



VICTORIA GOVERNMENT GAZETTE.

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FRIDAY, AUGUST 17.

[1866.]

THE PARLIAMENT OF VICTORIA FURTHER PROROGUED.

PROCLAMATION

By His Excellency the Honorable SIR JOHN HENRY THOMAS MANNERS SUTTON, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over the Colony of Victoria, &c., &c., &c.

WHEREAS the Parliament of Victoria has been and now stands prorogued to Tuesday, the twenty-first day of August instant: And whereas it is expedient further to prorogue the same: Now therefore I, the Governor of Victoria, do by this my Proclamation further prorogue the said Parliament of Victoria from Tuesday, the twenty-first day of August instant, to Tuesday, the second day of October in the present year.

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

(L.S.)

J. H. T. MANNERS SUTTON.

By His Excellency's Command,

JAMES McCULLOCH,
Chief Secretary.

GOD SAVE THE QUEEN!

SECTIONS V. TO X. OF "THE POLICE OFFENCES STATUTE 1865" EXTENDED TO THE SHIRE OF ALBERTON.

PROCLAMATION

By His Excellency the Honorable SIR JOHN HENRY THOMAS MANNERS SUTTON, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over the Colony of Victoria, &c., &c., &c.

WHEREAS by an Act of the Parliament of Victoria, passed in the session held in the twenty-eighth year of Her Majesty's reign (No. 265), called *The Police Offences Statute 1865*, it is amongst other things enacted that the Governor in Council may by Proclamation in the *Government Gazette* extend all or any of the provisions contained in Part I. of the said Statute to any city, town, district, or place in Victoria, and may define the limits of any such city, town, district, or place, and vary and alter such limits, and may revoke any such Proclamation; and upon any such Proclamation the provisions so proclaimed shall extend to and be in force in such city, town, district, or place: Now therefore I, the Governor of Victoria, do, with the advice of the Executive Council, by this my Proclamation extend the provisions contained in sections V., VI., VII., VIII., IX., and X. of Part I. of the said Statute to

THE SHIRE OF ALBERTON.

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

(L.S.)

J. H. T. MANNERS SUTTON.

By His Excellency's Command,

JAMES McCULLOCH,
Chief Secretary.

GOD SAVE THE QUEEN!

No. 92.—AUGUST 17, 1866.—1.

REGULATIONS RELATING TO GOLD-MINING LEASES UNDER "THE MINING STATUTE 1865."*

At the Executive Council Chamber, Melbourne, the sixth day of August, 1866.

PRESENT:

His Excellency the Officer administering the Government in Council.

IN pursuance of the provisions of *The Mining Statute 1865*, and in exercise of the power conferred by the said Act, His Excellency the Officer administering the Government, with the advice of the Executive Council, has altered the Regulations made on the nineteenth day of March in the present year, relating to Gold-mining Leases in manner hereinafter set forth, that is to say:—

1. In the second clause of the Regulations, prescribing the time when the applicant shall advertise a notice, in the form of schedule A., for the words "seven days at least previously to the day of making his application," shall be read "six days at least previously to the day of making his application."

2. In the form of lease, schedule G., in the last-recited proviso, for the words "the term hereby granted shall thereupon cease, determine, and be void, anything herein contained to the contrary thereof notwithstanding," shall be read "the term hereby granted shall thenceforth cease, determine, and be absolutely void, both at law and in equity, anything herein contained to the contrary thereof notwithstanding."

And the Honorable John Macgregor, Her Majesty's Minister of Mines for Victoria, shall give the necessary directions herein accordingly.

J. H. KAY,
Clerk of the Executive Council.

* These Regulations, which appeared in page-1713 *ante*, are repeated in consequence of two typographical errors.

BALLARAT MINING DISTRICT.

BYE-LAW No. III. OF THE MINING BOARD FOR THE MINING DISTRICT OF BALLARAT.

AT a meeting of the mining board of the mining district of Ballarat, begun and holden at Ballarat, in the said district, on the fifth day of June, One thousand eight hundred and sixty-six, it is ordained by the said board as follows (that is to say):—

1. *Division of district.*—The divisions of the mining district of Ballarat contemplated by this bye-law shall be those now existing, or such other as the Governor in Council shall from time to time direct; and in the office of this board, at Ballarat, shall be deposited a plan of such district, showing correctly the limits and boundaries of the several divisions thereof, together with a full and accurate description of the limits and boundaries of such several divisions, and the plan and description aforesaid shall at all times, during office hours, be open for inspection by the public free of charge.

2. *Duties of mining officers.*—The officers who shall from time to time be by the Governor in Council appointed for the making registration of mining tenements within this mining district, or within any division thereof, shall be respectively the mining registrars referred to in this bye-law, and shall within the district or division for which they shall respectively be so appointed, perform and discharge by themselves, or by any assistant appointed by the Governor in Council, the several duties under this bye-law pertaining to their respective offices, within the division or district for which such officer or assistant shall be appointed, and any act, matter, or thing done by any assistant appointed as aforesaid, shall be deemed to have been done by the mining registrar. No mining registrar shall make registration of any claim or other mining tenement if every part of such claim or other mining tenement shall be without the boundaries of the division to which he shall have been appointed, but when any claim or other mining tenement shall embrace a portion of, or lie partly within any two or more divisions, it shall (except as provided in clause 67 hereof respecting water-rights) be lawful for the mining registrar of any one of the divisions in which a portion of such claim or other mining tenement shall lie, to make registration thereof; and any registration (except as provided in the clause hereof numbered 67) made by such registrar as aforesaid, shall be as valid and effectual as though the whole of such claim or other mining tenement lay within the division to which such registrar had been appointed, or as though the registration were made by each and every of the registrars of the several divisions in which such claim or other mining tenement shall be situated. Provided always that the registrar who shall make such registration, shall forthwith give notice thereof to each and every of the registrars of the divisions in which such claim or other mining tenement, or any portion thereof, shall be situated.

3. *Mining registrar's offices.*—Within the mining district of Ballarat, a proper office shall be provided for the safe custody of records relating to the titles to mining tenements throughout said district, and such office shall be styled the district mining registrar's office; and shall be under the charge and control of the district mining registrar; and within each of the divisions of said district, a proper office or offices shall be provided for the safe custody of the records relating to titles to mining tenements within each such division, and shall be under the charge and control of the mining registrar appointed to such division.

4. *Office hours.*—The several mining offices within the said district shall be kept open to the public from Ten o'clock a.m. till Three o'clock p.m. each day (Sundays and public holidays excepted), and such hours shall be notified to the public by a proper notice, placed in some conspicuous position on the outside of the office to which such notice relates, and the mining registrar shall, by himself or his assistant, be in attendance at the office under his charge during the hours so appointed and notified as aforesaid.

5. *Duties of district mining registrar.*—The district mining registrar shall compile from the returns to be forwarded to him, as hereinafter directed, a complete record of the titles to all mining tenements and interests therein throughout this district, and may, for the purposes of such compilation, at any time inspect any books and documents in the custody of the mining registrars of the several divisions, and make extracts and copies therefrom, and may for the purpose aforesaid require such registrars or any of them at any time to render him such information and assistance as shall be necessary in that behalf; and the district registrar shall, during office hours, permit any person to inspect the records in his custody, and if required so to do, the district registrar shall supply to any person demanding the same a copy or copies under his hand of any records in his office, on payment being made to him for such inspection or copies of the fees set forth in the schedule hereto numbered 1. The district mining registrar shall be responsible for the correct compilation and safe custody of the records in his office of titles to mining tenements within and throughout this district, and in the event of the registration of any mining tenement in the office of the mining registrar of any division being lost or destroyed, the district registrar shall forthwith supply to the registrar of such division a copy under his hand of the record in the district office of the registration so lost or destroyed.

6. *Duties of mining registrars.*—Each mining registrar or his assistant shall attend at his office daily, during office hours, and shall, by himself or his assistant, do and perform in respect of the mining tenements within the division to which he shall have been appointed all such acts, matters, and things as are by this bye-law required to be done and performed by a mining registrar. It shall be the duty of the mining registrar to receive applications for mining tenements; to enter in a proper book, to be by him kept for the purpose, a notice of such application, under the date and hour of the day on which such application shall be made; to give the applicant or applicants a certificate

in the form in the schedules hereto numbered respectively 2 and 16; to make registration in a proper book or books, to be by him kept for the purpose, of all mining tenements; to make transfers of mining tenements or interests therein; to register liens upon mining tenements or interests therein; to make transfers of such liens; to keep a record of claims and water-rights held in reserve; to furnish, when required, copies under his hand of any documents, or of any entry in any book in his custody; and within the first seven days of each month, to forward to the office of the district mining registrar a complete return, under his hand, of all registrations, transfers, liens, and reserves by him effected and made, and of all acts by him done, during the preceding month, affecting the title to mining tenements or interests therein within the division under his charge; and the mining registrar of each division shall be responsible for the correctness of the register of the mining tenements and interests therein within the division under his charge, and for the correctness of the returns to be made as aforesaid.

7. *Safe custody and disposal of registration books.*—All registration books, plans, and other documents relating to mining which shall be or come into the possession of a registrar by virtue of his office shall be at the disposal of the mining board of this district, and the registrar shall be responsible for the safe custody of all such books and documents until he shall have delivered up the same to the chairman or clerk of such board, and all such books and documents shall during office hours be open to inspection by the public.

8. *Fees, and payment of.*—The fees which shall and may be demanded and received by the mining registrars for or in respect of duties performed under this bye-law shall be such and such only as are prescribed in the schedule hereto numbered 1. Each registrar shall enter in a proper book to be by him kept for the purpose an account of all fees received by him, and shall apply or dispose of the fees so received by him in such manner as the Governor in Council shall from time to time direct. The fees hereby authorised shall be paid before or at the time of performing the duty in respect of which they shall be payable, and the registrar to whom such fees shall be payable shall be responsible for the collection of such fees.

9. *Definition of claims.*—A single claim shall be such a parcel of land as may by virtue of one miner's right be held for mining purposes under this bye-law, and a united claim shall be any number of such parcels of land as shall have been taken possession of conjointly, or any number of such parcels of land as shall have been amalgamated, and for the purpose of this bye-law claims shall be divided into two classes, namely, alluvial and quartz.

10. *Extent of alluvial claims.*—The extent of a single alluvial claim shall be determined by the depth of the lead below the surface of such claim, and for the purpose of determining the extent thereof the depth of the lead shall be ascertained or computed from the most reliable data obtainable, and the owner or owners of any claim or claims shall, during his or their ownership, and during the continuance of a miner's right or miners' rights sufficient to hold such claim or claims, be entitled to all the gold within such claim or claims, provided always that the extent of a claim shall not, after the boundaries thereof have been adjusted and registered, be varied by reason of the depth of the lead being subsequently found to be greater or less than was computed at the time of fixing the extent and boundaries of such claim or claims.

11. *Extent of alluvial claims and scale of depths.*—The extent of alluvial ground which one miner's right shall entitle the holder thereof to take possession of and occupy as a registered claim for the purpose of mining for gold shall be as follows:—Where the depth of sinking does not exceed fifty (50) feet, one-half (½) of an acre; where the depth of sinking exceeds fifty (50) feet and does not exceed one hundred (100) feet, one (1) acre; where the depth of sinking exceeds one hundred (100) feet and does not exceed one hundred and fifty (150) feet, two (2) acres; where the depth of sinking exceeds one hundred and fifty (150) feet and does not exceed two hundred (200) feet, five (5) acres; where the depth of sinking exceeds two hundred (200) feet and does not exceed three hundred (300) feet, nine (9) acres; where the depth of sinking exceeds three hundred (300) feet, thirteen (13) acres; and no greater quantity than thirteen (13) acres shall under any circumstances be held under one miner's right.

12. *Form of alluvial claims.*—An alluvial claim shall, where practicable, be in the form of a parallelogram, and the length shall in no case be greater than four (4) times the width.

13. *Extent of quartz claims.*—The extent of a quartz claim which may be held under one miner's right shall not exceed one hundred (100) feet along the course or assumed course of a quartz reef, by seven hundred and fifty (750) feet in width, and the owner or owners of any claim or claims shall, during his or their ownership, and during the continuance of a miner's right or miners' rights sufficient to hold such claim or claims, be entitled to all the gold within such claim or claims.

14. *Mode of taking possession of claims.*—Possession may by the holder or holders of sufficient miners' rights be taken of one or more claims, by fixing in the ground firmly at each corner of the claim, or at each corner of the area comprising two or more claims, a post projecting above the surface not less than three feet; and provided the person or persons shall, within forty-eight hours after taking possession, make application therefor, in the form in the schedule hereto numbered 3, to the mining registrar, and produce to the registrar sufficient miners' rights to hold such claim or claims, and thereafter proceed in the manner prescribed in the clauses of this bye-law, numbered respectively 15 and 16, to obtain survey and registration of such claim or claims, such possession shall be deemed a good, sufficient, and valid title to such claim or claims within the meaning of the Mining Statute 1865, except as against any person or persons previously and at the time in occupation of the whole or any

portion of the land comprised in the claim or claims so taken possession of until such claim or claims shall have been surveyed and registered, or until the mining registrar shall have refused, in accordance with this bye-law, to make registration thereof.

15. *Application for claims.*—The mining registrar may and shall receive application for any claim or claims which shall have been taken possession of in accordance with the clause hereof numbered 14, and every such application shall be registered by the mining registrar in a proper book to be by him kept for the purpose, under the date and hour upon which such application shall be made, and the registrar shall thereupon deliver to the applicant or applicants a certificate in the form of the schedule hereto numbered 2, and upon receipt of such certificate the applicant or applicants shall forthwith proceed in the manner prescribed in the clause hereof numbered 16, to obtain survey and registration of such claim or claims.

16. *Survey and registration of claims.*—Upon receipt of the certificate of application referred to in the clause hereof numbered 15, the applicant or applicants shall forthwith apply to the mining surveyor who shall by the Governor in Council have been appointed to the division in which the claim or claims shall be situated, for survey of the claim or claims referred to in such certificate, which shall be produced to the surveyor; and the applicant or applicants shall, within twenty-one days from the date of such certificate, obtain from such surveyor, and deliver to the mining registrar, a plan and description of the claim or claims aforesaid, showing accurately the nature, extent, and locality of such claim or claims; and in the case of alluvial claims the approximate depth of the lead, the lengths and bearings of the several boundary lines thereof, and the distance and bearing of some one of the angles of such claim or claims from some fixed point in the survey of some other claim or in some Government survey; and in the event of the claim or claims so applied for, or any portion thereof, infringing or encroaching, or appearing to infringe or encroach upon any other mining tenement, or in any way interfering with, or appearing to interfere with the rights of the owners of any other mining tenement, such encroachment or interference shall be shown upon the plan or stated clearly in the description aforesaid, and upon receipt by the registrar within the time appointed of the plan and description aforesaid, provided the applicant or applicants be the holder or holders of, and produce to the registrar, sufficient miners' rights, and there appear upon the face of such plan and description no objection to the registration of such claim or claims, such registrar shall post upon a proper notice-board, to be kept outside and in front of his office, a notice in the form of the schedule hereto numbered 4, stating that he intends, on a certain day to be named in such notice, not less than seven clear days from the date thereof, to make registration of such claim or claims; and unless he shall, before the day so fixed as aforesaid, receive from some competent court, or from some judge of such court, or from a warden, an injunction restraining him from making such registration, the registrar shall, after the full expiration of the time named in such notice, proceed forthwith to make registration of such claim or claims in a proper book or books, to be by him kept for that purpose, by entering therein full particulars of the nature, extent, position, and locality of the said claim or claims, the names in full of the applicants, and the numbers and dates of the several miners' rights under which such claim or claims shall be held, and by drawing or delineating upon the face of such register a sketch-copy of the plan which shall be delivered to him as aforesaid. But in case by the plan to be delivered to the registrar as aforesaid it shall appear that the claim or claims delineated thereon encroach upon or interfere with the rights of any person other than the applicants, or in case an injunction from a competent court, or from a judge of such court, or from a warden, shall be served upon him, directing him to refrain from making registration of such claim or claims, he shall refuse to make such registration until he shall receive a duly certified copy of an order directing or permitting him to make such registration, or legally discharging such injunction as aforesaid.

17. *Title not to be injured by neglect of officer.*—The title to any claim or other mining tenement shall not be damaged or vitiated by reason of the non-performance within the prescribed time of any act, matter, or thing required by this bye-law to be done by the applicant for such claim or other mining tenement, if such applicant can prove that the non-performance as aforesaid was caused by the neglect or default of any mining officer.

18. *Certificate of registration.*—As soon as the registration of any claim (single or united) or of any other mining tenement shall have been completed, the mining registrar shall issue to the person, or to the whole of the persons in whose favor such claim or other mining tenement shall have been registered, a certificate or certificates in the form in the schedule hereto numbered 5, and every such certificate shall describe fully and accurately the claim or other mining tenement to which it relates, and if there be in such claim or other mining tenement more than one share or interest, the number of the share or interest to which such certificate relates.

19. *Boundaries to be defined.*—As soon as the registration of any claim (single or united) shall have been completed, the owner or owners thereof shall define the boundaries by cutting at each angle of such claim a V trench, not less than twelve (12) inches deep, and not less than six (6) feet along each line, and erecting at each such angle a post not less than four (4) feet high; and it shall be the duty of the owner or owners of every such claim to maintain such trenches and posts during their possession of such claim.

20. *Claims may be amalgamated.*—Any number of single claims (provided they be adjacent) taken possession of conjointly may be registered and held as one united claim, or any number of single adjoining claims taken possession of separately may, by amalgamation, be united as one claim; provided always

that the owners of a united claim shall hold at least one miner's right in respect of every single claim comprised therein, or a consolidated miner's right sufficient to entitle them to hold such united claim.

21. *Mode of amalgamating claims.*—Upon the application of the holders of any number of adjoining claims, made in the form in the schedule hereto numbered 6 and signed by the persons interested therein, the mining registrar shall forthwith amalgamate such claims as one claim, and shall record such amalgamation upon the register relating to such claims, under the proper date, and shall issue to the holders of such claim a certificate in the form in the schedule hereto numbered 7.

22. *Detached claims may be amalgamated.*—Detached claims, any portion of which shall lie within an area of one square mile, may, provided the aggregate area of such claim do not exceed six hundred and fifty (650) acres, be amalgamated as one claim, and upon the application of the owners of such claims in the form in the schedule hereto numbered 6, signed by the persons interested therein, the registrar shall forthwith amalgamate such claims as one claim, and shall record such amalgamation upon the register relating to such claims, under the proper date, and shall issue to the holders of the claims so amalgamated a certificate in the form in the schedule hereto numbered 7; and, after such amalgamation, work in accordance with the provisions of the clause hereof numbered 24 done or performed upon any one of such claims shall, for the purpose of this bye-law, be deemed to be working the whole of such claims.

23. *Working claims, &c.*—Within fourteen days from and after the date upon which the registration of any claim shall have been completed, the owners of such claim shall *bond fide* proceed to work, and shall (unless such claim be held under protection-registration, as provided in the clause hereof numbered 24) continue to work upon such claim by themselves or their agents or servants according to the usual practice of efficient mining; and for the purpose of this bye-law efficient mining shall be the employment of such appliances and such a number of men as shall (taking into account all the circumstances of the mine) be necessary at the various stages of the work to explore and develop the mine with reasonable expedition: provided that in every and any case the minimum number of men employed shall be one man for and in respect of every eight or less single claims (and provided that in case of more than seventy-five single claims being united and held as one claim, a separate shaft, or such other works as would be necessary to thoroughly develop the mine, shall be constructed within and in respect of every seventy-five or fractional part of seventy-five single claims) comprised in such united claim.

24. *Claims may be held in reserve.*—When any person or company holding a claim (single or united) requires to suspend operations thereon for the purpose of procuring or repairing machinery, or when by reason of any influx of water, or any other sufficient cause, the works upon a claim are unavoidably suspended, such person or company, or some person duly authorised in his or their behalf, may make a statutory declaration in the form in the schedule hereto numbered 8, setting forth fully the reasons for desiring to suspend, or the cause of having suspended the works upon the claim, and shall deliver such declaration to the mining registrar; and the said registrar shall, upon the receipt of such declaration, register such claim to be held in reserve and unworked for any period not exceeding three months, and shall deliver to the person or company aforesaid a notice in the form in the schedule hereto numbered 9, stating that such claim is protected from forfeiture for a certain period to be named therein; and it shall be the duty of such person or company to cause such notice to be posted on some conspicuous part of the claim or claims to which it relates during the term of the protection; and at the expiration of such term such protection may be renewed for a further term of three months, the proceedings to be had in the case of renewal being in every respect similar to the proceedings to be had as aforesaid in obtaining protection in the first instance; and provided the causes or reasons assigned in such declaration be true and sufficient, any claim or claims which shall have been registered as aforesaid shall, during the time of such protection, be exempt from fine or forfeiture for non-performance of work.

25. *Events in which claims shall be forfeitable.*—Any claim (single or united) upon which work shall not be *bond fide* commenced within fourteen days after completion of the registration thereof, or any claim as aforesaid upon which work, having been commenced, shall (except as provided in the clause hereof numbered 24) be suspended for a space of fourteen days, or any claim as aforesaid which shall be held in reserve and unworked under protection-registration, if it shall appear to a court of competent jurisdiction that the reasons assigned in the declaration under which such protection-registration shall have been obtained were insufficient, or that the declaration was untrue, or any claim as aforesaid upon which the payment of money shall have been secured under lien and shall not have been made in the terms of such lien, shall, in any or either of the cases aforesaid, be forfeitable, and may by a competent court be declared forfeited: Provided always that such court may for the first offence inflict, by way of fine in lieu of forfeiture, a penalty not exceeding Fifty pounds.

26. *Events in which shares shall be forfeitable.*—The events upon which a share in a claim shall be forfeitable shall be as follows:—The non-performance by any shareholder of his proper share of work according to the rules or practice of the company holding or of his copartners in the claim; the non-payment by any shareholder of all lawful calls made upon his share or shares; the non-payment, at the specified time, of moneys secured upon any share or shares under lien, and in respect of shares which shall be forfeitable by reason of non-performance of work or non-payment of calls, the company or copartners, or some person duly authorised by the company or copartners, may enforce

forfeiture, and in respect of claims or shares forfeitable for non-payment of moneys secured under lien, the licensee may enforce forfeiture; and such company, copartners, person, or licensee, shall respectively have priority of right to be put into possession of such share or shares: Provided always that a competent court may, for the first offence, inflict, by way of fine in lieu of forfeiture, a penalty not exceeding Five pounds.

27. Possession of forfeited claim or share.—When under the clauses hereof numbered respectively 25 and 26, any claim or share shall be forfeitable, any person or persons being the holder or holders of sufficient miners' rights may (subject to any right of priority in any other person in certain cases provided) make application to the warden, or to the court of mines of the district, to be put into possession of such claim or share, and the person or persons who shall so first make application shall, subject as aforesaid, have a prior claim to be put in possession.

28. Registration for forfeited claim or share.—When, under the provisions of the *Mining Statute* 1865, an order shall be made directing that any certain person or persons shall be put into possession of a forfeited claim, share, or interest, such person or persons shall deliver to the mining registrar a certified copy of such order, which shall be by such registrar filed, and upon production of the miner's right or miners' rights of such person or persons, the registrar shall forthwith register him or them for the claim, share, or interest referred to in such order, in lieu of the person or persons who shall have forfeited the said claim, share, or interest.

29. Deserted and abandoned ground.—Ground which, having been occupied or held under miners' rights, shall have been unworked and unoccupied (except as provided in clause 24 hereof) for a period of two months, shall be deemed to be and shall be treated as ground absolutely deserted and abandoned, and may, by the holders of miners' rights, be taken possession of for mining purposes or for purposes in connection with mining, in the same manner as ground which had not previously been held or occupied under miners' rights.

30. Mining, &c., on reserves.—The lands which under the *Mining Statute* 1865, section 13, are exempted from occupation for mining purposes, or for residence and business under a miner's right or business license, that is to say, all Crown lands which shall be lawfully and *bond fide* used as a yard, garden, cultivated field, or orchard, or upon which any house, outhouse, shed, or other building, provided the same shall be in actual use and occupation, or any artificial dam or reservoir, shall be lawfully standing, may, notwithstanding such exemption, be occupied and held for mining purposes or for residence or business under a miner's right or business license, subject to the provisions generally of this bye-law and also to the special conditions following, that is to say, the condition upon which any lands which shall be lawfully and *bond fide* used as a yard, garden, cultivated field, or orchard, or upon which any house, outhouse, shed, or other building, or any artificial dam or reservoir, shall be lawfully standing, shall be mined upon or under, or be occupied for residence or business, shall be that compensation shall be paid to the owner for all damage done or caused by such mining or occupation; and should such owner and the person or persons doing or causing such damage disagree as to the amount of such compensation, the matter shall be referred to the arbitration of two indifferent persons, one of whom shall be appointed by the owner and one by the person or persons doing or causing such damage; and should such arbitrators fail to agree upon an award, they shall select a third person, and the decision of any two of such arbitrators shall be binding upon the parties.

31. Liens.—The holder or holders of any registered claim or other mining tenement, share, or interest, may grant a lien upon the same to any other person or persons as security for the due payment of any debt or liability, and upon production to the registrar of the transfer-ticket or certificate under which the intending lienor holds the claim or other mining tenement, share, or interest, intended to be made the subject of a lien, and of the miner's right of the intending licensee, and upon the execution of a lien-ticket by the lienor and licensee in the form prescribed in the schedule hereto numbered 10, duly attested, the registrar shall register a lien upon the aforesaid claim or other mining tenement, share, or interest, and after having made such registration the registrar shall issue to the licensee a duplicate of the lien-ticket as aforesaid, and shall inscribe on the transfer-ticket or certificate of the lienor the date and amount of the lien and the name of the licensee; and every such lien granted and duly registered as aforesaid shall be a specific charge upon the claim or other mining tenement or interest which shall have been so made the subject of such lien, until the debt or liability shall have been discharged in full, and shall take precedence according to the dates of their respective registrations by the registrar; and every transfer of any claim or other mining tenement, share, or interest, held under lien, shall be made subject to every registered lien thereon: Provided that upon the delivery to the registrar by the lienor of a certificate duly signed by the licensee, that the debt or liability for which such lien was held has been fully discharged, the registrar shall forthwith cancel such lien; and further provided that the registrar shall not register a lien upon any claim or other mining tenement, share, or interest, or transfer or release the same, without the consent of the lienor and licensee respectively.

32. Transfers.—The registered holder or holders of any claim or other mining tenement, share, or interest, or the registered holder of any lien upon any claim or other mining tenement, share, or interest, may, in the form in the schedule hereto numbered 11, assign or transfer such claim or other mining tenement, interest, or lien, or any portion thereof, or interest therein, to any other person or persons being the holder of a miner's right or miners' rights sufficient to hold such claim or other mining tenement, share, interest, or lien; provided that every such transfer shall be signed by the parties thereto in the

presence of some person or persons who shall attest the signatures to such transfer; and upon the completion of such transfer and delivery to the registrar of the certificate, transfer, or lien-ticket, and miner's right or miners' rights under which such claim or other mining tenement, share, interest, or lien shall have been held, the registrar shall record upon the register relating to the claim or other mining tenement, share, interest, or lien so transferred, the date on which such transfer shall have been made, and the name of the transferee, together with such other particulars relating to such transfer as to such registrar shall appear necessary, and shall issue to the transferee a duplicate of the transfer. The registrar shall retain and file the certificate, transfer, or lien-ticket delivered to him as aforesaid, and in the event of the transferor having transferred only a portion of the interest held by him under such certificate, transfer, or lien-ticket, the registrar shall issue to the transferor a certificate in the form in the schedule hereto numbered 12, describing accurately the interest retained by the said transferor: Provided always that if a sufficient number of miners' rights in force, or a sufficient consolidated miner's right in force, shall be held on behalf of the shareholders in respect of any claim or other mining tenement, the transferor or the transferee of any share, lien, or interest in such claim or other mining tenement, shall not for the purposes of transfer be required to produce any miner's right; and further provided that the miner's right or consolidated miner's right under which the claim or other mining tenement, share, interest, or lien had been held, may, with the consent of all the parties interested, be transferred with such claim or other mining tenement, share, interest, or lien, to the transferee; and if required so to do, the registrar shall endorse such transfer upon such miner's right or consolidated miner's right.

33. Executors, &c., may be registered.—The executors or administrators, or the assignee or assignees in insolvency, or the guardians in infancy, or the committee or guardians in lunacy, of any person or persons possessed of any claim or other mining tenement, share, or interest, or the purchaser or purchasers under an execution of any claim or other mining tenement, share, or interest, may be registered for or in respect of such claim or other mining tenement, share, or interest; and the mining registrar shall, on production of the order or authority under which such executors, administrators, assignee or assignees, guardians, committee, or purchaser or purchasers, as aforesaid, claim to be registered, and on the production of a miner's right or miners' rights sufficient to hold such claim or other mining tenement, share, or interest, register them or any of them named in such order or authority for and in respect of such claim or other mining tenement, share, or interest so possessed or purchased as aforesaid: Provided always, that if a sufficient number of miners' rights in force, or a sufficient consolidated miner's right in force, shall be held on behalf of the several shareholders in respect of any claim or other mining tenement, the transferor or the transferee of any share, lien, or interest in such claim or other mining tenement, shall not, for the purpose of transfer, be required to produce any miner's right.

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

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

36. Liabilities of holders of sleeping portions of shares.—In the event of the working portion of a share being forfeited, and no person taking possession of and working the same, the liability to work it shall fall upon the holder for the time being of the sleeping portion of such share which shall have been last transferred; and in default of the holder of such last transferred sleeping interest working such share and paying all liabilities due in respect thereof, he shall forfeit his interest therein; and in every such case the holder of the next last transferred sleeping portion of said share shall work or pay the expenses of

working the forfeited portion of such share and liabilities due in respect thereof, and such work or payment shall entitle the person making such payment or performing such work to be put into possession of the portions of the share so forfeited, and to be registered in respect of the same; and in the event of the holder of the next last transferred sleeping interest in such share failing to work such share, or make such payment, he also shall forfeit his interest, and so on in the like manner until the whole of the said share shall have been forfeited, or until the forfeited portion or portions shall be taken up and worked.

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

38. *Sleeping shareholders liable for calls.*—Should any person holding a sleeping interest and being a sleeping partner in any share, claim, or company, neglect to pay the portion of calls or other liabilities to which he is legally subject, either by special agreement or in any other way, and should the working shareholder or the company sustain any loss by such neglect, the sleeping shareholder shall, in addition to paying such calls, be liable to make good such loss within eight days after a notice has been served upon him, requiring him to pay to his copartner or copartners, to the secretary, or other officer of the company, named in such notice, the amount of the liabilities so incurred by him, and in case of his non-compliance with the terms of such notice, or in case he cannot after reasonable enquiry be found, so that such notice can be served upon him, if a copy thereof shall be left at his last known place of abode, and a copy thereof also posted, and kept posted for eight days consecutively upon the claim to which he shall belong, and a copy thereof be inserted in one at least of the local newspapers for eight days consecutively, and payment of such liabilities shall not have been made within said eight days, then in either of said cases the interest of said sleeping shareholder shall be forfeitable, and the working partner, or the company, or some person on behalf of the company, as the case may be, shall be entitled to be by a competent court put into possession of such sleeping interest. And the registrar of the division in which such forfeited interest shall be situated, shall register the said working partner or company in respect of the sleeping partner's interest in such claim, on production of a certified copy of the order of the court in that behalf.

39. *Abandonment of shares.*—Any person or persons holding a share or shares in a registered claim or other mining tenement, may abandon the same, provided that previous to such abandonment the said shareholder shall pay all liabilities due in respect of such share or shares, give to his partner or partners, and also to the registrar, a notice in writing of his intention, and shall publish four days consecutively, a copy of said notice in a daily newspaper, circulating in the district in which such claim or other mining tenement is situated; and the registrar, after having been satisfied that notice has been given in each of the ways aforesaid, shall forthwith cancel the registration by which such share has been held, and the said shareholder shall thereupon be released from all future liability in respect of such share: Provided always that such abandonment shall not be deemed or taken to interfere with, set aside, or cancel any debt, agreement, engagement, or contract which may at the date of such abandonment exist between the said shareholder and his copartner or copartners, or any debt or liability, the subject of a lien upon such share or shares.

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

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

42. *Auriferous earth or quartz may be stacked, &c.*—Any person or persons shall be at liberty to hold possession of any quartz, stone, or other substance containing gold, that may have been raised, stacked, or stored by him or them, or of which he or they may be the owner or owners: Provided that the same shall not have been stored on any ground occupied by any other person, and unless such quartz, stone, or other substance as aforesaid shall be stacked or stored upon a claim in the occupation of such person or persons, owner or owners, he or they shall give notice to the registrar of the division in which the same shall be stacked or stored, of his or their having stacked or stored such quartz, stone, or other substance, and the registrar shall thereupon register the title of the person or persons to such quartz, stone, or other substance; and such registration shall be made for any period not exceeding twelve calendar months, and the owner or owners shall cause a notice of such registration to be legibly written or painted on a board or metal plate which shall be posted and kept posted upon the stack or

store; and no person or persons shall remove any quartz, stone, or other substance stacked or stored, and registered in accordance with this section of this bye-law, without the consent of the registered owner or owners of the same; but should such owner neglect or fail to give notice and obtain registration as aforesaid, or otherwise fail to comply with the provisions of this section, or neglect or fail to remove the same within the period of twelve months as aforesaid, such quartz, stone, or other substance, unless stacked or stored upon a claim or claims in the possession of the owner or owners thereof, shall be deemed to be forfeited and abandoned, and may be taken possession of by any other person or persons who shall have lawfully taken possession of the ground upon which such quartz, stone, or other substance may have been stacked or stored.

43. *Rights of holders under previous bye-laws.*—Any person or company occupying any claim or claims under any mining regulations or bye-law in force previous to the passing of this bye-law, shall be at liberty, without relinquishing any rights or privileges which they may hold under such mining regulations, in so far as such rights or privileges relate to the area or tenure of such claims to take advantage of all and every of the privileges conferred by this bye-law: Provided that the rights of other persons shall not be thereby interfered with; and any person or company occupying or holding as aforesaid any claim or claims under separate miners' rights may, if they desire so to do, hold the same under such a consolidated miner's right as shall be sufficient under the provisions of this bye-law, to entitle the owners to hold the area of ground comprised in such claim or claims, and at the request of such person or company the mining registrar shall register such consolidated miner's right in lieu of the separate miner's right under which such claim or claims had been held.

44. *Width of ground for protection of roads, channels, &c.*—Persons taking possession of areas of ground for the purpose of making or using channels, roads, or tramways, in accordance with the provisions of clause 51 of this bye-law, shall be entitled to occupy, subject to the provisions of this bye-law for the protection of such channels, roads, or tramways respectively a width of ground not exceeding ten feet on each side of the centre of such channels, roads, or tramways; and no person shall mine upon or under, or otherwise interfere with such areas, without the consent of the owner or owners thereof.

45. *Machinery sites.*—The owner or owners of any claim or water-right may take possession of, and occupy as a site upon which to erect machinery, any extent of Crown land not exceeding five acres, and the mode of taking possession of and making application for and registration of such site shall be in every respect similar to the mode of taking possession of and making application for and registration of claims, as provided in the clauses hereof numbered respectively 14, 15, and 16; and after registration of a machinery site shall have been made as aforesaid, the boundaries thereof shall be defined, as is provided in the clause hereof numbered 19 in respect of claims.

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

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

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

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

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

51. *Races, &c., may be constructed through claims, &c.*—Any person or persons being the holder or holders, under a miner's right or miners' rights, or consolidated miner's right, of any mining tenement, may use, by way of an easement, any unoccupied Crown lands, and may, through or upon such Crown lands, make or construct such roads, tramways, tunnels, or drains, as shall be necessary for carrying on, or as shall aid in carrying on, the operations of such person or persons in the effectual working of such mining tenements, any person or persons shall be entitled to cut and construct a race, tail-race, or drain for mining purposes through any claim or claims held by any other person or persons, or under, over, or across any other race, tail-race, or drain: Provided always that such first-mentioned race, tail-race, or drain be cut, constructed, timbered, framed, and formed in such a manner as not to injure the claim, race, or drain through or across which it may be cut or constructed.

52. *Construction of Crossings, &c.*—Any person or persons cutting a race across roads or thoroughfares shall construct and keep in repair good, substantial, and suitable crossings over the

said race not less than twelve (12) feet in width, and shall also construct suitable approaches, not less than ten (10) feet in length, to and on each side of said crossings; and any person or persons opening up new roads or thoroughfares across any race shall construct and keep in repair suitable crossings as aforesaid over said race, and suitable approaches as aforesaid thereto: Provided that such last-mentioned roads, thoroughfares, and crossings shall not interfere with the security of the race.

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

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

55. *Shares in claims may be increased.*—Any company may, by a vote of the majority of the shareholders, increase the number of their shares, and the registrar, on receipt of an application in the form contained in the schedule hereto numbered 13, signed by a majority of the shareholders of any company, and on the production of the miners' rights, certificates, or transfer tickets, under which the company requiring registration under this clause hold their claim or other mining tenement, shall register such company for such increased number of shares, and shall furnish new certificates in the form contained in the schedule hereto numbered 5 to the company in lieu of the previous certificates, and shall retain and file the original certificates; and no registration under this clause shall interfere with, set aside, or curtail any right, title, or interest held by the company at the date of such registration, nor shall it affect the date of the first registration.

56. *Unregistered claims—Extent, possession, &c.*—Any person, being the holder of a miner's right, may take possession of and may hold as an unregistered claim an area of ground not exceeding 50 feet by 100 feet. Provided he shall, at the time of taking possession, define the boundaries thereof, by fixing firmly in the ground, at each corner of such claim, a post, which shall project above the surface not less than three feet, and cutting at each corner of such claim a V trench twelve inches deep, and shall, during his occupancy of such claim, keep the post so fixed as aforesaid, and any number of such claims so taken possession of may be amalgamated, and may, if held under sufficient miners' rights, during the continuance of such miners' rights, be held, occupied, and worked conjointly as one claim.

57. *Unregistered claims, forfeiture of.*—The title to any unregistered claim, or to any share therein, shall be deemed to be forfeited, within the meaning of the *Mining Statute 1865* and of this bye-law, if the owner or owners of such claim or share shall, during eight consecutive days (Sundays and public holidays excepted) neglect to work such claim or share.

RESIDENCE AREAS AND BUSINESS AREAS.

58. *Residence areas.*—Areas of ground occupied under and by virtue of a miner's right for the purposes of residence shall be called residence areas, and such areas may be registered.

59. *Possession registration, &c., of residence and business areas.*—The several provisions contained in clauses 14, 15, 16, and 32 of this bye-law regulating the taking possession, registration, and transfer of registered claims shall be held and taken to apply to registered residence and business areas so far as they can be so applied: Provided always that it shall not be necessary that any plan of a residence or business area shall be supplied to or made by the registrar; and the application for the area shall be in the form contained in the schedule hereto numbered 14; and the owner of a residence or business area shall, unless previously in occupation thereof, within fourteen days after the date of registration, take possession of and occupy said area for the purpose of residence or business, as the case may be.

60. *Business area.*—An area of ground occupied for the purpose of business, under a business license, shall be called a business area, and such area may be registered; but, as provided in the *Mining Statute 1865*, no business area shall be taken possession of or registered upon land situated within one quarter of a mile of any town, village, or hamlet, or of land in any township previously sold or advertised, or specified as about to be offered for sale.

61. *Form and extent of residence area.*—All residence areas shall, where practicable, be in the form of a parallelogram, and shall not exceed one quarter of an acre, and shall have a frontage to any road or street, except in the case of corner allotments, not exceeding eighty-two feet six inches; and no person shall hold more than one such area.

62. *Extent of business area.*—The area for business shall not exceed one quarter of an acre, and the frontage of such area shall in no case exceed eighty-two feet and six inches, and no one person shall hold more than one such area.

63. *Forfeiture of residence or business area.*—Any residence or business area which shall have been unoccupied for a period of six months shall be forfeited; and any person being the holder of a miner's right or business license, as the case may be, who shall have obtained from a competent court an order giving him possession of such residence or business area, shall be entitled to be registered as the owner thereof, and upon production to the mining registrar of the miner's right or business license, as the case may be, and the order, as aforesaid; the registrar shall forthwith register such person accordingly: Provided always that it shall be competent for the court before which application for possession shall be made to inflict, by way of fine in lieu of forfeiture, a penalty not exceeding Five pounds.

64. *Liens on residence or business area.*—Any residence or business area may be made the subject of a lien, and the provisions in the clauses of this bye-law numbered respectively 26, 31, and 32, relating to the granting, registration, and transfer of liens upon claims or shares, and the forfeiture of claims or shares, for nonpayment of the debt secured by lien upon such claims or shares, shall be held and taken to apply to residence and business areas.

WATER-RIGHTS.

65. *Water-rights.*—Any person or persons holding sufficient miners' rights may, subject to the provisions of this bye-law, cut, construct, and use races, dams, and reservoirs for mining purposes through and upon any Crown land, and may take or divert water from any spring, lake, pool, or stream situate on or flowing through or adjoining Crown lands, and use such water for mining for gold or for mining purposes and for his or their domestic purposes, and use, by way of easement, any unoccupied Crown lands, and the right to cut, construct, and use races, dams, and reservoirs, and to take and divert water as aforesaid, shall be termed or styled a water-right.

66. *Taking possession of water-rights.*—Any person or persons intending to divert and use water for mining purposes, and to cut or construct a race, dam, or reservoir, shall give notice in writing to the registrar or registrars of the division or divisions in which the source or sources from which the water is to be taken and in which the claim or claims to which the water is to be conveyed shall be severally situated, and every such notice shall be in the form contained in the schedule hereto numbered 15, and shall set forth the name or names of the river, creek, or other source from which the water is to be obtained, particularising with sufficient accuracy the point in such river, creek, or other source from whence the water is to be diverted, the quantity of water in sluice-heads required, the number of dams, if any, in which such water is to be stored, and their situation, the length of the race and its intended course, and every such notice shall also contain the name or names of the applicant or applicants and the number and date of each miner's right or consolidated miner's right; and the registrar or registrars shall on the receipt of such notice record it in the proper book, and copies of every such notice so delivered as aforesaid to the registrar or registrars shall be posted and kept posted for eight clear days consecutively by the applicant or applicants at the source or sources from which the water is intended to be obtained, and at intervals of not more than a quarter of a mile along the intended course of the race, and also upon the claim or claims to which the water is intended to be conveyed: And, provided the applicants shall forthwith proceed, in the manner prescribed, to obtain survey and registration thereof, the posting of such notices as aforesaid shall be deemed an occupation, of such water-dams and races and a sufficient title to the occupation thereof (except as against the holder or holders of a prior right or prior rights to such water-dams or races), until the applicant or applicants shall have been registered as the owner or owners of the same or until such registration shall have been properly refused, and at the expiration of the eight days aforesaid, if no objection shall have been lodged, the registrar of the division in which the water-right shall be wholly situated or of the division in which the claim to which the water is to be brought shall be situated, shall issue to the applicant or applicants a certificate in the form in the schedule hereto numbered 16, setting forth fully the nature, extent, and description of the right or privilege applied for, but if objection shall have been made to such application the registrar shall refuse to issue such certificate until the applicant or applicants shall have obtained from a competent court an order for possession in his or their favor.

67. *Survey and registration of water-rights.*—Upon receipt of the certificate of application referred to in the clause hereof numbered 66, the applicant or applicants shall forthwith apply to the mining surveyor for survey of the course of the race or races and of the sites for dams or reservoirs referred to in such certificate, which shall be produced to the surveyor, and the applicant or applicants shall, within fourteen days from the date of such certificate, obtain from such surveyor and deliver to the mining registrar of the division in which such water-right shall be wholly situated, or of the division in which the claim to which such water is to be conducted shall be situated, a plan and description of the race, dam, or reservoir aforesaid, showing accurately the nature, extent, and locality of the water-right, the source or sources from which the water shall be taken or diverted, the position and extent of the site or sites of any dams or reservoirs, the length and bearings of the course of the race, and in the event of the water-right so applied for, or any portion of it, encroaching upon or interfering with or appearing to encroach upon or interfere with the rights of the owners of any other water-right or of any claim or other mining tenement, such encroachment or interference, or apparent encroachment or interference, shall be shown upon the plan or stated clearly in the description aforesaid, and upon receipt by the registrar within the time appointed of the plan and description aforesaid (provided the applicant or applicants be a holder or holders of sufficient miners' rights in force or of a sufficient consolidated

miner's right in force, and there appear upon the face of such plan and description no objection to the registration of such water-right, such registrar shall post upon a proper notice-board, to be kept outside and in front of his office, a notice in the form in the schedule hereto numbered 17, stating that he intends, on a certain day to be named in such notice not less than seven clear days from the date thereof, to make registration of such water-right, and unless he shall before the day so fixed as aforesaid receive from some judge of a competent court or from a warden an injunction restraining him from making such registration, the registrar shall, after the full expiration of the time named in such notice, proceed forthwith to make registration of such water-right in a proper book or books to be by him kept for that purpose, by entering therein full particulars of the nature, extent, position, and locality of the said water-right, race, dam, or reservoir, the source or sources from which such water shall be taken or diverted, the quantity of water so taken calculated in sluice-heads as hereinafter provided, the order of priority of such right in relation to any other right of water from the same source or sources, the names in full of the applicants and the numbers and dates of the miners' rights or consolidated miner's right under which such water-right shall be held, and by drawing or delineating upon the face of such register a sketch-copy of the plan which shall be delivered to him as aforesaid, and shall issue to the person or persons so registered a certificate or certificates in the form in the schedule hereto numbered 5; but in case by the plan and description to be delivered to him as aforesaid it shall appear that the water-right delineated thereon or described therein encroaches upon or interferes with the rights of any persons other than the applicants, or in case an injunction from a judge of a competent court or from a warden shall be served upon him directing him to refrain from making registration of such water-right, he shall refuse to make such registration until he shall receive a duly certified copy of an order directing or permitting him to make such registration or legally discharging such injunction as aforesaid.

68. *Extension, &c., of races.*—Any person or persons finally registered for any water-right shall not be limited in the use thereof to the claim for which such right was originally registered, but may use the same for mining purposes upon any other claim: Provided always that when any such person or persons require to extend their race or watercourse beyond the point for which he or they were originally registered, they shall do so in accordance with the provisions of the clauses of this bye-law numbered respectively 66 and 67.

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

70. *Quantity of water allowed.*—The quantity of water to which any person or persons holding a miner's right or miners' rights shall be entitled shall be as follows:—For sluicing purposes, for every three men employed, one sluice-head; for puddling with horse power, for every horse-power employed one-half of a sluice head; for puddling with steam power, any quantity not exceeding two sluice heads; for pumping or crushing with water-wheel, any quantity not exceeding two sluice heads; for crushing purposes, for every stamp-head employed, one-eighth of a sluice-head; for steam-engine, in addition to the above quantities, such quantity as shall be *bona fide* required to supply such engine; for motive power, any quantity of water may be used as motive power for crushing, puddling, or other machinery when such water is not required for general mining or washing purposes.

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

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

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

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

75. *Water rights may be held in reserve.*—When any person or persons holding a water-right or water-rights shall not have a

sufficient supply of water to enable him or them to carry on mining operations efficiently, or when from any other good cause the person or persons is or are compelled to suspend operations, the registrar, on receiving a statutory declaration in the form contained in the schedule hereto numbered 8, made by the person or persons holding such right or rights, or by a secretary or other person duly authorised on his or their behalf, and setting forth the reasons for which protection is required, shall register such water-right or water-rights to be held in reserve and unworked, and shall issue to such person or persons or company, a notice in the form contained in the schedule hereto numbered 9, for permission to suspend mining operations in connection therewith, for any period not exceeding six months; and if the work be not resumed in connection with the water-right or water-rights registered as aforesaid, within fourteen days after the expiration of the period of such protection registration, such right or rights shall be forfeitable, and may be taken possession of by any other person or persons who shall have applied to and obtained from a competent court an order in that behalf, and such last-mentioned person or persons shall, on production of such order to the mining registrar, be registered as the owner or owners of the water-right so forfeited: Provided that such protection registration shall afford no protection to the parties adjoining the same, in any case where in the opinion of a competent court the same has been obtained through any material misrepresentation of facts.

76. *Penalty for breach of bye-laws.*—Under the provisions of the *Mining Statute 1865*, clause 237, it is provided that any person who shall infringe any lawful bye-law of any mining board shall, on conviction thereof before a competent court, forfeit and pay for every such offence a penalty not exceeding Ten pounds, and every such penalty shall be recovered in a summary way before a justice being also a warden.

77. *Interpretation clause.*—In the construction and for the purpose of this bye-law, the following terms shall, if not inconsistent with the context or subject matter, have the respective meanings hereby assigned to them, that is to say, the word "registrar" or the words "mining registrar" shall mean and be interpreted to mean the mining registrar appointed by the Governor in Council to act in and for the division in which any mining tenement, claim, share, or interest referred to shall be situated. The word "lead" shall mean, and be interpreted to mean any auriferous deposit or any alluvial deposit, earth, drift, or gutter containing or supposed to contain gold. The words "depth of sinkings" shall mean and be interpreted to mean the depth to which it shall be necessary to sink a shaft for the purpose of working or mining a lead or the depth below the surface at which the bed rock immediately under the lead shall be found or shall be known or be supposed to exist. The words "a sufficient miner's right" or the words "sufficient miners' rights" shall respectively mean and be interpreted to mean a miner's right or a consolidated miner's right or so many miners' rights as shall be equal to one miner's right for each single claim held thereunder. The words "mining tenement" shall mean and be interpreted to mean and include any parcel or parcels of Crown land held or occupied for the purpose of mining for gold, or any share or interest therein, or any water taken, diverted, stored, conserved, or used for the purpose or for or in connection with the pursuit or mining for gold, or any share or interest therein, or any race, drain, dam, or reservoir held, occupied, or used for the purpose of diverting, conducting, storing, or conserving water for the purpose or in connection with the pursuit of gold mining, or any share or interest therein, or any Crown land held, occupied, used, or enjoyed as a site for residence or business under a miner's right or business license, or for a dam, reservoir, or machinery, or for a road, tramway, channel, drain, water-course, or easement in connection with the claim or claims or water-right, or any share or interest therein. The words "tail-race" shall mean and be interpreted to mean a race cut in the earth for running off debris or tailings and for collecting the gold from such debris or tailings, and shall include as well as the race so much of the land on either side thereof as shall be necessary to protect such race. The words "holder of a miner's right," "holder or holders of a miner's right or miners' rights," "shareholder," "company," "applicant or applicants," or "person or persons" shall respectively mean and be interpreted to mean holder of a miner's right or his agent, holder or holders of a miner's right or miners' rights or his or their agent, shareholder or his agent, company or their agent, applicant or his agent, applicant or applicants or his or their agents, person or persons or his or their agents; and for the purpose of this bye-law any act done by an agent duly authorised in writing shall be deemed to have been done by the person or person or persons by whom or for whom the agent was authorised to act; and nothing therein contained shall be construed to interfere with, curtail, or set aside rights and privileges obtained previous to and enjoyed at the time of passing of this bye-law, in so far as such rights or privileges relate to the area, extent, or tenure of claims claims or other mining tenements, but any and every of such rights and privileges are hereby confirmed: Provided that any such claim or other mining tenement requiring, under the provisions of this bye-law, to be registered, which shall not have been previously registered, shall be registered within three calendar months after this bye-law shall have become law.

78. *Repealing clause.*—Twenty-one days after the date on which this bye-law having been certified by the Law Officers of the Crown shall have been published in the *Government Gazette*, and from and after the date on which this bye-law shall have the force of law throughout the mining district of Ballarat, as provided in the *Mining Statute 1865*, section 72, the following bye-laws, that is to say, the bye-law of this Mining Board of Ballarat, numbered 8, published in the *Government Gazette* on the 15th day of April, 1859; the bye-law of this Mining Board of Ballarat, numbered 16, published in the *Government Gazette* on the 14th day of November, 1862; and the bye-law of this Mining Board of Ballarat, numbered 14 (except the last clause

thereof, published in the *Government Gazette* on the 22nd day of May, 1862, shall be and the same are hereby repealed, always saving and excepting the rights of all persons obtained previous to and held at the time of this bye-law coming into operation, so far as such rights relate to the area and tenure of claims and other mining tenements.

SCHEDULE I.

	£	s.	d.
Registration of application for claim, &c. (under clauses 14, 45, and 66)—			
For any number of persons not exceeding (10) ten	0	2	6
For every ten (10) or less additional persons	0	2	6
Registration (under clauses 16, 28, 33, 36, 38, 45, and 67), per single claim or share	0	1	6
Registration of lien	0	2	0
Transfers, each	0	2	0
Certificates (under clause 32), each	0	1	0
Cancelling registration (under clause 39) per share	0	1	6
Registration of reserve (under clauses 24 and 75), per claim, &c.	0	3	0
Amalgamation, certificate of, each	0	2	6
Registration of quartz, &c., stacked	0	3	0
Re-registration (under clause 55), per single claim or share	0	1	6
Registration of application for, and registration of residence or business area	0	3	0
Registration of machinery area	0	2	6
Certified copy of registration, &c., &c., per folio of (60) sixty words	0	1	6
Attending court, per case or per day	1	1	0
Inspecting records, each inspection	0	1	0

Any duties which under this bye-law a mining registrar is required to perform, for which a fee is not herein prescribed, shall be by the registrar performed free of charge.

NOTE.—The *Mining Statute* 1865, section 237, provides that any person who shall infringe any lawful bye-law of any mining board shall, on conviction thereof before a competent court, forfeit and pay for every such offence a penalty not exceeding Ten pounds, and every such penalty shall be recovered in a summary way before a justice being also a warden.

SCHEDULE II.

(Referred to in Clauses 6, 15, 45, and 59.)

Part 1.—Alluvial or Quartz Claims.

This is to certify that the undermentioned person did this day of _____ at the hour of _____ o'clock m. make application for such a quantity of land at _____ as may, under the provisions of this bye-law, be held under miner's right as a claim, and did at the same time of making such application produce to me the miner's right hereunder set forth.

Given under my hand at _____ this day of _____ Mining Registrar.

Names. No. Date.

Part 2.—Machinery Areas.

This is to certify that the undermentioned person did this day of _____ at the hour of _____ o'clock m. make application for a machinery area containing _____ situated at _____ to be held and occupied in connection with _____

Given under my hand at _____ this day of _____ Mining Registrar.

Names. No. Date.

Part 3.—Certificate of Registration of Residence or Business Area.

This is to certify that I have this day at the hour of _____ o'clock m. registered _____ as the owner of a area situated at _____ and being allotment _____ of section _____ in the parish of _____ having a frontage of _____ feet to _____ street or road by a depth of _____ feet, and the said _____ is subject to the prior right (if any) of any other person the registered owner of the said area.

Given under my hand at _____ this day of _____ Mining Registrar.

Names. No. Date.

SCHEDULE III.

(Referred to in Clauses 14 and 45.)

Form of Application for Claims, &c.

We, the undersigned, hereby give notice to the mining registrar for the _____ division of the mining district of Ballarat, that we did on the _____ day of _____ at the hour of _____ o'clock m. take possession in accordance with the provisions of this bye-law of the mining board for the mining district of Ballarat numbered III, clause _____ of a situated _____ containing _____ or thereabouts, and we hereby make application to the said and request the said registrar to make registration thereof.

Dated at _____ this day of _____

Signatures. No. Date.

SCHEDULE IV.

(Referred to in Clause 16.)

Notice of intention to Register.

Notice is hereby given, that application has been made for a situated at _____ containing _____ acres _____ roods _____ perches, and that I shall on the _____ day of _____ make registration of such _____ unless prior to said date an

injunction from some judge of a competent court, or from a warden, shall have been served upon me restraining me from making such registration.

Dated at _____ this day of _____ Mining Registrar.

SCHEDULE V.

(Referred to in Clauses 18, 55, and 67.)

Certificate of Registration.

This is to certify that I have this day, at the hour of _____ o'clock _____ m., registered the name of _____ of _____ as the holder of a share numbered _____ situated at _____

Given under my hand at _____ this day of _____

Miner's Right. Mining Registrar.
No. Date.

SCHEDULE VI.

(Referred to in Clauses 21 and 22.)

Application for Amalgamation of Claims.

We, the undersigned, being the registered holders of the claims, numbered respectively _____ and _____ situated _____ hereby request the Mining Registrar of the _____ division of the Mining District of Ballarat to amalgamate the claims aforesaid as one claim, under the style of _____

Signatures. Miners' Rights. Number. Date.

SCHEDULE VII.

(Referred to in Clauses 21 and 22.)

Certificate of Amalgamation.

This is to certify that I have this day of _____ at the hour of _____ o'clock _____ m., amalgamated as one claim, under the style of _____ the under-mentioned claims, that is to say _____

Given under my hand at _____ this day of _____ Mining Registrar.

SCHEDULE VIII.

(Referred to in Clauses 24 and 75.)

Form of Declaration.

I _____ of _____ in the colony of Victoria that _____ do solemnly and sincerely declare

and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria, rendering persons making a false declaration punishable for wilful and corrupt perjury.

Declared before me at _____ this day of _____

SCHEDULE IX.

(Referred to in Clauses 24 and 75.)

Notice of Protection Registration.

Notice is hereby given that I have this day of _____ at the hour of _____ o'clock _____ m. registered the _____ numbered _____ situated at _____ and known as _____ under the provisions of the bye-law of the Mining Board of Ballarat, numbered _____ clause _____ and provided the reasons or causes assigned for holding the said _____ in reserve and unworked be good and sufficient, the owners of the said _____ are hereby protected for a period of _____ months from the date hereof from fine or forfeiture for nonperformance of work.

Dated at _____ this day of _____

Mining Registrar.

SCHEDULE X.

(Referred to in Clauses 31 and 64.)

Form of Lien Ticket.

I _____ of _____ do hereby grant to _____ of _____ a lien upon my share numbered _____ in a _____ numbered _____ situated _____ as security for the payment on or before the _____ day of _____ of the sum of £ _____ being the amount due and owing by me to the said _____ and until the sum aforesaid shall have been paid in full, I hereby engage and bind myself not to transfer or assign the said _____ or any portion thereof without the written consent of the said _____ and I the said _____ hereby accept the said lien upon the said _____ as security for the payment within the time specified of the aforesaid sum of £ _____ and upon such payment being made to me, I hereby engage and bind myself to release the said _____

Dated at _____ this day of _____ Miners' Rights. Number. Date.

Lienor

Witness—

The within lien was registered by me this _____ day of _____ at the hour of _____ o'clock _____ m.

Mining Registrar.

SCHEDULE XI.
(Referred to in Clauses 32, 41, 50.)
Form of Transfer.

I, _____ of _____ for valuable consideration, do hereby transfer to _____ of _____ my situated numbered _____ in _____ subject to all and singular the terms and conditions under which the said _____ has been held by me; and I, _____ do hereby accept of the said _____ subject to the terms and conditions aforesaid.

Dated at _____ this _____ day of _____ Miner's right. Number. Date.

Transferrer,
Transferree,
Witness—
The within transfer was registered by me this _____ day of _____ at the hour of _____ o'clock _____ m.

Mining Registrar.

SCHEDULE XII.
(Referred to in clause 32.)
Form of Certificate.

This is to certify that _____ of _____ is the holder of a _____ numbered _____ situated _____ in a _____ numbered _____ this _____ day of _____ Given under my hand at _____

Mining Registrar.

SCHEDULE XIII.
(Referred to in Clause 55.)
Application for Increase of Shares.

We, the undersigned, being a majority of the shareholders in the _____ Company, holding the _____ claim numbered _____ situated _____ hereby make application for an increase of the shares in said claim, from _____ to _____ and we hereby request the mining registrar of the _____ division of the mining district of Ballarat to make registration of such increase of shares, in accordance with the resolution of the said company, a copy of which is hereto annexed.

Dated at _____ this _____ day of _____ Signatures.

Witness to signatures—

SCHEDULE XIV.
(Referred to in Clause 59.)
Application for Residence and Business Areas.

I, the undersigned, have, this _____ day of _____ at _____ the hour of _____ o'clock _____ m., taken possession of a _____ area, situated at _____ and being allotment _____ of section _____ in the parish of _____ having a frontage of _____ feet to _____ street or road, by a depth of _____ feet; and I hereby make application to the mining registrar of the _____ division of the mining district of Ballarat for the area aforesaid.

Miner's right or business license. Signature.

Number. Date.

SCHEDULE XV.
(Referred to in Clause 66.)
Notice and Application for Water-Right.

We, the undersigned, hereby give notice that it is our intention to take and divert from _____ sluice heads of water and to cut a race for the purpose of leading such water to _____ and to construct _____ at _____ for the purpose of storing such water. The length of the race aforesaid will be _____ or thereabouts, and the course of the race will be _____ or thereabouts, and it is our intention to make application on the _____ day of _____ to the mining registrar for the _____ division of the mining district of Ballarat for registration of the water-right aforesaid.

Dated at _____ this _____ day of _____ Miner's right. Signatures. No. Date.

SCHEDULE XVI.
(Referred to in Clause 66.)
Certificate of Application for Water-Right.

This is to certify that the undermentioned persons did on the _____ day of _____ at the hour of _____ o'clock _____ m. notify to me their intention to take and divert _____ sluice heads of water from _____ and to cut a race for the purpose of leading such water to _____ and to construct _____ at _____ for the purpose of storing such water, and did at the same time produce to me the undermentioned miners' rights, and I have received no notice of objection thereto.

Given under my hand at _____ this _____ day of _____ Mining Registrar.

/ Names. Miners' rights. No. Date.

SCHEDULE XVII.
(Referred to in Clause 67.)
Notice of Intention to Register Water-Right.

Notice is hereby given that application has been made for a water-right, a plan and description of which may be seen in this

office, and unless an injunction from some judge of a competent court or from a warden, restraining me from making registration of such water-right, shall have been previously served upon me. I shall, on the _____ day of _____ make registration of such water-right.

Dated at _____ this _____ day of _____ Mining Registrar.

FREDK. C. DOWNES, Chairman.
JAMES EDDY,
EDWD. LITTELL,
ROBT. LAMB,
J. M. BICKETT,
I. WHEELDON,

} Members of the Board,

I hereby certify that the foregoing bye-law is not contrary to law.
GEO. HIGINBOTHAM,
Attorney-General.
Crown Law Offices, 13th 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,
LANCFIELD, and
MOYSTON (Campbell's Reef).

WILLIAM TURNER,
Deputy Postmaster General.
General Post Office,
Melbourne, 6th August, 1866.

GRANT FOR FENCING CEMETERIES.

NOTICE is hereby given that the distribution of the Vote for 1866, for fencing 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 September next.

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

W. M. K. VALE.

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

CROWN GRANTS AND LEASES.

THE following List of Crown Grants and Leases, lying at the undermentioned Receipt and Pay Offices, is published for general information.

E. S. SYMONDS,
Under Treasurer.

Treasury,
Melbourne 16th August, 1866.

AT THE RECEIPT AND PAY OFFICE, GRANT.

Cheshire, W. S.	Maloney, P.
Connolly, D.	Tensfield and Honul
Futcher, J.	Schier, F., and others
Hurley, A.	Walsh, F. C.
Jones, M. A.	Wells, A. G., and H. G.
Macarthy, T. G.	Herberte

AT THE RECEIPT AND PAY OFFICE, ST. ARNAUD.

Ellis Schofield, Stuartmill, section 1, allotment 6, 3a. 3r. 8p. parish of Boola Boloke.

AT THE RECEIPT AND PAY OFFICE, STAWELL.

<i>Crown Grant.</i>	E. L. Whitehead
Henry Fortington	T. Cartan
	A. T. Haultain
<i>Leases.</i>	E. L. Whitehead
E. J. Bennett, junior	G. Jennings
J. Murphy	J. Smith
F. S. Falkiner	J. Bell
A. B. Clemes	R. Robinson
W. H. Hill	R. W. Cook
T. Smith	P. O'Neill
E. Fitzgerald	P. O'Neill
J. Sweetman	T. Langard
T. Kelleher	J. Craig
T. Kelleher	I. McLean
J. Dunnet	E. T. Wilson
B. Gannon	F. Carter
J. G. Stewart	J. Moore
J. Cattlin	P. Darcy
J. Mitchell	D. Matheson
P. Aylwin	Esther Beggs
J. Cormick	M. Rowney
M. Welsh	John Tierney
F. Rea	Joseph Long
D. Spelley	Wm. Lang
J. Mitchell	Chas. McGee
J. Cattlin	Edward Taylor
A. Hewitson	Wm. Robertson
G. F. Scoullar	J. K. Fritchard
C. Hemphill	Alex. Stewart
F. Rea	John Townsend
C. Hemphill	J. R. Collins
R. L. Peirce	J. L. Hendrickson
R. Elliott	John Hill
J. Langlands	Patk. Honan
J. F. Richardson	M. Rowney
T. S. Cartan	James Stokes

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^o on 24 July, 1866.

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 ninety 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 the 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 chains, more or less, to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.N.832.)

BALLARAT WEST—Sites for Church of England purposes, *permanently reserved* by Order of 16th July, 1866 (being the sites temporarily reserved for those purposes by Order of 9th May, 1864).—Two roads twenty-two perches, county of Grenville, township of Ballarat, in the two portions hereinafter described, viz.:—One road 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 west one chain fifty links; and thence by allotment 9, bearing north two chains twenty-five links to the point of commencement. And one road 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 allotment 32, bearing south two chains; thence by York street, bearing west one chain fifty links; and thence by allotment 28, bearing north two chains to the point of commencement.—(66.M.7921.)

BEECHWORTH—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 8: Commencing at the north angle of the said allotment; bounded thence by allotment 20, bearing S. 50° 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.8062.)

CORANDERRK (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 boundary thereof bearing westerly forty chains to the north-west angle thereof; thence by the west boundary thereof bearing southerly twenty-seven chains, more or less; thence by a line bearing westerly seventeen chains, more or less, to the Yarra-yarra River; thence by that river bearing northerly to the junction of Coranderrk Creek aforesaid therewith; and thence by that creek bearing north-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 roads 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 roads 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 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 road; thence by that road bearing S. 28° E. four chains, more or less, to the north-eastern side of Eastern road aforesaid; and thence by that road bearing north-westerly to the point of commencement; as shown on the plan deposited 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.—Six acres, more or less, county of Talbot, township of Malmsbury: 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 west 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 northerly 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 south-easterly to the aforesaid river; and thence by that river bearing northerly to the point of commencement.—(66.M.8754.)

MAUDE—Site for Church of England purposes, *temporarily reserved* by Order of 16th July, 1866.—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 allotment 9, bearing S. 75° E. five chains; and thence by a road bearing S. 15° W. two chains to the point of commencement.—(66.N.8152.)

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-westerly in a concave curve of six chains, radius two chains, more or less; thence by a line bearing southerly nine chains fifty links to the north 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—Site for Presbyterian 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-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 bearing 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 southerly eight chains; 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 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 south-east angle of the site, the said angle being a point on the west side of Madeline street, bearing east six 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; thence by a line bearing northerly eleven chains fifty links, 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 to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(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 Presbyterian College reserve, being a point on the southern side of College crescent; 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, 1863, temporarily reserving allotments 2 and 3 of section 13, in parish of Jika-jika, at Carlton, for Police purposes, has been revoked by Order of 16th July, 1866.—(63.H.1775.)

MOORABBIN—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 south-easterly eighteen chains, more or less, to the point 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.)

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. 1° 30' E. one chain fourteen links; thence by lines bearing N. 89° 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 commencement.—(66.M.9003.)

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. 89° 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 commencement.—(66.M.9003.)

WARRNAMBOOL—Site for Stone Depot, temporarily reserved by Order of 16th July, 1866.—One acre and thirty-two perches, county 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, 13, and 14, bearing S. 68° E. four chains; thence by allotment 15, bearing S. 23° 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.)

WARRNAMBOOL—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. 45° 53' E. eight chains; and thence by a road bearing S. 54° 37' W. eight chains to the point of commencement.—(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 Castlemaine by the north side of Forest 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 60 links to the point of commencement.—(66.M.8861.)

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

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

EAGLEHAWK—Site for Public Baths, temporarily reserved by Order of 23rd July, 1866.—One acre, county unnamed, hamlet 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.)

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 unnamed, township of Sandhurst, being allotment 22 of section 6 B: Commencing at the west angle of the allotment; bounded thence by Rowan street, bearing 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.)

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 unnamed, township of Sandhurst, being part of section 89 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, bearing N. 36° 42' E. two chains fifty links; thence by a right-of-way bearing N. 53° 18' W. one chain; thence by a line bearing S. 36° 42' W. two chains 50 links; and thence by View place aforesaid, bearing S. 53° 18' E. one chain to the point of commencement.—(66.N.6083.)

WEDDERBURN—Site for Common School purposes, temporarily reserved by Order of 23rd July, 1866.—One acre, county unnamed, township of Wedderburn: Commencing at the east angle of the site, the said angle being the point of intersection of the north-western side of Chapel street, and the south-western side of Wilson street; bounded thence by Chapel street, bearing S. 54° 31' W. three chains sixteen links and a half; thence by lines bearing N. 36° 29' W. three chains sixteen links and a half, and N. 54° 31' E. three chains sixteen links and a half; and thence by Wilson street, bearing S. 35° 29' E. three chains sixteen links and a half to the point of commencement.—(65.K.3213.)

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 north 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 chains 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.6775.)

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 morass; 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-eight links, S. 75° 30' E. thirty-six 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 Office, Melbourne.—(66.M.8459.)

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 Avoa, 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. 69° 23' W. fifty links from the south-western angle of allotment 19; bounded thence by the said street bearing S. 69° 23' W. two chains fifty links; thence by a street bearing N. 20° 37' W. eight chains four links; thence by a street bearing N. 69° 23' E. two chains fifty links; and thence by a road bearing S. 20° 37' E. eight chains five links to the point of commencement.

Two roods one perch, being allotments 20 and 21 of section 32 aforesaid: 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' W. two chains eighty-nine links; thence by allotment 22 bearing N. 69° 23' E. one chain 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 angle of the portion, being a point on the right bank of the Avoa river; bearing south from the south-east angle of allotment 5 of section 30; bounded thence by a line bearing south to the south boundary of the township of Avoa; 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 Rutherford's Creek; thence by that creek bearing northerly to its junction with the Avoa 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.—(65.L.1537.)

BEALIBA—Site for Congregational Church purposes, temporarily reserved by Order of 30th July, 1866.—Three roods six-

teen 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° 38' E. two chains fifty links; thence by allotment 10, bearing S. 27° 22' W. three chains seventy-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.8899.)

METCALFE.—Site for Common School purposes, temporarily reserved by Order of 30th July, 1866.—Two acres, county of Dalhousie, 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 allotment 7 of section 6, by the eastern side of the road forming the eastern boundary of allotment 6 of the said section; bounded thence by the first-named road bearing east four chains seventy-one links; thence by a line bearing south four chains eighty-six links to the north boundary of the land leased by K. McLennan under the 42nd 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.L.7538.)

MOORPANYAL.—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 Harwon.—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. 56° 41' E. three chains forty-two links, N. 87° 21' E. six chains forty-seven links, S. 75° 44' E. six chains six links, N. 60° 50' 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. 84° 8' E. five chains four links, S. 83° 41' E. five chains forty-five links, S. 76° 17' E. ten chains fifty-two links, N. 79° 8' E. ten chains ninety-four links, and S. 81° 42' E. two chains fifty-five links, from the north angle of the Queenstown Cemetery 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 thirty-three links to the point of commencement. The bearings 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.9070.)

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 (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 lot 26 has been withdrawn from sale.

J. M. GRANT.

Lands and Survey Office,
Melbourne, 14th August, 1866.

**SALE (No. 1826) OF CROWN LANDS IN FEE SIMPLE
AT WARRNAMBOOL, 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 Warrnambool, on 20th August instant: Notice is hereby given that the whole of the said land has been withdrawn from sale.

J. M. GRANT,

President of the Board of Land and Works.
Lands and Survey Office,
Melbourne, 14th August, 1866.

**SALE (No. 1830) OF CROWN LANDS IN FEE SIMPLE
AT SALE, ON 24TH AUGUST, 1866.**

WITH reference to the notification contained in the *Government Gazette* of 24th July last, relative to a sale of certain Crown Lands to be held at Sale, on 24th August instant: Notice is hereby given that lots 19 to 24 inclusively, have been withdrawn from sale.

J. M. GRANT.

Lands and Survey Office,
Melbourne, 14th August, 1866.

**SALE (No. 1835) OF CROWN LANDS IN FEE SIMPLE
AT GRANT, ON 5TH 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 Grant, on 5th September next: Notice is hereby given that lots 24 and 25 have been withdrawn from sale.

J. M. GRANT.

Lands and Survey Office,
Melbourne, 14th August, 1866.

APPROACHING LAND SALES.

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

	No. of Gazette.
ARARAT—	
Monday 27 August	81
BALLARAT—	
Monday 27 August	81
Monday 3 September	84
Friday 7 September	86
Monday 10 September	86
Friday 14 September	89
BEALIBA—	
Friday 7 September	86
CAMPERDOWN—	
Tuesday 21 August	79
CASTLEMAINE—	
Friday 7 September	86
Monday 10 September	86
CHILTERN—	
Friday 14 September	89
GEELONG—	
Friday 24 August	80
Tuesday 28 August	81
Monday 10 September	87
Tuesday 11 September	87
GRANT—	
Wednesday 5 September	83
HAMILTON—	
Monday 20 August	79
HARROW—	
Thursday 13 September	87
KYNETON—	
Monday 17 September	89
Tuesday 18 September	89
LOUISVILLE—	
Friday 7 September	83
MAJORCA—	
Friday 31 August	83
Monday 3 September	83
MELBOURNE—	
Tuesday 21 August	76
Wednesday 22 August	79
Friday 24 August	80
Tuesday 28 August	80
Friday 31 August	83
Tuesday 4 September	83
SALE—	
Monday 20 August	79
Friday 24 August	80
SANDHURST—	
Tuesday 28 August	81
Friday 7 September	86
Monday 10 September	87
WARRNAMBOOL—	
Monday 20 August	79
WOOD'S POINT—	
Friday 14 September	89
YACKANDANDAH—	
Tuesday 18 September	89

Lands and Survey Office,
Melbourne.

**SALE (No. 1858) OF CROWN LANDS IN FEE SIMPLE
AT HAMILTON, ON 18TH SEPTEMBER, 1866.
To be conducted by W. SEWELL, 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 o'clock of Tuesday, the eighteenth day of September next, at the Court House, Hamilton, 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.

TOWN LOTS.

HAMILTON, COUNTY OF DUNDAS, PARISH OF NORTH HAMILTON.

In the township of Hamilton, adjoining the Hospital Reserve, also off Collins street, in Milton street.

Upset price 25*l.* per acre.

- Lot 1. Allotment 1, section 36, 1r. 21 8-10p.
- Lot 2. Allotment 2, section 36, 1r. 14 3-10p.
- Lot 3. Allotment 3, section 36, 1r. 19 8-10p.
- Lot 4. Allotment 4, section 36, 1r. 25 2-10p.
- Lot 5. Allotment 5, section 36, 1r. 10p.
- Lot 6. Allotment 6, section 36, 1r. 32p.
- Lot 7. Allotment 7, section 36, 1r. 32p.
- Lot 8. Allotment 8, section 36, 1r. 32p.
- Lot 9. Allotment 9, section 36, 1r. 32p.
- Lot 10. Allotment 10, section 36, 1r. 32p.
- Lot 11. Allotment 1, section 70, 1r. 13 7-10p.
- Lot 12. Allotment 2, section 70, 1r. 4 1-10p.
- Lot 13. Allotment 3, section 70, 1r. 4 1-10p.
- Lot 14. Allotment 4, section 70, 1r. 4 1-10p.
- Lot 15. Allotment 5, section 70, 1r. 4 1-10p.
- Lot 16. Allotment 6, section 70, 1r. 4 1-10p.
- Lot 17. Allotment 7, section 70, 1r. 4 1-10p.
- Lot 18. Allotment 8, section 70, 1r. 4 1-10p.
- Lot 19. Allotment 9, section 70, 1r. 3 5-10p.
- Lot 20. Allotment 10, section 70, 1r. 3 8-10p.
- Lot 21. Allotment 11, section 70, 1r. 3 8-10p.
- Lot 22. Allotment 12, section 70, 1r. 3 8-10p.
- Lot 23. Allotment 13, section 70, 1r. 3 8-10p.
- Lot 24. Allotment 14, section 70, 1r. 6 1-10p.
- Lot 25. Allotment 15, section 70, 1r. 9 4-10p.
- Lot 26. Allotment 16, section 70, 1r. 12 2-10p.
- Lot 27. Allotment 1, section 94, 1r. 23p.
- Lot 28. Allotment 2, section 94, 1r. 32 2-10p.
- Lot 29. Allotment 3, section 94, 2r. 4 8-10p.
- Lot 30. Allotment 4, section 94, 2r. 10 2-10p.
- Lot 31. Allotment 5, section 94, 2r.
- Lot 32. Allotment 6, section 94, 1r. 29 1-10p.
- Lot 33. Allotment 7, section 94, 1r. 25 7-10p.

SUBURBAN LOTS.

COUNTY OF NORMANBY, PARISH OF SOUTH HAMILTON.

On the road from Hamilton to Penhurst, adjoining Mr. C. W. Schurmann's purchased land.

Upset price 8*l.* per acre.

- Lot 34. Allotment 22, section C, 1a. 0r. 21p.
- Lot 35. Allotment 23, section C, 1a.
- Lot 36. Allotment 33, section C, 1a. 0r. 28p.
- Lot 37. Allotment 34, section C, 1a. 2r. 16p.

COUNTRY LOTS.

COUNTY OF NORMANBY, PARISH OF YULECART.

On the road from Portland to Hamilton, at the north-east corner of the Aarandooring pre-emptive section.

Upset price 3*l.* per acre.

- Lot 38. Allotment 8, section 33, 165a. 3r. 29p.

COUNTY OF NORMANBY, PARISH OF AUDLEY.

On the main road from Portland to Hamilton, at the site of the former holdings of Messrs. W. Challis, A. McPhee, and Raymond Read.

Upset price 2*l.* per acre.

- Lot 39. Allotment 2, section 11, 103a. 0r. 17p.
- Lot 40. Allotment 4, section 11, 85a. 3r. 24p.
- Lot 41. Allotment 3, section 12, 100a.

COUNTY OF NORMANBY, PARISH OF WEERANGOURT.

Situated on the eastern bank of the Condah Swamp, near the home stations of Knebsworth and Ardonaachie.

Upset price, 2*l.* per acre.

- Lot 42. Allotment 1A, section 3, 31a. 3r. 25p.
- Lot 43. Allotment D, section 3, 366a. 1r. 26p. Improvements valued at 50*l.*

COUNTY OF NORMANBY, PARISH OF ARDONACHIE.

Situated on the eastern bank of the Condah Swamp, adjoining the home station of Knebsworth.

Upset price 2*l.* per acre.

- Lot 44. Allotment 1, section 1, 124a. 3r. 16p. Improvements valued at 310*l.*
- Lot 45. Allotment A, section 1, 443a. 0r. 17p. Improvements valued at 430*l.*

J. M. GRANT,
President.

Office of the Board of Land and Works,
Melbourne.

**SALE (No. 1859) OF CROWN LANDS IN FEE SIMPLE
AT MELBOURNE, ON 18TH SEPTEMBER, 1866.
To be conducted by the 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 TWO o'clock of Tuesday, the eighteenth day of September next, at the Auction Rooms of Messrs. GEMMELL, McCAY, AND CO., Collins street west, Melbourne, 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.

TOWN LOTS.

EAST COLLINGWOOD, COUNTY OF BOURKE, PARISH OF JIKAJIKA.

Situated on the Heidelberg road, between the Gasworks and the Mayor's Park.

Upset price 150*l.* per acre.

- Lot 1. Allotment 6, section 3, 1r.
- Lot 2. Allotment 7, section 3, 27 6-10p.
- Lot 3. Allotment 13, section 3, 27 6-10p.
- Lot 4. Allotment 14, section 3, 1r.
- Lot 5. Allotment 3, section 4, 1r.
- Lot 6. Allotment 6, section 5, 1r. 27p.
- Lot 7. Allotment 9, section 5, 1r.
- Lot 8. Allotment 10, section 5, 1r.
- Lot 9. Allotment 7, section 6, 1r. 5 5-10p.
- Lot 10. Allotment 8, section 6, 35p.
- Lot 11. Allotment 11, section 6, 1r. 15p.
- Lot 12. Allotment 12, section 6, 1r. 12 7-10p.

DROMANA, COUNTY OF MORNINGTON, PARISH OF KANGERONG.

In the township of Dromana, at Arthur's Seat.

Upset price 8*l.* per acre.

- Lot 13. Allotment 2, section 16, 1r. 20p.
- Lot 14. Allotment 3, section 16, 1r. 20p.
- Lot 15. Allotment 4, section 16, 1r. 20p.
- Lot 16. Allotment 5, section 16, 1r. 20p.
- Lot 17. Allotment 6, section 16, 1r. 20p.
- Lot 18. Allotment 7, section 16, 1r. 20p.
- Lot 19. Allotment 8, section 16, 1r. 20p.
- Lot 20. Allotment 9, section 16, 1r. 20p.
- Lot 21. Allotment 10, section 16, 1r. 20p.
- Lot 22. Allotment 11, section 16, 1r. 23 4-5p.
- Lot 23. Allotment 12, section 16, 1r. 23 1-10p.

DARRAWEIT GUIM, COUNTY OF BOURKE, PARISH OF DARRAWEIT GUIM.

At the junction of Boyd's Creek, with the Saltwater River, seven miles south of Kilmore.

Upset price 8*l.* per acre.

- Lot 24. Allotment 3, section 1, 1r. 39p.
- Lot 25. Allotment 4, section 1, 2r. 32p.

TYABB, COUNTY OF MORNINGTON, PARISH OF TYABB.

In the township of Tyabb, on Western Port Bay.

Upset price 8*l.* per acre.

- Lot 26. Allotment 4, section 8, 2r.
- Lot 27. Allotment 5, section 8, 2r.
- Lot 28. Allotment 6, section 8, 2r.
- Lot 29. Allotment 7, section 8, 2r.
- Lot 30. Allotment 8, section 8, 2r.
- Lot 31. Allotment 9, section 8, 2r.
- Lot 32. Allotment 10, section 8, 2r.

WALLAN-WALLAN, COUNTY OF BOURKE, PARISH OF WALLAN-WALLAN.

In the township of Wallan-wallan, on the Main Sydney road.

Upset price 8*l.* per acre.

- Lot 33. Allotment 11, section 24, 2r.
- Lot 34. Allotment 12, section 24, 2r.

MADDINGLEY, COUNTY OF GRANT, PARISH OF PARWAN.

In the township of Maddingley, on the River Werribee, at the site of the Court House.

Upset price 4*l.* per acre.

- Lot 35. Allotment 2, 2a. 1r. Improvements valued at 100*l.*

COUNTRY LOTS.

COUNTY OF EVELYN, PARISH OF KINGLAKE.

On the road from Whittlesea to Yea, at Tommy's Hut.

Upset price 1*l.* per acre.

- Lot 36. Allotment 11A, 51a. 3r. 12p. Improvements valued at 1*l.*
- Lot 37. Allotment 11B, 51a. 3r. 12p. Improvements valued at 1*l.*

COUNTY OF MORNINGTON, PARISH OF NEPEAN.

Within a mile south of the township of Rye, on Port Phillip Bay.

Upset price 1*l.* 5s. per acre.

- Lot 38. Allotment 22, 169a. 1r. 33p. Improvements valued at 90*l.*

J. M. GRANT,
President.

Office of the Board of Land and Works,
Melbourne.

**SALE (No. 1860) OF CROWN LANDS IN FEE SIMPLE
AT SANDHURST, ON 17TH SEPTEMBER, 1866.**

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

IN pursuance of the fortieth section of *The Land Act 1862*, the Board of Land and Works hereby give notice that a public auction will be held at ELEVEN o'clock of Monday, the seventeenth day of September next, at the Auction Rooms of Mr. H. Marks, Sandhurst, for the sale of Crown Lands in fee simple.

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

A deposit of one-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.

TOWN LOTS.

COUNTY UNNAMED, PARISH OF NERRING.

In the borough of Eaglehawk, in the Myer's Flat road.

Lot 1. Allotment 30, section A, 1r. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 2. Allotment 37, section A, 1r. Upset price 16l. per acre.

Off Myer's Flat road.

Lot 3. Allotment 180, section A, 1r. Upset price 16l. per acre.

Lot 4. Allotment 181, section A, 1r. Upset price 16l. per acre. One month allowed to remove improvements.

In Lester street.

Lot 5. Allotment 105, section A, 1r. 18 7-10p. Upset price 50l. per acre. Valuation 100l.

Lot 6. Allotment 109, section A, 1r. 3 2-10p. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 7. Allotment 138, section A, 39 1-10p. Upset price 16l. per acre.

Lot 8. Allotment 169, section A, 1r. Upset price 50l. per acre. Valuation 20l.

Lot 9. Allotment 173, section A, 21p. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 10. Allotment 174, section A, 1r. 5p. Upset price 16l. per acre.

Lot 11. Allotment 116, section A, 1r. 10p. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 12. Allotment 156, section A, 1r. 12 6-10p. Upset price 50l. per acre. Valuation 50l.

In Mouatt street.

Lot 13. Allotment 3, section 3 B, 1r. Upset price 50l. per acre. Valuation 95l.

In Hodgson street.

Lot 14. Allotment 1, section 6 B, 2r. 25 4-10p. Upset price 50l. per acre. Valuation 200l.

In Sailor's Gully road.

Lot 15. Allotment 6, section 11 B, 36 8-10p. Upset price 16l. per acre.

Lot 16. Allotment 1, section 16 B, 16 3p. Upset price 50l. per acre. Valuation 70l.

Lot 17. Allotment 7, section 16 B, 20p. Upset price 16l. per acre.

In the township of Eaglehawk, in Church street.

Lot 18. Allotment 3 A, section 5, 20p. Upset price 50l. per acre. Valuation 25l.

In High street.

Lot 19. Allotment 7, section 7, 1r. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 20. Allotment 8, section 7, 1r. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 21. Allotment 9, section 7, 1r. Upset price 16l. per acre.

Lot 22. Allotment 3, section 8, 1r. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 23. Allotment 6, section 8, 1r. Upset price 16l. per acre.

Lot 24. Allotment 7, section 8, 1r. Upset price 16l. per acre.

Off High street.

Lot 25. Allotment 8, section 8, 1r. Upset price 16l. per acre.

Lot 26. Allotment 9, section 8, 1r. Upset price 16l. per acre.

In Parsonage Grove.

Lot 27. Allotment 9, section 13, 1r. 17 1-10p. Upset price 16l. per acre.

In Napier street.

Lot 28. Allotment 3, section 15, 1r. 17 6-10p. Upset price 50l. per acre. Valuation 60l.

Lot 29. Allotment 6, section 15, 1r. 8p. Upset price 50l. per acre. Valuation 90l.

In Victoria street.

Lot 30. Allotment 5, section 18, 1r. 6p. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 31. Allotment 6, section 18, 1r. 6p. Upset price 50l. per acre. Valuation 50l.

Lot 32. Allotment 7, section 18, 1r. 6p. Upset price 16l. per acre.

In Sailor's Gully road.

Lot 33. Allotment 9, section 23, 1r. 17 1-10p. Upset price 50l. per acre. Valuation 80l.

In Caldwell's road.

Lot 34. Allotment 8, section 25, 14 6-10p. Upset price 50l. per acre. Valuation 70l.

In Temperance street.

Lot 35. Allotment 9, section 27, 30 6-10p. Upset price 50l. per acre. Valuation 140l.

Off Sailor's Gully road.

Lot 36. Allotment 1, section 32, 36p. Upset price 16l. per acre.

Lot 37. Allotment 2, section 32, 30 4-10p. Upset price 16l. per acre.

In Simpson's road.

Lot 38. Allotment 6, section 32, 39 2-10p. Upset price 16l. per acre.

Lot 39. Allotment 7, section 32, 1r. 4p. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 40. Allotment 8, section 32, 1r. 4p. Upset price 16l. per acre.

Off Sailor's Gully road.

Lot 41. Allotment 5, section 33, 1r. 1 6-10p. Upset price 16l. per acre. One month allowed to remove improvements.

Lot 42. Allotment 6, section 33, 38 4-10p. Upset price 16l. per acre. One month allowed to remove improvements.

J. M. GRANT,
President.

Office of the Board of Land and Works,
Melbourne.

**SALE (No. 1861) OF CROWN LANDS IN FEE SIMPLE
AT SANDHURST, ON 18TH SEPTEMBER, 1866.**

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

IN pursuance of the fortieth section of *The Land Act 1862*, the Board of Land and Works hereby give notice that a public auction will be held at ELEVEN o'clock of Tuesday, the eighteenth day of September next, at the Auction Rooms of Mr. H. Marks, Sandhurst, for the sale of Crown Lands in fee simple.

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

A deposit of one-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.

TOWN LOTS.

SANDHURST, COUNTY UNNAMED, PARISH OF SANDHURST.

At Golden Square, in Elm street.

Lot 1. Allotment 2, section 2 A, 1r. Upset price 25l. per acre.

Lot 2. Allotment 10, section 2 A, 1r. Upset price 25l. per acre.

Lot 3. Allotment 11, section 2 A, 1r. Upset price 25l. per acre.

In Panton street.

Lot 4. Allotment 9, section 8 A, 1r. Upset price 25l. per acre. One month allowed to remove improvements.

Lot 5. Allotment 7, section 13 A, 38p. Upset price 50l. per acre. Valuation 45l.

In High street.

Lot 6. Allotment 1, section 24 A, 1r. 10 6-10p. Upset price 25l. per acre. One month allowed to remove improvements.

In Vine street.

Lot 7. Allotment 2, section 8 B, 1r. 5p. Upset price 50l. per acre. One month allowed to remove improvements.

In Mackenzie street.

Lot 8. Allotment 6, section 10 B, 1r. 9p. Upset price 100l. per acre. Valuation 40l.

Lot 9. Allotment 7, section 10 B, 1r. 9p. Upset price 100l. per acre. Valuation 15l.

In Honeysuckle street.

Lot 10. Allotment 8, section 12 B, 32p. Upset price 50l. per acre. Valuation 25l.

In Lily street.

Lot 11. Allotment 3, section 16 B, 1r. Upset price 25l. per acre.

Lot 12. Allotment 5, section 16 B, 1r. Upset price 50l. per acre. Valuation 80l.

In Ophir place.

Lot 13. Allotment 12, section 22 B, 26p. Upset price 25l. per acre.

Lot 14. Allotment 13, section 22 B, 27p. Upset price 25l. per acre.

In Bullock Creek road.

Lot 15. Allotment 10, section 40 B, 1r. Upset price 25l. per acre. One month allowed to remove improvements.

In Barnard street, and off Violet street.

Lot 16. Allotment 19, section 49 B, 38p. Upset price 100l. per acre. Valuation 100l.

Lot 17. Allotment 16, section 49 B, 38 3p. Upset price 50l. per acre.

Lot 18. Allotment 2, section 56 B, 1r. Upset price 25l. per acre.

Lot 19. Allotment 28, section 56 B, 34p. Upset price 25l. per acre.

In Mollison street.

Lot 20. Allotment 10, section 5 C, 12p. Upset price 200l. per acre. Valuation 30l.

Lot 21. Allotment 11, section 5 C, 8 4-10p. Upset price 200l. per acre. Valuation 30l.

Lot 22. Allotment 12, section 5 C, 20 4-10p. Upset price 200l. per acre. Valuation 150l.

Lot 23. Allotment 13, section 5 C, 32p. Upset price 200l. per acre. Valuation 130l.

Lot 24. Allotment 14, section 5 C, 9 6-10p. Upset price 200l. per acre. Valuation 50l.

Lot 25. Allotment 15, section 5 C, 16p. Upset price 200*l*. per acre. Valuation 130*l*.
 Lot 26. Allotment 16, section 5 C, 16p. Upset price 200*l*. per acre. Valuation 30*l*.

In Myer's street.
 Lot 27. Allotment 8 A, section 17 C, 8-10p. Upset price 5*l*. per lot.

In Thunder street.
 Lot 28. Allotment 17, section 45 C, 1r. Upset price 100*l*. per acre. Valuation 25*l*.
 Lot 29. Allotment 18 B, section 45 C, 20p. Upset price 100*l*. per acre. Valuation 60*l*.

In the McIvor road.
 Lot 30. Allotment 7, section 44 C, 116-10p. Upset price 100*l*. per acre. Valuation 50*l*.
 Lot 31. Allotment 16, section 93 C, 1r. Upset price 25*l*. per acre.

In Drought street.
 Lot 32. Allotment 13, section 48 C, 1r. 24p. Upset price 50*l*. per acre. One month allowed to remove improvements.
In McCrae street.
 Lot 33. Allotment 1 A, section 57 C, 9 G-10p. Upset price 100*l*. per acre. Valuation 40*l*.

In Cobden street.
 Lot 34. Allotment 6, section 65 C, 304p. Upset price 50*l*. per acre.

In Palmerston street.
 Lot 35. Allotment 4, section 79 C, 11p. Upset price 100*l*. per acre. Valuation 40*l*.

In Tyke street.
 Lot 36. Allotment 3, section 80 C, 1r. Upset price 50*l*. per acre.

In King street.
 Lot 37. Allotment 1 A, section 90 C, 23 4-10p. Upset price 100*l*. per acre. Valuation 50*l*.

Lot 38. Allotment 2, section 90 C, 23 4-10p. Upset price 100*l*. per acre. Valuation 120*l*.

Lot 39. Allotment 13, section 90 C, 1r. Upset price 100*l*. per acre. Valuation 100*l*.

Lot 40. Allotment 21, section 90 C, 1r. 12p. Upset price 100*l*. per acre. Valuation 60*l*.

In Gladstone street.
 Lot 41. Allotment 3, section 95 C, 1r. Upset price 25*l*. per acre.

Lot 42. Allotment 9, section 95 C, 1r. Upset price 25*l*. per acre.

Lot 43. Allotment 10, section 95 C, 1r. Upset price 25*l*. per acre.

In Brougham street.
 Lot 44. Allotment 4, section 103 C, 26p. Upset price 50*l*. per acre. One month allowed to remove improvements.

Lot 45. Allotment 5, section 103 C, 1r. Upset price 50*l*. per acre. One month allowed to remove improvements.

Lot 46. Allotment 6, section 112 C, 23 8-10p. Upset price 50*l*. per acre. One month allowed to remove improvements.

Lot 47. Allotment 3, section 113 C, 346-10p. Upset price 100*l*. per acre. Valuation 40*l*.

In Kentia street.
 Lot 48. Allotment 10, section 104 C, 254p. Upset price 25*l*. per acre.

Lot 49. Allotment 23, section 104 C, 1r. 2p. Upset price 25*l*. per acre.

In Hargreaves street.
 Lot 50. Allotment 2, section 111 C, 1r. Upset price 100*l*. per acre. Valuation 40*l*.

In Dowling street.
 Lot 51. Allotment 1, section 114 C, 1r. 16-10p. Upset price 100*l*. per acre. Valuation 40*l*.

COUNTRY LOT.

COUNTY UNNAMED, PARISH OF RAVENSWOOD.

On the road to Harcourt, adjoining the purchased land of Mr. F. Fenton, within five miles south-east of Ravenswood.
 Lot 52. Allotment 5, section 25, 79a. 2r. 4p. Upset price 1*l*. per acre. One month allowed to remove improvements.

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

RETURNING OFFICER FOR A MINING DISTRICT.

HIS Excellency the Officer administering the Government, with the advice of the Executive Council, was pleased, on the 13th of August, 1866, to appoint

BERNHARD SMITH, Esquire,
 to be Returning Officer for the Ararat Mining District, vice J. G. Taylor, Esq.

JOHN MACGREGOR,
Minister of Mines.Office of Mines,
Melbourne.

WARDEN'S CLERK.

HIS Excellency the Officer administering the Government, with the advice of the Executive Council, was pleased on the 13th of August, 1866, to appoint

W. DONOVAN (Clerk of Courts)
 to be a Warden's Clerk, vice F. C. Cope.

JOHN MACGREGOR,
Minister of Mines.Office of Mines,
Melbourne.

MINING SURVEYOR.

HIS Excellency the Officer administering the Government, with the advice of the Executive Council, was pleased, on the 13th of August, 1866, to appoint

PETER WRIGHT
 to be a Mining Surveyor.

JOHN MACGREGOR,
Minister of Mines.Office of Mines,
Melbourne.

ISSUE OF MINERS' RIGHTS AND BUSINESS LICENSES.

HIS Excellency the Officer administering the Government, with the advice of the Executive Council, was pleased, on the 6th of August, 1866, to authorize

Mr. CHARLES GADD (Deputy Electoral Registrar, Russell's Creek, North Gipps Land),
 to issue Miners' Rights and Business Licenses.

J. G. FRANCIS,
 For the Acting Treasurer.
 Treasury, Melbourne.

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 under-mentioned localities, and that the same have been referred to the proper officers for report:—

No. of Application.	Name of Locality.	No. of Application.	Name of Locality.
590.	Myrning.	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, Pralong.	605.	Sheepwash, King River.
596.	Baanmoy.	606.	Kangaroo Gully.
597.	Wabdalla.	607.	Bransholme.
598.	Wendourae.	313.	Wendourae.
599.	Barry's Reef.		

(By Order of the Board) W. H. HANDFIELD,
 For the Secretary.
 Education Office,
 Melbourne, 3rd August, 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 under-mentioned locality, and that the same have been referred to the proper officer for report:—

No. 853.* The Springs.
 This is a transfer of aid from the Mount Bolton school (No. 419).
 (By Order of the Board) W. H. HANDFIELD,
 For the Secretary.
 Education Office,
 Melbourne, 27th July, 1866.

* Mis-stated in pages 1565, 1615, and 1661 ante as No. 314.

WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT OF BIRTHS AND DEATHS REGISTERED IN THE METROPOLITAN AND SUBURBAN REGISTRATION DISTRICTS DURING THE WEEK ENDING 11TH AUGUST, 1866.

District.	Deputy Registrar.	Births.	Deaths.
Boroondara ...	J. D. Bragge ...	4	1
Brighton ...	S. P. Simmonds ...	6	0
Brunswick ...	Joseph George ...	1	2
Collingwood ...	H. W. Mortimer ...	23	3
Footscray ...	W. Simpson (acting) ...	1	0
Kew ...	F. Barnard ...	3	1
Melbourne (South) ...	Ellen Tierney ...	26	22
Melbourne (North) ...	G. F. Nagle ...	41	11
Prahran ...	A. F. White ...	5	0
Richmond ...	W. H. Lagoe ...	4	2
Sandridge ...	Andrew Plummer ...	5	2
Emerald Hill ...	Andrew Plummer ...	8	4
South Yarra ...	E. B. Taylor ...	1	2
St. Kilda ...	F. T. Van Hemert ...	5	0
Williamstown ...	Edmund Burke ...	3	1
		136	51

With the exception of South Melbourne all the districts are reported upon most favorably, both in regard to sickness and mortality. In that district five of the deaths registered occurred in public institutions, and eleven others were of children under three years of age.

WILLIAM HENRY ARCHER,
 Registrar General.
 Registrar General's Office,
 Melbourne, 16th August, 1866.

CONTRACTS ACCEPTED—(Series 1866).

For what purpose Contract is required.	No. of Tenders.	Particulars of each Tender, and Amount recommended for Acceptance.	Amount.	Name for Approval.	If a Contract previously.	Charged against Vote or Fund.	Authorised according to Regulations.
999. Survey...	1	Making the undermentioned surveys in the Omeo District:— Township surveys, trenched throughout, 170s. per lineal mile Suburban surveys, marked as directed, 60s. per lineal mile Main and secondary roads (payment by single measurement), 60s. per lineal mile Feature survey and connection lines, 60s. per lineal mile Allotments under 5 acres in extent, 1st class, 30s. per lot Allotments under 5 acres in extent, 2nd class, 20s. per lot	170s. 60s. 60s. 60s. 30s. 20s.	Arthur Walker	Yes*	Division 52, contract surveys	J. M. Grant.

* Fulfilled previous contracts satisfactorily.

Melbourne, 17th August, 1866.

COURTS.

SUPREME COURT—CRIMINAL SESSIONS.
MELBOURNE—

THE NEXT CIRCUIT COURTS.

(Pursuant to Order in Council of 11 December 1865.)

ARARAT—0.
BALLARAT—Tuesday 2 October.
BEECHWORTH—Thursday 18 October.
CASTLEMAINE—Tuesday 9 October.
GEELONG—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.
AVOCA—Tuesday 23 October.
BEECHWORTH—0.
BELFAST—Friday 16 November.
BOURKE—At Melbourne—Monday 8 September.
BUNINYONG AND BALLARAT—At Ballarat—Thursday 30 August.
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.
KYNETON—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.
WARRENAMBOOL—Wednesday 14 November.
WOOD'S POINT—Tuesday 27 November.

COUNTY COURTS.

AMHERST—Wednesday 12 September.
ARARAT—
AVOCA—
BACCHUS MARSH—
BALLAN—
BALLARAT—Tuesday 25 September.
BEAUFORT—
BEECHWORTH—

BELFAST—
BENALLA—
CAMPERDOWN—
CARISBROOK—Wednesday 5 September.
CASTLEMAINE—
CHILTERN—
CLUNES—
COLAC—
CRESWICK—
DANDENONG—
DAYLESFORD—Tuesday 21 August.
DUNOLLY—Tuesday 28 August.
ECHUCA—Friday 26 October.
FRYESTOWN—Thursday 30 August.
GEELONG—
GISBORNE—
HAMILTON—Thursday 11 October.
HEATHCOTE—Tuesday 30 October.
INGLEWOOD—Friday 2 November.
JAMIESON—
KILMORE—Thursday 1 November.
KYNETON—Tuesday 28 August.
MALDON—Friday 31 August.
MARYBOROUGH—Friday 21 September.
MELBOURNE—Monday 10 September.
MORNINGTON—
MORSE'S CREEK—
PALMERSTON—Thursday 6 September.
PLEASANT CREEK—Thursday 13 September.
PORTLAND—
RUSHWORTH—Wednesday 12 September.
RUTHERGLEN—
SALE—Tuesday 11 September.
SANDHURST—Tuesday 28 August.
SMYTHESDALE—Tuesday 6 November.
ST. ARNAUD—
TARADALE—Wednesday 29 August.
TARNAGULLA—Thursday 30 August.
WANGARATTA—
WARRENAMBOOL—
WOOD'S POINT—
YACKANDANDAH—

COURTS OF MINES.

APPEAL COURT—
Melbourne—Friday 16 November.
ARARAT DISTRICT—
Ararat—
Beaufort—
Pleasant Creek—Saturday 15 September.
BALLARAT DISTRICT—
Ballarat—Tuesday 4 September.
Buninyong—Monday 5 November.
Creswick—
Mount Blackwood—Wednesday 19 September.
Smythe's Creek—Tuesday 6 November.
Steiglitz—Friday 19 October.

BEECHWORTH DISTRICT—

Beechworth—
Chiltern—
Jamieson—
Morse's Creek—
Omeo—
Rutherglen—
Sale—Tuesday 11 September.
Wood's Point—
Yaokandandah—

CASTLEMAINE DISTRICT—

Castlemaine—
Fryerstown—Thursday 30 August.
Heppburn (Daylesford)—Tuesday 21 August.
Kyneton—Tuesday 23 August.
Maldon—Friday 31 August.
St. Andrew's—
Taradale—Wednesday 29 August.

MARYBOROUGH DISTRICT—

Amherst—Thursday 13 September.
Avoca—
Carisbrook—Thursday 6 September.
Dunolly—Wednesday 29 August.
Inglewood—Friday 2 November.
Maryborough—Saturday 22 September.
St. Arnaud—
Tarnagulla—Thursday 30 August.

SANDHURST DISTRICT—

Heathcote—Tuesday 30 October.
Kilmore—Thursday 1 November.
Rushworth—Wednesday 12 September.
Sandhurst—Monday 20 August.

LICENSING MEETING—HAWKERS.

DAYLESFORD—Tuesday 11 September.

Tenders.**PUBLIC WORKS OFFICE, MELBOURNE.**

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

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.
New Insolvent Court Offices, Collins street ... 22nd August.
New Court House, Ballarat. (Plans, &c., also at the Court House, Ballarat) ... 19th September.

W. M. K. VALE.

ROADS AND BRIDGES OFFICE, MELBOURNE.

TENDERS will be received until Twelve o'clock on Friday, 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 Depot, 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 of 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.

No. 92.—August 17, 1866.—2.

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 sent by post, they must be addressed to the Chairman of the Tender Board, Melbourne.

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

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

J. McCULLOCH.

Treasury,
Melbourne, 14th August, 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.

Police 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 26th August, 1866:—

- 14 bottles containing gin
- 15 " " brandy.

FREDK. C. STANDISH,
Chief Commissioner of Police.

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 any circumstances ARE SUBJECT TO A DEDUCTION AT THE RATE OF ONE SHILLING IN THE POUND.

The GOVERNMENT 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.

MESSES. GORDON AND GOTCH, of Great Collins street west, Melbourne, and 231, 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

Private Advertisements.

PATENT FOR AN INVENTION INTITULED "IMPROVEMENTS IN THE CONSTRUCTION OF ROLLER SKATES."

THIS is to notify that John Frederick Droop, of Melbourne, engineer, did, on the nineteenth 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 ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said John Frederick Droop 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 Friday, the seventh 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 third 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.

GEO. HIGINBOTHAM,
Attorney General.

Crown Law Offices,
192, Collins street east.

No 2353

PATENT FOR AN INVENTION INTITULED, "AN INVENTION FOR VERTICAL AND HORIZONTAL STEEL BAND SLIDING SHUTTERS."

THIS is to notify that George Glencairn Lorimer, of Ballarat West, builder, did, on the sixth 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 ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said George Glencairn Lorimer 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 seventeenth 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 thirteenth 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.

GEO. HIGINBOTHAM,
Attorney General.

Crown Law Offices,
192, Collins street east.

No. 2369

JOHN JUNGWIRTH, Deceased.

PURSUANT to an Act of the Parliament of Victoria, 28 Victoria, number 234, section 60, intituled *The Statute of Trusts 1864*, notice is hereby given that all creditors (as well mortgagees as other creditors) and other persons having any claims or demands against or upon the estate of John Jungwirth, late of Ballarat, in the colony of Victoria, hide merchant, deceased, who died on the 31st day of May, in the year one thousand eight hundred and sixty-six, and whose will was proved in the Supreme Court of the said colony in its ecclesiastical jurisdiction, on Thursday, the twelfth day of July, in the same year, by and probate granted to Charles Dyte and Thomas Trengrove, the executors named in and by the said will, are hereby required to send the particulars in writing of such claims or demands on or before the twentieth day of September next, to Messrs. L. G. and J. Hardy, of Ballarat, aforesaid, solicitors for the said Charles Dyte and Thomas Trengrove. And notice is hereby given, that after the said twentieth day of September, the said executors will proceed to distribute the assets of the said John Jungwirth, deceased, among the parties entitled thereto, having regard only to the claims of which the said executors may then have had notice; and that they the said executors will not be answerable or liable for the assets so distributed, or any part thereof, to any person of whose claim the said executors shall not then have had notice.

Dated this fourteenth day of August, one thousand eight hundred and sixty-six.

No. 2346

L. G. and J. HARDY,
Solicitors for the said executors.

SHIRE OF GRENVILLE.

SPECIAL ORDER passed by the Council of the Shire of Grenville, on the 31st day of May, 1866, and confirmed by the Council at a meeting held on the 9th July, 1866, for the establishment of a Toll-gate on the Cherry Tree Flat and Ballarat Road.

It is ordered by the Council of the Shire of Grenville, that Tolls in accordance with the schedule hereto attached, being the scale limited and prescribed by the Governor in Council, and passed on the 9th of May, 1864, be payable and be collected

at the Toll-gate to be erected on the Cherry Tree Flat and Ballarat Road, near the round waterhole.

S. LEWERS,
President.
JAMES DODDS,
Secretary.

The above Special Order has been allowed by the Governor in Council, on the 23rd day of July, 1866.

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

TOLLS FOR CATTLE, ETC.

	s.	d.
For every sheep, lamb, pig, or goat	0 0 1/2
ox or head of neat cattle	0 1
horse, mare, ass, or mule	0 3

TOLLS FOR VEHICLES.

For every gig, chaise, coach, chariot, or other such carriage constructed on springs, if drawn by one horse or other animal	0 6
Ditto, if drawn by two horses or other animals	1 0
Ditto, if drawn by three horses or other animals	1 6
And 6d. for each additional horse or other animal drawing.

For every Cart, Dray, Waggon, Wain, or other such Vehicle.	With Tires of Wheels		
	Not exceeding six inches in width.	Exceeding six inches and not exceeding nine inches in width.	Exceeding nine inches in width.
	s. d.	s. d.	s. d.
If drawn by one horse or other animal ...	1 0	0 6	0 3
If drawn by two horses or other animals ...	1 6	0 9	0 4 1/2
If drawn by three horses or other animals ...	2 0	1 0	0 6
If drawn by four horses or other animals ...	2 6	1 3	0 8
If drawn by five horses or other animals ...	3 0	1 6	0 9
If drawn by six horses or other animals ...	3 6	1 9	0 11
And for each additional horse or other animal drawing ...	0 6	0 3	0 2

It is ordered that vehicles and cattle, horses, or other animals, be permitted to pass three times, going and returning on the same day, on making one payment, in accordance with the authorized scale of tolls.

No. 2366

NEWSTEAD SHIRE.

SPECIAL ORDER of the Newstead Shire Council, made at a meeting of the council held on 1st February, 1866, and confirmed at a meeting of the council held on 5th March, 1866:—

It is hereby ordered that the Newstead Toll-gate be removed from its present site, and re-erected at a spot about 100 yards nearer to Castlemaine than the bridge at Green Valley, on the main Castlemaine road, where tolls, in accordance with the subjoined schedule, shall be payable and collected, and that the check-gate be abolished.

J. C. HOUSE,
Shire Secretary.

TOLLS FOR CATTLE, ETC.

	s.	d.
For every sheep, lamb, pig, or goat	0 0 1/2
ox or head of neat cattle	0 1
horse, mare, ass, or mule	0 3

TOLLS FOR VEHICLES.

For every gig, chaise, coach, chariot, or other such carriage constructed on springs—
If drawn by one horse or other animal	0 6
If drawn by two horses or other animals	1 0
If drawn by three horses or other animals	1 6
And 6d. for each additional horse or other animal drawing.

For every Cart, Dray, Waggon, Wain, or other such Vehicle.	With Tires of Wheels		
	Not exceeding six inches in width.	Exceeding six inches and not exceeding nine inches in width.	Exceeding nine inches in width.
	s. d.	s. d.	s. d.
If drawn by one horse or animal ...	1 0	0 6	0 3
If drawn by two horses or other animals ...	1 6	0 9	0 4 1/2
If drawn by three horses or other animals ...	2 0	1 0	0 6
If drawn by four horses or other animals ...	2 6	1 3	0 8
If drawn by five horses or other animals ...	3 0	1 6	0 9
If drawn by six horses or other animals ...	3 6	1 9	0 11
And for each additional horse or other animal drawing ...	0 6	0 3	0 2

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

The foregoing Special Order was confirmed by His Excellency the Officer administering the Government in Council, on the 9th day of July, 1866.

No. 2364

J. F. SULLIVAN.

REAL PROPERTY ACT.

No. 1090.

AUGUST HEINE, of the Sheepwash, in the parish of Mandurang, county unnamed, farmer, 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 11th day of August, 1866.

THE LAND REFERRED TO.

Allotment one of section one, and allotment two of section three, parish of Mandurang, county unnamed.

W. K. HUGHES,

Registrar of Titles,

No. 2359

Lately Assistant Registrar General.

REAL PROPERTY ACT.

No. 1072.

THOMAS ROBERT RACKHAM, of Warrnambool, in the county of Villiers, postmaster, 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 REFERRED TO.

Crown allotment 7, of section 10, town of Warrnambool, parish of Warrnambool, county of Villiers.

W. K. HUGHES,

Registrar of Titles,

No. 2368

Lately Assistant Registrar General.

REAL PROPERTY ACT.

No. 807.

DANIEL BLYTH, of Sydney road, in the borough of Brunswick, parish of Jika Jika, county of Bourke, 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 3rd day of July, 1866.

THE LAND REFERRED TO.

A rectangular piece of land, part of portion one hundred and twenty-four, parish of Jika Jika, county of Bourke, seventy feet six inches to the Sydney road on the west by one hundred and fifty-eight feet five inches, commencing four hundred and twenty-three feet south from the north-west corner.

W. K. HUGHES,

Assistant Registrar General.

No. 2360

REAL PROPERTY ACT.

No. 989.

JOHN McLAUGHLIN, of Colac, innkeeper, 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 11th day of August, 1866.

THE LAND REFERRED TO.

Part of portion 3 of section 30, parish of Irrewarra, county of Grant: Commencing on the northern boundary line at a point distant 10 chains and 9 links east from the north-west corner; thence extending further east 4 chains and 2 links; thence south 4 chains and 61 links; thence west 4 chains and 2 links; thence north 4 chains and 61 links to the commencing point.

W. K. HUGHES,

Assistant Registrar General.

GEORGE HENRY TAYLOR,

Solicitor for the applicant,
No. 22, Eldon Chambers, Melbourne.

No. 2352

REAL PROPERTY ACT.

No. 1089.

GEORGE WILLIAM PAULSON, of Castlemaine, in the county of Talbot, soda-water manufacturer, has applied to be registered as proprietor of one equal undivided half part of the land described at the foot hereof; and the Commissioner of Titles has appointed that upon the expiration of thirty-one clear days from this advertisement in the *Government Gazette*, the Registrar shall, unless he shall in the interval

have received a caveat forbidding him to do so, register such applicant as the proprietor.

Dated the 9th day of August, 1866.

THE LAND REFERRED TO.

Crown allotment 27 A, section one A, parish of Castlemaine, county of Talbot.

W. K. HUGHES,

Registrar of Titles,

Lately Assistant Registrar General.

WILLIAM LYNCH, Eldon chambers, Bank place, Melbourne,
Agent for George Merrifield, Castlemaine, solicitor for the applicant.

No. 2354

PATENT FOR AN INVENTION INTITULED "AN INVENTION FOR A MACHINE TO BE CALLED THE SPIRAL TURNING, CANTING, AND FLUTING MACHINE."

THIS is to notify that Henry Upton Alcock, of Melbourne, timber merchant, did, on the first day of August, 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 ascertaining the nature of the said invention, and in what manner the same is to be performed; and that by reason of such deposit the said invention is protected and secured to him exclusively for the term of six calendar months thence next ensuing. And I do further notify that the said Henry Upton Alcock has given notice, in writing, at my chambers, of his intention to proceed with his application for letters patent for the said invention, and that I have appointed Tuesday, the eleventh 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 seventh day of September next, 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.

GEO. HIGINOTHAM,

Attorney General.

Crown Law Offices,
192, Collins street east.

PRENDERGAST AND O'HALLORAN, of No. 5, Eldon chambers,
Bank place, Melbourne, solicitors and agents for the said Henry Upton Alcock.

No. 2361

DAILY NEWS PUB. COY. (LIMITED).

In the Supreme Court.—*Ex. Fa.*

WISEWOULD AND OTHERS v. CURLE.

McMULLEN v. CURLE.

NOTICE is hereby given that the Sheriff for the Castlemaine Circuit District will cause to be sold, on Monday, the 17th day of September next, at the Supreme Court Hotel, Castlemaine, at Twelve o'clock noon, all the abovenamed defendant's right, title, and interest (if any) in and to the following allotments of land:—Portion of allotment 11, of section 8, parish of Muckleford, county unnamed, containing 5 acres 2 roods and 26 perches, be the same more or less; also allotment 12 of section 8, parish of Muckleford, containing 4 acres 1 rood and 36 perches, be the same more or less; also subdivision of allotment 4 of section 19, township of Castlemaine; and also portion of allotment 10 of section 11, township of Castlemaine; unless this execution be sooner satisfied.

No. 2350

JOHN T. T. HERON,

Sheriff's Officer.

In the Warden's Court } No. 586.
at Wood's Point.

WOOD AND ANOTHER

THE WALLABY UNITED GOLD MINING COMPANY (REGISTERED).

I SHALL sell, on Saturday, the fifteenth day of September, 1866, at Twelve o'clock noon, at Baker's Reefers' Hotel, Gaffney's Creek, all the abovenamed company's right, title, and interest (if any) in the ground now held by the said company at the head of Gaffney's or Wallaby Creek. Also, in steam-engine with twelve head of stampers erected on the ground, and tramway, trucks, and shoot, unless this execution is previously satisfied.

Terms—Cash.

Wood's Point, this 11th day of August, 1866.

No. 2358

CHAS. HY. BLYTHMAN,

Bailiff of Courts.

TO ALEXANDER LAING and JAMES INGLIS, Owner and Occupier of Paddock known as Ewart's Paddock, in the district of Boroondara.

NOTICE is hereby given, that unless that portion of the present fence enclosing the abovenamed paddock, on the south side of Ewart's road, which now encroaches upon the road aforesaid, be removed within 90 days from the date hereof, the Boroondara District Board will cause the removal of the same at the expense of the person to whom the same shall pertain, by virtue of the powers and authorities vested in the board by the 241st section of the Local Government Act.

(By Order of the Board)

JOHN TOON,

Clerk of the Board.

Board Room,
Camberwell, 14th August, 1866.

No. 2349

In the Supreme Court of the } At Law. F. Fa. No. 3289.
Colony of Victoria.

Between PATRICK CODY BUCKLEY, Plaintiff,
and
CHARLES MARSHALL, Defendant.

NOTICE is hereby given that under and by virtue of a writ of *fiat facias* issued out of the above court, and directed to me as special bailiff to execute the same, I will sell or cause to be sold by public auction, on Saturday, the 15th day of September, 1866, at the Royal Exchange Hotel, Sale, at the hour of Twelve o'clock noon, all the abovenamed defendant's right, title, and interest (if any), in and to the under mentioned pieces or parcels of land, situate in the district of North Gipps Land, colony of Victoria, being—

Allotment 1 of section 1, in the plan of the Mitchell Township, containing 1 rood, and situate close to the Mitchell Punt;

Allotment 1 of section 3, containing 2 roods, situate on the Mitchell Township, on which is erected a substantial dwelling-house and premises, and now in the occupation of William Doherty, Esq.;

Allotments 1, 2, 3, 4, 5, 6, 7, and 8, each containing 2 roods, situate in the township of Sarsfield, on some of which is erected the "Captain Cook Hotel," and other premises, and now in the occupation of Frederick Webb, Esq.; unless this execution be sooner satisfied.

Terms—cash. No reserve.

No. 2355 HENRY M. PEARSON,
Special Bailiff.

BUNINYONG SHIRE.

NOTICE is hereby given that the Shire Council of Buninyong did, on the 10th day of August, 1866, appoint

GEORGE INNES, Junior,
to be Poundkeeper of the Buninyong Shire Pound.
(By Order of the Council)

WILLIAM CLARKE,
Secretary.

Shire Office,
Mount Clear, 13th August, 1866. No. 3367

ROYAL STANDARD GOLD MINING COMPANY (REGISTERED).

THE undersigned William John Harper, hereby make application to register the Royal Standard 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, true in every particular, namely:—

1. The name and style of the company is "The Royal Standard Gold Mining Company (registered)."
2. The place of operations is at Inglewood.
3. The nominal capital of the company is Ten thousand pounds, in twenty thousand shares of ten shillings each.
4. The amount already paid up is Five thousand pounds.
5. The name of the manager is William John Harper.
6. The office of the company is at Brooke street, Inglewood.
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.
Adam Ireland, Inglewood ...	4000
James McGurgan, Inglewood ...	3000
Andrew Leitch, Inglewood ...	1000
William F. Tatchell, Inglewood ...	1000
John Duncan, Inglewood ...	1000
James Hannon, Inglewood ...	1000
John George Gibbins, Inglewood ...	2000
Archibald Stewart, Inglewood ...	2000
William Caldwell, Sandhurst ...	2000
James Marshall, Inglewood ...	2000
Thomas Bradburne, Inglewood ...	1000
Total ...	20000

Dated this 7th day of August, A.D. 1866.

WILLIAM JOHN HARPER,
Manager.

Witness to signature—
JNO. S. ROBERTSON. No. 2355

NEPTUNE GOLD MINING AND SLUICING COMPANY (REGISTERED), GUILDFORD.

LIABILITIES and Assets of the above Company, 12th July, 1866.

LIABILITIES.	
By Bill on engine ...	£431 8 4
Salary due to managers ...	13 15 0
Cash due to Sinclair ...	21 0 0
Bank overdraft, Bank of Victoria ...	334 0 8
Balance in current a/c ...	28 18 1
Sundry outstandings a/c ...	191 17 9
Wages due ...	50 17 0
Balance of assets ...	873 13 2
	£1,950 10 0

ASSETS.	
To Value of engine and plant ...	£2500 0 0
Arrears of calls ...	339 5 0
39 shares on hand, £6 15s. paid up ...	263 5 0
Uncalled capital ...	850 0 0
	£1,950 10 0

E.&O.E.
No. 2357 JOHN ELLIS, Manager.

GUILDFORD GOLD MINING COMPANY (REGISTERED), GUILDFORD.

LIABILITIES and Assets of the above Company, 12th July, 1866.

LIABILITIES.	
To Overdraft at Bank of Victoria ...	£472 15 0
Sundry trade accounts ...	340 12 9
Royalty ...	6 19 6
Balance of assets ...	3,341 14 0
	£4,162 1 3

ASSETS.	
By Arrears of calls ...	£210 19 6
Value of engine and plant ...	600 0 0
Uncalled capital ...	3,000 0 0
Shares on hand, 184 at £1 17s. 6d., called up ...	345 0 0
Amount due from Neptune company ...	6 1 9
	£4,162 1 3

No. 2356 E.&O.E. JOHN ELLIS, Manager.

HEREBY give notice that I have made application for 640 acres of land on the Jamieson Creek, Gipps Land, for coal-mining purposes.

MARTIN HUGHES,
No. 2362 10, Ballarat street, Carlton, Melbourne.


HEREBY give notice that I have made application for 640 acres of land on the Jamieson Creek, Gipps Land, for coal-mining purposes.

PATRICK FRANCIS PRENDERGAST,
Waverley Hotel,
No. 2363 Little Collins street west, Melbourne.

NOTICE is hereby given, that the registered office of The Australian Pastoral Investment Company (limited) has been changed from No. 70 Queen street, Melbourne, and is now situated at Bank chambers, Queen street, Melbourne.

R. R. LANDALE,
Secretary.
Melbourne, 8th August, 1866. No. 2348

THREE POUNDS REWARD.

LOST about the 12th July, from Alexandra Reef, Mosquito, one chesnut horse, pigeon-toed on front legs, white socks on hind legs, star on forehead, branded  near shoulder, short and nuggety. Finder will receive the above reward on giving information to George Nicholas, Alexandra Reef, Maryborough. No. 2347

FIVE POUNDS REWARD.

CAUTION TO AUCTIONEERS, POUNDKEEPERS, AND OTHERS.
LOST on the 10th August current, from Bright's cattle-yard, Eaglehawk, a bay pony, branded K near shoulder, feet orow tied. Whoever will bring the same to Mr. Edw. Bright, cattle-yard, Eaglehawk, Bendigo, shall receive the reward. No. 2361

Impoundings.

CARISBROOK.—Impounded at Carisbrook.—Trespass 1s. 6d. each.

2771. Chesnut horse, stripes, hind feet white, saddle marked, like B near shoulder, like EC off shoulder (L to left)

2772. Brown mare, small star, like O near thigh, like 6 off shoulder, like TK off neck

2773. White heifer, no visible brands
If not claimed and expenses paid, to be sold on 19th August, 1866.

FRED. GEO. HULL,
6/6 Poundkeeper.

CRESWICK.—Impounded at Creswick Shire Pound, 10th August, 1866.—Trespass 1s. each.

825. Bay mare, blind near eye, rope on neck, like 8 over JP conjoined near shoulder

826. Bay filly foal, progeny of 825.—Notice sent to supposed owner

If not claimed and expenses paid, to be sold on 12th September, 1866.

JAMES BUNYAN,
5/ Poundkeeper.

CRESWICK.—Impounded at the Creswick Borough Pound. Trespass 1s. each.

145 to 149. Five calves, different colors and sex, rope and leather strap on necks

153. Red and white steer, tip off near ear, off ear slit, no visible brands

154. White and red spotted cow, blotched brand, like WC off ribs

155. Red sided stag, white back and belly, near ear slit, no visible brands
If not claimed and expenses paid, to be sold on 12th September, 1866.

THOS. LANG,
7/ Poundkeeper.

KALKALLO.—Impounded at Kalkallo, 13th August, 1866.
1069. Bay draught horse, like RS off shoulder, blind near eye.
If not claimed and expenses paid, to be sold on 12th September, 1866.

W. B. GADD,
Poundkeeper.

3/

KENSINGTON.—Impounded at Kensington, 9th August, 1866, by William Ling for Mr. T. Ling.—Trespass 6d.
221. Light bay saddle horse, small star in forehead, small snip on nostril, near hind fetlock white, fleabitten on head, shoes on both hind feet, > near shoulder.
If not claimed and expenses paid, to be sold on 12th September, 1866.

JULIUS MÖLLER,
Poundkeeper.

4/6

KERANG.—Impounded at Kerang, Lower Loddon, 14th August, 1866, by Messrs. Holloway Bros.—Trespass 1s. each.

- 39. Bay colt, blaze, off hind foot white, dock tail, A horizontal near shoulder
- 40. Bay mare, long tail, JB near shoulder, bell brand off shoulder
- 41. Chestnut mare, long tail, star-streaked and snip, near hind foot, white, like RE back to back, near shoulder
- 42. Light bay mare, long tail, black points, star, piece of rope on neck, DC or DG, GF under, blotch like GF under spy-glass brand under near shoulder, like 2 off shoulder
- 43. Iron-grey mare, black points, switch tail, off hip down, no visible brand

If not claimed and expenses paid, to be sold on 12th September, 1866.

HUGH STEVENSON,
Poundkeeper.

8/6

LEXTON.—Impounded at Lexton, 13th August, 1866.

- 175. White steer, near ear marked, M or JM conjoined near ribs
 - 176. Strawberry steer, indistinct brand off rump, off ear marked
- If not claimed and expenses paid, to be sold on 5th September, 1866.

T. NICHOLLS,
Poundkeeper.

4/

LINTON.—Impounded at Linton, 11th August, 1866, by D. McKinzie for Managers.—Trespass 6d. each.

- 281. Grey filly, white face, long tail, indistinct brand, like PR off shoulder
 - 282. Bay mare, small star, long tail, staked behind, Δ near shoulder
 - 283. Chestnut filly, stripe down face, long tail, JC near shoulder
- If not claimed and expenses paid, to be sold on 12th September, 1866.

S. MATHEWS,
Poundkeeper.

5/6

MALMSBURY.—Impounded at Malmsbury.

- 1 dark brindle bullock, little white on under parts, off ear marked, like A or square near shoulder
 - 58 goats, various colors and sexes
- If not claimed and expenses paid, to be sold on 12th September, 1866.

M. SHERWIN,
Poundkeeper.

4/

MELTON.—Impounded at Melton, 11th August, 1866, by Mr. Beaty.—Trespass 1s. 6d. each.

- 497. Bay cob, star, saddle marked, like E near shoulder
- 498. Light brown colt, star, and snip, near hind fetlock white, a little white on off hind fetlock, like S off shoulder

On 13th August, by Mr. Learmouth.

- 500. Brown steer, like GB or CB near rump
- If not claimed and expenses paid, to be sold on 12th September, 1866.

JOHN McDONALD,
Poundkeeper.

5/6

MIA-MIA.—Impounded at Redesdale.

- 812. White bullock, yellow ears, TH near rump
 - 813. Red and white bull, no visible brands
- If not claimed and expenses paid, to be sold on 12th September, 1866.

THOS. W. LAVENDER,
Poundkeeper.

3/6

NOTICE.

MIA-MIA.—Bay mare, near hind pastern white, previously advertised like S near shoulder, should be like C off shoulder, in consequence will not be sold until 12th September, 1866.

THOS. W. LAVENDER,
Poundkeeper.

8/6

MOORABBIN.—Impounded at Moorabbin, 14th August, 1866.—Damages 6d. each.

- 1 yellow and white cow, near ear punched, SS off rump, GW do.
- 1 white cow, ears cropped, JC near rump (G in C)
- 1 brown and white heifer, O off rump

No. 92.—August 17, 1866.—3.

- 1 white poley heifer, red spots on neck, BB near rump
 - 1 yellow heifer calf, off ear punched, no visible brand
 - 1 brown and white steer, M near rump
 - 1 black and white cow, HJ off rump (tail of J to right)
- If not claimed and expenses paid, to be sold on 12th September, 1866.

HY. FRASER,
Poundkeeper.

6/6

SALE.—Impounded at Sale, 9th August, 1866, by Mr. George Green, jun.

- 1590. Red steer, illegible near ribs and thigh, notch near ear
- 1591. Red and white cow, like C in ◇ and C under near ribs white face, notch near ear
- 1601. White cow, like WC off ribs, notch near ear

On same date, by Mr. John Mitchell.

- 1605. Red steer, no visible brand, earmark
 - 1606. Red and white bullock, JT over JT reversed off ribs, D near ribs, slit off ear
 - 1607. Red poley cow, OO over O near ribs, illegible off ribs, tip off off ear, notch near ear
 - 1608. Yellow cow, white face, MD and D under off hip
 - 1611. Strawberry heifer, like TG off ribs
 - 1615. Red heifer, white face, illegible off shoulder, notch off ear
 - 1616. Red and white yearling heifer, like an indistinct brand off hip
 - 1517. Red and white bullock, like JR and horseshoe under off hip, tip off off ear
- If not claimed and expenses paid, to be sold on 5th September, 1866.

HENRY M. PEARSON,
Poundkeeper.

11/6

TALBOT.—Impounded at Talbot Shire Pound, 12th August, 1866.

- 794. Red and white spotted heifer, like HT off rump
 - 795. Strawberry heifer, WT off rump
 - 796. Brown cow, WT off rump
 - 805. White heifer, no visible brand
 - 806. Red and white bull calf, no visible brand
 - 808. Red and white spotted heifer, no visible brand
- If not claimed and expenses paid, to be sold on 12th September, 1866.

WILLIAM GROVE,
Poundkeeper.

6/

TOWER HILL.—Impounded at Tower Hill Shire Pound, 25th July, 1866, by the Managers of the Kirkstall Common.

- 287. Bay mare, like JA near shoulder, white stripe on face.
- Kept back for supposed owner.

On 8th August, by Maurice Nolan.—Trespass 2s. 6d. each.

- 300. White steer, red ears, notch off ear, no visible brands
- 301. White steer, no visible brands
- 302. Red and white bull calf, no visible brands
- 303. Black filly, blotched brand near shoulder, white stripe on face
- 304. Bay filly, long tail, no visible brands

By Peter Mills.

- 305. Bay horse, no visible brands, cocked ears, very low in condition
- If not claimed and expenses paid, to be sold on 12th September, 1866.

MATTHEW HOURIGAN,
Poundkeeper.

9/6

WOODEND.—Impounded at Woodend, 12th August, 1866, by Mr. J. Donovan.—Trespass 6s.

- 595. Chestnut horse, draught, aged, blaze, blind off eye, lame fore feet, scar off neck, unshod, no visible brand
- If not claimed and expenses paid, to be sold on 12th September, 1866.

E. C. RENNIE,
Poundkeeper.

4/

WYNDHAM.—Impounded at Wyndham Shire Pound, Little River, 10th June, 1866, by Mr. R. Edgar.—Trespass 9d.

- 674. Strawberry heifer, brown ears and feet, JK off rump. This beast was omitted in the advertisement at the usual time.
- 863. Red and white bull calf now shows like JQ, the D incomplete

If not claimed and expenses paid, to be sold on 12th September, 1866.

FREDERICK RYLAND,
Poundkeeper.

5/6

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

	£	s.	d.
1866.			
Aug. 14.—H. M. Pearson	1 1 0
Aug. 15.—Matw. Hourigan	1 0 0
Aug. 16.—Wm. Grove	1 0 0
Aug. 16.—M. Sherwin	1 0 0
Aug. 16.—T. W. Lavender	1 0 0

16th August, 1866.

J. FERRES,
Government Printer.

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By Authority: JOHN PARKER, Government Printer, Melbourne.