, what shall be absolutely necessary for the domestic purposes of the applicant or applicants, who shall not be allowed to sell any water so protected. And that, in cases of long continued drought or exactivy of water, the water-hole so protected shall become public property, for domestic purposes only: And this clause turber provides that any person or persons wishing to protect a water-hole for the above purpose, must cause a notice to that effect to be placed on a post alongside of such hole.

 INTERPRETATION CLAUSE.

INTERPRETATION CLAUSE.

Construction of words and terms.—For the purpose of this bye-law, and any other or others that may be subsequently made, the work "miner" shall also be construed to mean any holder of a miner's right; and the word "machine" to mean any engine, mill, or other apparatus (not being a trough or puddling tub) used in mining, or for the purpose of separating gold from any other substance; and throughout this bye-law every word and term used in the singular number of masculine gender only, shall be construed equally to imply and include the plural number, and females as well as males, unless there be something in the context repugnant to such construction; and the word "warden" shall mean one of Her Majesty's wardens in and for the colony, or in and for any district thereof; and "payable quartz or payable gold" shall mean that which shall yield a return after the cost (average wages

included) of procuring and crushing or washing twenty (20) tons of material irrespective of sinking a shaft, or putting in drives or levels, or assessments for pumping; and the words "mining registrar" and "registrar" shall mean any officer or officers to be appointed to carry out this bye-law; and the word "prospector" shall mean any person or persons engaged in searching for or discovering any new vein of quartz, lost or abandoned lead, or deposit of gold.

SCHEDULE A.

Locality.	Names of partners, and the shares held by them.	Nature of claim.	State whether the claim or share sought to be registered was taken up under miner's right or by purchase.	If by pur- chase state transferor's name, and day and date of transfer.	Give particulars of claim, and as near as possible its proximity to fixed points or known objects.
1					,

I certify that I have this day registered A.B. for a claim (or share in a claim, as the case may be), the particulars of which are inserted above.

I certify that I have this day transferred A.B.'s share in the above claim to C.D., and that the said C.D. is now duly registered for the same.

(Signed)

Registrar.

No.

Date.

SCHEDULE B. TEMPORARY AMALGAMATION.

Mining District of Sandhurst. Division

Locality.	Number of claims amalga- mated, or paying in. Length of each claim. Names and addresses of the shareholders, and share of each.	Working claim.	Whether amalga- mated (or if paying in, the amount of con- tribution per yard per week).	Date of amalgamation or otherwise.	Remarks.
-----------	------------------------------------------------------------------------------------------------------------------------------------------------	----------------	---------------------------------------------------------------------------------------------------------	------------------------------------	----------

I certify that the above particulars are correct. (Signed)

Manager (or Chairman) of the Amalgamated Claim (or Company owning the Working Claim, as the case may be).

Dated at the Mining Board Registrar's Office, at Sandhurst, this

Received the above memorial, this 186 .

day of

Registrar.

SCHEDULE C.

EXEMPTION CERTIFICATE. Mining District of Sandhurst. Division , Subdivision .

Name and address of manager of chairman. How long address of manager of chairman. Examplion. How long address of worked since last of chairman. Examplion. A required for non special required for long grounds, from date of stopping flooding, work. Examplion.	Locality.		of manager or	worked since last	Date of stopping work.	how long from date of stopping	grounds, such as flooding,	Remarks.
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----------	--	------------------	----------------------	------------------------	--------------------------------------	----------------------------------	----------

I certify that the above particulars are correct.

Manager (or Chairman).

Dated at the Mining Board Registrar's Office, at Sandhurst, this day of , 186.

Received the above memorial this day of 186 ; and certify that the within-named parties are exempted from working the within-named claim until the day of , 186.

Registrar.

Registrar.

SCHEDULE D.

NOTICE.

I (or we) hereby give notice that after the expiration of four-teen days, I (or we) will apply for the registration of a to the Mining Registrar of this division.

Said race shall commence at

and

terminate at Date

Signatures Addresses

SCHEDULE E.

Sandhurst Mining District.

Division.

Reg. No.

Date.

I hereby certify that I have this day registered the undermentioned for a water-right, as described below, and that the said party are now duly in possession of the same, together with the claim or claims held in connection therewith.

Point of com- mencement of race.	Point of termi- nation of race,	Extent and precise situation of claim held in connection therewith.	Names of Applicants,
		•	
•			

Mining Registrar.

No.

SCHEDULE F. EXTENDED CLAIM.

Mining District of Sandhurst. Division

Locality.	Name of party to whom extension granted.	Signature of officer who granted the extension.	Reasons for granting the ex- tension.	Measurement of original claim, and number of men necessary to hold the ground.	Description of the extended claim, and name of surveyor.	Remarks.
-----------	------------------------------------------	-------------------------------------------------	---------------------------------------	--------------------------------------------------------------------------------	-------------------------------------------------------------------------	----------

I certify that the above particulars are correct. (Signed)

Manager (or Chairman of Committee).

Dated at the Mining Board Registrar's Office, at this day of 186

Received the above memorial, with plan annexed, the av of 186 (Signed) day of

Registrar

No.

SCHEDULE G..

Mining District of Sandhurst. Division

To all whom it may concern.

I hereby give notice that
on behalf of himself and partners, applied to me for authority
to occupy a site for a in

on behalf of himself and partners, applied to me for authority to occupy a site for a gully, and that in accordance with the mining bye-law of this district, I have required him to serve this notice upon the owners of the two (2) machines or registered dams nearest to the site applied for by him; and in case there should not be so many as two (2) machines or registered dams within the distance of one-quarter of mile from such site, then upon any storekeeper or smith residing within such distance aforesaid, or if there be none such, then upon any miner or miners working nearest to such site; and I have further required the said go to and point out to any person upon whom he servest his notice the exact site applied for, if demanded so to do. And I likewise require each of you, upon whom this notice is served in accordance with the bye-law, to express to me, by signing your name in the appropriate column on the back, your approval or disapproval of such site being granted to the applicant, and to state also the day on which this notice was served upon you; and I further caution each of you against unreasonably or voxatiously refusing your consent, lest the cost of hearing the case between the applicant and the objector, and for loss of time should be imposed upon you.

Registrar.

Sandhurst,

N.B.—This notice must not be kept for more than seven (7) clear days from the day on which service of it is made.

The person upon whom this notice is served must, on behalf of himself and partners (if any), signify his approval or disapproval of authority to occupy the site applied for being issued to the applicant, for if such person refuses to do either he is liable to be fined Ten pounds (£10).

Date on which notice was served.	I approve of the application being allowed.	Date on which notice was served.	I disapprove of the application being allowed,
•			
		1	

I hereby declare that this notice has been served in the manner and upon the person prescribed by the bye-law, and that the signatures and date were inserted by them.

Signature of Applicant.

SCHEDULE H.

To all whom it may concern.

I hereby give notice that I have placed this under exemption for weeks from the date hereof. This claim was last worked on the day of 186 I reside at . The record of present exemption is numbered .

Signature of Claimholder (For self and partners, if any).

SCHEDULE K. MINERS' RIGHTS, NO.

Extended Exemption Certificate.

I hereby certify that I have authorised

and his partners to hold their quartz claim situated of and further, that he has furnished to me, in accordance with the bye-law, the following particulars in connection with the said claim.

Mining Registrar.

Where is your claim situated?
When did you first occupy it?
Who are the owners of the adjoining claims?
How many weeks have you worked it?
Have all your partners consented to have it exempted?
When was it last wrought in?
When did your exemption ticket expire?

I declare that the above questions are truly answered, and that I will comply exactly with the conditions prescribed in the bye-law.

Signature of Applicant.

SCHEDULE L.

NOTICE. .

To whom it may concern.

To whom it may concern.

I hereby give notice that
on behalf of himself and partners, applied to me for authority
to hold a quartz claim, situated
for a period of months, and that in accordance
with the mining bye-law, I have required him to serve or cause
this notice to be served upon the owners of the two (2) quartz
claims upon the same line nearest to his own; and should there
not be so many as two (2) claims in occupation, or should the
owners or any of the two (2) nearest claims be absent and not to
be found, then to serve the notice upon the owners of the next
nearest claim on the same or any other line; and should there
not be so many as two (2) quartz claims in occupation within
one quarter of a mile, then to serve the notice upon the owners
of such quartz claims as are in occupation; and in default of a
sufficient number, upon any miner or miners residing nearest
to the claim to be exempted. And I likewise require each of
you, upon whom this notice is served in accordance with the
type-law, to express to me, by signing your name in the appropriate column on the back, your approval or disapproval of a
certificate of extended exemption being granted to the applicant, and to state also the day on which this notice was served
on you; and I caution each of you against unreasonably or
vexatiously refusing your consent, lest the costs of hearing the
case between the applicant and the objector, and for loss of time,
should be imposed upon you.

Warden's Office.

Warden's Office, Sandhurst, 186 .

N.B.—This notice to be kept for four (4) clear days from the day on which the service of the notice was completed.

day on which the service of the notice was completed.

One person in each party upon whom this notice is duly served in accordance with the bye-law, must, on behalf of himself and partners, signify to me his approval or disapproval of a certificate of exemption, authorising the applicant to hold his claim unworked for the period of time within mentioned being issued to him; for if such person refuses to do either he commits a breach of the bye-law, and is liable to be fined in any sum not exceeding Ten pounds (£10). The day also on which the notice was served upon him must be stated in the proper place.

	I approve of the ap-		I disapprove of the
Date on which notice was served.	plicant being al- lowed to hold his claim unworked for the time within mentioned.	Date on which notice was served.	applicant being al- lowed to hold his clam unworked for the time within mentioned.
•			

I hereby declare that this notice has been served in the manner and upon the persons prescribed in the bye-law, and that the signature, and dates were inserted by them.

Signature of Applicant.

I hereby authorise the registrar to issue an extended exemption certificate to the above applicant for a period of from this date.

Warden.

I hereby certicegistered A.B.	ify that I have	DULE M. this de	y of ated	l 	FO
Business licer No.	nse. Date.		Mining Registrar.		
I (we) hereb struct and regis us in the issue of s writing, with t seven days from	urst Mining Di by give notice ster a dam (res Gully, aid registratio the warden of a this date.	that it is our ervoir) on the and that any n must lodge this district, a	Division. intention to consite marked out by person objecting to his objection, in and with us within	Locality.	Miners' Rights.
Signatur Issued this Registered	e and addressed day of Schillerst Min No. No. tify that I haveservoir), the	BDULE O. ning District, Date this day regis	Mining Registrar. Division. tered which are stated uly in possession of	Extent of Clalm.	Transferess.
Locality.	Names of Applicants.	Precise description of situation.	Have the provisions of the Bye-laws been observed, as far as you can ascertain.		Transfers.
	· · ·		Mining Registrar.	Class of Mining.	
I, of , a lier situated sum of £	dhurst, , of n for mont , as s	do hereby gra hs, upon my curity for the ing the amour : and I d	e hour of int to in claim, No. due payment of the t due and owing by o hereby engage and or, any	Class	Miners' Rights.
bind myself n portion thereo until the afore in full. And accept the said the due payme hereby engage	of to transfer t, without the said sum of £ 1, the said i lien upon the ent for the saic and bind mys e of the sum a No.	onsent of the , of e said sum of £ elf to release the foresaid.	said shall have been paid do hereby as security for in e said in upon ners' Rights. Date Mining Registrar.	Date of Registration.	Registered Shareholders.
for a term of	Mining R urst Mining Di t the hour of ging to ghts.	onths from the	is day of steped for protection a date thereof, all the sed by him (or thom)	To the You mining	=
I, division of the	olaim (d ght. Date. Sc CONDITION Mine Mining Dis	of or share in a classification in a classification in the classification in the classification in the classification of the classification in the classif	Mining Registrar. ION. of the prest, have this pronditionally ner's Right.	I, in in contact the contact accept	Date of sideration of nditions und the said, su - Transferor Transferee ss—
			<u>J</u>	•	

FORM OF REGISTRATION. Reference to Liens. Date. Ŋo. Christian Name, No. Miners' Rights. Date. Хо. Registered Shareholders.

SCHEDULE T.

SCHEDULE U.

F INTENTION TO MAKE TRANSFERS, ETC. Registrar of division of the Mining District of Sandhurst.

By to take notice that the structured at effect all registrations and transfers on behalf of

day of

Signatures of majority of shareholders.

SCHEDULE V.

FORM OF TRANSFER

Date at the hour of , do hereby transfer to of , situated , and subject to all under which it has hitherto been held; and I do horeby do not ... Miner's Right.

No. Date.

```
SCHEDULE W.
                                                                                                                                                                                                             No. 695. 26th July, 1866; 15 years; J. Pendlebury and J. H. Wymond; 24a. 3r. 38p.; £24 19s. 10d.
No. 703. 6th August, 1806; 15 years; J. Keleher and R. Codd;
                                REGISTER OF ABANDONED CLAIM OR SHARE.
       I, Mining Registrar of the division of the Mining District of Sandhurst, have this
                                                                                                                                                                                                           No. 703. 5th August, 1000; 15 years; A. Actou.

No. 533. 26th July, 1866; 15 years; R. Blaikie, W. Gairdner,
J. S. Patterson, A. Locke, and S. L. Hester; 23a. 2r. 24p.;

223 13s.
                                                                                                         , at the hour of
for a
claim, situated
                                     day of
        registered
       registered
share in
formerly held by
to have been abandoned by said
coation of this bye-law.
                                                                                                                                                                                                                                                                  OMEO DIVISION (GRANT).
                                                                                                                                           , and now declared
                                                                                                                                                                                                             No. 555. 26th July, 1866; 15 years; R. Giddy, R. Martin, and B. Croft; 20a. 1r. 30p.; £20 8s. 10d.
No. 627. 30th July, 1866; 15 years; J. S. Beach; 9a. 2r. 29p.; £9 13s. 8d.
                                                                                                                                                                                                          £9 13s. 8d.
No. 634. 30th July, 1866; 15 years; T. M. Girdlestone; 21a. 3r. 32p.; £21 19s.
No. 650. 26th July, 1866; 15 years; J. G. Jennings and P. Oakden; 1a. 0r. 38p.; £1 4s. 10d.
No. 681. 6th August, 1866; 15 years; H. A. Thompson; 11a. 0r. 21p.; £11 2s. 8d.
No. 709. 23rd July, 1866; 15 years, J. E. Dobson; 12a. 0r. 32p.; £12 4s.
No. 709. 26th July, 1866; 15 years; J. L. H. Hanckar; 23a. 2r. 21p.; £23 12s. 8d.
No. 710. 26th July, 1866; 15 years; M. Depolo, J. Jaspriza, V. Nedskou, and R. Martin; 10a. 1r. 20p.; £10 7s. 6d.
                                                                                                                                             Mining Registrar.
                                                                               SCHEDULE X.
                                                                 FORM OF CERTIFICATE.
                                                                         Date, do hereby certify that hold a
                                                                                                                                                                             . 186 .
            I,
                                                                                                                                                                           share in
                                                                            , situated
           Miner's Right.
To. Date.
      No.
                                                                                                                                                                   Signature.
                                                                              SCHEDULE Y.
                                                                                                                                                                                                                                                   JORDAN DIVISION (WOOD'S POINT.)
                                                                                                                                                                                                          No. 701. 19th July, 1866; 15 years; the Grand Junction United Gold Mining Company (registered); 8a. 3r. 2p.; 85 15s. 4d. No. 727, 30th July, 1866; 15 years; F. Digby; 25a. 2r. 4p.;
                                             SCALE OF FEES FOR REGISTRATION.
                                                                             Quartz Claims.
                                                                                                                                                                                  s. d.

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2 0

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1 0

2 0
       For one claim ...
Each share or interest
Each transfer of ditto
                                                                                                                                                                                                          No. 727, 30th July, 1866; 15 years; P. Digoy; 2ca. 2r. 4p.; £25 10s. 6d.
No. 733. 30th July, 1866; 15 years; G. Hewitt; 18a. 3r. 10p.; £18 16s. 4d.
No. 734. 30th July, 1866; 15 years; R. Kerr; 5a. 0r. 4p.; £5 0s. 6d.
No. 737. 23rd July, 1866; 15 years; T. A. Bourke; 13a. 2r. 16p.; 119.198.
       Liens or mortgages
Amalgamated claims, each share therein
Exemption cortificate
Extended ditto
                                                                                                                                                                          ő
                                                                                                                                                                                    2
                                                                                                                                                               ...
                                                                                                                                                                                                        £13 12s.

No. 730. 6th August, 1866; 15 years; H. Burgett; 20a. 3r. 8p; £20 16s.

No. 740. 6th August, 1866; 15 years; E. L. Cohen; 26a. 3r. 27p.; £26 18s. 6d.

No. 742. 6th August, 1866; 15 years; F. Tapscott; 13a. 0r. 5p.; £13 0s. 8d.

No. 743. 30th July, 1866; 15 years; T. Herliky and J. Holt; 9a. 1r. 39p.; £9 10s.

No. 755. 2nd August, 1866; 15 years; W. Downing; 2a. 2r. 17p.; £2 12s. 2d.

No. 756. 2nd August, 1866; 15 years; H. Geary and H. Horner; 16a. 0r. 10p.; £16 1s. 4d.
                                                                                                                                                                                                           £13 12s.
                                                                           Alluvial Claims.
     Prospecting claim ... Extended ditto ... Creek ditto ...
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       Each share or interest in co-operative claims
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   Written extract ditto
Stacked wash-dirt or other auriferous substances
Registering water-right ... ... ...
Notices, each ... ...
Transfer of dam ... ...
Transfer of share ln dam, each ... ...
                                                                                                                                                                                                                                                      JORDAN DIVISION (JAMIESON).
                                                                                                                                                                                                         No. 735. 30th July, 1866; 15 years; A. Heydecke and A. Meyer; 19a. 1r.; £19 5s.
No. 736. 30th July, 1866; 15 years; T. Hutton and J. H. Clayton; 2a. 2r. 2p.; £2 10s. 4d.
                                                                       SCHEDULE No I.
                                                                                                                                                                                                           CASTLEMAINE DISTRICT—HEPBURN DIVISION (DAYLESFORD).
                                             SPECIAL HOLDINGS IN ALLUVIAL.
                                                                                                                                                                                                          No. 300. 26th July, 1866; 10 years; R. Richards, T. D. Norris, and T. Haynon; 8 acres; £8.
    We
up a claim of
III. general bye-law.
                                                                      hereby give notice that we intend taking
acres under the 18th clause of Section
                                                                                                                                                                                                                                                                       MALDON DIVISION.
                                                                                                                                                                                                        No. 308. 6th August, 1866; 15 years; the Albert Quartz Mining Company; 15 acres; £15. No. 325. 6th August, 1866; 15 years; W. Salter; 11a. 0r. 24p.; £11 3s. This lease is granted in lieu of Nos. 213 and 276, where the contraction of the cont
          Signature.
               We, the undersigned members of the said mining board, concurred in making the foregoing bye-law.
                                                                                                                                                                                                          surrendered.
                                                                     Making the foregoing bye-law.
WILLIAM GEORGE BLACKHAM,
THOMAS EGAN,
HENRY EDWIN BOWER,
PETER KILBRIDE,
JAMES KENNEDY,
MORRIS COLLMANN,
ALFRED RICHARDS,
JAMES FORDE GRAHAM,
DEXTER BRIGHAM
ROBERT OGILVIE SMITH,
Chairman
                                                                                                                                                                                                                                       St. Andrew's Division (Heidelberg).
                                                                                                                                                                                                        No. 316. 2nd August, 1866; 15 years; J. C. Robertson; 156a. 1r. 25p.; £156 8s. 2d.
                                                                                                                                                                                                                   MARYBOROUGH DISTRICT-MARYBOROUGH DIVISION.
                                                                                                                                                                                                        No. 490, 23rd July, 1866; 15 years; J. Claughton; 15a. 3r. 25p.; £15 18s. 2d.
No. 528, 30th July, 1866; 15 years; J. Evans and A.
                                                                                                                                                                                                        250; £15 188. 2d.
No. 528. 30th July, 1866; 15 years; J. Evans and A.
Loweustein; 12a, 1r. 8p.; £12 6s.
                                                                                                                                                                 Chairman.
                                                                                                                                                                                                                                                 KORONG DIVISION (INGLEWOOD).
                                                                                                                                                                                                       No. 525. 26th July, 1866; 15 years; F. E. Bucknall and J. Mainprice; 24a. 2r. 37p.; £24 14s. 8d. No. 526. 30th July, 1866; 15 years; J. L. Morley and W. Fone; 3a. 1r.; £2 5s. No. 545. 6th August, 1866; 15 years; G. Quin; 16a. 1r. 26p.; £16 8s. 4d.
         I hereby certify that the foregoing bye-law is not contrary to
                                                                                                        GEO. HIGINBOTHAM,
  Crown Law Offices,
Mclbourne, 23rd July, 1866.
                                                                                                                                        Attorney General.
                                                                                                                                                                                                                                                                     DUNOLLY DIVISION.
                                                                                                                                                                                                              No. 532. 23rd July, 1866; 15 years; E. Ernstsen; 9 acres; £9.
                                                      MINING LEASES, ETC.
 THE Mining Leases, &c., of which the dates and terms, with the lessees' names, extent of ground leased, and annual rent reserved, are as undermentioned, have, since the 26th July, 1866, been forwarded to the wardens' offices at the places respectively named. Unless the lessees attend at the proper time to execute, the leases not executed will be liable to forfeiture.
                                                                                                                                                                                                                                                                          Avoca Division.
                                                                                                                                                                                                       No. 579. 16th June, 1866; 15 years; the Avoca Gold Mining Association (registered); 29a. 3r. 8p.; £29 16s. This lease is granted in lieu of No. 195, surrendered.
                                                                                                                                                                                                                            SANDHURST DISTRICT SANDHURST DIVISION.
  proper tim
forfeiture.
Gold Leases.

ABABAT DISTRICT—RAGLAN DIVISION.

No. 108. 26th July, 1866; 6 years; W. D. Monsell and M. Green; 8a. 3r. 23p.; £8 18s.
                                                                                                                                                                                                   No. 764. 26th July, 1866; 15 years; J. R. Mann; 14a. 3r, 34p.; £14 19s. 4d.
No. 797. 2nd August, 1866; 15 years; C. Ballerstedt and T. Ballerstedt; 7a. 1r. 27p.; £7 8s. 6d.
No. 854. 2nd August, 1866; 15 years; J. Latham and J. Watson; 7a. 2r. 22p.; £7 12s. 10d. This lease (with additional ground) is granted in lieu of Nos. 1, 45, 426, and 466, surrendered.
No. 867. 6th August, 1866; 15 years; H. L. Atkinson and D. Brigham; 11a. 0r. 30p.; £11 3s. 10d.
No. 872. 30th July, 1866; 15 years; J. Harney and W. B. Jones; 1a. 0r. 18p.; £1 2s. 4d.
No. 885. 6th August, 1866: 15 years; D. F. Pearson, J. Holmes, E. Row, W. Webb, and F. C. Aldworth; 9a. 0r. 24p.; £9 3s.
                                                                                                                                                                                                              No. 764. 26th July, 1866; 15 years; J. R. Mann; 14a. 3r. 34p.;
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BEECHWORTH DISTRICT-DONNELLY'S CREEK DIVISION. No. 506. 23rd July, 1866; 15 years; R. Codd; 11a. 3r. 2p.; £11 15s. 4d. £11 15s. 4d.
No. 507. 30th July, 1866; 15 years; W. H. Campbell and P. Barrett: 20a. 2r. 36p.; £20 14s. 6d.
No. 508. 30th July, 1866; 15 years; E. R. Keelan, H. Conpelly, M. Moilan, C. F. Nicholls; 14a. 1r. 4p.; £14 5s. 6d.

No. 892. 30th July, 1866; 15 years; W. Emblin; 16a. 0r. 4p.; £16 0s. 6d.

No. 912. 2nd August, 1866; 15 years; G. Campbell; 2 acres; £2

No. 915. 23rd July, 1866; 7 years; C. Apostolo and C. Franscioni; 5a. 0r. 1p.; £5 0s. 2d.
No. 916. 26th July, 1866; 15 years; R. Davis and W. Jackson, 16a. 2r. 8p.; £16 11s.

No. 917, 23rd July, 1866; 15 years; W. Schlemme; 5a. 3r. 27p.; No. 920. 30th July, 1866; 15 years; G. Lansell; 2a. 0r. 30p.; £2 3s. 10d.

No. 921. 2nd August, 1866; 15 years; E. T. Brissenden; 9a. 3r. 16p.; £9 17s. No. 931. 30th July, 1866; 15 years; H. Truelove; 9a. 1r. 21p.

No. 937. 23rd July, 1866; 5 years; W. Hyde and J. Solomon;

1a. 0r. 8p.; £1 1s. No. 943. 23rd July, 1866; 15 years; J. Adams and J. Thompson; 11a. 2r. 33p.; £11 14s. 2d.

No. 954. 23rd July, 1866; 15 years; P. Trevean; 31 perches; 4s.

No. 955. 26th July, 1866; 15 years; R. Schlesinger; 1a. 3r. 39p.; 22. This lease (with additional ground) is granted in lieu of No. 138, surrendered.

No. 957. 6th August, 1866; 10 years; J. Caldwell, P. McCarthy, and P. O'Neill; 9a. 3r. 32p.; £9 19s.

No. 958. 2nd August, 1866; 15 years; W. S. Gorlick; 25 perches; 3s. 2d.

No. 1002. 9th July, 1865; 15 years; the Agamemnon Mining Company (registered); 43a. 2r. 30p.; £43 13s. 10d. This lease is granted in lieu of Nos. 433, 443, and 458, surrendered.

No. 1015. 4th July. 1866; 15 years; the Sparrowhawk Quartz Mining Company (registered); 21a. 1r. 4p.: £21 5s. 6d. This lease is granted in lieu of Nos. 449, 463, and 697, surrendered.

No. 1024. 6th August, 1866; 15 years; G. Lansell and W. Rac; la. 2r. 26p.; £1 13s. 4d. This lease is granted in lieu of No. 237, surrendered.

Mineral Lease.

CASTLEMAINE DISTRICT-ST. ANDREW'S DIVISION. No. 151. 6th August, 1866; 30 years; Janette Bowman; 80

JOHN MACGREGOR, Minister of Mines.

Office of Mines, Melbourne, 9th August, 1866.

APPLICATIONS FOR MINING LEASES REFUSED.

IT is hereby notified, in accordance with the Order in Council of the 19th March, 1866, that the undermentioned applications for Leases of Auriferous Crown Lands have been refused:—

Brechworth District-Jordan Division (Wood's Point).

Application No. 463, for lease No. 837; applicants, the Young May Moon Quartz Mining Company (registered); 2a. 1r. 8p.; near Matlock.

MARYBOROUGH DISTRICT-MARYBOROUGH DIVISION. Application No. 177, for lease No. 593; applicant, W. Dawes; 24a. 3r. 37p.; between Four-mile Flat and Battery Hill.

SANDHURST DISTRICT—SANDHURST DIVISION Application No. 1174, for lease No. 989; applicants, J. Latham and another; 1r. 25p.; Hustler's Reef.

Application No. 1161, for lease No. 991; applicant, D. F. Pearson; 1a. 0r. 31p.; Iron Bark Gully. Application No. 1204, for lease No. 1045; applicant, T. Crees; 5 acres; Charcoal Gully.

R. BROUGH SMYTH, ecretary for Mines.

Office of Mines, Melbourne, 14th August, 1866.

MINING LEASES FORFEITED.

IT is hereby notified, in accordance with the Order in Council of the 19th March, 1866, that the undermentioned Leases of Auriferous Crown Lands have been declared forfeited:—

ARARAT DISTRICT-BARKLY DIVISION Lease No. 90, dated 27th February, 1866; J. H. McGill; 99a, 3r. 33p.; Wet Lead, Landsborough.

PLEASANT CREEK DIVISION. Lease No. 99, dated 4th June, 1866; W. Short and others; 20 acres; Cemetery Hill, Concongella.

BRECHWORTH DISTRICT-JORDAN DIVISION (JAMIESON). Lease No. 573, dated 26th April, 1866; W. Knowles; 32a. 0r. 17p.; near the head of Warner's Creek, about six miles S. W. of Enoch's Point.

R. BROUGH SMYTH, Secretary for Mines.

Office of Mines, Melbourne, 14th August, 1866. No. 89.—August 14, 1866.—2.

APPLICATION FOR MINING LEASE WITHDRAWN.

IT is hereby notified, in accordance with the Order in Council of the 19th March, 1866, that the undermentioned application for Lease of Auriferous Crown Lands has been with-

BEECHWORTH DISTRICT-BUCKLAND DIVISION.

Application No. 80/3, for lease No. 569; applicant, J. A. Walco; 200 acres; Ovens River.

R. BROUGH SMYTH, Secretary for Mines.

Office of Mines, Melbourne, 14th August, 1866.

PUBLIC VACCINATORS.

His Excellency the Officer administering the Government, with the advice of the Executive Council, has been pleased to appoint the undermentioned gentlemen to be Public Vaccinators, viz.

CHARLES YOUNG TROTTER, Esquire, Surgeon for the district of Dean (Creswick).

WILLIAM DYAS, Esquire, Surgeon,

for the district of Donnelly's Creek.

J. McCULLOCH.

Chief Secretary's Office, Melbourne, 13th August, 1866.

POWDER-MAGAZINE KEEPER.

HIS Excellency the Officer administering the Government, with the advice of the Executive Council, has been pleased to appoint

Senior Constable PATRICK McPARLAND to be Keeper of the Powder-magazine at Talbot.

JOHN MACGREGOR, Minister of Mines.

Office of Mines, Melbourne, 6th August, 1866.

INSOLVENCIES.

 ${f R}^{
m ETURN}$ of Melbourne Insolvencies during the week ending the 11th day of August, 1866:—

Dates, names, trades, addresses, and official assignees

John Adam Berges, baker, Sandhurst, Courtney.
Thomas Williams, hotelkeeper, Melbourne, Jacomb.
Frederick Peryman, engineer, Richmond, Moore.
Richard Kerwood, miner, Jamieson, Goodman.
John Harris, refreshment-house keeper, Sandhurst, Shaw.
William McAlpine, packer, Gipps Land, Moore,

7th August. Alfred Jeans, miner, Goulburn, Jacomb. William Gunner, miner, Mount Blackwood, Courtney.

8th August. David Grant, engineer, Kyneton, Shaw.

9th August.
William O'Loughlin, miner, Matlock, Goodman.
Charles Andrew Kerr, draper, Sandhurst, Jacomb.
Robert MacKenzie, carpenter, Collingwood, Goodman.
Thomas Mead, butcher, Collingwood, Moore.

10th August. Samuel Sheffield, salt-dealer, Yuppeckiar, Courtney.

GEORGE BROUGHAM AUSTIN, Chief Clerk.

INSOLVENCIES.

RETURN of Insolvencies for the week ending 11th August, 1866, in the Geelong Circuit District:—

Nos., names, residences, occupations, and dates of sequestration. 1861. Sarah Broadhurst, Piggoreet, boarding-house keeper, 1st 1862. Saml. Henry Edwards, Steiglitz, engine-driver, 3rd

August.

1863. Henry Taylor. Geelong, paper-hanger, 6th August.

1864. John Gwin, Murgheluc, carter, 8th August.

A. J. LANDON, Chief Clerk.

Insolvent Court Office, Geelong, 11th August, 1866.

TIMBER-WAGGON IN FLAGSTAFF RESERVE.

IT is hereby notified that unless the old timber-waggon, standing in the Flagstaff Reserve, be claimed and removed by the owner within one fortnight from the date hereof, it will be sold.

Apply to Mr. Fletcher, at the Occupation Branch of this office. J. M. GRANT.

Office of Lands and Survey, Melbourne, 6th August, 1866.

LANDS RESERVED, ETC.

LANDS RESERVED, ETC.

NOTICE is hereby given, in pursuance of the provisions of The Land Act, 1862, § 8 and 9, that it is the intention to reserve from sale the lands hereinafter mentioned as permanently reserved, and that such lands as are herein stated to be temporarily reserved have been temporarily reserved, for the several purposes specified in connection with each description; and it is further notified that lands the temporary reservation of which is stated to have been revoked or cancelled will after the legal period of four weeks from the date of first publication cease to be reserved, viz.:—

The following Sites were Gazetted 1° on 17 July, 1866.

The following Sites were Gazetted 1° on 17 July, 1866.

BIL-BIL-WYT (parish of)—Site for Village purposes, temporarily reserved by Order of 9th July, 1866.—Four hundred and ninety-six acres two roods five perches, county of Dundas, parish of Bil-bil-wyt, being allotments 75, 76, 81, 82, 83, 84, 85, and 86: Commencing at the south-west angle of allotment 76: bounded thence by the main road from Cavendish to Balmoral bearing N. 32° 15′ W. three chains thirty-seven links, and N. 21° 40′ W. fifty-eight chains ninety-two links; thence by a road bearing south fifty-two chains sixty-five links; thence by a road bearing south fifty-two chains sixty-five links; thence by a road bearing south fifty-two chains sixty-five links; thence by a road bearing south fifty-two chains sighty-six links, and S. 79° 1′ W. thirty chains ninety-one links to the point of commencement. The bearings are from the true meridian—(66.N.6417.)

CABISBROOK—Site for Public Recreation purposes temporarily six in the second of the s

(66.N.6417.)

CARISBROOK—Site for Public Recreation purposes, temporarily reserved by Order of 9th July, 1866, subject to the condition that the Police department be allowed time to dispose of the fencing thereon.—One hundred and seven acres, more or less, county of Tallob, township of Carisbrook: Commencing at the south-east angle of the site, the said angle bearing east one chain, and north one chain from the north-east angle of portion 17, parish of Carisbrook; bounded thence by a road bearing west forty chains, more or less, to Mount Greenock Creek; thence by that creek bearing northerly to its junction with Tullaroop Creek; thence by that creek bearing easterly and southerly to a point thereon bearing northerly to the point of commencement; and thence to that point by a line bearing south.—(66.M.6185.)

Carroways—Site for Watering purposes, temporarily reserved

Carnotham—Site for Watering purposes, temporarily reserved by Order of 9th July, 1866.—One hundred and sixteen acres three roods thirty-nine perches, county of Grenville, at Carnoman: Commencing at the north-west angle of allotnent 1 of section 5; bounded thence by a road bearing north twenty-seven chains; thence by lines bearing east forty-three chains thirty-three links, south twenty-seven chains; and then orth boundary of allotment 1 aforesaid, bearing west forty-three chains thirty-three links to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.N.8978.)

Chiltern—Site for Town Hall purposes, temporarily reserved by Order of 9th July, 1866.—Seven perches and four-teuths, county unnamed, township of Chiltern, being allotment 2 of section J. and the right-of-way between that allotment and allotment 1: Commencing at the south-west angle of the last-named allotment; bounded thence by Couness street, bearing S. 86° 45′ W. fifty-seven links; thence by allotment 3, bearing N. 4° W. eighty links, and N. 86° 45′ E. fifty-seven links to the north-west angle of allotment 1 aforesaid; and thence by that allotment bearing S. 4° E. eighty links to the point of commencement.—(66.N.6999.)

mencement.—(68.N.6999.)

ECHUCA.—Site for Borough purposes, temporarily reserved by Order of 9th July, 1866. —Three roads thirteen perches, county unnamed, township of Echuca, being section 10: Commencing at the south-west angle of the section, the said angle being formed by the intersection of the eastern side of Hare street by the northern side of Heygarth street; bounded thence by Hare street, bearing N. 11° W. four chains; thence by lines bearing N. 79° E. cightly links, south-casterly two chains sixty-three links, and S. 11° E. two chains; and thence by Heygarth street aforesaid bearing S. 79° W. two chains fifty links to the point of commencement. The bearings are from the true meridian, as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.M.2653.)

Lowry—Site for Watering purposes, temporarily reserved by Order of 9th July, 1866.—Ninety-four acres one rood, county of Dalhousie, parish of Lowry, being allotment 73: Commencing at the south-west angle of the allotment, the said angle being a point on Sugar-loaf Creek; bounded thence by allotment 77, bearing east fity-two chains seventy-four links; thence by a road bearing N. 0° 20′ W. seventeen chains eighty-inte links; thence by allotment 78 A, bearing west twelve chains thirty links to the aforesaid creek; and thence by that creek, bearing westerly and southerly to the point of commencement. The bearings are from the true meridian.—(66.M.3019.)

bearings are from the true meridian.—(66.M.8019.)

RIDDELL (Kerrie)—Site for Cemetery, temporarily reserved by Order of 9th July, 1866 in lieu of the site temporarily reserved therefor at Raddell by Order of 12th February, 1866, now cancelled).—Four mores, county of Bourke, parish of Kerrie: Commencing at the south-east angle of the site, the said angle bearing N. 12 32′ E, one chain from the north-east angle of portion 110; bounded thence by a road bearing N. 82 32′ W. six chains forty links, and S. 82′ 25′ E, six chains twenty-five links; thence by lines bearing N. 12 32′ E, six chains forty links, and S. 82′ 25′ E, six chains twenty-five links; and thence by a road bearing S. 12 32′ W. six chains forty links to the point of commencement.—(66.M.7387.)

SKIPTON—Land temporarily reserved by Order of 9th July, 1866, for the purpose of affording a Supply of Firewood to Residents in the District of Skipton (in lieu of the land temporarily reserved for that purpose by Order of 30th April, 1866, now cancelled).—Three thousand five hundred acres, more or less, county of Hampden, parish of Skipton; Commencing at

the south-east angle of allotment 4 of section 11 A; bounded thence by the south boundary of section 12 A bearing east to the south-western boundary of Mitchell's pre-emptive section Langi Willi; thence by the south-western and south-eastern boundaries of that pre-emptive section bearing south-eastern boundaries of that pre-emptive section bearing south-eastern boundary of allotment 6 of section 14 Å, bearing N. 31° 8′ E. to a point thereon bearing west from the south-west angle of allotment 1 of section 14 Å; thence by a line and the south boundary of that allotment bearing east to the south-east angle thereof; thence by a line bearing S. 0° 11′ E. to the north-east of allotment 15, 14, 13, 12, and 11, bearing west to the north-west angle of the last-named allotment; thence by the east boundaries of allotments 10, 7, 6, and 4, bearing north to the north-east angle of the last-named allotment; thence by a road bearing N. 71° 17′ W. to the north-west angle of allotment 3; thence by a line crossing a road and bearing north to the south-east angle of allotment 4 of section 7; thence by the east boundary of that allotment and a line crossing a road bearing north to the point of commencement; as shown on the plan deposited at the Crown Lands Oflice, Melbourne.—(60.N.7879.)

Lands Office, Melbourne.—(66.N.7879.)

SMYTHESDALE—Site for Cricket and general Recreation, temporarily reserved by Order of 9th July, 1866.—Eight acres thirty-two-perches, county of Grenville, parish of Smythesdale, being suburban allotment 21: Commencing at the south angle of the allotment; bounded thence by a road bearing N. 55° 58′ E. four chains; thence by allotment 22, bearing N. 35° 2′ W. three chains, and N. 54° 58′ E. is chains; thence by allotments 19 and 20, and the termination of a road bearing N. 35° 2′ W. seven chains; thence by alroad bearing S. 53° 2′ E. ton chains to the point of commencement.—(66.M.6434.)

Sünsher—Site for Church of England nursoses. temporarily

the point of commencement,—(66.M.6484.)

SUNBURY—Site for Church of England purposes, temporarily reserved by Order of 9th July, 1866, the said site being an addition to the site temporarily reserved for those purposes at Sunbury, by Order of 28th September, 1863.—One acre, county of Bourke, township of Sunbury, being part of section 8; Commencing at the north angle of the site temporarily reserved as aforesaid by Order of 28th September, 1863; bounded thence by the north-eastern boundary of that site, bearing S. 46° 10′ E. three chains seventy-one links; thence by Stawell street, bearing N. 59° 5′ E. two chains thirty-two links; thence by a line bearing N. 46° 10′ W. five chains twenty-five links; and thence by O'Shanassy street, bearing S. 21° 22′ W. two chains forty-two links to the point of commencement.—(66.M.8374.)

Wardliam—Site for Church of England nurposes, tem-

WABRALH—Site for Church of England purposes, temporarily reserved by Order of 9th July, 1866.—One acre three roods thirty-four perches, county of Grant, parish of Wabdallah, being allotment 28 of section C: Commencing at the north angle of the allotment; bounded thence by a road bearing 8.56° 34' E. two chains; thence by allotment 29, bearing S. 31° 20' W. nine chains eighty links; thence by a road bearing N. 58° 34' W. two chains; and thence by a line bearing N. 31° 26' E. nine chains eighty links to the point of commencement.—(66.M.7423.)

WARRENBERD—Land tempological reserved by Order of 6th

chains eighty links to the point of commencement.—(66.M.7423.)

WARRINHBIP—Land temporarily reserved by Order of 9th
July, 1806, for Watering purposes, and as a Site from which
Stone can be procured under the usual stone licenses.—Twelve
acres one rood thirty-two perches, county of Grant, parish of Warrenheip, being allotments 21 and 22 of section 19: Commencing
at the north-west angle of allotment 21; bounded thence by a road
bearing cast eleven chains eighty links; thence by a road bearing S. 1t° 35′ E. eight chains ten links, and S. 18° 5′ E. six chains
thirty-three links; thence by a road N. 57° 5′ W. nine chains
seventy-six links, and N. 85° 7′ W. seven chains twenty-six
links; and thence by allotment 11 and a line bearing north
eight chains two links to the point of commencement.—
(66.N.7238.)

The following Sites were Gazetted 1° on 24 July, 1866.

The following Sites were Gazetted 1° on 24 July, 1806. '

ARARAT—Land temporarily reserved by Order of 16th July, 1866, for the purpose of affording a Supply of Timber.—Six thousand acres, more or less, county of Ripon, parish of Ararat: Commencing at the south angle of allotment 16 of section 3; bounded thence by the south-western boundaries of allotments 16, 13, 12, 9 and 8, and a line bearing N. 30° 6' W. two hundred and eighty-one chains ninety-three links; thence by a line bearing south-westerly two hundred and unety chains, more or less, to a point on the eastern side of the road from Ararat to Stawell, the said point being opposite the Junction Inn; thence by tho said road bearing south-easterly to a point thereon opposite Craig's puddling-machine, Bridle Hill; and thence by a line bearing north-easterly two hundred and fifty-five claims, more or less, to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.N.8932.)

Ballarat West-Sites for Church of England purposes

bourne.—(66.N.832.)

Ballanar West.—Sites for Church of England purposes, permanently reserved by Order of 16th July, 1806 (being the sites temporarily reserved for those purposes by Order of 9th May, 1864).—Two roods twenty-two perches, county of Grenville, township of Ballarat, in the two portions hereinafter described, viz.:—One rood fourteen perches, being allotments 6, 7 and 8 of section 49: Commencing at the north-west angle of allotment 8; bounded thence by Sturt street, bearing east one chain fifty links; thence by allotment 5, bearing south two chains twenty-five links; thence by a right-of-way bearing north two chains it wenty-five links to the point of commencement. And one rood eight perches, being allotments 29, 30, and 31: Commencing at the north-west angle of allotment 29; bounded thence by a right-of-way bearing east one chain fifty links; thence by a right-of-way bearing south two chains; thence by York street, bearing west one chain fifty links; in thence by allotment 28, bearing north two chains to the point of commencement,—(66,M.7921.)

'Bebenworth—Site for Savings Bank purposes, temporarily reserved by Order of 16th July, 1866 (in lieu of the site temporarily reserved for those purposes by Order of 25th June, 1866, now cancelled).—Sixteen perches, county unnamed, township of Beechworth, being part of allotment 1 of section 3: Commencing at the north, angle of the said allotment; bounded thence by allotment 20, bearing S. 36° 45′ E. one chain; thence by allotment 2, bearing S. 38° 15′ W. one chain; thence by a line bearing N. 50° 45′ W. one chain; and thence by Ford street bearing N. 38° 15′ E. one chain to the point of commencement.—(66.M. 7040.)

Carisbrook.—The areas of the several streets in the Borough of Carisbrook, named and described in a notification under The Police Offences Statute of 1865, published in the Government Gazette of 24th July, 1866, have been temporarily reserved from sale by Order in Council of 9th July, 1866.—(66.N.8052.)

Gazette of 24th July, 1866, have been temporarily reserved from sale by Order in Council of 9th July, 1866.—(66.N.8062.)

COBANDERRK (BADGER'S CREEK)—Land for the Use of the Aborigines, temporarily reserved by Order of 16th July, 1866, subject to the condition hereinafter specified (the said land being an addition to the land temporarily reserved for use of the Aborigines by Order of 22nd June, 1863.)—Two thousand five hundred and fifty acres, more or less, county of Evelyn: Commencing at the south-east angle of the land temporarily reserved as aforesaid by Order of 22nd June, 1863, the said angle being a point on Coranderrk or Badger's Creek; bounded thence by a line bearing S. 30° E. one hundred and twenty chains, more or less, thence by a line bearing south-westerly one hundred and eighty-one chains, more or less, to a point on the east boundary of the Dalray pre-emptive section, the said point being ten chains, more or less, from the north-east angle of that pre-emptive section; thence by the said east boundary thereof bearing northerly ten chains more or less to the said north-east angle; thence by the north-west angle thereof; thence by the vest boundary thereof bearing southerly twenty-seven chains, more or less; to the Nail north east angle; thence by the ine bearing westerly seventeen chains, more or less; to the Varra-yarra River; thence by that river bearing northerly to the junction of Coranderrk Creek aforesaid therewith; and thence by that creek bearing morth-easterly to the point of commencement. The bearings are from the true meridian. This land is temporarily reserved as aforesaid, subject to the condition, that any portion thereof surveyed on or before the 4th July, 1866, for occupation under the 42nd clause of The Amending Land Act 1865 shall not be interfered with.—(66. M.8357.)

EMERALD HILL—Sites for Public purposes, temporarily reserved by Order of 16th July, 1866.—One acre one rood thirteen perches, more or less, in the two portions hereinafter described, county of Bourke, parish of South Melbourne, Emerald Hill, viz.—Two roods fifteen perches, more or less: Commencing at the west angle of the portion, the said angle being formed by the intersection of the northern side of Park street by the south-eastern side of Eastern road; bounded thence by Park street, bearing N. 62° E. three chains thirty links, more or less, to the western side of a road; thence by that road bearing N. 28° W. three chains fifty links, more or less, to the south-eastern side of Eastern road aforesaid; and thence by that road bearing south-westerly to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne. And two roods thirty-eight perches, more or less: Commencing at the west angle of the portion, the said angle being formed by the intersection of the southern side of Park street by the northeastern side of Eastern road; bounded thence by Park street, bearing N. 62° E. three chains thirty links, more or less, to the western side of a road; thence by that road bearing S. 28° E. four chains, more or less, to the north-eastern side of Eastern road; bounded thence by Park street, bearing N. 62° E. three chains thirty links, more or less, to the western side of a coad; thence by that road bearing of Eastern road aforesaid; and thence by that road bearing north-westerly to 6th point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.M.8373.)

at the Crown Lands Office, Melbourne.—(66.M.8373.)

Malmsbury—Site for Public Garden (temporarily reserved by Order of 31st August, 1863) now diminished by deducting therefrom the portion thereof, the boundaries of which are hereinafter described (the said portion being required for Victorian Water Supply purposes), by Order of 16th July, 1866.—Sixacres, more or less, county of Talbot, township of Malinsbury: Commencing at the north-east angle of the portion, the said angle being the point on the left bank of the Coliban River where the south side of Mollison street west abuts thereon; bounded thence by that street bearing wost to the east side of Clarendon place; thence by that place bearing south to the railway fence; thence by that fence bearing south-easterly to the aforesaid river; and thence by that river bearing northorly to the point of commencement.—(66.M.8754.)

MALMSBURY—Site for Victorian Water Supply purposes, temporarily reserved by Order of 16th July, 1866 (being part of the land temporarily reserved for Public Garden by Order of 31st August, 1863).—Six acres, more or less, county of Talbot, township of Malmsbury: Commencing at the north-east angle of the site, the said angle being the point on the left bank of the Coliban River where the south side of Mollison street west abuts thereon; bounded thence by that street bearing west to the east side of Clarendon place; thence by that place bearing south to the railway fence; thence by that fence bearing southeasterly to the aforesaid river; and thence by that river bearing northerly to the foresaid river; and thence by that River bearing northerly to the foresaid river; and thence by that River bearing northerly to the foresaid river; and thence by that River bearing northerly to the foresaid river; and thence by that River bearing northerly to the foresaid river; and thence by that River bearing northerly to the foresaid river; and thence by that river bearing northerly to the foresaid river; and thence by that River bearing northerly to the foresaid river; and thence by that River bearing northerly to the foresaid river; and thence by that River bearing northerly to the foresaid river; and thence by that river bearing northerly to the foresaid river; and thence by that river bearing northerly to the foresaid river; and thence by that river bearing northerly to the foresaid river; and the nore

MADDE—Site for Church of England purposes, temporarily reserved by Order of 16th July, 1856.—One acre, county of Grant, township of Maude, being allotments 9 and 10 of section 4: Commencing at the south-eastern angle of allotment 9; bounded thence by a road bearing N. 75° W. five chains; thence by a line bearing N. 15° E. two chains; thence by a line bearing S. 75° E. five chains; and thence by a road bearing S. 15° W. two chains to the point of commencement,—(66.N.4954)

MELBOURNE—Site for Church of England College, temporarily reserved from sale by Order of 16th July, 1866.—Nine acres three roods, more or less, county of Bourke, parish of Jika-jika: Commencing at the north-west angle of the University reserve; bounded thence by the Sydney road, bearing N. 3° W. nine chains fifty links: thence by the southern side of College crescent, bearing north-easterly in a convex curve of fourteen chains radius to a point thereon four chains fifty links, more or less, from its junction with the Sydney road; thence by a line bearing south-easterly eight chains; thence by a line bearing south-easterly eight chains; thence by a line bearing south-easterly in a concave curve of six chains, radius two chains, more or less; thence by a line bearing south-easterly links to the north boundary of the University reserve; and thence by the said boundary of the University reserve; and thence by the said boundary of that reserve bearing westerly to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.M.1143.)

Melbourne.—(66.M.1143.)

Melbourne.—Site for Presbyterian College, temporarily reserved from sale by Order of 16th July, 1866.—Nine acres three roads, more or less, county of Bourke, parish of Jikajika: Commencing at the north-western angle of the Church of England College reserve, being a point on the southern side of College crescent; bounded thence by the said side of that crescent hearing north-easterly in a convex curve of fourteen chains radius to a point thereon distant seventeen chains, more or less, in a direct line from the point of commencement; thence by a line bearing south-westerly in a concave curve of six chains radius to the north-east angle of the Church of England College reserve; and thence by the northern boundary of that reserve bearing north-westerly eight chains to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.M.1143.)

Melbourne.—Site for Roman Catholic College, temporarily

Lands Office, Melbourne.—(66.M.1143.)

Melbourne—Site for Roman Catholic College, temporarily reserved from sale by Order of 16th July, 1866.—Nine acres three roods, more or less, country of Bourke, parish of Jika-jika: Commencing at the south-east angle of the site, the said angle being a point on the west side of Madeline street, bearing east ix chains fifty links from the north-east angle of the University reserve; bounded thence by a line and part of the north boundary of that reserve bearing westerly eight chains, more or less, to the south-west angle of the Wesleyan College reserve; thence by the southern boundary of that reserve bearing north-easterly eight chains to the south-east angle thereof, being a point on the southern side of College crescent; thence by the said side of that crescent bearing south-easterly to its junction with Madeline street aforesaid; and thence by that street bearing south tence the shown on the plan deposited at the Crown Lands Office, Melbourne—(66.M.1143.)

Melbourne—Site for Weslevan College. temporarily reserved

bourne.—(66.M.1143.)

MELBOURNE—Site for Wesleyan College, temporarily reserved from sale by Order of 16th July, 1866.—Nine acres three roods, more or less, county of Bourke, parish of Jika-jika: Commencing at the north-east angle of the Prespterian College reserve, being a point on the southern side of College or escent; bounded thence by the said side of that crescent bearing south-easterly in a convex curve of fourteen chains radius to a point thereon distant seventeen chains, more or less, in a direct line from the point of commencement; thence by a line bearing south-westerly eight chains; thence by a line bearing north-westerly in a concave curve of six chains radius to the south-east angle of the Presbyterian College reserve; and thence by the east boundary of that reserve bearing northerly eight chains to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne—(66.M.1143.)

MELBOURNE—The Order in Council dated the 30th March.

MELBOURNE—The Order in Council dated the 30th March, 1863, temporarily reserving allotments 2 and 3 of section 18, in parish of Jika-jika, at Carlton, for Police purposes, has been revoked by Order of 16th July, 1866.—(63.H.1776.)

voked by Order of 16th July, 1866.—(63.H.1775.)

MOGRABHIN—Site for purposes of Recreation, temporarily reserved by Order of 16th July, 1866.—Eight acres, more or less, county of Bourke, parish of Moorabbin: Commencing at a point bearing west one chain from the north-west angle of allotment 1 in the said parish; bounded thence by a road bearing west thirteen chains, more or less; thence by a line bearing southeasterly eighteen chains, more or .ess, to the road forming the west boundary of allotments 1 and 2; and thence by that road bearing north twelve chains, more or less, to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.M.6322.)

Lands Office, Melbourne.—(66.M.6822.)

SOUTH MELBOURNE.—Site for Orderly Room purposes for the Southern Rifles Volunteer Corps, temporarily reserved by Order of 16th July, 1866 (being part of the site temporarily reserved for purposes of Recreation for the use of the inhabitants of the borough of Prahran by Order of 10th April, 1865).—One rood one perch, county of Bourke, parish of South Melbourne: Commencing at the north-east angle of the site, the said angle being formed by the intersection of the west side of the Punt road by the south side of the Commercial road; bounded thence by the Punt road, bearing S. 12 30' E. one chain fourteen links; thence by lines bearing N. 89' 52' W. two chains twenty-eight links and N. 12 30' W. one chain fourteen links; and thence by the Commercial road aforesaid bearing S. 89' 52' E. two chains twenty-eight links to the point of commencement.—(66.M.9003.)

twenty-eight links to the point of commencement.—(00.01.900.);
SOUTH MELBOURNE—Site for purposes of Recreation for the use of the inhabitants of the borough of Prahran, temporarily reserved by Order of 10th April, 1865), now diminished by deducting therefrom the portion thereof the boundaries of which are hereinafter described (the said portion being required for Orderly Room for the Southern Rifles Volunteer Corps), by Order of 16th July, 1866.—One rood one perch, county of Bourke, parish of South Melbourne: Commencing at the north-east angle of the said portion, the said angle being formed by the

intersection of the west side of the Punt road by the south side of the Commercial road; thence by the Punt road bearing S. 1° 30′ E. one chain fourteen links; thence by lines bearing N. 80° 52′ W. two chains twenty-eight links, and N. 1° 30′ W. one chain fourteen links; and thence by the Commercial road aforesaid, bearing S. 89° 52′ E. two chains twenty-eight links to the point of commercianent.—(66.M.9003.)

the point of commencement.—(66.M.9093.)

WARRNAMDOOL—Site for Stone Pepol, temporarily reserved by Order of 16th July, 1866.—One acre and thirty-two perches, country of Villiers, township of Warrnambool, being allotments 8, 9, and 10, of section 26: Commencing at the north-west angle of allotment 10; bounded thence by allotments 11, 3, and 14, claring S. 68° E. four chains; thence by allotment 15, bearing N. 63° W. three chains; thence by allotments 5 and 7, bearing N. 63° W. four chains; and thence by Fairy street, bearing N. 22° E. three chains to the point of commencement.—(66.M.8122.)

WARRAMBOOL—Site for Recreation Ground for Western

22° E. three chains to the point of commencement.—(66.M.8122.)
WARRXAMBOOL—Site for Recreation Ground for Western Caledonian Society and Warrnambool Cricket Club temporarily reserved by Order of 16th July, 1866.—Six acres one rood seven perches, County of Villiers, township of Warrnambool: Commencing at the south angle of the site, the said angle being a point on the north-eastern side of Raglan street, bearing N. 22° E. three chains, N. 68° W. ten chains eighty-eight links, and N. 45° 53° W. eleven chains forty-six links from the east angle of section 25; bounded thence by Raglan street, bearing N. 45° 53° W. eight chains; thence by lines bearing N. 54° 37′ E. eight chains; and S. 48° 53° E. eight chains; and thence by a road bearing S. 54° 37′ W. eight chains to the point of commencement.—(66.N.5783.)

ment.—(66.N.5783.)

WOODEND—Site for Police purposes, temporarily reserved by Order of 16th July, 1866.—Two roods, county of Dalhousie, township of Woodend: Commencing at the south-east angle of the site, the said angle being formed by the intersection of the west side of the main road from Melbourne to Castlemathe by the north side of Porest street; bounded thence by the said road, bearing N.31° E. one chain ninety-five links; thence by lines bearing west three chains fifty links, and south one chain 67 links; and thence by Forest street aforesaid, bearing east two chains 50 links to the point of commencement.—(66.M.8861.)

The following Sites were Gazettea 1° on 3 August, 1866.

CHILTEEN.—The Order in Council, dated the 5th March, 1806, temporarily reserving allotment 2 of section J, in the township of Chiltern, for Athenœum purposes, has been revoked by a subsequent Order of 23rd July, 1866.—(66.N.6999.)

Each RHAWE.—Site for Public Baths, temporarily reserved by Order of 23rd July, 1866.—One acre, county unnamed, hemlet of Eaglehawk, being allotments 7, 8, 9, and 10 of section 15. Commencing at the west angle of allotment 7; bounded thence by a road bearing N. 46° 19' E. two chains; thence by allotments 11 and 12, bearing S. 43° 41' E. five chains; thence by a road bearing S. 46° 19' W. two chains; and thence by a line bearing N. 43° 41' W. five chains to the point of commencement.—(66.M.6966.)

(66.M.6966.)

SANDHURST—Site for Primitive Methodist Church purposes, temporarily reserved by Order of 23rd July, 1866 (in lieu of the site temporarily reserved for those purposes by Order of 11th September, 1865, now cancelled).—One rood two perches, county immained, town-ship of Sandhurst, being allotment 22 of section 6 B: Commencing at the west angle of the allotment; bounded thence by Rowan street, hearing N. 48° E. eighty links; thence by allotments 23 and 3, bearing south-easterly three chains twenty-nine links; thence by allotment 6, bearing south-westerly eighty links; and thence by allotment 21, bearing north-westerly three chains 27 links to the point of commencement—(66.M.8377.)

ment.—(66.M.8377.)

SANDHURST—Site for the purposes of an Orderly Room for the Sandhurst troop of the Prince of Wales Victorian Volunteer Light-horse, temporarily reserved by Order of 23rd July, 1866.—One rood, county unusmed, township of Sandhurst, being part of section 80 C. Commencing at the west angle of the site for orderly room for the Bendigo Rifle Corps, the said angle being a point on the north-east side of View place; bounded thence by the last-named site, hearing N. 36° 42′ E. two chains fifty links; thence by a line bearing S. 36° 42′ W. two chains 50 links; and thence by View place aforesaid, bearing S. 53° 18′ F. one chain to the point of commencement.—(66.N.6083.)

We are the common of the surface of the common of the surface of the size the said angle of the size the said angle of the size the said angle being the point of intersection of the north-western side of Chapel street, and the south-western side of this or the size the said angle of the size the said angle being the point of intersection of the north-western side of Chapel street, bearing side of Wilson street; bounded thence by Chapel street, bearing S. 54° 31′ W. three chains sixteen links and a half; thence by the surface of the size of

(65.K.8218.)

WUK-WUK—Site for Watering purposes, temporarily reserved by Order of 23rd July, 1866.—One hundred and seventy acres, more or less county unnamed, parish of Wuk-wuk, Gipps Land, being portion 31: Commencing at the south-west angle of the portion, the said angle being a point bearing nortion one chain from the left bank of the Mitchell River; bounded thence by a road bearing north thirty-three chains; thence by a road bearing east forty chains; thence by a road bearing south fifty-one chain to a point one chain north from the left bank of the Mitchell River; and thence by a line running parallel with and one chain northerly from the said bank of that river, bearing north-westerly to the point of commencement.—(66.M.8775.)

Wy Yung (Bairnsdale)—Site for Police Paddock, temporarily reserved by Order of 23rd July, 1866, subject to the condition that the inhabitants of Bairnsdale be allowed annually the use thereof for racing purposes.—Two hundred acres, more or less, county unnamed, parish of Wy Yung, being portion 31: Commencing at the north-east angle of the portion, the said angle being a point on the west bank of the backwater of the River Mitchell from Clifton's moras; bounded thence by a road bearing west seventeen chains, more or less; thence by a road bearing south nineteen chains fifty links, S. 38° 30′ E. thirty-seven chains sixty-sight links, S. 75° 30′ E. thirty-seven chains sixty-seven links, S. 71° E. nineteen chains sixty-four links, and N. 89° 30′ E. twenty-five chains, more or less, to the aforesaid backwater; and thence by that backwater bearing north-westerly to the point of commencement; as shown on the plan deposited at the Crown Lands Oflice, Melbourne.—
(66.M 8459.)

The following Sites were Gazetted 1° on 10 August, 1866.

The following Sites were Gazetted 1° on 10 August, 1866.

Avoca.—Sites for Police purposes, temporarily reserved by Order of 30th July, 1866.—Fifty-two acres two roods two perches and four-fifths more or less, county unnamed, township of Avoca, in three (3) several portions hereinafter described, viz.: Two acres and one perch and four-fifths, being part of section 32: Commencing at the south-eastern angle of the portion, being a point on Camp street bearing S. 60° 23′ W. fifty links from the south-western angle of allotment 19; bounded thence by the said street bearing N. 60° 23′ W. two chains fifty links; thence by a street bearing N. 60° 23′ W. two chains fifty links; and thence by a road bearing N. 60° 23′ E. two chains fly links; and thence by a road bearing S. 20° 37′ E. eight chains five links; thence by a foresaid: Commencing at the south-eastern angle of allotment 20; bounded thence by Camp street, bearing S. 69° 23′ W. one chain seventy-five links; thence by a line bearing N. 20° 37′ E. wo chains eighty-nine links; thence by allotment 22 bearing N. 60° 23′ E. one claim seventy-five links; and thence by a street, bearing S. 20° 37′ E. two chains eighty-nine links to the point of commencement.

Fifty acres more or less: Commencing at the north-western purple of the portion being acceptance.

street, bearing S, 20° 37' E. two chains engagements point of commencement.

Fifty acres more or less: Commencing at the north-western angle of the portion, being a point on the right bank of the Avoca river; bearing south from the south-cast angle of allotment 5 of section 30; bounded thence by a line bearing south to the south boundary of the township of Avoca; thence by that boundary bearing east fourteen chains more or less to the fence forming part of the eastern boundary of the Police paddock; thence by that fence bearing northerly to its junction with the Avoca river; and thence by that river, bearing westerly to the point of commencement, as shown on the plan deposited at the Crown Lands Office, Melbourne.—
(651,15367.)

Bealiba.—Site for Congregational Church purposes, temporarily reserved by Order of 30th July, 1866:—Three roods sixteen perches, county unnamed, township of Bealiba, being allotment 9 of section 16: Commencing at the north angle of the allotment, the said angle being the point of intersection of the south-west side of Grant street by the south-east side of Davies street; bounded thence by Grant street, bearing S. 62° 33' E. two chains fifty links: thence by allotment 10, bearing S. 27° 22' W. three chains soventy-nine links; thence by a line bearing N. 55° 6' W. two chains sixty-two links; and thence by Davies street, bearing N. 27° 22' E. three chains to the point of commencement.—(66.N.9192.)

BULBAN.—Site for Presbyterian Church purposes, temporarily reserved by Order of 30th July, 1866—One acre, county of Grant, parish of Bulban, being part of allotment 42 of section 1: Commencing at the north-east angle of the said allotment: bounded thence by a road bearing south four chains; thence by lines bearing west two chains fifty links and north four chains; and thence by a road bearing east two chains fifty links to the point of commencement.—(66.M.8839.)

point of commencement.—(66.M.8899.)

. METCALFE.—Site for Common School purposes, temporarily reserved by Order of 30th July, 1866.—Two acres, county of Dalhousic, parish of Metcalfe: Commencing at the north-west angle of the site, the said angle being the point of intersection of the south side of the road forming the south boundary of allowent 7 of section 6, by the castern side of the road forming the eastern boundary of allowent 6 of the said section; bounded thence by the first-named road bearing east four chains eighty-six links to the north boundary of the land leased by K. McLennan under the J2nd clause of The Amending Land Act 1865; thence by the said boundary of that land bearing west three chains fifty-two links to the north-west angle thereof; and thence by the road forming the eastern boundary of allotment 6 aforesaid, bearing N.13° 45′ W. five chains one link to the point of commencement.—65.L7538.)

MOOBPANYAL.—Land temporarily reserved by Order of 30th July, 1866, for the purpose of affording a supply of stone for road metal, to be placed under the control of the Council of the borough of South Barawon—Two acres (more or less), county of Grant, parish of Moorpanyal: Commencing at the south angle of the land reserved for the use of the Geelong corporation; bounded thence by the east boundary of that land bearing north four chains fifty links; thence by a road bearing east one chain eighty-five links to the north-west angle of the land reserved for the use of the borough of Newtown and Chilwell; thence by the west boundary of that land bearing south six chains thirty-five links; and thence by line bearing north-westerly to the point of commencement, as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.M.6714.)

Queenstown (Smith's Gully)—Site for Mechanics' Institute purposes, temporarily reserved by Order of 30th July, 1866.—One acre, more or less, county of Evelyn, at Smith's Gully, Queenstown: Commencing at the north-west angle of the site, the said angle bearing N. 53° 17′ E. two chains fifty-six links, S. 67° 50′ E. two chains forty-eight links, S. 42° 45′ E. five chains twenty-four links, N. 84° 30′ E. four chains thirty links, S. 6° 41′ E. three chains forty-two links, N. 87° 21′ E. six chains forty-seven links, N. 57° 41′ E. six chains six links, N. 50° 56′ E. three chains twenty-eight links, N. 67° 22′ E. five chains forty-one links, N. 39° 30′ E. five chains fifty links, N. 53° 32′ E. five chains eighty links, N. 69° 17′ E. nine chains eighty links, N. 88° 8′ E. five chains forty-five links, N. 79° 5′ E. ten chains sinety-four links, S. 83° 41′ E. two chains forty-five links, N. 79° 5′ E. ten chains ninety-four links, and S. 81° 42′ E. two chains fifty-live links, from the north angle of the Queenstown Comolory Reserve; bounded thence by lines bearing S. 82° 33′ E. three chains, S. 7° 27′ W. three chains thirty-three links, N. 82° 33′ W. three chains, and N. 7° 27′ E. three chains are from the true meridian.—(66.N.8818.)

**Sandhuber Californian Gully-Site for Roman Catholic Chamber (Californian Gully).

are from the true meridian.—(66.N.8818.)

SANDHURST (CALIFORNIAN GULLY)—Site for Roman Catholic Church purposes, temporarily reserved by Order of 30th July, 1866.—One acre eight perches, county unnamed, parish of Sandhurst at Californian Gully, being allotments 315 and 316 of section M: Commencing at the west angle of allotment 315; bounded thence by a road bearing N. 65° 31' E, four chains fifty-five links, thence by allotments 319, 318, and 317, bearing S. 24° 29' E, three chains fifty links; thence by a line bearing S. 65° 31' W. one chain forty-five links; and thence by a line bearing N. 66° 30' W. four chains sixty-eight links to the point of commencement.—(66.N.9970.)

Talbot—The temporary reservation by Order in Council of 24th March, 1862 (gazetted on the 29th of April, 1862, page 726), of allotment 37 of block F, at Talbot, for a fire-engine house has been revoked by Order of 30th July, 1866.—(66.M.7600.)

J. M. GRANT, President of the Board of Land and Works. Lands and Survey Office, Melbourne.

SALE OF NEW AND FORFEITED RUNS AT MEL-BOURNE

To be conducted by A. MORBAH, Esq., Land Officer.

IN pursuance of the ninety-eighth section of The Land Act 1862, the Board of Land and Works hereby give notice that a public auction will be holden at TWO o'clock p.m. on Friday, the 17th August (immediately after the sale of Crown Lands by auction on that day), at the Auction Rooms of Messrs. GEMMELL, McCAUL, AND CO., Collins street west, Melbourne, for the sale of the pastoral occupation of the under-mentioned New and Forfeited Runs for the period specified in each case. under-mentioned New and Porterted todays to the fested specified in each case.

Such runs will be offered in the order hereinafter specified at the rent affixed to each run respectively.

The highest bid by way of premium for each run will be accepted, and must be paid at the time of sale.

J. M. GRANT,
President of the Board of Land and Works.
Lands and Survey Office,
Melbourne, 10th July, 1866.

WEST WIMMERA DISTRICT.

West Wimmera District.

Lot 1. Name of run, Nateyip; estimated area, 35,500 acres, more or less; amount of annual rent, £25; district of West Wimmera; period of occupation, to 31st December, 1870: Commencing at the south-east angle of Coniny Run, and bounded on the north- by Morea Kaiken Run eastward to the south-east corner thereof; on the east by Beewar Run southward to the north-east angle of Newhapper Run; on the south by the north boundary of Newhapper westward to Tallageira Run; on the west by Tallageira and Tallageira North runs northward to the north-east angle of the last-mentioned run; and thence by Moray West Run north-westward to the commencing point. mencing point.

mencing point.

Lot 2. Name of run, Beewar; estimated area, 45,000 acres; amount of annual rent, £35; district of West Wimmera; period of occupation, to 31st December, 1870; Commencing at the south-west angle of Heath Springs Run; and bounded on the cast by Heath Springs and Mackenzie's Springs runs north-ward to the south boundary of Bunyip Run; on the north by Bunyip Run westward to Morea Katken Run; on the west by Morea Katken and Nateyip runs southward to the north-west angle of Lemon Springs Run; and on the south by Lemon Springs and part of Rosebank Run eastward to the commencing point.

point.

Lot 3. Name of run, Grantchester; estimated area, 14,500 acres; amount of annual rent, £15; district of West Wimmera; period of occupation, to 31st December, 1870: Commencing at the north-west angle of Yanyip North Run, and bounded on the south by the Yanyip North Run castward to the Bunyip Run; on the east by the Bunyip Run northwards to Eldorado Run; on the north by Eldorado Run estward to the southwest angle thereof; and on the west by a line southward to the commencing point.

BRECHWORTH DISTRICT.

Lot 4. Name of run, Mount Martin; estimated area, 114,000 acres; amount of rent per annum, £30; district of Beechworth; period of occupation, to 31st December, 1870; Commeucing at the junction of the Wombat Creek with the River Mitta-mitta,

and bounded on the south by that creek westward to its source at the summit of Mount Wills; on the west by the Snowy Creek from its source at Mount Wills northward sixteen miles or thereby to the track leading across to the Mitta-mitta; on the north by that track eastward to the Mitta-mitta; and enthe north and east by the Mitta-mitta southerly to the point of commencement.

commencement.

Lot 5. Name of run, Mitta-mitta West; estimated area, 52,000 acres; amount of annual rent, £30; district of Beechworth; period of occupation, to 31st December, 1870: Commencing at the junction of the Wombat Creek with the Mitta-mitta River, and bounded on the north by the Wombat Creek westward to its source under Mount Wills; on the west by the castern boundary of the Mount Wills Run, being the watershed between the Big River and the branches of the Mitta-mitta southward to the Big River at a point one mile and a half below the junction of the Bondarah River with the Big River; on the south by the Big River eastward to the western boundary of Hinnonongie Run; on the east and again on the south by the said Hinnomongie Run northward and eastward to the Mitta-mitta River, opposite the mouth of Cameron's Creek, and again on the east by the Mitta-mitta River northward to the commencing point. mencing point.

mencing point.

Lot 6. Name of run, Bogong High Plain; estimated area; 29,000 acres; amount of annual rent, £100; district of Beechworth; period of occupation, to 31st December, 1870: Commencing at a point on the Bundarah River one mile and a half above its junction with the Big River, and bounded on the south by the Bundarah River westward to source, thence by a line west to the eastern watershed of the Ovens River; on the west by that watershed northward to Mount Nelson; on the north by the watershed between the Snowy Creek and the Big River south-eastward to a point three miles west of Mount Wills; and on the east by the western boundary of Mount Wills; and on the cast by the western boundary of Mount Wills Run, being a line parallel to the Big River at a distance of one mile and a half westward thereof southward to the commencing point. mencing point.

NORTH GIPPS LAND DISTRICT.

NORTH GIPPS LAND DISTRICT.

Lot 7. Name of run, DargoHich Plain; estimated area, 121,000 acres; amount of annual rent, £100; districtor North Gipps Land; period of occupation to 31st December, 1870: Commencing at the summit of Mount Smyth, and bounded on the north by the water-shed between the Dargo and the Ovens rivers eastward; on the east by the water-shed between the Dargo River and the several branches of the Victoria River southward; on the south by the water-shed between the Dargo and the several branches of the Wentworth River south-westward to Mount Birregun; thence by a direct line south-westward to Mount Birregun; thence by a direct line south-westward to the southern point of McMillan's track on the ridge separating the waters of the Dargo from those of the Crooked River; on the west by that track and the track to Harrietville, north-westward to the "Twins," on the water-shed between the Dargo and Ovens rivers; and again on the north by that water-shed eastward to the commencing point at Mount Smyth.

Lot 8. Name of run, Beecher's Hill; estimated area, 160,000

mencing point at Mount Smyth.

Lot 8. Name of run, Beecher's Hill; estimated area, 160,000 acres; amount of annual rent, £75; district of North Gipps Land; period of occupation to 31st December, 1870 —Commencing at the "Twins," on the watershed between the several heads of the Ovens River and the Crooked River, and bounded on the north by that watershed westward to the most eastern source of the Hundfury River southward to its junction with the Wonnangatta River, and by that river southward to a point due west of Mount Guerard; on the south by a line due east over the summit of Mount Guerard to McMillan's track; by that track northward, eastward, and southward, to the crossing over the Crooked River and the Dargo; and on the east by that track and the track to Harrietville, northward and westward to the commencing point at the "Twins."

Lot 9. Name of run, Wonnangatta; estimated area, 163,000

the commencing point at the "Twins."

Lot 9. Name of run, Wonnangatta; estimated area, 163,000 acres; amount of annual rent, £50; district of North Gipps Land; period of occupation, to 31st December, 1870: Commencing at a point on the Wonnangatta River due west of Mount Generard, and bounded on the south by a line due west of Great Dividing Range; on the west and north by that range northward and eastward to the most eastern source of the Humffray River; and on the east by that river southward to its junction with the Wonnangatta River; and by that river southward to the commencing point.

Let 10. Name of run, Phesant Park, estimated area, 50,000

southward to the commencing point.

Lot 10. Name of run, Pheasant Park; estimated area, 50,000 acres; amount of annual rent, £30; district of North Gipps Land; period of occupation, to 31st December, 1870: Commencing at Murderer's Point, on the Wentworth River, and bounded on the west by the said river southward to the nearest dividing spur south of Pheasant Creek; on the south by that spur eastward to the Mount Baldhead Range; on the cast by that range, by Mount Baldhead, and Delusion Range northward to the old Omeo and Dargo River blazed line; and on the north by that blazed line westward to the commencing point.

Let 11. Name of run, Birragin; estimated area, 28,000 acres.

north by that blazed line westward to the commencing point.

Lot 11. Name of run, Birregun; estimated area, 29,000 acres; amount of annual rent, £15; district of North Gipps Land; period of occupation, to 31st December, 1870: Commencing at Murderer's Point, on the Wentworth River, and bounded on the south by the old line of blazed trees between Omeo and Dargo River eastward to Mount Delusion Range; on the east by a direct line northward to the nearest point of the watershed of Livingstone Creek; and by that watershed northward to Mount Phipps; on the north by the watershed of Cobungra River westward by that watershed of the Dargo; and thence south-westward by that watershed to the spur leading down to Murderer's Point; and on the west by that spur southward to the commencing point.

Lot 12. Name of run, Glencairne; estimated area, 24,000 acres; amount of annual rent, £35; district of North Gipps Land; period of occupation, to 31st of December, 1870: Commencing at the north-east angle of McFarlane's Glenfallock

Run, and bounded on the east by a line bearing true north seven miles; on the north by a line bearing true west five and a half miles; on the west by a line bearing southerly to the north-west angle of the said Glenfallock Run, seven miles, more or less; and on the south by the said Glenfallock Run, being a line bearing east to the commencing point.

SOUTH GIPPS LAND, DISTRICT.

Lot 13. Name of run, Wilson's Promontory; estimated area, 35,000 acres; amount of annual rent, £30; South Gipps Land District; period of occupation, to the 31st December, 1870: Commencing at the south-east angle of Sealer's Cove Run, on the sea-coast at Sealer's Cove; thence bounded on the east by the sea-coast bearing southerly to Wilson's Promontory; thence again by the sea-coast bearing westerly and north-westerly to the Darby River; thence by that river eastward to its source, and a line to the south-west angle of South Corner Inlet Run; and thence by the south boundaries of South Corner Inlet and Sealer's Cove runs bearing east to the point of commencement.

Lot 14. Name of run, Lyrebird Range; estimated area, 3,500 acres; amount of rent per annum, £10; district of South Gipps Land; period of occupation, to the 31st December, 1870: Commencing on the south bank of the Albert River, at its junction with the Edward River, distant about nine miles north-westerly from Mr. Gillion's station on the Albert River; thence along the Albert River bearing westerly six miles; thence by a line bearing south about one and a half miles to the Edward River;

thence along the Edward River bearing easterly about eight miles to the point of commencement.

MELBOURNE DISTRICT.

MELBOURNE DISTRICT.

Lot 15. Name of run, Mount Misery; estimated area, 5000 acres; amount of rent per annum, £15; district of Melbourne; period of occupation, to the 31st December, 1870: Commencing at the north-west angle of allotment 59, in the parish of Pakenham, on Kardinia Creek; thence by that creek bearing northerly four miles to the road to the Emerald diggings township, at the north corner of surveyed reserve; thence by a line bearing east one mile twenty-four chains; thence by a line bearing south three miles seventy chains; and thence by a line and the north boundary of said allotment 59, bearing west two miles to the point of commencement.

CASTLEMAINE DISTRICT:

Lot 16. Name of run, Glenalbyn; estimated area, 7680 acres; amount of rent per annum, £20; district of Castlemaine; period of occupation, to the 31st December, 1870: Commencing at the north-east angle of Kingower Gold Fields Common; thence bounded on the north by a line and the south boundary of Inglewood Gold Fields Common, bearing east about four miles; on the east by Catto's run, bearing south five miles forty chains, or thereby, to the Kingower Run; on the south-west by that run, bearing north-westerly to Kingower Gold Fields Common; and on the west by that common, bearing north two miles to the point of commencement.

"THE AMENDING LAND ACT 1865."-(Section 12.)

IT is hereby notified that the Disallowances made and published in the Government Gazettes of the 22nd day of September, 1865, and 28th day of July, 1866, of the undermentioned Applications for Leases have been revoked by the Board of Land Works, the disallowances having been based on incorrect information.

Agricultural Area.		Paris	sh.	Section.	Allotment.	Name of Applicant, and Place and Date of Application.
Ballan'		Moorarbool		 2	2 B	Thomas Wall, Bacchus Marsh, 23rd August, 1865. Note.—In this case, after re-adjustment of boundaries, the revocation is made to the extent of 47 acres 3 roods and 34 perches.
Carag-carag, No. 2		Carag-carag		 •••	94	Samuel Baird, Rushworth, 29th June, 1866,
Carag-carag, No. 2		Carag-carag		 	108, 109	James Love, Rushworth, 29th June, 1866.
Carag-carag, No. 2		·Carag-carag		 	162, 163	Wm. Henry Kelso, Rushworth, 29th June, 1866.
Carag-carag, No. 2		Carag-carag		 	105	James McAuley, Rushworth, 29th June, 1866.

Office of Lands and Survey, Melbourne, 13th August, 1865.

J. M. GRANT, President of the Board of Land and Works.

"THE AMENDING LAND ACT, 1865."—(SECTION 12.)

IT is hereby notified that the undermentioned Applications for Leases have been disallowed by the Board of Land and Works on the grounds specified in each case.

Agricultural A	res.	Parish	· —	Sec- tion.	Allotment,	Name of Applicant, and Place and Date of Application.	Grounds for Disallowance.
nodgrass Murndal	 	Murndal Grassdale		14. 7	7a, 7b A and 5	William King, Hamilton, 6th August, 1866 Nathan Thornley, Hamilton, 30th July, 1866	agent for another
Kiora	***	Kiora			61	Herbert Stace, Ararat, 30th July, 1866	plication. The land having been
Warrenmang		Bolerch			41	Hamlet Fletcher, Avoca, 30th July, 1866	10th July, 1865. Ditto—Date, 13th
Natteyallock		Rathscar		1	9, 10	Josiah Coats, Avoca, 30th July, 1866	September, 1865. Ditto-Date, 23rd
Natteyallock		Moyreisk		ı	12 and 10a	Matthew Tobias, Avoca, 30th July, 1866	January, 1866. Ditto-Date, 23rd
Joel-joel		Joel-joel			165	John Connor, Stawell, 30th July, 1866	January, 1866 Having acted as agent for another

TITLE DEEDS.

THE following Leeds, now ready for issue, are awaiting payment of fees and contribution to the assurance fund. The total amounts may be remitted by post office orders, payable to William Kearsey Hughes, Registrar of Titles, Office of Titles, or may be paid to the Receivers and Paymasters. Lessees can execute their leases either in Melbourne or at any country receipt and pay office.

Grantees and lessees can have their deeds made deliverable at any receipt and pay office on notifying to that effect at the fine of making the above payments.

Receipts for fees on grants or leases will have to be produced on delivery of the deeds.

W. K. HHGHES

W. K. HUGHES, Registrar of Titles,

Office of Titles, Melbourne, 14th August, 1866.

Melbourne, 14th August,	1866	i.		1					Burchase	Assurance	Total-
Names.	Grant.	Lease.	Section	Allot- ment.	Subdi-	Locality.	Aren.	Fee on Deed.	Purchase Money.	£ s, d.	£ s. d.
Cook, George Cook, William Corbett, John Courtis, E. C. Crawford, R. R. Creed and Smart Croker, Johanna Cullen, Francis Cullen, Francis Cullen, Francis Cummins, William Dolphin, John Dorrat, Joseph Earle, R. A. Edols, John Edols, John Edols, John Edols, John Edols, John Egan, John Eign, John			DD 19 19 19 15 15 15 15 15 15 15 15 15 15 15 15 15	276 1	6 B B	Warrenneip Warrenheip Warranook Neilborough Cressy Bungaree Casterton Moyston Inglewood Stawell Stawell Ararat Ararat Bungaree Guildford Eaglehawk Sale Gorong Gorong Gorong Sandford Ararat Woorndoo Woorndoo Woorndoo Woorndoo Warrenmang Sale Woorndoo Darraweit Gui Trawalla	0 1 38 45 0 12 0 1 0 5 0 0 5 1 23 272 2 6 12 3 8 9 3 9 6-1 11 2 25 6-1 2 0 0 2 16 77, 2 22 3 5 51 2 24 16 2 0 0 1 94 0 1 0 0 3 64 4 2 0 0 3 24 10 0 1 0 0 1 14 0 1 12 0 0 1 12 0 0 1 12 0 0 1 14 0 1 1 0 0 1 12 0 0 1 12 0 0 1 12 0 0 1 12 0 0 1 12 0 0 1 12 0 0 1 14 0 0 1 14 0 0 1 14 0 0 1 14 0 0 1 14 0 0 1 12 0 0 0 1 0 0 0 1 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 2 8 0 0 1 0 0 0 2 8 0 0 1 0 0 0 2 8 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 2 8	1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	25 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0 27 0	0 0 12 0 0 0 1 1 0 0 0 1 2 0 0 0 1 1 0 0 0 0	1 1 0 0 1 1 1 1 0 0 5 2 2 1 1 1 1 0 0 5 2 2 1 1 1 1 1 0 0 5 2 2 1 1 1 1 1 0 0 5 2 2 1 1 1 1 1 0 0 5 2 2 1 1 1 1 1 0 0 1 2 1 1 1 1 0 0 1 2 1 1 1 1
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Hanson, Abraham Harrington, Joseph Hayes, Patrick Hayes, Patrick Henty, Edward Henty, Edward Henty, Edward		1 1 1 1 1 1		11 I I J 19 17	2 31 1 8 3 5	A Bungaree Warrenheip Sandhurst Sandhurst Casterton Muntham Muntham	2 0 0 8 1 7 0 1 33 0 1 24 96 0 33 98 1 4 102 0 0	1 0 1 0 1 0 1 5 1 5	0 18 0	0 0 0 0 0 0 0 0 0 8 1 1 8 0 17	9 1 0 9 51 1 0 51 5 1 0 5

TITLE DEEDS-continued.

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Names.	 Grant.	Lease.	Section,	Allot- ment.	Subdi- vision.	Locality.	Area,	Fee on Deed.	Purchase Money.	Assurance Fee.	Total.
Henty, Edward Henty, Edward Higgins, William Hine, William Hogan, Rody Hope, R. C. Hyde, William Hyland, John Higgings, Williams	 1 1 1 1 1 1 1 1		D D 24 A A O 	5 9 45 3 2 83 Por. C		Parwan Portarlington Edenhope Sandhurst	A. R. P. 57 1 2 76 1 10 100 0 0 141 0 2 0 2 0 640 0 0 0 0 28 320 0 0 78 0 0	£ s. d. 1 5 0 1 5 0 1 5 0 1 5 0 1 0 0 1 10 0 1 10 0 1 10 0	£ s. d. 123 2 4 400 12 10 100 0 0 193 17 11 15 15 0 640 0 0 4 10 0 360 0 0 78 0 0	£ s. d. 0 5 1½ 0 16 8 0 4 2 0 8 0½ 0 0 7½ 0 0 0 0 0 2 0 15 0 0 3 3	£ s. d. 1 10 11 2 1 8 1 9 2 1 13 01 1 0 7 1 10 0 1 0 2 2 5 0 1 8 3

APPROACHING LAND SALES.

mentioned places and	dates	Simpl , previ	e to b	e held notified	at the under l, viz.:—	BAI In I
AEABAT— Monday 27 August					No. of Gazette. 81	M R

Monday 27 August						Gazet
BALLARAT— ·		•••			**;	81
Monday 27 August						
WORDS & Sentember	•••	***		•••	•••	81 84
Friday 7 September		•••		•••	•••	86
 Monday 10 September 		•••	***	***		86
Bealiba— Friday 7 September					•••	
BEAUFORT-	•••	•••	•••	•••	•••	86
Friday 17 August						76
CAMPERDOWN-						
Tuesday 21 August	•••	***	•••	•••		79
CASTLEMAINE-		-				
Friday 7 September Monday 10 September						86
	***	***	•••	•••	•••	86
GEELONG— Friday 24 August						
Tuesday 28 August	***	•••	***			80
monday 10 September			•••	•••	•••	81
Tuesday 11 September				***	•••	87 87
Grant—			•••	•••	•••	01
Wednesday 5 Septembe	r					83
Hamilton— Monday 20 August				•••	***	
HARROW-	•••	•••		•••	•••	79
Thursday 13 September	•••					87
Louisville-					•••	٠,
Friday 7 September						09
MAJORCA-		***		•••		83
Friday 31 August						
Monday 3 September		•••	•••		***	83 83
MELBOURNE-			•••	•••	***	00
Friday 17 August						
Tuesday 21 August	***	•••	•••	•••	•••	76
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Friday 24 August Tuesday 28 August	•••	•••		•••		80
Friday 31 Amount	•••	•••	•••	****	•••	80
Tuesday 4 September	***		•••	•••	•••	83
SALE-	•••		•••	•••	•••	83
Friday 17 August						
Monday 20 August		•••	•••	•••	•••	76
Friday 24 August			•••	•••		79 80
SANDHURST-				•••	•••	00
Friday 17 Angust						
Tuesday 28 August	•••		•••		•••	76
rmay / September	•••		•••	•••		81 86
Monday 10 September	•••	•••		•••		87
WARRNAMBOOL— Monday 20 August						
	***	•••	•••	•••	•••	79
Lands and Survey Office, Melbourne.						

SALE (No. 1852) OF CROWN LANDS IN FEE SIMPLE AT BALLARAT, ON 14TH SEPTEMBER, 1866.

To be conducted by W. H. BARNARD, Esq., Land Officer.

IN pursuance of the fortietl section of The Land Act 1862, the Board of Land and Works hereby give notice that a public auction will be holden at ELEVEN of clock of Friday, the fourteenth day of September next, at the Auction Rooms of Mr. Charles Dyte, Ballarat, 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

A deposit of one-half 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

TOWN LOTS.

LLARAT, COUNTY OF GRANT, PARISH OF BALLARAT EAST. Ballarat East, between the Melbourne road and Barkly and Main streets, west of the Wesleyan and Fire Brigade

BALLARAT, COUNTY OF GRANT, PARISH OF BALLARAT LANT.

In Ballarat East, between the Melbourne road and Barkly and Main streets, west of the Wesleyan and Fire Brigade Reserves.

Lot 1. Allotment 35, section O, 10p. Upset price 150l. per acre. Valuation for improvements 150l.

Lot 2. Allotment 36, section O, 19p. Upset price 150l. per acre. Valuation for improvements 60l.

Lot 3. Allotment 38, section O, 138-10p. Upset price 150l. per acre. Valuation for improvements 120l.

Lot 5. Allotment 39, section O, 144-10p. Upset price 150l. per acre. Valuation for improvements 100l.

Lot 6. Allotment 40, section O, 144-10p. Upset price 150l. per acre. Valuation for improvements 100l.

Lot 7. Allotment 41, section O, 102-10p. Upset price 150l. per acre. Valuation for improvements 50l.

Lot 8. Allotment 41, section O, 163-10p. Upset price 150l. per acre. Valuation for improvements 50l.

Lot 10. Allotment 43, section O, 163-10p. Upset price 150l. per acre. Valuation for improvements 50l.

Lot 10. Allotment 4, section Z, 15-10p. Upset price 150l. per acre. Valuation for improvements 50l.

Lot 11. Allotment 2, section Z, 13-10p. per acre. Valuation for improvements 250l.

Lot 13. Allotment 5, section Z, 9 4-10p. upset price 150l. per acre. Valuation for improvements 100l.

Lot 14. Allotment 5, section Z, 9 4-10p. upset price 150l. per acre. Valuation for improvements 30l.

Lot 13. Allotment 5, section Z, 9 19 4-10p. upset price 150l. per acre. Valuation for improvements 30l.

Lot 13. Allotment 5, section Z, 17 8-10p. upset price 150l. per acre. Valuation for improvements 10l.

Lot 24. Allotment 1, section Z, 12 4-10p. upset price 150l. per acre. Valuation for improvements 10l.

Lot 25. Allotment 17, section Z, 12 8-10p. upset price 150l. per acre. Valuation for improvements 10l.

Lot 24. Allotment 18, section Z, 12 8-10p. upset price 150l. per acre. Valuation for improvements 10l. upset price 150l. Lot 22. Allotment 18, section Z, 18-10p. upset price 150l. upset price 150l. Lot 25. Allotment 18, section Z, 12 8-10p. upset price

Lot 31. Allotment 22, section Z, 178-10p. per acre. Lot 32. Allotment 22, section Z, 178-10p. per acre. Valuation for improvements, 45t. Lot 33. Allotment 23, section Z, 145-10p. per acre. Valuation for improvements 60t. Lot 34. Allotment 24, section Z, 173-10p. per acre. Valuation for improvements 59t. Lot 35. Allotment 25, section Z, 154-10p. per acre. Valuation for improvements 33t. On the Plank road.

Upset price 120%. Upset price 1201. Upset price 1201. Upset price 120%.

` On the Plank road. Lot 36. Allotment 21, section C, 2r. 4p. Upset price 75l. per acre. Valuation for improvements 30l.

Lot 37. Allotment 22, section C, 1r 35 6-10p. Upset price 8l.

At Lake Como Lot 38. Allotment 34, section H, 37 7-10p. Upset price 501. per acre. Valuation 1601.

Near the Cricket Ground. Lot 39. Allotment 5, section S, 17 2-10p. Upset price 75l. per acre. Valuation 50l.

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In Peel and Macarthur streets.
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Lot 40. Allotment 11 A, section 58, 25 6-10p. Upset price 30l. er acre. Valuation 50l. per acre.

At Mount Pleasant.

Lot 41. Allotment 16, section 115, 1r. 31 5-10p. Upset price Lot 42. Allotment 17, section 115, 3r. 14 4-10p. Upset price 18t. per acre. Valuation 80t. Lot 43. Allotment 13, section 115, 2r. 16p. Upset price 15t. per acre. Valuation 20t.

SUBURBAN LOTS.

COUNTY OF GRENVILLE, PARISH OF BALLARAT.

Adjoining Mr. J. Shanahan's purchased land, within half-a-mile south of James Stewart's Novel Industrial leasehold. Lot 44. Allotment 16, section H, 10a. Upset price 251. per

Situated at Fellmongers.

Lot 45. Allotment 13, section 3. Upset price 6l. per acre. Valuation l.

Lot 46. Allotment 16, section 6. Upset price 8l. per acre.

Valuation 501.

COUNTRY LOTS.

COUNTY OF GRENVILLE, PARISH OF BUNGAREE. North of the River Yarrowee, at the site of Mr. P. Downey's improvements.

Lot 47. Allotment 1 of 3, section 11, 39a. 3r. 12p. Upset price 1l. 10s. per acre. Valuation l.

COUNTY OF TALBOT, PARISH OF CLUNES.

Situated on Creswick's Creek, at the site of Messrs. Schræder's Industrial leasehold.

Upset price 21, per acre.
Lot 48. Allotment 28, 30a. Valuation 2161. Conrad Schreeder. Lot 49. Allotment 29, 30a. Valuation 162l. Rudolph J. M. GRANT,

Office of the Board of Land and Works, Melbourne.

SALE (No. 1853) OF CROWN LANDS IN FEE SIMPLE AT CHILTERN, ON 14TH SEPTEMBER, 1866.

To be conducted by HENRY MORRES, 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 Friday, the fourteenth day of September next, at the Court House, Chiltern, 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.

in fee simple.

A deposit of one-half 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

TOWN LOTS.

HAINES, COUNTY UNNAMED, PARISH OF GOORAMADDA. In the township of Haines, on the Indigo Creek, and on the road from Wahgunyah.

from Wahgunyah.

Lot 1. Allotment 1, section 1, 1a. Upset price 8l. per acre.
Lot 2. Allotment 2, section 1, 1a. Upset price 8l. per acre.
Lot 3. Allotment 3, section 1, 1a. Upset price 8l. per acre.
Lot 4. Allotment 4, section 1, 1a. Upset price 8l. per acre.
Lot 5. Allotment 6, section 1, 1a. Upset price 8l. per acre.
Lot 6. Allotment 6, section 1, 1a. Upset price 8l. per acre.
Lot 7. Allotment 7, section 1, 1a. Upset price 8l. per acre.
Lot 9. Allotment 9, section 1, 1a. Upset price 8l. per acre.
Lot 10. Allotment 9, section 1, 1a. Upset price 8l. per acre.
Lot 11. Allotment 10, section 1, 1a. Upset price 8l. per acre.
Lot 12. Allotment 3, section 2, 1a. Upset price 8l. per acre.
Lot 12. Allotment 4, section 2, 1a. Upset price 8l. per acre.
Lot 12. Allotment 4, section 2, 1a. 0r. 7p. Upset price 8l. per acre.

ore.

Lot 13. Allotment 1, section 7, 1a. Upset price 8L per acre.

Lot 14. Allotment 2, section 7, 1a. Upset price 8L per acre.

Lot 15. Allotment 3, section 7, 1a. Upset price 8L per acre.

Lot 16. Allotment 4, section 7, 2r. 8p. Upset price 8L per

Lot 17. Allotment 5, section 7, 2r. 8p. Upset price 8l. per

acre. Lot 18. Allotment 7, section 7, 1a. Upset price 8L per acre.

HAINES, COUNTY UNNAMED, PARISH OF NORTH BARNA-WARTHA.

Lot 19. Allotment 1, section 3, 3r. 24p. Upset price 8L per acre.
Lot 20. Allotment 2, section 3, 3r. 24p. Upset price 8L per acre.
Lot 21. Allotment 3, section 3, 3r. 24p. Upset price 8l. per Lot 22. Allotment 4, section 3, 3r. 24p. Upset price 8l. per

acre.

Lot 23. Allotment 5, section 3, 3r. 24p. Upset price 8l. per nore. Lot 24. Allotment 6, section 6, 3r. 24p. Upset price 8l. per

acre. Lot 25. Allotment 7, section 6, 3r. 24p. Upset price 8l. per acre.

CHILTERN, COUNTY UNNAMED, PARISH OF CHILTERN WEST. At the Black Dog Creek.

Lot 26. Allotment 9, section B, 2r. Upset price 2l. per acre.

CHILTERN, COUNTY UNNAMED, PARISH OF CHILTERN EAST.

In the township of Chiltern, in and off Conness street.

Lot 27. Allotment 3, section F, 2r. 6p. Upset price 20l. per tre. Valuation 15l. Lot 28. Allotment 9, section P, 32p. Upset price 50l. per acre.

aluation 1801. Lot 29. Allotment 8 A, section J, 5p. Upset price 251. per Lot 30. Allotment 11 A, section J, 24p. Upset price 25l. per

acre.
Lot 31. Allotment 17, section J, 5p. Upset price 25l. per acre.

DURHAM, COUNTY UNNAMED, PARISH OF CHILTERN WEST. In the township of Durham, within two miles north-east of the crossing of the Black Dog Creek, by the road from Rutherglen to Chiltern, at the Durham Lead.

Lot 32. Allotment 3, 25p. Upset price 201. per acre. Valua-

ot 33. Allotment 4, 1r. 8p. Upset price 201. per acre. Valuation 4001.

Lot 33. Allotment 4, ir. 8p. Upset price 8t. per acre.

Lot 34. Allotment 10, ir. Upset price 8t. per acre.

Lot 35. Allotment 12, ir. Upset price 8t. per acre.

Lot 37. Allotment 16, ir. Upset price 8t. per acre.

Lot 37. Allotment 16, ir. Upset price 8t. per acre.

Lot 39. Allotment 18, ir. Upset price 8t. per acre.

Lot 40. Allotment 19, ir. Upset price 8t. per acre.

Lot 40. Allotment 19, ir. Upset price 8t. per acre.

Lot 41. Allotment 20, ir. Upset price 8t. per acre.

Lot 42. Allotment 21, ir. Upset price 8t. per acre.

Lot 43. Allotment 23, ir. Upset price 8t. per acre.

Lot 44. Allotment 23, ir. Upset price 8t. per acre.

Lot 45. Allotment 25, ir. 9p. Upset price 8t. per acre.

Lot 46. Allotment 25, ir. 9p. Upset price 8t. per acre.

Lot 47. Allotment 26, ir. 8p. Upset price 20t. per acre.

Valuation 250t.

Lot 48. Allotment 27, 32p. Upset price 20t. per acre.

Valuation 250t. tion 101. Lot 49. Allotment 28, 32p. Upset price 201. per acre. Valuation 10%.

COUNTY UNNAMED, PARISH OF CHILTREN EAST.

Within one mile south of the township of Chiltern, and half a mile east of the Racecourse reserve.

Lot 50. Allotment 6, section M, 11a. Upset price 5l. per acre. Valuation 250%. Lot 51. Allotment 7, section M, 20a. 0r. 31p. Upset price 21.

SPECIAL LOTS.

COUNTY UNNAMED, PARISH OF CHILTERN.

At Mount Pleasant.
Lot 52. Allotment 29, 1a. 0r. 21p. Upset price 10l. per acre. Valuation 250l.

COUNTY UNNAMED, PARISH OF CHILTERN WEST.

At Mount Pleasant. Lot 53. Allotment 182, 3r. 212p. Upset price 10l. per acre.

Valuation 1. COUNTY UNNAMED, PARISH OF BARAMBOJIE.

About three miles from Chiltern, on the road to Beechworth. Lot 54. Allotment 2 A, 12a. 2r. 20p. Upset price 2l. 10s. per pre. Valuation 400l.

SUBURBAN LOTS.

COUNTY UNNAMED, PARISH OF CHILTERN,

West of the township boundary of Barnawartha, on the Indigo and Stockyard Creeks. Lot 55. Allotment 1, section 16, 18a. Upset price 11. 10s. per

Lot 56. Allotment 2, section 16, 14a. 2r. 7p. Upset price 11. 10s. per acre.
Lot 57. Allotment 3, section 16, 20a. Upset price 11. 10s. Lot 58. Allotment 4, section 16, 12a. 0r. 21p. Upset price 11.

10s. per acre. Lot 59. Allotment 5, section 16, 20a. Upset price 11. 10s. per acre. Lot 60. Allotment 6, section 16, 17a. 0r, 22p. Upset price 11.

10s. per acre. Lot 61. Allotment 7, section 16, 20a. Upset price 11. 10s.

Lot 62. Allotment 8, section 16, 19a. Upset price 1l. 10s. Lot 63. Allotment 9, section 16, 20a. Upset price 11. 10s.

per acre.
Lot 64, Allotment 10, section 16, 19a. Upset price 11, 10s.

per acre.
Lot 65. Allotment 11, section 16, 20a. Upset price 11. 10s. per acre. Lot 66. Allotment 12, section 16, 19a. Upset price 1l. 10s.

per acre. Lot 67. Allotment 13, section 16, 20a. Upset price 11. 10s. per acre.
Lot 68. Allotment 15, section 16, 20a. Upset price 11. 10s.

per acre.
Lot 69. Allotment 16, section 16, 19a. Upset price 11. 10s. per acre.

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                                                                                                                                                                                                                                                                        Lot 61. Allotment 15, section 82A, 1r. †p. Lot 62. Allotment 16, section 32A, 1r. †p. Lot 63. Allotment 17, section 32A, 1r. †p. Lot 64. Allotment 18, section 32A, 1r. †p. Lot 65. Allotment 19, section 32A, 1r. 2p. Lot 66. Allotment 20, section 32A, 30p.
        Lot 70. Allotment 1, section 17, 18a. Upset price 11. 10s.
 per acre.
Lot 71. Allotment 2, section 17, 16a. 0r. 3p. Upset price 12.
10s. per acre.
Lot 72. Allotment 3, section 17, 13a. 2r. Upset price 1l.
10s. per acre.
Lot 73. Allotment 4, section 17, 12a. 3r. 26p. Upset price 1l.
 10s. per acre.
Lot 74. Allotment 5, section 17, 10a. 3r. 8p. Upset price 11.
                                                                                                                                                                                                                                          Office of the Board of Land and Works,
10s. per acre.
Lot 75. Allotment 6, section 17, 10a. 1r. 39p.
Lot 76. Allotment 7, section 17, 13a. 3r. 11p.
                                                                                                                                                                                                                                                                                          Melbourne.
                                                                                                                                                                                                                                           SALE (No. 1855) OF CROWN LANDS IN FEE SIMPLE
                                                                                                                                                             J. M. GRANT,
                                                                                                                                                                                           President.
                                                                                                                                                                                                                                                                 AT KYNETON, ON 18TH SEPTEMBER, 1866.
 Office of the Board of Land and Works,
Melbourne.
                                                                                                                                                                                                                                           To be conducted by THOMAS COUCHMAN, 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 Treesday, the eighteenth day of September next, at the Court House, Kyneton, for the sale of Crown Lands in fee simple.

Such lauds will be offered in the lots hereinafter specified, at
 SALE (No. 1854) OF CROWN LANDS IN FEE SIMPLE
                      AT KYNETON, ON 17TH SEPTEMBER, 1866.
  To be conducted by THOMAS COUCHMAN, 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 Monday, the seventeenth day of September next, at the Court House, Kyneton, 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-half 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.
                                                                                                                                                                                                                                          the upset price affixed to each lot respectively, and will be sold in fee simple.

A deposit of one-half 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
                                                                                                                                                                                                                                                                                                                              TOWN LOTS.
                                                                                                                                                                                                                                           KYNETON, COUNTY OF DALHOUSIE, PARISHES OF LAUBISTON
                                                                                                                                                                                                                                                                                                                           AND KYNETON.
                                                                                                                                                                                                                                                          East of Mollison street, at the site of the Cattle Yards.
                                                                                                                                                                                                                                                                    Upset price, 201. per acre.

Lot 1. Allotment 1, section E, 39\frac{1}{2}p.
Lot 2. Allotment 2, section E, 36\frac{1}{2}-5p.
Lot 3. Allotment 3, section E, 36\frac{1}{2}-5p.
Lot 4. Allotment 4, section E, 1r. 16\frac{1}{2}p.
Lot 5. Allotment 6, section E, 1r. 16\frac{1}{2}p.
Lot 6. Allotment 6, section E, 1r. 16\frac{1}{2}p.
Lot 7. Allotment 6, section E, 1r. 16\frac{1}{2}p.
Lot 9. Allotment 9, section E, 1r. 16\frac{1}{2}p.
Lot 10. Allotment 10, section E, 1r. 16\frac{1}{2}p.
Lot 11. Allotment 11, section E, 1r. 16\frac{1}{2}p.
Lot 12. Allotment 13, section F, 1r. 2p.
Lot 13. Allotment 2, section F, 1r. 2p.
Lot 14. Allotment 3, section F, 1r. 2\frac{1}{2}p.
Lot 15. Allotment 4, section F, 1r. 16\frac{1}{2}p.
Lot 16. Allotment 5, section F, 1r. 16\frac{1}{2}p.
Lot 17. Allotment 6, section F, 1r. 16\frac{1}{2}p.
Lot 18. Allotment 7, section F, 1r. 16\frac{1}{2}p.
Lot 19. Allotment 9, section F, 1r. 16\frac{1}{2}p.
Lot 20. Allotment 10, section F, 1r. 16\frac{1}{2}p.
Lot 21. Allotment 10, section F, 1r. 16\frac{1}{2}p.
Lot 21. Allotment 10, section F, 36\frac{1}{2}-5p.
Lot 22. Allotment 10, section F, 36\frac{1}{2}-5p.
Lot 22. Allotment 10, section F, 39\frac{1}{2}p.

**m* the public gardens and Mollison street, on the section for for for the section for f
                                                                                                                                                                                                                                                                                                           Upset price, 201. per acre.
                                                                                     TOWN LOTS
KYNRTON, COUNTY OF DALHOUSIE, PARISHES OF LAURISTON AND KYNETON.
 Situated immediately west of Ebden street, between the Post
Office Creek and Beauchamp street.
                         Upset price 201. per acre for unimproved lots.
                                                                                                                                                                                                                                          Between the public gardens and Mollison street, on the Campaspe.
                                                                                                                                                                                                                                                                    Lot 23. Allotment 1, section I, 1r.
Lot 24. Allotment 2, section I, 1r.
Lot 25. Allotment 3, section I, 1r.
Lot 26. Allotment 4, section I, 1r.
Lot 27. Allotment 5, section I, 1r.
Lot 28. Allotment 6, section I, 1r.
                                                                                                                                                                                                                                                                    In Hutton, Jennings, Powlett, and Wedge str

Lot 29. Allotment 1, section 27, 1r. 2½p.

Lot 30. Allotment 2, section 27, 1r. 2p.

Lot 31. Allotment 3, section 27, 1r. ½p.

Lot 32. Allotment 4, section 27, 1r. ½p.

Lot 33. Allotment 5, section 27, 1r. ½p.

Lot 34. Allotment 6, section 27, 1r. ½p.

Lot 35. Allotment 7, section 27, 1r. ½p.

Lot 36. Allotment 8, section 27, 1r. ½p.

Lot 37. Allotment 9, section 27, 1r. ½p.

Lot 38. Allotment 10, section 27, 1r. ½p.

Lot 39. Allotment 11, section 27, 1r. ½p.

Lot 40. Allotment 12, section 27, 1r. 3-5p.

Lot 42. Allotment 13, section 27, 1r. 3-5p.

Lot 43. Allotment 16, section 27, 1r. 3-5p.

Lot 44. Allotment 16, section 27, 1r. 3-5p.

Lot 45. Allotment 16, section 27, 1r. 3-5p.

Lot 46. Allotment 18, section 27, 1r. 3-5p.

Lot 47. Allotment 18, section 27, 1r. 3-5p.

Lot 47. Allotment 19, section 27, 1r. 3-5p.

Lot 47. Allotment 19, section 27, 1r. 3-5p.

Lot 47. Allotment 20, section 27, 1r. 2-4-5p.

Lot 47. Allotment 20, section 27, 1r. 2-4-5p.
                                                                                                                                                                                                                                                                      In Hutton, Jennings, Powlett, and Wedge streets.
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Lot 46. Allotment 20, section K, 1r. 1 3-5p.

In Beauchamp, Mitchell, Wedge, and Jeffrey streets, south of Barkly square.

Lot 47. Allotment 1, section 32A, 1r. 3 3-5p.
Lot 49. Allotment 2, section 32A, 1r. 3 3-5p.
Lot 50. Allotment 3, section 32A, 1r.
Lot 51. Allotment 4, section 32A, 1r.
Lot 52. Allotment 6, section 32A, 1r.
Lot 53. Allotment 7, section 32A, 1r.
Lot 54. Allotment 7, section 32A, 1r.
Lot 55. Allotment 9, section 32A, 1r.
Lot 55. Allotment 9, section 32A, 1r. 3 3-5p.
Lot 56. Allotment 10, section 32A, 1r. 3 3-5p.
Lot 57. Allotment 11, section 32A, 1r. 2p.
Lot 58. Allotment 12, section 32A, 1r. 2p.
Lot 59. Allotment 13, section 32A, 1r. 4p.
Lot 60. Allotment 14, section 32A, 1r. 4p.

CARLSRUME COUNTY OF DALHOUSIE PARISH OF CARLSRUME. Upset price 8?. per acre.
Lot 49. Allotment 1, section 2, 2r.
Lot 50. Allotment 3, section 2, 2r.
Lot 51. Allotment 4, section 2, 2r.
Lot 52. Allotment 5, section 2, 2r.
Lot 53. Allotment 5, section 2, 2r.
Lot 54. Allotment 9, section 2, 2r.
Lot 54. Allotment 9, section 2, 2r. Lot 55. Allotment 10, section 2, 2r. SUBURBAN LOTS. COUNTY OF DALHOUSIB, PARISH OF LAURISTON.

Situated immediately west of the Kyneton Police reserve, and east of the Kyneton Racecourse reserve.

J. M. GRANT,

President.

Upset price 5*l.* per acre. Lot 56. Allotment 14, section 47, 1a. Lot 57. Allotment 15, section 47, 1a.

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Situated west of the main road from Kyneton to Castlemaine, about three miles from Kyneton, adjoining the land purchased Mr. G. W. Johnson.

Upset price 3l. per acre.

Lot 58. Allotment 209, 10a.
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J. M. GRANT

Office of the Board of Land and Works, Melbourne.

SALE (No. 1856) OF CROWN LANDS IN FEE SIMPLE AT WOOD'S POINT, ON 14TH SEPTEMBER, 1866.

To be conducted by G. J. RUMLEY, 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 holden at ELEVEN c'clock of Friday, the fourteenth day of September next, at the Court House, Wood's Point, 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.

in fee simple.

A deposit of one-half 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

TOWN LOTS. .WOOD'S POINT, COUNTY UNNAMED, PARISH OF GOULBURN. In the township of Wood's Point, on the River Goulburn.

Upset price 100L per acre.
Lot 1. Allotment 4, section 4, 262p. Improvements valued Lot 2. Allotment 10, section 9, 21p. Improvements valued

SPECIAL LOTS.

COUNTY UNNAMED, PARISH UNNAMED. On the Yarra Track, at Cumberland Creek.

Upset price 2l. 10s. per acre. Lot 3. Allotment C, 2a. 0r. 34p. Improvements valued at

At Scandinavian Hotel (Swede's).

Upset price 2l. 10s. per acre. Lot 4. Allotment D, 2a. Improvements valued at 300l.

At Perry's.

Upset price 2l. 10s. per acre.
Lot 5. Allotment A, la. 1r. 1 3-5p. Improvements valued at 400l.

Upset price 1*l.* per acre. Lot 6. Allotment B, 7a.

At Davis' Royal Mail.

Upset price 2l. 10s. per acre.
Lot 7. Allotment E, la. 0r. 21 2-5p. Improvements valued at 500l.

At the Traveller's Rest.

Upset price 22. 10s. per acre.
Lot S. Allotment B, la. 2r. 28p. Improvements valued at 7002.

Upset price, 1*l.* per acre. Lot 9. Allotment A, 10a. 2r. 18p.

At the Cars.

Upset price 2l. 10s. per acre.

Lot 10. Allotment 1a, 2a. Improvements valued at 300l.

J. M. GRANT,

President.

Office of the Board of Land and Works, Melbourne.

SALE (No. 1857) OF CROWN LANDS IN FEE SIMPLE AT YACKANDANDAH, ON 18TH SEPTEMBER, 1866.

To be conducted by HENRY MORRES, 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 eighteenth day of September nort, at the Court House, Yackandandah, 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-half 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.

SUBURBAN LOTS.

SUBURBAN LOTS.

COUNTY UNNAMED, PARISH OF YACKANDANDAH.

Immediately north of the township of Yackandandah; also within one mile north-west and north of the township on the Gap Flat Creek.

Upset price for unimproved lots 4l. per acre, for improved lots 6l. per acre.

Lot 1. Allotment 1, section A 14, 2a. 0r. 17p.

Lot 2. Allotment 2, section A 14, 1a. 2r.

Lot 3. Allotment 3, section A 14, 1a. 2r.

Lot 4. Allotment 4, section A 14, 2r. 2pp.

Lot 5. Allotment 5, section A 14, 2r. 2pp.

Lot 6. Allotment 6, section A 14, 1a. 0r. 37p.

Lot 7. Allotment 7, section A 14, 1a. 2r.

Lot 8. Allotment 1, section A 15, 1r. 33p.

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Lot 9. Allotment 2, section A 15, 1r, 18p.
Lot 10. Allotment 4, section A 15, 1r. 30p.
Lot 11. Allotment 6, section A 15, 2r. 7p.
Lot 12. Allotment 7, section A 15, 2r. 24p.
Lot 13. Allotment 8, section A 15, 2r. 20p.
Lot 14. Allotment 9, section A 15, 2a 0r. 3p.
Lot 15. Allotment 10, section A 15, 2a 0r. 3p.
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Lot 15. Allotment 10, section A 15, 2a. 0r. 3p.

Upset price for unimproved lots 11. per acre, for improved lots 2l. 10s. per acre, for improved lots 2l. 10s. per acre.

Lot 16. Allotment 1, section A 7, 11a. 0r. 36p.
Lot 17. Allotment 4, section A 7, 12a. 2r. 8p.
Lot 18. Allotment 6, section A 7, 13a. 2r. 17p.
Lot 19. Allotment 6, section A 7, 14a.
Lot 20. Allotment 1, section A 12, 20a. 1r.
Lot 21. Allotment 3, section A 12, 27a. 3r.
Lot 22. Allotment 4, section A 12, 22a. 3r.
Lot 23. Allotment 3, section A 13, 25a.
Lot 24. Allotment 3, section A 13, 18a. 2r.

COUNTRY LOTS.

COUNTY UNNAMED, PARISH OF YACKANDANDAH. Within two and a half miles east of the township of Yackan-dandah, within one mile south of Gap Flat Creek.

dandah, within one mile south of Gap Flat Creek.

Upset price for unimproved lots 1l. 19e racre, for improved lots 1l. 10s, per acre, for improved lots 1l. 10s, per acre, for improved lots 2l. 10s, per acre, for improved lots 2l. 10s, per acre, for improved lots 2l. 10s, per acre, for fine for foreign and for foreign and foreign

J. M. GRANT,

Office of the Board of Land and Works, Melbourne.

SALE (No. 1823) OF CROWN LANDS IN FEE SIMPLE AT HAMILTON, ON 20TH AUGUST, 1866.

WITH reference to the notification contained in the Government Gazette of 20th July last, relative to a sale of certain Crown Lands to be held at Hamilton on 20th August instant: Notice is hereby given that lots 25 and 31 have been withdrawn from sale withdrawn from sale.

J. M. GRANT, President of the Board of Land and Works.

Lands and Survey Office, Melbourne, 11th August, 1866.

SALE (No. 1832) OF CROWN LANDS IN FEE SIMPLE AT BALLARAT, ON 27TH AUGUST, 1866.

WITH reference to the notification contained in the Government Gazetle of 27th July last, relative to a sale of certain Crown Lands to be held at Ballarat, on 27th August instant: Notice is hereby given that lot 38 has been withdrawn from sale.

J. M. GRANT, President of the Board of Land and Works.

Lands and Survey Office, Melbourne, 11th August, 1866.

SALE (No. 1838) OF CROWN LANDS IN FEE SIMPLE AT MAJORCA, ON 3RD SEPTEMBER, 1866.

WITH reference to the notification contained in the Government Gazette of 31st July last, relative to a sale of certain Crown Lands to be held at Majorca, on 3rd September next: Notice is hereby given that lots 46 and 47 have been withdrawn from sele.

J. M. GRANT,

President of the Board of Land and Works.

Lands and Survey Office,

Melbourne, 11th August, 1866.

Courts.

DAYLESFORD.

HAWKERS' AND PEDLERS' LICENSING MEETING. HAWKERS AND PROLESS LICENSING MERTING.

NOTICE is hereby given, that a Special Meeting of the Justices of the Peace acting in and for the district of Hepburn will be held at the Police Court, Daylesford, on Tuesday, the 11th day of September next, at Ten o'clock in the forenoon, to take into consideration applications for Hawkers' and Pedlers' Licenses.

Applications must be filed with the undersigned on or before the fourth day of September next.

(By Order) CHAS. G. ROBERTSON, Clerk of Petty Sessions.

Court House, Daylesford, 10th August, 1866.

PALMERSTON. COUNTY COURT.

NOTICE is hereby given that a County Court will be held at Palmerston, on Thursday, the sixth day of September proximo, at the hour of Ten o'clock a.m.

' (By Order)

EDWARD KELSALL, Clerk of the Court.

Court House. Palmerston, 8th August, 1866.

SUPBEME COURT-CRIMINAL SESSIONS. MELBOURNE-Wednesday 15 August.

THE NEXT CIRCUIT COURTS (Pursuant to Order in Council of 11 December 1865.) ARABAT-0. BALLARAT-Tuesday 2 October. Вкиси wourн—Thursday 18 October. CASTLEMAINE-Tuesday 9 October. GRELONG-Tuesday 9 October. MARYBOROUGH-0. PORTLAND-Thursday 18 October. SANDHURST-Tuesday 2 October.

THE NEXT GENERAL SESSIONS.

(Pursuant to the Governor's Proclamations of 18 December 1865 and 8 January and 23 April 1866.)

ARARAT-Friday 7 September. A voca-Tuesday 23 October. Виксимовти-0. BELFAST-Friday 16 November. Bourks-At Melbourne-Monday 3 September. BUNINYONG AND BALLARAT-At Ballarat-Thursday 30 CASTLEMAINE-Wednesday 5 September. DAYLESFORD—Tuesday 21 August. DUNOLLY—Tuesday 13 November. ECHUCA-Saturday 27 October. GRANGE-At Hamilton-Wednesday 10 October. GRANT-At Geelong-Thursday 23 August. HEATHCOTE-Wednesday 31 October. INGLEWOOD-Thursday 1 November. Jamieson-Friday 23 November. KILMORE-Friday 2 November. KYNRTON-Monday 27 August, MARYBOROUGH-Tuesday 18 September. PALMERSTON-Thursday 6 September. PORTLAND-Monday 19 November. SALE-Monday 10 September. SANDHURST-Thursday 6 September. STAWELL-Tuesday 4 September. TALBOT-Tuesday 11 September. WARRNAMBOOL- Wednesday 14 November. Wood's Point-Tuesday 27 November.

ANHBUST-Wednesday 12 September. A RARAT-A VOCA-BACCHUS MARSH- Thursday 16 August. BALLAN-Wednesday 15 August. BALLARAT-Tuesday 25 September. BEAUFORT-BERCHWORTH-BRLFAST-BRNALLA-CAMPERDOWN-CARIBBROOK-Wednesday 5 September. CASTLEMAINE-CHILTREN-CLUNES-Friday 17 August. COLAC-CRESWICK-Dandenong-DAYLESFORD-Tuesday 21 August. DUNOLLY-Tuesday 28 August. ECHUCA-Friday 26 October. FRYERSTOWN-Thursday 30 August. GEELONG-GISBORNE-HAMILTON - Thursday 11 October, HRATHCOTK—Tuesday 30 October. Inglikwood—Friday 2 November. JAMIESON-

KILMORE-Thursday 1 November.

KYNRTON-Tuesday 28 August. MALDON-Friday 31 August. MARYBOROUGH-Friday 21 September. MELBOURNE-Monday 10 September. MORNINGTON-Morse's Crunk-PALMERSTON-PLEASANT CREEK- Thursday 13 September. PORTLAND-RUSHWORTH-Wednesday 12 September. RUTHERGGEN-SALE-Tuesday 11 September. SANDHURST-Tuesday 28 August. SMYTHESDALE-Thursday 16 August. ST. ARNAUD-PARADALE-Wednesday 29 August. TARNAGULLA-Thursday 30 August. WANGARATTA-WARRNAM BOOL-WOOD'S POINT-YACKANDANDAH-COURTS OF MINES.

Melbourne-Friday 16 November. ABARAT DISTRICT-

APPEAL COURT

Pleasant Creek - Saturday 15 September.

Fleasant Greek - Saturday 15 September.

BALLARAT DISTRICT
Ballarat - Tuesday 4 September.

Buninyong - Monday 5 November.

Crosswick - Wednesday 15 August.

Mount Blackwood - Wednesday 19 September.

Snythe's Creek - Thursday 16 August.

Steiglitz - Friday 19 October.

Beechworth— Beechworth— Chiltern— Jamieson— Morse's Creek→ Morse's Creek
OnteoRutherglen—
Sale—Tuesday 11 September.
Wood's Point—
Yackandandah—

Castlemaine District—
Castlemaine— Pryerstown—Thursdoy 30 August.
Hepburn (Daylestord)—Tuesday 21 August.
Kyneton—Tuesday 28 August.
Maldon—Friday 31 August.
St. Andraw's—St. August. St. Andrew's— Taradale—Wednesday 29 August.

MARYBOROUGH DISTRICT— Amherst—Thursday 13 September. Amuerse Indisag to opposite Avoca—
Carisbrook—Thursday 6 September.
Dunolly—Wedne day 29 August.
Inglewood—Friday 2 November.
Maryborough—Saturday 22 September. St. Arnaud— Tarnagulla—Thursday 30 August.

Tarbaguira—Interess of August.

SANDHURST DISTRICT—

Heathcote—Tuesday 30 October

Kilmore—Thursday 1 November.

Rushworth—Wednesday 12 September.

Sandhurst—Monday 20 August.

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. Residence for the Brigadier-Scheell (Specifications, &c., also at Court House, Stawell) Repairs to Police Quarters, Belfast. (Specifications, &c., also at Police Station, Belfast) ... 15th August. Cartage of Cast-iron Pipes at Williamstown ... 15th August. Cartage of Cast-fron Pipes at Williamstown ... 15th August.
Sub-Treasury, Talbot. (Plans, &c., also at the
Warden's Office, Talbot)... 22nd August.

Drainage Works from Swamp, near Emerald
Hill, to the Yarra 22nd August.

Repairs to Court House, Warrnambool. (Specifications, &c., also at the Court House, Warrnambool) 22nd August. nambool) 22nd August. New Insolvent Court Offices, Collins street ... 22nd August. W. M. K. VALE,

ROADS AND BRIDGES OFFICE, MELBOURNE.

TENDERS will be received until Twelve o'clock on Friday, 24th August, for

1. 24th August, for—
1. Additional clearing on road between Toongabbie and Stringer's Creek in the Gipps Land District.
2. Constructing bridge and other works at the River Howqua, on the Jamieson to Mansfield road; and
3. Constructing bridge with approaches over the River Jamieson, on the Wood's Point to Jamieson road.
Particulars may be learnt at the Roads and Bridges Office, Melbourne; at the Road Engineer's Office, Sale, in respect to No. 1; and at the Resident Warden's Office, Jamieson, in respect to Nos. 2 and 3.

The board will not necessarily accept any tender.
Tenders to be endorsed with the subject tendered for as, "Tender for"

W. M. K. VALE, Commissioner of Public Works.

FORAGE, MELBOURNE DISTRICT.

Tenders will be received until Noon on Wednesday, the 22nd instant, for the supply of Forage in such quantities as may be required at the Richmond Police Depôt, up to the 31st January, 1867.

The terms and conditions of contract will be those dated 28th November, 1865, and published in the Government Gazette of the 1st December, 1865.

Printed forms of tender may be obtained from the Secretary to the Tender Board, Melbourne, by whom also any information or explanation will be afforded to persons tendering.

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.

Security will be required to the extent of one-third o the estimated amount of the contract.

The price must be per ton for hay and straw, and per bushel of 40 lbs. for oats and 20 lbs. for 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. All tenders must be enclosed in a separate envelope, marked "Tender for ——" (as the case may be), and deposited in the box at the Stores and Transport Office. King street; or if sont by post, they must be addressed to the Chairman of the Tender Board, Melbourne.

The decision of the Government will be made known by

The decision of the Government will be made known by Gazette notice and by letter to accepted tenderers.

J. McCULLOCH.

Treasury, Melbourne, 14th August, 1866.

CONVEYANCE OF MAILS.

TENDERS will be received at this office until Noon on Wednesday, the 15th August, for the Conveyance of Mails, as undermentioned, from the 1st September to 31st December, 1806:—

SERVICES REQUIRED.

To and from Kyneton and Piper's Creek, three days a week. To and from Mount Blackwood and Barry's Reef, six days a

To and from Steiglitz and Stony Creek, six days a week, or three days a week, as may be required.

To and from Bairnsdale and Merrijig Creek, once a week.

WILLIAM TURNER, Deputy Postmaster General.

General Post Office, Melbourne, 26th July, 1866.

SUNDRIES.

TENDERS, endorsed "Tender for --," and addressed to the Chairman of the Tender Board, Stores and Transport Office, King street, will be received until Noon on the 22nd August, 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 the Office of Stores and Transport, Melbourne.

Lunatic Asylum.

150 pairs trousers, Sydney tweed, to sample
10 yards billiard cloth, best, 72 inches wide
12 spoon baskets, 16 x 10 x 6
24 bottles patent glue, Alcock's
12 iron wire, No. 14, fire-guards, to specification.
1 set tinsmith's tools, to specification
1 truck, to specification
Backgammon boards, dominoes, violin strings, and
cricket balls, bats, cues, &c., as per list.

J. McCULLOCH.

Treasury, Melbourne, 14th August, 1866.

Bolice Sales.

NEWSTEAD.

THE undermentioned confiscated goods, seized and confiscated under the Act No. 227, will be sold by auction at the Newstead Police Station, at Twelve noon, on Saturday, the 25th August, 1866:—

gust, 1800.— 14 bottles containing gin brandy.

Police Department, Chief Commissioner's Office,
Melbourne, 10th August, 1866.

THE GOVERNMENT GAZETTE.

Subscriptions.—The subscription on and after the 1st January, 1864, including Postage, will be at the rate of £2 per annum, or 10s. per quarter, payable in advance.

Subscribers will not in future receive the Acts of Parliament with the Gazette.

Subscriptions are required to terminate with the quarters ending March, June, September, or December; a less period than three months cannot be subscribed for.

ADVERTISEMENTS will be charged at the uniform rate of Sixpence per line throughout.

POSTAGE STAMPS cannot in any case be received in payment from any place at which Post Office Orders are issued, and under anvoircumstances are Subject to a DEDUCTION AT THE BATE OF ONE SHILLING IN THE POUND.

The GOYERNMENT GAZETTE is published on TUESDAY and FRIDAY in each week, and Notices for insertion must be received by the Government Printer on or before Ten o'clock of the day preceding the day of publication.

Single copies of the GOVERNMENT GAZETTE will be 1s. each. ** All payments are required in advance, and Letters and Remittances should be addressed to "The Government Printer, Melbourne."

December, 1863.

NOTICE.

MESSRS. GORDON AND GOTCH, of Great Collins street west, Melbourne, and 281, George street, Sydney, and Messrs. HEATH AND CORDELL, 18, Malop street west, Geelong, are appointed Agents to receive Advertisements and Subscriptions for the Government Gazette.

J. FERRES. Government Printer.

1st October, 1862.

Bribate Adbertigements.

SHIRE OF MARONG.

THE Council of the Shire of Marong has appointed

MICHAEL BURKE

to be a Manager of the Woodstock and Tarnagulla Farmers' Common, vice John Stonger Higgs resigned.

JAMES PARIS

Shire Office, Lockwood, 10th August, 1866.

No. 2345.

PATENT FOR AN INVENTION INTITULED "AN INVENTION FOR IMPROVEMENT IN PRODUCING BLOCKS FOR ILLUSTRATING NEWSPAPERS AND BOOKS."

THIS is to notify that George Collins Levey, of East Melbourne, gentleman, did, on the thirty-first day of July, 1866, deposit at the office of the Chief Secretary, in Melbourne, a specification, or instrument in writing, under his hand and seal, particularly describing and ascertaming the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said George Collins Lovey has given notice, in writing, at my chambers, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Monday, the tenth day of September next, at Eleven o'clock in the forenoon, at my chambers, to hear and consider the said application and all objections thereto; and I do hereby require all persons having an interest in opposing the grant of such letters patent, to leave, on or before the sixth day of September, at my chambers, in Melbourne, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

Given under my hand this eleventh day of August, A.D. 1866.

Given under my hand this eleventh day of August, A.D. 1866. GEO. HIGINBOTHAM, Attorney General.

Crown Law Offices, 192, Collins street east.

. .

No 2331

'REAL PROPERTY ACT.

No. 1081.

No. 1081.

AVID REES, of Wilson street, Prahran, in the county of Bourke, minister of the gospel, has applied to have brought under the provisions of the Real Property Act the land described at the foot hereof; and the Commissioner of Titles has appointed that upon the expiration of fourteen clear days from this advertisement in the Government Gazette, the Registrar General shall, unless he shall in the interval have received a caveat forbidding him to do so, proceed to bring such land under the provisions of the Act.

Dated the 10th day of August, 1866.

THE LAND BEFERRED TO.

A rectangular piece of land, part of portion 35, parish of Prahran, county of Bourke, 224 feet to Wilson street on the south, by 90 feet, and commencing 130 feet east of the west boundary of the portion; together with rights to use the roads on the south, north, and west sides of the said piece of land.

W. K. HUGHES,
Registrar of Titles,
Lately Assistant Registrar General,
Messrs. Wisewould and Gibbs,
16, Collins street west, solicitors for the applicant.
No. 2332

REAL PROPERTY ACT.

No. 1080.

JOSEPH WILSON, of Prahran, near the city of Melbourne, county of Bourke, settler, has applied to have brought under the provisions of the Real Property Act the land described at the foot hereof; and the Commissioner of Titles has appointed that upon the expiration of fourteen clear days from this advertisement in the Government Gazette, the Registrar General shall, unless he shall in the interval have received a careat forbidding him to do so, proceed to bring such land under the provisions of the Act.

Dated the 10th day of August, 1866.

THE LAND REFERRED TO.

A rectangular piece of land, part of portion 35, parish of Prabran, county of Bourke, 56 feet 6 inches to Chapel street on the west, and 112 feet to Wilson street on the south; together with a right of carriage-way over the road on the east of the said land.

W. K. HUGHES,
Registrar of Titles,
Lately Assistant Registrar General.
Messes. Wisewould and Gibbs,
16, Collins street west, solicitors for the applicant.
No. 2333

REAL PROPERTY ACT.

No. 1086.

DUNCAN GEORGE PITCHER, of Umballa, Punjaub, East Indies, licutenant in Her Majesty's 21st Regiment of Hussars, has applied to have brought under the provisions of the Real Property Act the land described at the foot hereof; and the Commissioner of Titles has appointed that upon the expiration of fourteen clear days from this advertisement in the Government Gazette, the Registrar General shall, unless he shall in the interval have received a careat forbidding him to do so, proceed to bring such land under the provisions of the Act.

Dated the 8th day of August, 1866.

THE LAND REFERRED TO.

Part of Crown portion 9 of section 13, parish of Moorpanyal, county of Grant: Commencing at the north-east corner of the portion, and bearing thence south 1 chain along a Government road, with a depth of 10 chains to a road.

W. K. HUGHES, Registrar of Titles, Late Assistant Registrar General. KLINGENDER, CHARSLEY, AND LIDDLE, Bank Place, Melbourne, solicitors for applicant.

CALIFORNIA SLUICING AND GOLD MINING COM-PANY (REGISTERED), WATSON'S HILL, BROWN'S DIGGINGS.

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Ecarsdale, 81st	July,	1866,			E. PA	RKE	R, Ma		eŕ.	No. 8

OLD IRONSTONE HILL GOLD MINING COMPANY (REGISTERED), TARADALE.

IN LIQUIDATION.

SCHEDULE of Distribution, Act 27 Victoria, No. 228.

Assets, viz.:—(Calls du	ie and	capital	l uncal	led		£968	0	0
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Green and Lee
Henricks, John
Hooppell, S. E.
Jackson, Thomas ...
Janson, John
Kuight, E. O., petitioning creditor
Do., cost of petition Do. Makinson, C. • Morgan, John Montgomery, John Sayers, William ... Stahl, Clans Tygmirh, James ... 7 2 4 12 12 7 8 5 8 4 ...

£313 18 2

WM. GEO. HART,
Official Agent for the Mining District of Castlemaine.
Daylesford, 10th August, 1866.

SCRAT-A-BIT AMALGAMATED GOLD MINING COMPANY (REGISTERED).

I THE undersigned Thos. G. P. Lee, hereby make application to register the Sorat-a-Bit Analgamated Gold Mining Company (registered), under the provisions of the Mining Companies Limited Liability Act 1864; 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 "Scrat-a-Bit Amalgamated Gold Mining Company (registered)."

2. The place of operations is at Deep Creek, near Stringer's Creek.

2. The place of operations is at Deep Oleca, and Creek.

3. The nominal capital of the company is Twenty thousand pounds, in two thousand shares of Ten pounds each.

4. The amount already paid up is Twelve thousand pounds, (value of claim and labor already expended).

5. The name of the manager is Thomas George Percy Lee.

6. The office of the company is at Stringer's Creek.

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

Names and Residences.

No. of Shares.

Namés and Residences.		No	of Shares.
Richard Read, Stringer's Creek			375
David Hughes, Stringer's Creek			375
Henry Vickery, Stringer's Creek			875
James Foghill, Stringer's Creek			250
William Loscombe, Stringer's Creek	•••		250
William Gairdner, Stringer's Creek	***		125
Anne Florance, Stringer's Creek		***	125
Ferdinand Duval, Stringer's Creek			125
Dated this 6th day of August, 1866.			
THO	S. G.	EO. P	LEE.

Manager. Witness to signature— J. D. LEESON.

No. 2336 In the Supreme Court.-Fi. Fa.

In the Supreme Court.—Fi. Fa.

THE BANK OF VICTORIA v. THE PARK LEAD GOLD MINING COMPANY, TARDALE (REGISTERED).

NOTICE is hereby given that the Sheriff for the Castlemaine Circuit District will cause to be sold on Friday, the 14th day of September next, at Martin's Hotel, Taradale, at Two o'clock afternoon, all the above-named defendant's right, title, and interest (if any) in and to the following allotments of land, being allotments 9 and 12 of section 11, in the parish of Elphinstone, in the county of Talbot, in the colony of Victoria, containing, in the whole, thirty-five acres, or thereabouts, be the same more or less, unless this execution be sconer satisfied.

JOHN T. T. HERON, Sheriff's Officer,

[SCHEDULE A.]

NOTICE OF APPLICATION FOR GOLD MINING LEASE.

Name in full of applicants, and style under which it is intended that the business shall be carried on.	Full address of each applicant.	Extent of ground applied for.	Minimum number of men to be employed when commencing operations, also sub- sequently 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.	Whether the boundaries of the land applied for will include any river, creek of permanent water, spring, or artificial reservoir.	General Remarks.
George Gray, Magnus Ramsay— On behalf of the the English and Scottish Quartz Mining Co.	Post Office, Taradale	16 acres. On and below the surface	(1.) For the first three months, ten men (2.) Subsequently, when in full work, thirty men	£9000. Horse and steam power	(1.) Locality: Barfold Ranges (2.) Term: 15 years (3.) Time of commencing operations: Immediately lease is granted	No .	Mine in full work but alteration in title to ground desired
Name of appl Date and pla	icants, with ad ce, Taradale, 24	dress, G th July	eorge Gray and Mag , 1866.	nus Ramsay, P	ost Office, Taradale.		No. 1783
Ref, and holding fi hereby agree and Limited Liability A Mining Company (a Mining Company (a Mining Company (a Mining Company (a Mining Company (a Mining Company (a Limited Liability declare that the fol and knowledge, tru 1. The name an Reef Gold Mining 2. The place of 0 3. The nominal oppounds, in twenty (a Mining Company (a) (a) (a) (b) (b) (b) (c) (c) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d	s in the Prossure fitths of the consent to registered). William Lai George Whi Archibald I Thomas Gil Thomas G	secting a shares ster this tyled the ddlaw, the saidlaw, christ. The hogg Reef G so f the hogg Reef G so haxwe compans to a this compans of On is Tent so for it is the hogg Reef G so haxwe compans of on it is the hogg Reef G so haxwe compans of a this so hogg Reef Reef Reef Reef Reef Reef Reef Re	ell's Keef, Inglewood, y is Twenty thousand pound each, housand pounds. Peach Hogg. Point, Sandhurst, the shareholders, an date, are as follows:	pounds, in 4. The a 5. The n 6. The n 6. The n 7. The n the numbe James	iominal capital of the four thousand shares of mount already paid up is anno of the manager is. The company is ames and several reside or of shares held by each Names and several reside of the company is ames and several reside of the company is ames and testdences. Claughton, Maryboroug Murray, Inglewood Anderson, Inglewood Anderson, Inglewood Anderson, Inglewood Anderson, Inglewood Walls, Inglewood Walls, Inglewood Total and the following the company is signature— Hoenblower. NEW SAINT GEOR Is and the following stater the following stater the following stater the following stater and the following stater and the following stater and style of the congestered." Is and the following stater the following stater and style of the company is a manes and several resider of shares held by each Names and several resider of shares held by each Names and Residences to Chamberlain, Brunsw.	One pound each is Tweive hundred fames Murray adjoining the claim cas of the sharel at this date, are a gh	m. holders, and s follow: No. of Shares. 500 583 561 500 950 250 606 500 250 4000 URRAY, Manager No. 2355 Company saint George ant Creek. Thousand ounds each two hundred stridge. artz Reefs. holders, and as follows: No. of Shares.
ROBERT B. FLE	TCHER.		No. 234 INING COMPAN	4. Rober George John Willia Rober	t Chamberlain, Brunswie Richard Rowe Vivian, William Ford, of Castlet M. Coubrough, of Maldo t. Amos. Dudley street	of Castlemaine maine n West Melhourne	28 14 14 14
fourths of the share agree to register	rsigned, being rs in the Real es in the above the company valued the Real	a major ity Rec compan ander t	rity in number of the if, and holding three y, hereby consent an he Limited Liabilit Quartz Gold Minin Shares.	Joseph Henry	t Amos, Dudley street, Ramsden, of Pleasant (Delbridge, of Pleasant of 1 Dawe, Pleasant Orock Christopher, Pleasant t is 7th day of August, H	reek Creek	14 14 14 14
James Claught James Murray James Andersc James Roff, In John Walls, Ir	, Inglewood on, Inglewood glewood	gh 	500 583 561 500 250	MAYNAI	DISSOLUTION OF	PARTNERSHI	No. 2330 P.

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Charles Fischer and Theodore Kawerau, as Soap Manufacturers, has this day been dissolved by mutual consent. All outstanding debts to be paid to Mr. Theod. Kawerau.

Ballarat, 3rd August, 1866.

CARL FISCHER, THEODORE KAWERAU.

No. 2842

Witness to the signatures of Carl Fischer and Theodore Kawerau—ALFRED J. ASHWIN.

James Claughton, Maryborough
James Murray, Inglewood
James Anderson, Inglewood
James Roff, Inglewood
John Walls, Inglewood
William Bishop, Inglewood - ...

\mathbf{R}^{oyal}	OAK GOLD TERED),	MINING COMPANY BLACK RIVER.	(REGIS-					
	BALANCE SHRET.							

Uncalled capital	 ASSET	ы. 	 	£4,240	0	0
By Unpaid calls Balance in hand	 		 	35 6	18 8	0
				£42	6	0
Unpaid accounts	 LYABILIT	ies 	 	£42	6	0

20th June, 1866

LACHLAN McLEAN, Manager

VICTORIA QUARTZ MINING AND CRUSHING COMPANY.

THE undersigned John Patterson Smith, hereby make application to register the Victoria Quartz Mining and Crushing Company, (registered), under the provisions of the Mining Companies Limited Liability Act 1864; and 1 do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, namely:

to the best of my belief and knowledge, true in every particular, namely:—

1. The name and style of the company is "The Victoria Quartz Mining and Crushing Company (registered)."

2. The place of operations is at White Horse Reef, near Amherst, in the colony of Victoria.

3. The nominal capital of the company is Ten thousand pounds, in two thousand shares of Five pounds each.

4. The amount already paid up is One thousand four hundred and fifteen pounds ten shillings.

5. The name of the manager is John Patterson Smith.

6. The office of the company is at the Town Hall, Amherst.

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

6. The office of the company is at the Town Hall, Amherst, 7. The names and several residences of the shareholders, and the number of shareh held by each at this date, are as follows:—
William De la Porte, Talbot, 15; Michael Wood, Amherst, 5; Alexander Conelly, Amherst, 11; Annie Hackett, Amherst, 5; Alexander Conelly, Amherst, 11; Annie Hackett, Amherst, 8; Charles Johnson, Amherst, 8; William Marshall, junior, Amherst, 8; Charles Johnson, Amherst, 8; William Marshall, junior, Amherst, 8; Henry Greenhill, Amherst, 2; Robert Trowt, Amherst, 8; Henry Greenhill, Amherst, 2; Robert Trowt, Amherst, 3; Androw Lindsey, junior, Adelaide Lead, 32; Peter Norman, Amherst, 7; Foredrick Browne Salmon, Amherst, 6; W. P. Barwick, Melbourne, 4; John Lockyer, Cockatao, 6; James Muston, Amherst, 5; Thomas Lilburn, Amherst, 6; W. P. Barwick, Melbourne, 4; John Lockyer, Cockatao, 6; James Douglas, Amherst, 9; John Fosterin, Amherst, 7; John Henry, Amherst, 7; Elizabeth Egan, Amherst, 2; Patrick Douglas, Amherst, 7; Elizabeth Egan, Amherst, 2; Patrick Douglas, Amherst, 16; Henry Ellis, Maiden Hills, 3; Thomas Dale Wrigley, Talbot, 2; James Boyd, Talbot, 3; Charles Edward Horsley, Melbourne, 10; Edward King, Melbourne, 17; James Schott, Melbourne, 10; Edward King, Melbourne, 17; James Schott, Melbourne, 18; Julius Siede, Melbourne, 17; James Schott, Melbourne, 18; Julius Siede, Melbourne, 19; James Schott, Melbourne, 18; Julius Siede, Melbourne, 19; James Schott, Melbourne, 18; Julius Siede, Melbourne, 19; James Schott, Melbourne, 19; James Ross, Talbot, 1; David Patience, Clunes, 2; John Smith, Amherst, 4; Richard Fisher, Amherst, 18; Saac Meadows, Amherst, 4; Richard Fisher, Amherst, 1; Robert Hackerby, Glendaruel, 5; John Frost Arnold, Majorca, 25; William Byers, Maryborough, 4; Moritz Cohn, Talbot, 5; John Shan, Amherst, 19; William Coulter, Melbourne, 16; Alexander C. Allan, Bengurra, 30; William Hackett, Amherst, 12; William Wood, Amherst, 5; William Feter Knight, Amherst, 12; Thomas Cayzer, Talbot, 2; Joseph Thaffe, Talbot,

J. P. SMITH, Manager.

Witness to signature— H. Robinson.

No. 2338

In the Supreme Court of the Fi. Fa. Colony of Victoria.

Between HENRY STEEL SHAW and ANOTHER, Plaintiffs,

JAMES URE RUSSELSHAW and ANOTHER, Plaintiffs, and and OTICE is hereby given, that the Sheriff of the colony of Victoria will cause to be sold by public auction, on Monday, the 17th day of September, 1866, all the right, title, and interest (if any) of abovenamed defendant in and to all that piece or parcel of land situate in the county of Bourke, in the

colony of Victoria, in the parish of South Melbourne, at Emerald Hill, part of allotment No. 9 of section No. 17, town of Melbourne South, commencing 41 feet 4 inches south from the north-east angle of said allotment, and having a frontage 44 feet 2 inches to Cecil street by a depth of 58 feet 6 inches, more or less; together with all houses, buildings, and erections thereon.

thereon.

The same will be sold at the Supreme Court Hotel, La Trobe street east, in the city of Melbourne.

Terms—Cash on the fall of the hammer.

This sale will take place at Two o'clock in the afternoon, unless this execution be previously satisfied.

ANTHONY BRADY,

No. 2341

Sheriff's Officer.

Empoundings.

A RARAT.—Impounded at the Ararat Shire Pound, on 1st August, 1866, by G. Thomson, Esq.—Trespass, 9d. per head. 2593. Red and white or strawberry cow, blotch brand like TS off ribs, slit near ear

2594. Dark red or brown and white cow, star on forehead, blotch brand like K off ribs
 2595. Dark red heifer (yearling), piece out off ear, blotch brand-

Dark red nester (yearing), piece out ou ear, blotch brand-off ribs

White and red heifer (yearling), no visible brand, progeny of No. 2593

Dark brown pony mare, W H near shoulder, a few white hairs on forehead, saddle marked, switch tail, shod on near fore and near hind foot
not claimed and expenses paid, to be sold on 5th Septem-

ber, 1866.

THOMAS GIBSON, Poundkeeper.

RABAT.—Impounded at the Ararat Shire Pound, by S. J.
Davidson, Esq., on 7th August, 1866.—Trespass 9d.

Bay horse, like D near shoulder, both hind feet and fetlocks white, shod all round, star on forehead, small scar off shoulder, long switch tail, piece of rope round neck

not daimed and array.

If not claimed and expenses paid, to be sold on 5th September, 1866.

THOMAS GIBSON, Poundkeeper.

BALLARAT.—Impounded at Ballarat Town Pound, 5th August, 1866, by Mr. Ivey.—Damages 5s.

1 light bav mare, switch tail, faint star, unshod, like DC off shoulder, lame on off hind leg

If not claimed and expenses paid, to be sold on 1st Septem-

ber, 1866. R. W. WILSON, Poundkeeper.

BEECHWORTH.—Impounded at Beechworth Borough Pound, 8th August, 1866.—Trespass 2s. each.
623. Roan mare, bay head, DM neur shoulder
636. Red bullock, R off rump, RR off ribs, both horns broken, poor condition, worker
If not claimed and expenses paid, to be sold on 5th September, 1866.

W. I. SHOEPPINGE

W. J. SHOEBRIDGE.

BRANXHOLME.—Impounded at Branxholme, 2nd August, 1866.

BRANXHOLME.—Impounded at Branxholme, 2nd August, 1866.

574. Bay horse, switch tail, ME over like z near shoulder 575. Dark bay colt foal, white streak on face, no visible brand. On 6th August.

576. Chesnut horse, blaze on face, near hind fetlock white, white off hind foot, blotch brand or scab near shoulder. If not claimed and expenses paid, to be sold on 5th September, 1866.

MALCOLM ROSS, Poundkeeper.

ARISBROOK.—Impounded at Carisbrook.—Trespass 1s. 6d.

each.
2718. Bay horse, star and snip, like M near shoulder, like I off shoulder

2714. Bay horse, star, saddle marked, near hind foot white, like f (tail of f to left) near shoulder, like SJ off shoulder.

2720. Bay or brown horse foal, star, hind feet white, no visible

brands
2721. Bay colt, hind feet white, star, no visible brands
2740. Red cow, hair clipped off rump, no visible brands
2741. Red steer. JR off ribs
2742. Red and white heifer, JR off ribs
If not claimed and expenses paid, to be sold on 5th September 122. ber, 1866.

FRED. GEO. HULL, Poundkeeper.

CLUNES.—Impounded at Clunes.

1 red and white heifer, small star forehead
1 strawberry heifer, no visible brands
30 goats, various ages, sexes, and colors
If not claimed and expenses paid, to be sold on 5th September, 1866.

GEORGE TAYLOR, Poundkeeper.

	ber, 1896. THOS. H. TAAFFE,	1
	brand off rump, like J and another letter The brands on the above cattle are unreadable. If not claimed and expenses paid, to be sold on 5th Septen	1-
	449. Red and white heifer, off ear slit, appears same brand 450. Yellow and white cow, top off off ear, stump tail, indisting brand off rump, like J and another letter The brands on the above cattle are unreadable.	
	Joined off ribs White heifer red spots off ear slit, appears same brand	Private Advertisements 1767
	446. Brindle and white heifer, appears to be brand off ribs 447. Red heifer, white spots, off ear slit, like JL or ML con	Country 1765
	aloro to shoulder	Land Sales 1762
	pass 6d. 445. Red cow, few white specks, off ear slit, like Q near rib	Title Deeds
	NEWSTEAD.—Impounded at Newstead Shire Pound, 8t August, 1866, by the Herdsman Sandon Common.—Tres	h Lands Reserved
	3/6 · Poundkeeper	Annointments 1755
	ber, 1866. R. WILSON,	Mining Leases, &c 1754
	239. Grey horse, TT off rump If not claimed and expenses paid, to be sold on 5th Septem	- Applications for Mining Leases 1742
	MURCHISON.—Impounded at Murchison, 9th August 1866, by Winter Brothers.—Trespass 1s.	
		Packets for Transmission by Post 1739 Outstanding Accounts 1740
	ber, 1866. JOSEPH HUTCHINSON, Poundkeeper	CONTENTS. PAGE.
	500. Strawberry cow or heifer, JD off ribs, 2 off shoulder 501. Yellow and white cow or heifer, JD off ribs, 2 off shoulder If not claimed and expenses paid, to be sold on 5th Septem	Total Itagaba, 1999.
	100 White gow cock horns Doff rump	J. FERRES,
•	MORANG.—Impounded at Morang, 9th August, 1866.	Aug. 13.—Hy. Fraser 1 0 0 Aug. 13.—B. O. P. Knapp 0 7 0
	HY. FRASER, 5/6 Poundkeeper.	Aug. 13.—Thos. Gibson 3 0 0
	If not claimed and expenses paid, to be sold on our septem-	Aug. 13—S. Mathews 1 0 0 Aug. 13.—Malem. Ross 1 0 0
	1 brown cow, nick in off ear, Floif rump 1 brindle steer, white snots, I reversed near rump	Aug. 13.—F. G. Hull 3 0 0
	l red cow, on ear marked, same brand l red cow, white on head and belly, same brand	undermentioned sums:— £ s. d.
	MOORABBIN.—Impounded at Moorabbin, 9th August, 1866.—Damages 6d. each. 1 red and white cow, stump tail, like JC or G off rump	THE GOVERNMENT PRINTER acknowledges the receipt of the
	JOHN FELSTEAD, Poundkeeper.	
ŀ		5/6 Poundkeeper.
ŧ	346. Light red yearling bull, white patch on forehead, white on belly, throat, and hind feet, slit near ear, no visible brand If not claimed and expenses paid, to be sold for 5th Septem-	If not claimed and expenses paid, to be sold on our september,
	muzzle, red roan on neck, spotted on other parts, on norm	1296. Red and white heifer, DD off ribs
_	MELBOURNE.—Impounded at Melbourne, 9th August, 1866, by Peter Brink for Dr. Mueller.—Trespass 6d. each. 45. Strawberry or white milch cow, with dark brown ears and	1295. Yellow cow, BT off ribs
	<u> </u>	V 1866. 1293. Yellow bullock, like JW over JHK near ribs
	S. MATHEWS, Poundkeeper.	WANGARATTA.—Impounded at Wangaratta, 4th August, 1866.
	If not claimed and expenses paid, to be sold on our soprom-	3/ Poundkeeper.
9	78. Bay horse, star, long tail, off hind foot white, broken hobbles, D near shoulder 79. Black mare, star, long tail, collar marked, no visible brands	If not claimed and expenses paid, to be sold on 5th September, 1866. DAN. MACKEY,
2	76. Bay horse, long tail, heavy shod, star, collar marked, white spots under saddle, H and a blotch letter off shoulder	1 1077 Day cold hind pasterns white 'I' near shoulder
	each.	SANDHURST.—Impounded at Sandhurst.
2	Managers.—Trespass ou. 75. Bay mare, long switch, lame in fore feet, IC near thigh In 8th August, 1866, by M. H. Baird, Esq., J.P.—Trespass 2s.	4/ Poundkeeper.
7	INTON.—Impounded at Linton, by T. Bayleys, for Managers.—Trespass 6d.	If not claimed and expenses paid, to be sold on 5th September, 1866. DONALD MUNRO,
4		street.
	A. MADIGAN,	PRAHRAN.—Impounded at Prahran Borough Pound, 8th August, 1866, by Constable Corrigan, wandering in a public
1	horn, no visible brands If not claimed and expenses paid, to be sold on 5th September,	
. j	1866.—Trespars 6d. each. 1412. Brownish strawberry steer, off ear marked, shell off off	ber, 1866. F. W. BUZAGLO, Poundkeeper.
-	ANCEFIELD.—Impounded at Lancefield, 8th August,	If not claimed and expenses paid, to be sold on 5th Septem-
3,	B. O. P. KNAPP, Poundkeeper.	On 8th August, by Mr. Fullarton.—Trespass 6s. 381. Red and white cow, white legs, belly, and tail, no visible brand
_3 8.0		
1	NOTICE. OROROIT CREEK.—The red cow impounded on 31st July has W on near side, W on near thigh, not R as well as well as the Sontomber 1866.	P by Mr. Barry.—Damages 20s. 380. Bay horse, black points, star and snip, near hind foot white,
	NOMEON	DENTRIDGE.—Impounded at Pentridge, 7th August, 1866, by Mr. Barry.—Damages 20s.

THOS. H. TAAFFE, Poundkeeper.

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