



# VICTORIA GOVERNMENT GAZETTE.

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No. 22.]

FRIDAY, FEBRUARY 22.

[1867.

## SUPPLEMENTARY ELECTORAL LISTS.

IT is hereby notified for public information that, in pursuance of the provisions of *The Electoral Act 1865*, Supplementary Lists will be made out during the week ending the first day of March next.

All persons entitled to have their names included in any such lists must, in order thereto, obtain their Electors Rights on or before the day above mentioned (1st March).

J. McCULLOCH.

Chief Secretary's Office,  
Melbourne, 7th February, 1867.

## NOTICE TO RESIDENTS ON CROWN LANDS.

IF any residence or business site be included in any block of land applied for under the Orders in Council regulating mining leases or water-right licenses, the occupant of such residence or business site should forthwith notify the same to the warden, and produce his miner's right or business licence. If he fail to produce a miner's right or business licence, the land may be demised without reference to his occupation thereof.

(By Order)

R. BROUGH SMYTH,  
Secretary for Mines.

Office of Mines,  
Melbourne, 18th February, 1867.

## GOLD ESCORTS.

FROM and after the 23rd instant, the Coach Gold Escorts, now run by contract from Stawell to Ballarat; from Talbot, Avoca, and Dunolly, *via* Maryborough, to Castlemaine; from Daylesford to Castlemaine; and from Heathcote to Sandhurst, will be discontinued.

Until further notice, Police Guards will be furnished to persons conveying treasure by coach from the above-named places, on the following conditions.

Arrangements must be made to travel by daylight only.

The coach fares, going and returning, of the police guards must be paid by the persons to whom the guards are supplied.

Notice must be given, three days beforehand, to the officer in charge of police at Avoca or Heathcote, that 1000, or at any of the other places named, that 2000 ounces, are ready for transmission to Ballarat, Sandhurst, or Castlemaine respectively, stating the quantity.

FREDK. C. STANDISH,  
Chief Commissioner of Police.

Office of Chief Commissioner of Police,  
Melbourne, 12th February, 1867.

## GOLD ESCORTS.

UNTIL further notice, police guards will be furnished to persons conveying treasure by coach from Beechworth to Melbourne, on the following conditions.

Arrangements must be made to travel by daylight only, halting one night at Longwood.

Notice must be given to the officer in charge of police at Beechworth, three days beforehand, that not less than 4,000 ounces of gold are ready for transmission, stating the quantity.

The coach fares, going and returning, of the police guard, must be paid by the persons who apply for the guard.

FREDK. C. STANDISH,  
Chief Commissioner of Police.

Office of Chief Commissioner of Police,  
Melbourne, 9th February, 1867.

No. 22.—FEBRUARY 22, 1867.—1.

## GOLD ESCORTS.

UNTIL further notice, police guards will be furnished to persons conveying treasure from Wood's Point to Melbourne, on the following conditions.

Arrangements must be made to travel by daylight only, halting for the night at Jamieson and Longwood, and, if necessary, at Gaffney's Creek.

The coach fares, going and returning, between Jamieson and Melbourne, of the police guard, must be paid by the persons who apply for the guard.

Notice must be given to the officer in charge of police at Wood's Point, three days beforehand, that not less than 3,000 ounces of gold are ready for transmission, stating the quantity.

FREDK. C. STANDISH,  
Chief Commissioner of Police.

Office of Chief Commissioner of Police,  
Melbourne, 9th February, 1867.

## POLLING-PLACES FOR THE DIVISIONS OF THE BALLARAT MINING DISTRICT.

At the Executive Council Chamber, Melbourne, the eighteenth day of February, 1867.

### PRESENT:

His Excellency the Governor

Mr. McCulloch  
Mr. Higinbotham  
Mr. Verdon  
Mr. Francis

Mr. Bindon  
Mr. Vale  
Mr. Macgregor  
Mr. Sullivan

IN pursuance of the provisions contained in the fifty-seventh section of *The Mining Statute 1865*, and by virtue of the authority thereby conferred, His Excellency the Governor, with the advice of the Executive Council, doth by this present Order direct that in lieu of the places previously appointed for taking the poll at elections for the several divisions of the Mining District of Ballarat, the poll shall be taken for the said elections at the several places named in the last column of the schedule hereunto annexed, within and for the divisions of the said mining district respectively set opposite thereto in the first column of the same schedule, that is to say:—

Divisions.	Polling Places.
Ballarat ... ..	Ballarat East, Ballarat West, Sebastopol, Little Bendigo.
Buninyong ... ..	Buninyong, Durham Lead, Napoleon Lead.
Creswick ... ..	Creswick, Clunes, Rocky Lead.
Smythe's Creek ... ..	Smythesdale, Scarsdale, Bulldog, Linton's, Carnham, Staffordshire Reef, Grassy Gully, Piggoreet, Happy Valley, Cape Clear.
Blackwood ... ..	Blackwood, Barry's Reef.
Steiglitz ... ..	Steiglitz, Teatree, Dolly's Creek, Gordon, Geelong.

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.

## ALLOTMENTS IN AGRICULTURAL AREAS WITHDRAWN FROM LEASING.

## 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.

IN pursuance of the authority vested in the Governor in Council by *The Amending Land Act 1865*, I do hereby proclaim that, with the advice of the Executive Council, I have withdrawn from leasing the several allotments of land hereinafter specified, situate in the agricultural areas mentioned in the second column of the schedule hereunto annexed, and more particularly described in divers Proclamations whereby the said lands were proclaimed to be open for leasing at the Land Offices mentioned in the first column of the same schedule, that is to say:—

Land Office where open.	Agricultural Area.	Parish.	Allotment.	Section.	Reason for Withdrawal.
Stawell ... ..	Gampola ... ..	Gampola ... ..	73, 74, C	...	For access to purchased land.
Sale ... ..	Moormung ... ..	Bairnsdale ... ..	113	...	Gazetted in error, being open at Bairnsdale.
Bairnsdale ... ..	Moormung ... ..	Bairnsdale ... ..	120a	...	Gazetted in error, being open at Sale.

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

(L.S.)

J. H. T. MANNERS SUTTON.

By His Excellency's Command,

J. M. GRANT,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

## CORONER.

THE Governor, with the advice of the Executive Council, has been pleased to appoint  
D. P. MACLEAN, Esquire (Acting Coroner, Williamstown), to be a Coroner of Victoria, and to act at Williamstown, *vice* J. Wilkins, Esq., resigned.

SAMUEL H. BINDON,  
Minister of Justice.Crown Law Offices,  
Melbourne, 18th February, 1867.

## TERRITORIAL MAGISTRATE.

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

DAVID MASTERTON, Esquire, Elsternwick, to be added to the Roll of Magistrates for the colony of Victoria.

SAMUEL H. BINDON,  
Minister of Justice.Crown Law Offices,  
Melbourne, 18th February, 1867.

## SCHOOL COMMITTEES APPOINTED.

THE following gentlemen have been appointed by the Board of Education Members of the Local Committees of the undermentioned Common Schools, without prejudice to the power of the Board to withdraw aid from the school at any time, subject to the provisions of the Act:—

*Specimen Hill (Sandhurst) School. No. 592.*  
WILLIAM THOMPSON.

*Lillydale School. No. 876.*

ROBERT HARMAN,  
HENRY PERRIN,  
THOMAS HAND, Jun.,  
JOSEPH WILSON,  
JOHN KERR,  
THOMAS MCINTYRE,  
NICHOLAS GANDION,  
JAMES CASHIN,  
JOHN LITGOW,  
WILLIAM ATKINSON.

(By Order of the Board)

B. F. KANE,  
Secretary.Education Office,  
Melbourne, 20th February, 1867.

## PROPOSED SCHOOL COMMITTEES.

IN compliance with the requirements of the 18th section of *The Common Schools Act*, 25th Victoria No. 149: Notice is hereby given that at the expiration of one month from this date it is the intention of the Board of Education to appoint the following gentlemen Members of the Local Committees of the undermentioned Common Schools, unless reasonable cause be shown to the contrary:—

*Belvoir School. No. 37.*  
WILLIAM SNEEL CHAUNCEY,  
GEORGE FITZWATER.

*Broadmeadows School. No. 45.*  
Rev. ROBERT POYNDER,  
DAVID CARGHILL.

*Steiglitz School. No. 572.*  
CHARLES BOTT,  
EDWIN BOTT,  
WILLIAM J. WATSON.

(By Order of the Board)

W. H. HANDFIELD,  
For the Secretary.Education Office,  
Melbourne, 22nd February, 1867.

## RECEIVERS AND PAYMASTERS.

THE Governor, with the advice of the Executive Council, has been pleased to make the following appointments, viz:—

JOHN HALL

to be Acting Receiver and Paymaster at Melbourne, during the absence on leave of Mr. Hull, commencing on the 18th instant.

ROBT. W. OWEN

to be Acting Receiver and Paymaster at Stawell, during the temporary absence on duty of the present Acting Receiver and Paymaster, commencing on the 15th instant.

GEO. VERDON,  
Treasurer.Treasury,  
Melbourne, 18th February, 1867.

## TRUSTEES.

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

THE COUNCIL OF THE BOROUGH OF WOOD'S POINT

to be Trustees of the land at that place, temporarily reserved by Order of 6th March, 1866, as a site for Cricket and other recreative purposes, subject to the rights of the Cricket Club.

J. M. GRANT.

Lands and Survey Office,  
Melbourne, 18th February, 1867.

## CLERKS OF COURTS.

THE Governor, with the advice of the Executive Council, has been pleased to make the following appointments, viz:—

GEORGE YUILLE

to act as Clerk of Petty Sessions at Wickliffe, *vice* G. Harriot, resigned.

C. CRUICKSHANK

to be a Clerk in the Police Court, Ballarat East, *vice* T. Taylor, transferred.

SAMUEL H. BINDON,  
Minister of Justice.Crown Law Offices,  
Melbourne, 18th February, 1867.

## EXAMINER IN SEAMANSHIP.

THE Victoria Steam Navigation Board has appointed

Mr. DANIEL MCCALLUM

an Examiner in Seamanship under the 80th and 81st sections of *The Passengers, Harbors, and Navigation Statute*, No. 255 of 1865.

CHARLES FERGUSON,  
Chairman.Office of Steam Navigation Board,  
Melbourne, 16th February, 1867.

## MANAGERS OF A COMMON.

THE undermentioned appointments were made by the Board of Land and Works, on the 18th instant, viz:—

DONALD BETHUNE,  
GEORGE CURNOW, and  
JOHN GAVIN

to be the Managers of the Fyansford Town Common.

J. M. GRANT.

Office of Lands and Survey,  
Melbourne, 19th February, 1867.

## BAILIFFS OF CROWN LANDS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint the undermentioned officers of the Police Force, stationed at the places affixed to their respective names, and the other persons hereinafter named, to be Bailiffs of Crown Lands in pursuance of the 66th section of *The Amending Land Act 1865*, viz.:-

Mounted Constable PATRICK CURTIN (No. 1564), Birregurra.  
Senior Constable JOHN MADDEN (No. 984), Colac.  
Mounted Constable THOMAS MCGLADE (No. 865), Drysdale.  
Mounted Constable JAMES DAVIDSON (No. 1942), Duneed.  
Mounted Constable HENRY SAVILLE (No. 1152), Inverleigh.  
Mounted Constable JOHN WILSON (No. 1310), Little River.  
Mounted Constable JOHN MULCAHY (No. 1721), Leigh road.  
Senior Constable ROBERT HADFIELD (No. 507), Meredith.  
Mounted Constable T. E. HARDING (No. 518), Rokewood.  
Senior Constable PATRICK FLAHER (No. 399), Steiglitz.  
Mounted Constable J. W. COWDREY (No. 185), Wyndham.

Also the following persons, viz.:-

WILLIAM L. JONES,  
EDWARD PRINGLE,  
ROBERT FRASER,  
WILLIAM H. WATKINS.

J. M. GRANT.

Lands and Survey Office,  
Melbourne, 18th February, 1867.

## PLANTS, CUTTINGS, AND SEEDS FOR DISTRIBUTION.

PLANTS, Cuttings, and Seeds, required for the grounds of Public Institutions, can be obtained from the Botanic Garden, at Melbourne, on personal application, during the month of May next, but not later. An accurate estimate of the ground prepared for the reception of the plants, &c., will need to be submitted at the office of the Director of the Botanic Garden simultaneously with a formal application at the time indicated.

FERD. MUELLER, M.D.,  
Director of the Botanic Garden.

Botanic Garden,  
Melbourne, 17th February, 1867.

## INSOLVENCIES.

RETURN of Melbourne Insolvencies during the week ending the 16th day of February, 1867:-

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

11th February.

Archibald McDonald, gentleman, Kyneton, Goodman.  
James Le You, farmer, Sale, Moore.  
William Bray, miner, Sebastopol, Simson.  
John Merigan, grocer, Melbourne, Shaw.  
Richard Davis, publican, Sale, Moore.  
Alexander McLachlan, mariner, Williamstown, Courtney.

12th February.

Michael Leeds, sharebroker, Sandhurst, Jacomb.  
William Henry Morgan, restaurant-keeper, Jungle Creek, Goodman.  
John Stipack, miner, Spring Gully, Goodman.  
James McGuire, clerk, Ballarat, Jacomb.  
Joseph Barberiss Finales, publican, Daylesford, Shaw.

13th February.

Philip Ryan, publican, Malmesbury, Moore.  
William Hoskins, comedian, Carlton, Courtney.  
Malachi McCarty, slater, Emerald Hill, Jacomb.  
James Frazer, blacksmith, Gipps Land, Shaw.

14th February.

Walter F. Clarke, baker, Malvern, Goodman.  
Samuel Welsby, blacksmith, Richmond, Courtney.  
David Shiels, clerk, Melbourne, Moore.  
Samuel Higgott, shoe importer, Melbourne, Goodman.

GEORGE BROUGHAM AUSTIN,  
Chief Clerk.

## INSOLVENCIES.

RETURN of Insolvencies for the week ending 16th February, 1867, in the Beechworth Circuit District:-

Nos., names, residences, occupations, and dates of sequestration.

5. William Coombes, Wangaratta, brickmaker, 9th February.
6. Amos Vibert, Spring Creek, laborer, 9th February.
7. Nathan Niles Gitchell and James Chalmers, Morse's Creek, quartz miners and squatters, 6th February.
8. Nathan Niles Gitchell, Morse's Creek, quartz miner and squatter, 6th February.

ARTHUR DRURY,  
Clerk of Insolvent Court.

Insolvent Court Office,  
Beechworth, 16th February, 1867.

## THE COMPANIES STATUTE 1864.

I HEREBY certify that "The Antimony and Sulphur Company (limited)" has been this day registered by me, and notify that the said company is incorporated, and is limited by shares.

Dated this nineteenth day of February, 1867.

THOS. SUNDERLAND,  
Deputy Registrar-General.

Registrar-General's Office,  
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 undermentioned localities, and that the same have been referred to the proper officers for report:-

No. of Application.	Name of Locality.
655	Stony Creek Water Reserve.
656	Strangways.
657	Skipton street, Ballarat.

(By Order of the Board)

B. F. KANE.

Secretary.

Education Office,  
Melbourne, 25th January, 1867.

## WEEKLY ABSTRACT OF BIRTHS AND DEATHS.

ABSTRACT OF BIRTHS AND DEATHS REGISTERED IN THE METROPOLITAN AND SUBURBAN REGISTRATION DISTRICTS DURING THE WEEK ENDING 16TH FEBRUARY, 1867.

District.	Deputy Registrar.	Births.	Deaths.
Boroondara	J. D. Bragge	1	1
Brighton	S. P. Simmonds	2	1
Brunswick	Joseph George	1	2
Collingwood	H. W. Mortimer	25	26
Flemington	James Gibson	0	1
Footscray	J. C. C. Schild	1	1
Kew	F. Barnard	1	1
Melbourne (South)	Ellen Tierney	5	21
Melbourne (North)	G. F. Nagle	36	29
Prahran	A. F. White	5	7
Richmond	W. H. Lagoe	7	18
Sandridge	Andrew Plummer	7	3
Emerald Hill	Andrew Plummer	6	10
South Yarra	E. B. Taylor	4	5
St. Kilda	F. T. Van Hemert	7	6
Williamstown	Edmund Burke	6	5
		114	137

Twenty-one out of twenty-six deaths registered in Collingwood were of children under three years of age. Diarrhoea still continues prevalent and fatal in North Melbourne, but no fatal case of measles has been recorded in that district during the week. At Richmond measles are on the decline, but diarrhoea and dysentery appear to be on the increase, and fourteen out of the eighteen fatal cases were of children under three. There is, on the whole, a slight shade of improvement in the general rate of mortality.

WILLIAM HENRY ARCHER,

Registrar General's Office,  
Melbourne, 21st February, 1867.

## APPROACHING LAND SALES.

Sale of Crown Lands in Fee Simple to be held at the undermentioned places and dates, previously notified, viz.:-

	No. of Gazette.
<b>BALLARAT</b> -	
Friday 8 March	17
Friday 15 March	19
<b>GEELONG</b> -	
Friday 1 March	14
Tuesday 5 March	16
<b>MALMESBURY</b> -	
Friday 1 March	12
<b>MELBOURNE</b> -	
Friday 1 March	14
Tuesday 5 March	16
Tuesday 12 March	18
Friday 15 March	19
<b>SANDHURST</b> -	
Friday 1 March	14
<b>WARRNAMBOOL</b> -	
Tuesday 26 February	9

Lands and Survey Office,  
Melbourne.

## CUSTOM-HOUSE SALE AT PORT FAIRY CANCELED.

NOTICE is hereby given that payment having been made of the rent due on AP/1, one box tobacco, ex *Lady Robillard*, warehoused in the warehouse known as "Bateman's," the Notice of Sale of the said tobacco, which appeared at page 309 of the *Government Gazette* for 1867, has been canceled.

J. G. FRANCIS,

Commissioner of Trade and Customs.

Department of Trade and Customs,  
Melbourne, 20th February, 1867.

**CUSTOM-HOUSE SALE.**

**NOTICE** is hereby given that unless the goods bonded in the several warehouses mentioned in the schedule hereto annexed are either duly cleared, exported, or re-warehoused, and the duties ascertained to be due on the deficiencies, as provided by the 85th clause of *The Customs Act 1857*, be paid on or before Tuesday, the 25th March, they will be sold pursuant to the 86th clause of the aforesaid Act, on Tuesday, the 2nd April, commencing at "Cole's," at Twelve o'clock noon on that day.

Owners or proprietors of any of the goods specified are therefore cautioned that the above arrangement will be strictly adhered to.

Department of Trade and Customs,  
Melbourne, 18th February, 1867.

J. G. FRANCIS,  
Commissioner of Trade and Customs.

Warehouse.	Date of Bonding	Ship.	Whence.	Merchant.	Marks.	Numbers.	Description.
Cole's	1863. April 9	General Meslin	Charente	Ploos Van Amstel and Co.	Z 495	...	66 cases brandy.
Cole's	April 9	General Meslin	Charente	Ploos Van Amstel and Co.	Z 495	1	85 cases brandy.
Cole's	April 16	Koningby	Rotterdam	Ploos Van Amstel and Co.	Z 576	...	5 cases liqueurs.
Cole's	April 16	Koningby	Rotterdam	Ploos Van Amstel and Co.	Z 578	0 4	24 and 1 ullage cases wine.
Cole's	May 18	St. Louis	Charente	Ploos Van Amstel and Co.	Z 753	...	169 cases brandy.
Cole's	May 18	St. Louis	Charente	Ploos Van Amstel and Co.	Z 753	1	68 cases brandy.
Cole's	June 15	Istamboul	London	Moore, Hawthorn, and Co.	A 14	...	4 hogheads beer.
Cole's	June 29	St. Joseph	Charente	Ploos Van Amstel and Co.	A 149	2	167 cases brandy.
Cole's	June 29	St. Joseph	Charente	Ploos Van Amstel and Co.	A 149	5	20 cases brandy.
Cole's	June 29	St. Joseph	Charente	Ploos Van Amstel and Co.	A 181	163	1 quarter-cask brandy.
Cole's	June 29	Bonnie Dundee	London	White Brothers and Co.	A 168	68	1 quarter-cask brandy.
Cole's	August 1	Suffren	Charente	Ploos Van Amstel and Co.	A 395	40	1 quarter-cask brandy.
Cole's	August 1	Suffren	Charente	Ploos Van Amstel and Co.	A 395	1	39 cases brandy.
Cole's	September 3	Sophie der Niederland	Rotterdam	Ploos Van Amstel and Co.	A 695	0	20 cases wine.
Cole's	September 3	Sophie der Niederland	Rotterdam	Ploos Van Amstel and Co.	A 695	0	10 cases wine.
Cole's	September 3	Sophie der Niederland	Rotterdam	Ploos Van Amstel and Co.	A 695	0	25 cases wine.
Cole's	September 3	Sophie der Niederland	Rotterdam	Ploos Van Amstel and Co.	A 695	0	20 cases liqueurs.
Cole's	September 8	Twilight	Glasgow	Callender and Co.	A 769	1	50 cases whiskey.
Cole's	September 8	Twilight	Glasgow	Callender and Co.	A 769	1	50 cases whiskey.
Cole's	September 25	Summer Cloud	Leith	Woodville, Jarrett, and Co.	A 905	...	20 cases whiskey.
Cole's	October 1	Independent	Charente	Ploos Van Amstel and Co.	A 974	90-115	26 quarter-casks brandy.
Cole's	October 23	Charlotte	Bordeaux	Woodville, Jarrett, and Co.	B 109	...	1 case wine.

Cole's	...	...	November 13	Jennie	...	New York	Moore, Hawthorne, and Co.	...	...	B 264 B
Cole's	...	...	November 30	Hendrick Ido Ambacht	...	Rotterdam	Ploos Van Amstel and Co.	...	101, 102	2 cases tobacco. 98 cases geneva.
Cole's	...	...	December 4	Kremen Vanderleek	...	Glasgow	Callender and Co. ...	...	1	20 and 1 ullage cases whiskey.
Cole's	...	...	December 8	Aldinga	...	Adelaide	Callender and Co. ...	...	3	9 casks wine.
Cole's	...	...	December 24	Mary Cumming	...	Bordeaux	Ploos Van Amstel and Co.	...	...	279 cases brandy.
Alison and Knight's	...	...	September 2	Whirlwind	...	London	Bligh and Harbottle	...	113 A	1 ullage case wine.
Alison and Knight's	...	...	September 3	Reult	...	London	Bligh and Harbottle	...	26 Z	2 ullage cases wine.
Alison and Knight's	...	...	September 4	Alecta	...	New York	Lord and Co.	...	89 Z	9 cases bitters.
Alison and Knight's	...	...	September 8	Nimrod	...	London	Joseph Taylor and Co.	...	...	1 hoghead wine.
Alison and Knight's	...	...	September 9	Royal Visitor	...	London	Alex. Matheson	...	54	44 and 1 ullage cases brandy.
Alison and Knight's	...	...	September 9	Royal Visitor	...	London	Alex. Matheson	...	0 T	14 cases brandy.
Alison and Knight's	...	...	September 9	Royal Visitor	...	London	Alex. Matheson	...	1-10	10 quarter-casks brandy.
Alison and Knight's	...	...	September 28	Charlotte	...	Bordeaux	Bligh and Harbottle	...	...	214 cases brandy.
Alison and Knight's	...	...	October 1	Independent	...	Charente	Smith, Strachan, and Co.	...	...	1 ullage case brandy.
Alison and Knight's	...	...	October 2	Independent	...	Charente	Bligh and Harbottle	...	2	349 cases brandy.
Alison and Knight's	...	...	October 2	Independent	...	Charente	Bligh and Harbottle	...	3	215 cases brandy.
Alison and Knight's	...	...	October 2	Independent	...	Charente	Bligh and Harbottle	...	5	189 cases brandy.
Alison and Knight's	...	...	October 10	Alfred	...	London	Bligh and Harbottle	...	187 1	1 ullage case wine.
Alison and Knight's	...	...	October 15	Jessie Munn	...	Liverpool	W. Brayshaw	...	29	1 quarter-cask rum.
Alison and Knight's	...	...	October 16	S. V. Heron	...	Rotterdam	Gustave Beckx and Co.	...	...	1 case geneva.
Alison and Knight's	...	...	October 28	Ocean Pearl	...	New York	Lord and Co.	...	1	1 ullage barrel apples.
Alison and Knight's	...	...	November 6	Ocean Pearl	...	Boston	Benson Brothers	...	2	1 quarter-cask spirits.
Alison and Knight's	...	...	November 24	Agincourt	...	London	White Brothers and Co.	...	1-45	45 quarter-casks wine.
Alison and Knight's	...	...	December 1	Aurora	...	New York	Newell and Co.	...	...	1 ullage case sarsaparilla.
Alison and Knight's	...	...	April 24	Royal Saxon	...	Liverpool	W. Brayshaw	...	1	67 and 1 ullage cases wine.
Alison and Knight's	...	...	May 18	Roxburgh Castle	...	London	Joske Brothers	...	131-140	10 quarter-casks brandy.
Alison and Knight's	...	...	May 21	Thomas Royden	...	London	White Brothers and Co.	...	...	1 ullage case wine.
Alison and Knight's	...	...	May 21	Pride of England	...	London	Joske Brothers	...	...	683 cases brandy.
Alison and Knight's	...	...	May 21	Pride of England	...	London	Joske Brothers	...	...	11 quarter-casks brandy.
Alison and Knight's	...	...	May 27	Prince Rupert	...	Liverpool	W. Brayshaw	...	111-113, 117, 130-136	20 cases whiskey.
Alison and Knight's	...	...	June 10	Clutha	...	Greenock	Wilson, Buchanan, and Co.	...	...	30 cases whiskey.

CUSTOM-HOUSE SALE—continued.

Warehouse.	Date of Bonding.	Ship.	Whence.	Merchant.	Marks.	Numbers.	Description.
Alison and Knight's	1863. June 11	Relief	London	A. Schlostein and Co.	Z 988	...	70 cases brandy.
Alison and Knight's	June 12	Istamboul	London	T. and W. White	Z 916	2-8, 9-10	4 hogsheads brandy.
Alison and Knight's	June 12	Istamboul	London	Joske Brothers	Z 993	2-19	18 quarter-casks brandy.
Alison and Knight's	June 13	Glencoe	London	Rolfe and Bailey	Z 9	16	1 hogshead brandy.
Alison and Knight's	June 22	Wonga Wonga	Adelaide	Rolfe and Bailey	Z 75	...	10 cases brandy.
Alison and Knight's	June 29	St. Joseph	Charente	R. and S. Gibbs	Z 154	...	1 and 1 ullage cases brandy.
Alison and Knight's	June 29	British Trident	Liverpool	Wilson, Buchanan, and Co.	Z 174	...	305 cases whiskey.
Alison and Knight's	July 8	Ceres	London	Bligh and Harbottle	Z 246	120, 121.	2 quarter-casks wine.
Alison and Knight's	July 9	St. Oswin	Brimptam	Moore, Hawthorn, and Co.	Z 235	1	1 cask molasses.
Alison and Knight's	July 11	Royal Dane	Liverpool	W. Brayshaw	Z 266	...	50 cases wine.
Alison and Knight's	July 11	Royal Dane	Liverpool	W. Brayshaw	Z 266	1	50 cases wine.
Alison and Knight's	July 15	Charles Sprague	New York	Lord and Co.	Z 289	...	10 cases bitters.
Alison and Knight's	July 27	Lady Rebiliard	Belfast	Gustave Beck and Co.	Z 334	1	18 and 1 ullage cases ginger wine.
Alison and Knight's	August 4	City of Melbourne	Sydney	Jas. Cox	Z 44	10	4 cases wine.
Alison and Knight's	August 5	Attila	London	J. Thompson	Z 44	...	149 cases brandy.
Alison and Knight's	August 6	Attila	London	Alex. Matheson	Z 472	...	97 cases brandy.
Alison and Knight's	August 7	Caduceus	London	Rolfe and Bailey	Z 466	7, 13-33	21 hogsheads brandy.
Alison and Knight's	August 11	Ontario	London	Rolfe and Bailey	Z 507	20, 25, 27, 29, 30	5 hogsheads brandy.
Zander's	April 9	Chowringhee	London	E. F. Sichel and Co.	Z 507	13	1 hogshead brandy.
Zander's	April 9	Chowringhee	London	E. F. Sichel and Co.	Z 507	35-37	3 quarter-casks brandy.
Zander's	April 16	Konigby	Rotterdam	E. F. Sichel and Co.	Z 572	...	30 cases geneva.
Zander's	April 22	Quickstep	New York	E. F. Sichel and Co.	Z 633	1, 2	2 three-quarter boxes tobacco.
Zander's	April 30	Damio	London	E. F. Sichel and Co.	Z 633	...	233 cases brandy.
Zander's	May 6	Maverick	Boston	Osborne, Cushing, and Co.	Z 716	29, 34, 47, 55-62, 98	8 casks alcohol.
Zander's	May 21	Themis	London	Joske Brothers	Z 780	...	28 cases brandy.
Zander's	May 21	Themis	London	Joske Brothers	Z 780	1	451 and 1 ullage cases brandy.
Zander's	June 12	Glencoe	London	Joske Brothers	Z 989	...	191 cases brandy.



## CUSTOM-HOUSE SALE—continued.

Warehouse.	Date of Bonding.	Ship.	Whence.	Merchant.	Marks.	Number.	Description.
Zander's ...	1863. December 11	Pearbought ...	London ...	It. Towns and Co. ...	B 597	8-10	3 quarter-casks brandy.
Hartley's ...	April 17	Konigby ...	Rotterdam ...	W. J. Greig and Co. ...	Z 587	...	7 cases geneva.
Hartley's ...	April 30	Spy ...	Oporto ...	Parbury, Lamb, and Co. ...	Z 692	734, 735, 979, 980	4 quarter-casks wine.
Hartley's ...	May 4	Anna Catharina ...	Charante ...	W. J. Greig and Co. ...	Z 705	1-20	20 hogsheds brandy.
Hartley's ...	May 4	Anna Catharina ...	Charante ...	W. J. Greig and Co. ...	Z 705	22-35	14 barrels brandy.
Hartley's ...	May 23	Ultina ...	London ...	Joske Brothers ...	Z 835	119-124, 136-158	29 quarter-casks brandy.
Hartley's ...	June 13	Golden South ...	London ...	Joske Brothers ...	Z 981	...	950 cases brandy.
Hartley's ...	June 26	St. Joseph ...	Charente ...	W. J. Greig and Co. ...	A 172	2-9, 11, 12	10 hogsheds brandy.
Hartley's ...	June 26	St. Joseph ...	Charente ...	W. J. Greig and Co. ...	A 172	14-18, 20, 21, 23	8 quarter-casks brandy.
Hartley's ...	June 29	St. Joseph ...	Charente ...	Curcier and Adet ...	A 140	...	267 cases brandy.
Hartley's ...	June 29	Forest Rights ...	Liverpool ...	Wilson, Buchanan, and Co. ...	A 173	...	352 and 1 ullage cases whiskey.
Hartley's ...	July 31	Western Ocean ...	Liverpool ...	White Brothers ...	A 389	$\frac{5}{2}$	1 quarter-cask rum.
Hartley's ...	September 9	Twilight ...	Glasgow ...	W. McCulloch ...	A 775	6	1 quarter-cask whiskey.
Hartley's ...	September 29	Esther ...	Charente ...	Ploos Van Amstel and Co. ...	A 349	13, 13, 14	3 quarter-casks brandy.
Hartley's ...	November 2	Oceanica ...	London ...	Joske Brothers ...	B 131	...	2 cases brandy.
Hartley's ...	November 2	Oceanica ...	London ...	Joske Brothers ...	B 131	1	1 case brandy.
Hartley's ...	November 27	Valliant ...	Calcutta ...	Jas. Henty and Co. ...	B 368	51-70	20 bundles tobacco.
Hartley's ...	December 17	Catherine ...	London ...	Jas. Henty and Co. ...	B 533	...	3 cases whiskey.
McCulloch's ...	May 22	Roxburgh Castle ...	London ...	McCulloch, Sellar, and Co. ...	Z 814	3-5	3 hogsheds brandy.
McCulloch's ...	June 16	Wellesley ...	London ...	McCulloch, Sellar, and Co. ...	A 877	1-5	5 hogsheds brandy.
McCulloch's ...	July 31	Monarch ...	London ...	McCulloch, Sellar, and Co. ...	A 17	4-7	4 hogsheds brandy.
McCulloch's ...	September 3	Twilight ...	Glasgow ...	McCulloch, Sellar, and Co. ...	A 387	...	10 and 1 ullage cases whiskey.
McCulloch's ...	September 22	Aurifera ...	Calcutta ...	McCulloch, Sellar, and Co. ...	A 608	...	1 bag rice.
McCulloch's ...	December 15	Exodus ...	London ...	McCulloch, Sellar, and Co. ...	B 867	4-10	7 quarter-casks brandy.
Bell's ...	April 8	Kinderyke ...	Rotterdam ...	Parbury, Lamb, and Co. ...	Z 471	...	326 cases geneva.
Bell's ...	April 29	Royal Saxon ...	Liverpool ...	James Service and Co. ...	Z 673	$\frac{176, 176}{2}$	2 packages tobacco.
Bell's ...	April 30	Birch Grove ...	London ...	Joske Brothers ...	Z 688	...	678 cases brandy.





## CUSTOM-HOUSE SALE—continued.

Warehouse.	Date of Bonding.	Ship.	Whence.	Merchant.	Marks.	Numbers.	Description.
Cleve's	1863. November 16	Branden	London	Cleve Brothers	B 274	...	38 cases wine.
Cleve's	December 16	Catherine	Glasgow	Geo. Martin and Co.	B 599	...	712 cases whiskey.
Cleve's	December 16	Catherine	Glasgow	Geo. Martin and Co.	B 599	...	381 cases whiskey.
Teale's	June 12	Istamboul	London	Dickson, Williams, and Co.	Z 595	10, 11, 12, 13, 14	5 hogheads brandy.
Teale's	August 29	Prince of Wales	London	White Brothers and Co.	A 625	53	1 quarter-cask brandy.
Teale's	August 31	Victoria Distillery	...	Thomas Aitken	A 633	1	1 quarter-cask colonial spirits.
Teale's	September 1	Scottish Chief	London	De Pass Brothers and Co.	A 635	...	11 case brandy.
Teale's	September 5	Victoria Distillery	...	Thomas Aitken	A 729	3	1 cask colonial spirits.
Teale's	October 7	Queen Bee	London	Gibbs, Ronald, and Co.	B 52	...	1 hoghead brandy.
Teale's	October 29	Ocean Pearl	New York	Joshua Brothers	B 153	2	3 cases tobacco.
Teale's	November 5	Ottolina	Rotterdam	Joshua Brothers	B 208	423, 443, 444	219 cases geneva.
Teale's	December 23	Congo	New York	Joshua Brothers	R 570	40	1 case tobacco.
Central	January 9	Aldinga	Adelaide	T. H. Davis	Y 894	$\frac{6}{2}$	1 cask wine.
Central	April 27	Confidence	London	J. P. Bear	Z 641	26, 30	2 hogheads brandy.
Central	May 8	Macassar	Hamburg	Haage and Prell	Z 725	...	20 cases spirits.
Central	May 18	St. Louis	Bordeaux	O. Tondeur and Co.	Z 745	1-4	4 hogheads brandy.
Central	May 18	St. Louis	Bordeaux	O. Tondeur and Co.	Z 748	...	78 cases brandy.
Central	May 20	Pride of England	London	Brown and Stewart	Z 769	11, 14, 15	3 hogheads brandy.
Central	May 21	Thomas Boyden	London	White Brothers and Co.	Z 788	6-10	5 hogheads brandy.
Central	May 21	Thomas Boyden	London	White Brothers and Co.	Z 788	13-18	6 quarter-casks brandy.
Central	June 29	St. Joseph	Charente	O. Tondeur and Co.	A 141	1-27, 29-33	32 casks brandy.
Central	June 29	St. Joseph	Charente	O. Tondeur and Co.	A 142	...	119 cases brandy.
Central	June 29	St. Joseph	Charente	O. Tondeur and Co.	A 143	3	148 cases brandy.
Central	June 29	St. Joseph	Charente	O. Tondeur and Co.	A 145	1-25	25 casks brandy.
Central	June 29	St. Joseph	Charente	O. Tondeur and Co.	A 147	14, 15, 18-23, 27-33	14 casks brandy.
Central	July 6	St. Joseph	Charente	O. Tondeur and Co.	A 218	...	49 cases brandy.
Central	July 6	St. Joseph	Charente	O. Tondeur and Co.	A 218	1	98 cases brandy.



## CUSTOM-HOUSE SALE—continued.

Warehouse.	Date of Bonding.	Ship.	Where.	Merchant.	Marks.	Numbers.	Description.
Central ..	1853. September 30	Esther ..	Charente ..	O. Tondeur and Co.	A 992	4-8	5 quarter-casks brandy.
Central ..	September 30	Esther ..	Charente ..	O. Tondeur and Co.	A 992	9-13, 25	6 octaves brandy.
Central ..	September 30	Esther ..	Charente ..	O. Tondeur and Co.	A 993	2, 3	2 hogsheds brandy.
Central ..	September 30	Esther ..	Charente ..	O. Tondeur and Co.	A 993	4-8	5 quarter-casks brandy.
Central ..	September 30	Esther ..	Charente ..	O. Tondeur and Co.	A 993	9-13	5 octaves brandy.
Central ..	September 30	Esther ..	Charente ..	O. Tondeur and Co.	A 993	16	1 hogsheds brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 990	1-6	6 hogsheds brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 990	7-18	12 quarter-casks brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 990	19-23	5 octaves brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 991	1-3	3 hogsheds brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 992	4-8	5 quarter-casks brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 992	1-3	3 hogsheds brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 992	5-8	4 quarter-casks brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 992	9-13	5 octaves brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 993	1-3	3 hogsheds brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 993	4-8	5 quarter-casks brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 993	9-13	5 octaves brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 994	1, 2	2 hogsheds brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 994	3-7	5 quarter-casks brandy.
Central ..	October 2	Independent	Charente ..	O. Tondeur and Co.	A 994	8-12	5 octaves brandy.
Central ..	October 24	Columbino ..	Rotterdam	Haegs and Prell ..	B 130	...	1 case geneva.
Central ..	November 24	Martha Birnie	London ..	Holmes, White, and Co. ...	B 342	3-10	8 hogsheds brandy.
Central ..	November 24	Martha Birnie	London ..	Holmes, White, and Co. ...	B 342	13, 19	2 quarter-casks brandy.
Central ..	November 24	Coorong ..	Adelaide ..	James Cox ..	B 377	2, 4-7	5 hogsheds wine.
Central ..	December 3	Coorong ..	Adelaide ..	Sprigg, Twentymann, and Co.	B 436	6, 16, 18	3 hogsheds wine.
Central ..	December 9	Isnyr ..	Hong Kong	J. J. Marshall and Co. ...	B 487	2000 M & Co. H	71 half-chests tea.



## CUSTOM-HOUSE SALE—continued.

Warehouse.	Date of Bonding.	Ship.	Whence.	Merchant.	Mart.	Numbers.	Description.
Grice's	1863. September 2	Twilight	Glasgow	Bright Brothers and Co. ...	A 673	15	1 quarter-cask whiskey.
Grice's	September 3	Maria Gambrell	New York	Bright Brothers and Co. ...	691	22-31, 52-57, 59	17 1/2-boxes tobacco.
Grice's	September 7	Giant's Causeway	London	Bright Brothers and Co. ...	732	15-18	4 hogsheads wine.
Grice's	September 7	Giant's Causeway	London	Bright Brothers and Co. ...	732	22-26	6 quarter-casks wine.
Grice's	September 14	Alexander	Glasgow	C. Watson	806	...	1 case whiskey.
Grice's	October 2	Independent	Charente	Bligh and Harbottle	806	...	59 cases brandy.
Grice's	October 3	Independent	Charente	Bright Brothers and Co. ...	806	21-30	10 quarter-casks brandy.
Grice's	October 13	Esther	Charente	Bligh and Harbottle	806	...	210 cases brandy.
Grice's	October 29	Ocean Pearl	New York	Bright Brothers and Co. ...	806	140-143	9 1/2-boxes tobacco.
Grice's	October 29	Ocean Pearl	New York	Bright Brothers and Co. ...	806	19, 22	2 kegs tobacco.
Grice's	November 12	Hendrick Ido Ambacht	Rotterdam	Martin Monash	806	1	1 case cigars.
Grice's	November 21	Landsborough	Liverpool	Bright Brothers and Co. ...	806	54	1 case tobacco.
Grice's	November 27	Johannes	Hamburg	G. Wileryicks	806	2	1 package cigars.
Grice's	December 14	Vanguard	Liverpool	Bright Brothers and Co. ...	806	1	1 cask snuff.
Grice's	December 18	Great Britain	Liverpool	Bright Brothers and Co. ...	806	90-99	10 1/2-boxes tobacco.
Grice's	December 18	Great Britain	Liverpool	Bright Brothers and Co. ...	806	123-128, 130	7 cases tobacco.
Nicholson's	June 11	Bordelais	Bordeaux	Curcier and Adet	806	75, 77, 79, 83-85, 88	7 quarter-casks brandy.
Nicholson's	June 11	Bordelais	Bordeaux	Curcier and Adet	806	...	340 cases brandy.
Nicholson's	June 12	Bordelais	Bordeaux	Curcier and Adet	806	19	1 hogshhead wine.
Nicholson's	June 17	Bordelais	Bordeaux	Curcier and Adet	806	...	91 cases brandy.
Nicholson's	July 2	Bordelais	Bordeaux	Curcier and Adet	806	1	10 cases absinthi.
Nicholson's	July 10	Theoda	Dunedin	H. B. Donaldson	806	1, 2	3 boxes tobacco.
Nicholson's	August 23	Lahore	Liverpool	Dickson, Williams, and Co.	806	...	16 cases wine.
Nicholson's	August 23	Lahore	Liverpool	Dickson, Williams, and Co.	806	...	97 cases wine.
Nicholson's	September 18	Giant's Causeway	London	Lyons and Harris	806	...	82 cases brandy.
Nicholson's	September 24	Charlotte	Bordeaux	Curcier and Adet	806	17	1 cask brandy.
Nicholson's	September 29	Charlotte	Bordeaux	Curcier and Adet	806	...	2 cases wine.

Nicholson's	September	30	Charlotte	...	...	Bordeaux	Curcier and Adet	...	A 904	0 3	13 cases liquours.
Nicholson's	September	30	Charlotte	...	...	Bordeaux	Curcier and Adet	...	A 964	0 4	2 cases liquours.
Nicholson's	October	19	S. V. Heron	...	...	Rotterdam	Prost, Kohlar, and Co.	...	B 102	...	1 case geneva.
Nicholson's	November	25	Meander	...	...	Poo Chico	Youngman and Co.	...	B 350	Y M & Co. PT in square, 3	7 half-chests tea.
Nicholson's	December	2	Moravian	...	...	London	Charles Watson	...	B 411	2-4	3 hogsheds brandy.
Nicholson's	December	18	Dover Castle	...	...	London	E. Samuel and Co.	...	B 343	2	1 case snuff.
Harker's	May	14	Coorong	...	...	Adelaide	Wm. Campbell	...	Z 730	1, 6	2 cases wine.
Harker's	June	16	Isamboul	...	...	London	Heinecke and Co.	...	Z 934	2	1 package snuff.
Harker's	June	30	Yorkshire	...	...	London	Graham Brothers and Co.	...	A 159	1	8 and 1 ullage cases wine.
Harker's	August	27	Isaac de Costa	...	...	Rotterdam	Parbury, Lamb, and Co.	...	A 692	...	2 cases geneva.
Harker's	December	11	Krimpen-Van der Lek	...	...	Glasgow	R. Torvus and Co.	...	B 903	...	75 cases whiskey.
Degraves'	April	10	White Rose	...	...	London	Parbury, Lamb, and Co.	...	Z 518	...	40 cases brandy.
Degraves'	April	28	Augustus Heard	...	...	New York	Nowell and Co.	...	Z 670	3, 4	2 cases snuff.
Degraves'	May	15	Kiinderdyke	...	...	Rotterdam	Martin and Monash	...	Z 738	1	1 case cigars.
Degraves'	June	17	Arno	...	...	London	Parbury, Lamb, and Co.	...	A 39	...	35 cases brandy.
Degraves'	September	1	Result	...	...	London	Parbury, Lamb, and Co.	...	A 660	100-191	2 2-boxes tobacco.
Degraves'	September	29	Champion of the Seas	...	...	Liverpool	Parbury, Lamb, and Co.	...	A 930	99	1 case tobacco.
Degraves'	October	28	Suchays	...	...	London	Sprigg, Twentymen, and Co.	...	B 143	8-10	3 quarter-casks wine.
Degraves'	December	7	Carin	...	...	Rotterdam	Parbury, Lamb, and Co.	...	B 469	...	5 cases geneva.
Degraves'	December	7	Carin	...	...	Rotterdam	Fanning and Co.	...	B 470	...	30 cases geneva.

## APPLICATIONS FOR MINING LEASES AND WATER-RIGHT LICENSES.

IN pursuance of the Act of Parliament, 39 Victoria No. 291, section 41, it is hereby notified, that after the expiration of one month from the date hereof, it is intended to grant Leases and Licenses of the portions of ground undermentioned.

Office of Mines,  
Melbourne, 22nd February, 1867.

JOHN MACGREGOR,  
Minister of Mines.

Mining District	No. of Applicants	Names of Applicants, and style under which it is intended that the business shall be carried on.	No. of Lease License	Approximate Extent of Ground applied for.	Amount of Money proposed to be invested, and in what manner the land is to be worked.	Minimum number of men to be employed when commencing operations, also subsequently when in full work.	Precise locality and time of commencing operations.	Term of Lease or License and General Remarks.
Ararat	93	J. S. Carver. "The John Bull Gold Mining Co."	141	A. R. P. 42 0 33	£2000. Steam machinery	First three months nine men, subsequently thirty men	Waterloo Flat, near Beaufort. On grant of lease	15 years. West's garden is excised.
	105	J. Brown. "The Happy-go-Lucky Gold Mining Co."	151	5 3 32	£400	First six months four men, subsequently six men	Kerry Muir, Sailor's Gully, near Beaufort. On grant of lease	10 years.
	26	E. C. Grant and another. "The Wimmera Gold Mining Co."	155	32 3 14	£1000	First six months four men, subsequently eight men	Welshman's Flat. On grant of lease	15 years. The road and sold lands are excised.
	75	J. Day and others. "The Sebastopol Amalgamated Quartz Mining Co."	923	13 0 5	£2000. Manual labor and machinery	First six months two men, subsequently six men	South side of Swift's Creek. On grant of lease	15 years. The north-west corner of the block, two chains from the bank of the creek, is excised.
Gipps Land	489	J. D. Huggins. "The Victoria Gold Mining Co. (registered)"	957	4 3 20	£500. Tunneling	First six months two men, subsequently four men	Gaffney's Creek. On grant of lease	15 years.
	492	W. G. Singleton	960	1 3 3	£4000	First six months two men, subsequently four men	Champion Machine Site, Black River. Already at work	15 years. The water-races are excised.
	54	Thornton Root. "The Goulburn Valley Sluicing Co."	955	20 2 34	£500. Tunneling, excavating, &c.	First six months six men, subsequently twelve men	River Goulburn, near its junction with Four Day Creek. On grant of lease	15 years.
	56	A. R. Milne and another. "The Bulla Copper Mining Co. (Mineral)"	165	33 3 21	£2000	First six months two men, subsequently twenty men	Sick-oil-Creek, south of Mount Bulla. On grant of lease	30 years.
Maryborough	G 90	J. Gill and another. "The North Evening Star Quartz Mining Co."	1	20 3 36	£5000	First six months four men, subsequently twelve men	Upper Darro, north of No. 1 Evening Star Claim. On grant of lease	15 years.
	13/56	T. Pike and others	650	10 1 31	£500. Steam machinery	First six months four men, subsequently six men	Pesceverance Reef, parish of Darpo. On grant of lease	15 years.
	194	H. Pritchard and others. "The Reality Gold Mining Co."	654	5 3 0	£2000. Horse-power, steam machinery if required	First six months six men, subsequently eight men	Mayora. On grant of lease	10 years. The garden and the streets are excised.
	175	J. Downie. "The Great Tunnel Gold Mining Co."	658	5 3 10	£300. Tunneling	First six months six men, subsequently eight men	Mount Greenock. Already at work	15 years.
Sandhurst	176	A. Hayes. "The Albion Gold Mining Co."	659	14 1 27	£2000. Whim and machinery, if required	First six months six men, subsequently twelve men	Talbot Flat, near May's Paddock. On grant of lease	10 years.
	179	T. Bartlemore	661	20 1 22	£1000. Manual labor, steam machinery if required	First six months four men, subsequently twelve men	Kangaroo Flat, south of Talbot Racecourse. Already at work	15 years. The dam is excised.
	65	S. T. Weeks and others	663	12 0 0	£500. Steam power	First three months two men, subsequently six men	One mile west of East Bridge, St. Arnaud. On grant of lease	15 years.
	189	L. Meyer. "The Britannia Quartz Gold Mining Co."	637	8 3 3	£5000. Steam machinery	First six months eight men, subsequently fifteen men	Britannia Reef, McCullum's Creek. On grant of lease	15 years. Ross and Co's mining claim and Ross' garden are excised.
Beechworth	31	J. Tobin and another. "The Tobin's Reef Gold Mining Co."	1122	12 1 31	£2000. Manual labor, and machinery	First six months three men, subsequently six men	Sunday Creek, near Kilmore. Already at work	15 years.
	10/3	E. Evans and others. "The Leviathan Race Co."	201	10 0 21	£300. £700 already expended	Already commenced	Ovens River, western branch	15 years.
	25	W. J. Singleton	210	1 0 33	£4000 already invested	Already commenced	Champion Creek, Wood's Point	15 years.



## REGISTERED FRIENDLY SOCIETIES.

SOCIETIES which have been registered and Societies which have expired or have been dissolved, in accordance with the provisions of *The Friendly Societies Statute* 1865 (28 Victoria No. 254) during the year 1866.

No. on Register.	Names of Societies.	Places where established.	Provisionally registered.	Completely registered.	Expired or dissolved.
64	Portland and Normanby Building Society ... ..	Portland ...	3 May, 1858	28 Mar., 1859	Dissolved 6 June, 1866.
231	Ovens District St. Patrick's Society... ..	Beechworth ...	24 Nov., 1863	1 June, 1864	Dissolved 23 January, 1866.
285	Footscray District Building Society ... ..	Melbourne ...	15 Mar., 1865	...	Expired 14 September, 1865.
314	North Gipps Land Building, Land, and Investment Society	Sale ...	11 Sept., 1865	1 Feb., 1866.	
316	Grand Alfred Improved Order of Old Friends ... ..	Prahran... ..	28 Sept., 1865	1 Dec., 1865	Dissolved 29 December, 1866.
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324	Campaspe Tent, Victoria District, I.O. Rechabites, Salford Unity	Kyneton ...	1866.	1866.	
325	Ark of Safety Tent, ditto ... ..	Scotchman's Lead	...	3 February.	
326	Heales Tent, ditto ... ..	Epsom ...	...	3 February.	
327	Rising Star Tent, ditto... ..	Sandridge ...	...	3 February.	
328	United Ararat District, A.O.F. ... ..	Ararat ...	...	10 February.	
329	St. Arnaud Tent, Victoria District, I.O. Rechabites, Salford Unity	St. Arnaud ...	...	20 February.	
330	Morning Star Tent, ditto ... ..	Clunes ...	...	20 February.	
331	Perseverance Tent, ditto ... ..	Prahran... ..	...	20 February.	
332	Loyal Creswick Lodge, Ballarat District, M.U.I.O.O.F.	Creswick ...	...	9 March.	
333	Court Violet Grove, United Melbourne District, A.O.F.	Whroo ...	...	15 March.	
334	Freemasons' Building and Investment Society ... ..	Melbourne ...	26 March ...	10 August.	
335	Ballarat Permanent Building and Investment Society ...	Ballarat ...	26 March ...	27 April.	
336	Court Merry Foresters, United Ballarat District, A.O.F.	Carngham ...	...	26 March.	
337	Hampden Tent, Victoria District, I.O. Rechabites, Salford Unity	Camperdown ...	...	1 May.	
338	Olive Branch Tent, ditto ... ..	Kangaroo Flat... ..	...	1 May.	
339	Progress Tent, ditto ... ..	Beaufort ...	...	1 May.	
340	Widow and Orphan's Fund, United Melbourne District, A.O.F.	Melbourne ...	...	23 May.	
341	Benevolent Fund, United Melbourne District, A.O.F. ...	Melbourne ...	...	23 May.	
342	Wimmera District, M.U.I.O.O.F. ... ..	Ararat ...	...	4 May.	
343	Grand Division of the Sons of Temperance ... ..	Geelong ...	...	5 June.	
344	Excelsior Tent, Victoria District, I.O. Rechabites, Salford Unity	Wangaratta ...	...	6 June.	
345	Star of Majorca Tent, ditto ... ..	Craigie ...	...	6 June.	
346	Ovens and Murray District, M.U.I.O.O.F. ... ..	Beechworth ...	...	19 July.	
347	Court Cheltenham, United Melbourne District, A.O.F.	Cheltenham ...	...	20 July.	
348	Freehold Property Association ... ..	Melbourne ...	...	21 July.	
349	Court Ubique, United Melbourne District, A.O.F. ...	Melbourne ...	...	27 July.	
350	Ancient Order of Shepherds, Bendigo United District...	Sandhurst ...	...	6 August.	
351	Guiding Star Tent, Victoria District, I.O. Rechabites, Salford Unity	St. Kilda ...	...	10 August.	
352	Cobden Tent, ditto ... ..	California Gully	...	10 August.	
353	Progress Tent, ditto ... ..	Beaufort ...	...	10 August.	
354	Court Hope of Denmark, United Ballarat District, A.O.F.	Buninyong ...	...	25 August.	
355	Court Stanley, Ovens and Murray United District, A.O.F.	Stanley ...	...	30 August.	
356	Loyal Prince of Wales Lodge, Ovens and Murray District, M.U.I.O.O.F.	Morse's Creek ...	...	7 September.	
357	Ovens and Murray United District, A.O.F. ... ..	Rutherglen ...	...	1 October.	
358	Loyal Sir Charles Darling Lodge, Ballarat District, M.U.I.O.O.F.	Mount Egerton ...	...	2 October.	
359	Kyneton Working Men's Benefit Society ... ..	Kyneton ...	12 October		
360	Loyal Melbourne Lodge, A.I.O.O.F. ... ..	Melbourne ...	...	15 November.	
361	Loyal Upper Goulburn Lodge, Port Phillip District, M.U.I.O.O.F.	Wood's Point ...	...	29 November.	
362	Loyal La Trobe Lodge, Port Phillip District, M.U.I.O.O.F.	Sale ...	...	3 December.	
363	Victoria Tent, Victoria District, I.O. Rechabites, Salford Unity	Talbot ...	...	7 December.	
364	Loyal Carlton Lodge, Port Phillip District, M.U.I.O.O.F.	Carlton ...	...	17 December.	

JOHN LASCELLES,  
Registrar of Friendly Societies.

Office of the Registrar of Friendly Societies,  
Melbourne, 22nd February, 1867.

## CONTRACTS ACCEPTED—(Series 1867).

For what purpose Contract is required.	No. of tenders.	Particulars of each Tender, and Amount recommended for Acceptance.	Amount.	Name for Approval.	If a Contractor previously.	Charged against Vote or Fund.	Authorized according to Regulations.
793-5. Police	...	Sundries contracted for under \$ 10 of the Stores and Transport Regulations	See schedule annexed	...	...	...	G. Verdon.

## SCHEDULE OF CONTRACTS NOS. 793-5.

	£	s.	d.
No. 793. <i>H. Nixon</i> , for the Police, Richmond—3 cwt. rock salt ... ..	per cwt.	0	9 6
No. 794. <i>J. McEwan and Co.</i> , for the Police, Richmond—6 pairs spring-cart lamps ... ..	per pair	1	7 6
No. 795. <i>Geo. White</i> , for the Police, Geelong—1 boat to specification ... ..		24	10 0

## ARARAT MINING DISTRICT.

## BYE-LAW No. 2 OF THE MINING BOARD FOR THE MINING DISTRICT OF ARARAT.

**A**T a meeting of the mining board of the mining district of Ararat, begun and holden at the mining board-room, Ararat, in the said district, on the twenty-eighth day of January, One thousand eight hundred and sixty-seven, it is ordained by the said board as follows (that is to say):—

## ALLUVIAL BYE-LAW, ETC.

1. *Interpretation of words and terms.*—In the interpretation of, and for the purposes of the provisions of this bye-law, the following words and terms, if not inconsistent with the context, shall have the respective meanings hereby assigned to them (that is to say): the term "lead" shall mean the alluvial deposit or wash-dirt containing gold running in a continuous course or occurring successively in patches; the word "miner," "person," "claimholder," "shareholder," "party" shall be construed to imply any mining party or copartnership for mining purposes; and all words and terms used in the singular number shall include the plural number.

## PROSPECTING.

2. *Interpretation clause.*—The term "prospector" shall mean any person engaged in searching for or discovering any new, lost, or abandoned lead or deposit of gold.

3. *Prospecting claims shall be registered.*—All prospecting claims shall be registered; and any miner discovering payable gold in a prospecting claim shall without delay report the same to the warden, and shall at the same time give notice to the registrar, and such notice shall be in the form set forth in schedule A annexed to this bye-law; and the registrar shall, upon the receipt of such notice, immediately post a copy of the same in front of his office. Prospectors not complying with the conditions of this clause shall only be entitled to an ordinary claim.

4. *Marking out claims.*—Claims must be marked out by a conspicuous peg at each end (the upper and the lower), on the supposed course of the lead, and may be of any width not exceeding for hundred (400) yards, until the prospectors obtain gold in payable quantities, when the width must be reduced in accordance with clause 6, and a peg projecting not less than three (3) feet above the surface must be placed at each corner of the claim, and in such manner that the boundary lines which meet at each peg shall form right angles with each other. Such pegs shall be kept visible during the working of the claim: Provided always, that after the boundaries have been adjusted in accordance with clause 6, they shall not be varied by reason of the course of the lead being subsequently found to be different from the course determined on at the time of fixing the boundaries.

5. *Conditions required for obtaining a prospecting claim in wet sinking.*—All the men in the party must have been employed in the claim from the commencement thereof, unless it can be proved that greater difficulties than could be foreseen rendered an increase in the party absolutely necessary.

6. *Size of claims.*—Prospectors shall be entitled to an extent of claim as specified in the following table:—

## WET SINKING.

For discovering a new lead—  
Not exceeding two (2) miles from any gold workings, ninety (90) feet along the course of the lead by a width of four hundred (400) feet for each man.  
Exceeding two (2) miles, one hundred and twenty (120) feet along the course of the lead by a width of four hundred (400) feet for each man.  
No claim shall exceed in extent the area allowed for twelve (12) men.

For discovering a lost lead—  
Sixty (60) feet along the course of the lead by a width of four hundred (400) feet for each man.  
No claim shall exceed in extent the area allowed for twelve (12) men.

## DRY SINKING.

For discovering a new lead—  
Not exceeding one (1) mile distant from any gold workings, the extent of claim shall be two hundred (200) feet by two hundred (200) feet.  
Exceeding one (1) mile and not exceeding three (3) miles, three hundred (300) feet by three hundred (300) feet.  
Exceeding three hundred (300) miles, five hundred (500) feet by five hundred (500) feet.

For discovering a lost lead—  
One hundred and fifty (150) feet by one hundred and fifty (150) feet.

No prospecting claim shall be marked out within five hundred (500) yards of the nearest boundary line in wet sinking, and two hundred and fifty (250) yards of the nearest boundary line in dry sinking, of any other prospecting claim on any supposed same lead.

7. *Conditions.*—Prospecting claims shall be worked in accordance with the clauses regulating the class of mining under which they occur.

## ORDINARY CLAIMS.

## DRY SINKING.

8. *Size of claims.*—The size of claims shall be thirty (30) feet along the supposed course of the lead by sixty (60) feet in width for each man. No ordinary claim shall exceed in extent the area allowed for four (4) men.

9. *Wall or neutral ground.*—A wall, not less than two (2) feet nor more than three (3) feet in width, of neutral ground shall be left between adjoining claims by the party last marking out, which neutral ground may be worked by either of the adjoining claimholders provided they securely timber the same.

10. *Penalty for not leaving a wall.*—When any person neglects to leave the proper width of wall, the same may be deducted from the claim of such person and assigned as a wall.

11. *Spare ground and oversized claims.*—Any miner or miners may measure the surface area of any claim, and should there be too much ground therein, he or they shall be entitled to the excess on whichever side of such claim he or they may prefer: provided the superficial area does not exceed the quantity allowed for the number of miners so taking possession. It shall not be necessary to leave a wall between the excess and adjoining claims.

12. *Marking off and shepherding claims.*—On the day on which any claim shall be taken possession of, one of the shareholders must remain thereon for two consecutive hours between nine a.m. and noon; and on every succeeding day each shareholder in such claim must be present thereon during the time above-mentioned until work is commenced and continued in a *bond fide* manner; but where a claim has been marked out at such an hour as to render it impossible to shepherd during the hours named, then the person shall—if marking out before 12 o'clock at noon—shepherd the proportion of time that is practicable; and if subsequent to the hour of noon, he shall not be compelled to shepherd on that day. No share or interest in any claim being shepherded shall, under any circumstances, become liable to forfeiture, unless through absence from such claim during the hours specified above. But no person holding a share or interest in a claim under this clause can hold any other share or interest at the same time, unless such share or interest be represented by a miner other than himself, and in all respects in accordance with the provisions of this bye-law.

13. *Sinking ahead on a lead.*—Any party commencing to sink not less than two hundred and fifty (250) yards distant from the nearest boundary line of a claim bottomed and at work on any lead, shall be entitled to an extended claim of one hundred and twenty (120) feet by one hundred and twenty (120) feet. Such extended claims shall not be less than two hundred and fifty (250) yards apart.

## WET SINKING.

14. *Interpretation clause.*—The term "wet sinking" shall mean where water occurs below the surface-drift or gravel in such quantity as to render slabbing and baling necessary.

15. *Size of claims.*—The size of claims shall be for each man forty (40) feet along the course of the lead. No ordinary claim shall exceed in extent the area allowed for twelve (12) men, and in no case shall the width of any ordinary claim exceed one half its length.

16. *Commencement of work.*—Claimholders within three claims of the last claim bottomed, and at work, in which water has been struck, shall commence to sink their shaft, and shall continue to do so during the usual working hours of every day until the "well" shall be completed or the claim abandoned, unless the water shall prove too heavy, and work shall be suspended with the consent of the adjoining claimholders. Non-compliance with this clause shall render the claim liable to forfeiture.

17. *Shepherding.*—Any party beyond the three claims above-mentioned may hold their claims unworked by fulfilling the conditions specified in clause 12.

18. *Water baling.*—The owners of any claim neglecting to bale their fair proportion of water during the day, and night if necessary, shall render their claim liable to forfeiture.

19. *Injury to claims by not baling.*—Claimholders within the three claims of any claim in which water has been struck neglecting or refusing, when requested by the holders of adjoining claims, to bale their fair proportion of water, shall be liable to any injury done thereby to adjoining claimholders.

20. *Sinking ahead on a lead.*—Any party commencing to sink not less than half a mile distant from the nearest boundary line of a claim bottomed on any lead shall be entitled to an extended claim of sixty (60) feet in length per man; in no case shall the width exceed one-half the length. No extended claim shall exceed in extent the area allowed for twelve (12) men; such extended claims shall not be less than half a mile apart.

21. *Other clauses applicable.*—Clauses numbered 9, 10, and 11, shall apply to wet sinking.

## OLD WORKINGS.

22. *Interpretation clause.*—The term "old workings" shall mean ground that has for the greater part been undermined.

23. *Size of claims.*—The size of claims shall be one hundred (100) feet for each man, number of party unlimited.

24. *Tunnel claims, &c.*—In any tunnel, tramway, or horse-whim claim, two (2) men may hold five (5) men's ground until wash-dirt is struck, after which the claim shall be fully represented.

## EXTENDED BLOCK CLAIMS.

The following clauses, numbered 25 to 36, both inclusive, are applicable to the Ararat division only of the Ararat Mining District:—

25. *Extended block claims.*—Claims on alluvial leads in which the amount of water is so great as to render necessary the employment of steam machinery may be worked as extended block claims.

26. *Extent of claims.*—The extent of claims shall be as follows:—

Depth of sinking.	Length of claim.
Not exceeding one hundred (100) feet	Sixty (60) feet
Exceeding one hundred (100) feet, and not exceeding two hundred (200) feet	Seventy (70) feet
Exceeding two hundred (200) feet, and not exceeding three hundred (300) feet	Eighty (80) feet
Exceeding three hundred (300) feet	Ninety (90) feet

for each miner on the supposed course of the lead, but no claim shall exceed in extent the area allowed for eighty (80) men;

and previous to the discovery of gold in an extended block claim such claim may be of any width not exceeding its entire length.

27. *Mode of taking possession.*—Any person taking possession of a claim shall define its area by firmly fixing in the ground, at each corner of the claim, a post which shall project at least four (4) feet above the surface; and such person shall be protected in the possession of such claim until it shall have been properly laid off in accordance with clause 30.

28. *Registration.*—All claims shall be registered within eight (8) days after possession of the same has been taken.

29. *Notice to registrar.*—When the lead shall have been discovered in any claim, immediate notice of such discovery shall be sent to the registrar, and within four (4) months after such notice being given the shareholders shall, as nearly as circumstances will permit, determine the centre of the lead or gutter, and the bearing of the same, and shall mark off the length of the claim in accordance with such bearing; the width shall be marked off at right angles to the course of the lead, and shall extend equi-distant from the centre of said lead, such width in no case to exceed half the entire length of the claim.

30. *Marking off claims.*—Claims laid off in accordance with clause 27 shall be marked by a post at each corner thereof, such posts to be firmly fixed in the ground, and projecting at least four (4) feet above the surface, and to be kept visible during the working of the claim; and in no case shall the extent of a claim, after the boundaries thereof have been so marked, be altered by reason of the depth of the lead being subsequently found to be greater or less than was computed at the time of marking off the extent and boundaries of such claim.

31. *Mode of working.*—Within eight (8) days after registration the holders of claims, or as many of them as can from time to time be properly employed thereon, shall *bona fide* proceed to work, and shall continue to work regularly upon or in connection with such claims, according to the usual course and practice of efficient mining, and any such holder, neglecting to work, and continue to work as aforesaid, either personally or by substitute, shall be deemed to have forfeited his share or interest in and to such claims; provided, nevertheless, any person may work his share, or interest, by contract, hired labor, or otherwise, and the title of such person to such share or interest shall not be invalidated by reason of such work being done by a smaller number of men than are registered in respect to the claim, provided such claim be worked efficiently.

32. *Efficient mining.*—For the purposes of this bye-law, efficient mining shall be the employment of such appliances and such a number of men as shall be necessary to carry on the work at its various stages with reasonable expedition, so that in every case the minimum number of men employed shall be one man for and in respect of every eight (8) full shares; nevertheless, immediately after any claim has been laid off as provided in clauses 29 and 30, it shall be fully represented, or the portion unrepresented shall be deemed liable to forfeiture.

33. *Liability of shareholders.*—Any person holding a share or interest in a claim shall be deemed to be a working shareholder, and non-payment of calls made for the purpose of defraying the expenses of working the claim, and payable by such person, shall be deemed to be neglect of work within the meaning of this bye-law, and such share or interest on which calls remain unpaid twenty-one (21) days after they become due, shall, in the absence of some rule made by the party holding such claim providing otherwise, be deemed to be abandoned, and may be taken possession of (subject to such calls) by any other person; provided, nevertheless, that no forfeiture shall be incurred under this clause unless notice, in writing, of such call shall have been served on the person whose interest is liable to forfeiture seven (7) days at least before the expiration of the aforesaid period of twenty-one (21) days; provided also, that in case the person liable to pay such calls cannot, after reasonable inquiry, 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, and the posting of such notice shall be deemed a service of the same on the defaulting shareholder.

34. *Appointment of agent.*—Any person holding an interest in a claim shall, in case of absence from the locality, appoint an agent, whose acts shall be held as those of his principal, and whose name and address must be registered with the registrar.

35. *Abandonment of shares.*—Any shareholder in a registered claim may abandon his share or interest, provided that previous to such abandonment he shall give to his partner or partners, also to the registrar, a notice in writing to that effect, and shall publish a copy of the said notice in two (2) consecutive issues of a newspaper circulating in the locality; and the registrar, after the aforesaid conditions are fulfilled, shall forthwith cancel the registration by which such share or interest has been held, and the said shareholder shall thereupon be released from all further liability in respect of such share; provided always that nothing herein contained shall be deemed or taken to interfere with, set aside, or cancel any debt, agreement, engagement, or contract which may at the date of such abandonment exist between the said shareholder and his partner or partners.

36. *Abandonment of claim.*—Any share or claim remaining unrepresented for a period of eight (8) consecutive days shall be deemed to be abandoned, unless such share or claim be held under the provisions of clauses 31 and 38.

#### GENERAL REGULATIONS.

37. *Definition of claims.*—A claim shall be such a parcel of ground as may, by virtue of one miner's right, be held for mining purposes under this bye-law, or any number of such parcels as may have been taken possession of conjointly, or any number of such parcels as may have been amalgamated.

38. *Procuring machinery.*—When any person requires time for the purpose of procuring steam machinery, the registrar shall grant a certificate in the form of schedule B, authorizing such person to suspend operations for three (3) months, and a copy of such certificate shall be kept posted upon some con-

spicuous part of the claim, and such certificate shall entitle such person to hold such claim unworked for the time for which such certificate is granted; provided always that no certificate granted under this clause shall afford protection where the same has been obtained by any false representations; and in case the owners of any claim shall not, within forty-eight (48) hours after the expiration of the period for which such certificate was granted, proceed to work according to the usual course and practice of efficient mining, such claim shall be deemed to be abandoned.

39. *Registration of machinery claims.*—Any claim on which steam machinery is employed must be registered, together with the names of all shareholders in such claims.

40. *Abandoned machinery claims.*—Should any claim on which steam machinery has been erected be abandoned by the working shareholders, the owner of the machinery shall be deemed to be in possession of such claim, and shall be entitled to all the benefits arising therefrom, provided that within fourteen (14) days from the date on which the working shareholders forfeited their interests the claim shall be worked efficiently and in the manner prescribed by this bye-law.

41. *Plurality of shares.*—Any holder of a miner's right may hold one or more shares in any number of claims, provided each share be fully represented by a miner holding a miner's right, unless where specially provided for by this bye-law.

42. *Disputed shares or claims.*—No miner shall take forcible possession of any disputed claim, share, or interest, but to obtain the same must proceed by summons before the warden, in accordance with the provisions of clause 180 of *The Mining Statute 1885*.

43. *Absence from claim.*—In all cases of absence of a shareholder his partner or partners can, if he or they think proper, have his place supplied by a competent miner, and such shareholder shall be responsible for any reasonable wages due to the persons so employed. Any shareholder in a claim, unless when specially provided for in this bye-law, absents himself from his work forty-eight hours, his share or interest is liable to forfeiture unless he provide a competent miner as his representative.

44. *Justifiable absence.*—Any miner whose absence from his claim is caused by illness, or attendance on a sick person, or court of justice, or by urgent business, shall not forfeit his share or interest during such absence; but a majority of the other shareholders may have his place supplied by a competent miner, and he shall be responsible for any reasonable wages to the miner so employed.

45. *Slabbed shafts.*—Any person removing slabs from or taking possession of a slabbed shaft, abandoned for a less period than twenty-one (21) days, shall pay the owner or owners of such slabs for the value of the same. Slabs left more than twenty-one (21) days in an abandoned shaft shall be deemed forfeited.

46. *Removal of slabs.*—When slabs are removed from a shaft it must, if necessary, be immediately filled up above the level of the water-drift by the person removing them.

47. *Amalgamation.*—The holders of adjoining claims (excepting in extended block claims) may amalgamate by placing some conspicuous place near the centre of such claims a notice, in writing, containing the number of claims amalgamated and the names of each shareholder.

48. *Tunnels and tramways.*—Any miner cutting a race or tunnel, or laying down a tramway for the greater convenience of working his claim, may hold possession thereof, together with his claim, provided the same shall not impede the works of any other miner or obstruct roads in ordinary use.

49. *Timbering claims.*—Any miner neglecting to securely timber his claim, or any wall removed by him, shall be liable to adjoining claimholders for any injury that may be sustained thereby.

50. *Injury to claims.*—No person shall cut a drain into a shaft, thereby causing injury to adjoining claims, or remove earth from around a shaft without making a sufficient embankment to prevent people or cattle from falling therein, or in any way injure adjoining claims.

51. *Protection to stacked cement, tailings, &c.*—Any miner or miners wishing to retain possession of cement, tailings, or other substances for the purpose of extracting gold therefrom, may do so by having a notice posted thereon, containing the names and addresses of the owners.

52. *Sites proving auriferous.*—When the site occupied by cement, tailings, dams, tramway, or race shall prove auriferous, the same may be mined upon, and the parties desiring the removal of the same shall, before commencing work, compensate the owners for any injury sustained.

53. *Agreements among shareholders.*—Whatever mutual agreements and engagements may be entered into by the shareholders of any claim for the proper working thereof, shall be binding upon any one taking possession of a forfeited or abandoned share or interest in such claim.

54. *Effacing notices or removing pegs.*—No person shall wilfully efface, alter, remove, or destroy any notice posted on a claim, or any boundary pegs thereof.

55. *Claims may be held unworked.*—Claims may be held unworked if by surface flooding, the working thereof shall be impeded, or if the supply of water be insufficient to carry on the work of said claims; the owners of such claims may, by posting a notice to that effect, containing the names of all shareholders, in some conspicuous place on their claims, hold the same and work other claims until the flooding shall have ceased, or sufficient water shall be obtained for working the claims so held, provided that within four (4) days after the flooding shall have ceased, or sufficient water has been obtained, work must be resumed on claims so held, or they will be liable to forfeiture.

56. *Protection to claimholders employed; but not on claim.*—Claimholders employed in procuring timber, or at any work necessary in any way for forwarding work connected with their claim, shall be held in lawful possession of such claim.

57. *Protection to mortgagees.*—Any person having an interest in a claim or share by way of lien or mortgage, his interest shall not be liable to forfeiture by noncompliance with this bye-law, on the part of the lienor or mortgagor, or their agent or representative, provided he, the lienor or mortgagee, has the said interest represented within fourteen (14) days after receiving notice from the other owners of the claim, or from any person desiring to take possession of the interest so liened or mortgaged.

58. *Exempted lands.*—In accordance with the provisions of the thirteenth section of *The Mining Statute 1865*, any holder of a miner's right, or a consolidated miner's right, wishing to occupy for mining purposes any land held under a business license, or other lands which, as in that section provided, may cease to be exempt from mining, shall be allowed to occupy the same by paying compensation to the parties in possession; the amount of such compensation to be determined in the following manner, viz., the occupier under a business license, or otherwise, shall appoint one arbitrator, the person wishing to mine shall appoint one, and the said two so appointed, before proceeding to an arbitration, shall appoint a third arbitrator, and the decision of any two of such arbitrators shall be final; in the event of either party neglecting or refusing to appoint one of the first two of the above-mentioned arbitrators, the decision of one only shall be binding.

59. *Holidays.*—Miners may be absent from their claims on all the following days, namely:—Good Friday to Easter Tuesday, both inclusive; 24th December to 2nd January, both inclusive; any day on which the election of a member of the legislature or mining board of this district may take place, the day before and the day after such election, and any day proclaimed a holiday by the warden.

#### WATER PRIVILEGES.

60. *Notice for water privilege.*—Any person or persons desirous of obtaining the exclusive right to a water privilege, shall post a notice on some conspicuous place on the site in the following form:—

"I [or we], hereby give notice of my [or our] intention to take possession of (Here specify the site of the dam or reservoir) as a water privilege for mining purposes, in accordance with the bye-laws of this division (Name or names in full of the parties)."

A copy of the above, legibly written, must be kept posted on the site to be taken possession of, seven (7) days, and a copy lodged with the registrar; and if no valid objection be made to the registrar, in writing, within the seven (7) days, the site may be taken possession of.

61. *Extent of dams.*—The extent of dam where machinery is used shall not exceed one hundred (100) yards square above the main embankment, where machinery is not employed the extent shall not exceed sixty (60) yards square.

62. *Sludge.*—Where machinery, either horse or steam, is employed, the owner or owners thereof shall construct a second embankment for the purpose of retaining the sludge, not more than one hundred (100) yards below the main embankment, except it can be more conveniently carried off by drainage, without injuring other persons by running into old workings, or roads in ordinary use.

63. *Injury to property by dams.*—In case of any dam breaking away and injuring the properties of others, the owner or owners of such dam shall be liable for any injury sustained thereby, unless it can be proved that such breaking away did not result from the faulty construction of the dam.

64. *Dams injuring claims.*—No person shall be allowed to store water in a dam or reservoir to the injury of any claim.

65. *Drains.*—When sludge or water-drains cross any road in general use, a substantial bridge, not less than fourteen (14) feet in width, the culvert of which must be of sufficient size to carry off the said sludge or water, must be constructed and kept in repair by the owner or owners of the claim or dam from which such sludge or water proceeds.

66. *Defiling or carting away water.*—No person shall drive cattle into or in any way defile water reserved for domestic purposes, or cart away the water from any dam without the consent of the owner or owners thereof.

67. *Forfeiture of dams.*—Any dam not commenced within seven (7) days from the date of taking possession of the site thereof, or not completed within two (2) months; and any dam remaining unused for three (3) consecutive months (except in time of drought) shall be deemed forfeited.

68. *Water-holes reserved.*—Water-holes, reservoirs, or springs, may be reserved for domestic purposes upon application to the mining registrar, but no monopoly of any spring or natural water-hole shall be allowed.

#### WATER-RIGHTS AND PRIVILEGES FOR SLUICING PURPOSES.

69. *Extent of hill and surfacing claims for sluicing purposes.*—The extent of hill and surfacing claims in worked or partially worked ground, where opened and prospected by a sluicing party, shall be—

Forty (40) yards by one hundred and sixty (160) yards.

Three (3) men at least to be employed at each claim.

70. *Extent of claims in gullies.*—The extent of claims in gullies in worked or partially worked ground, or in unworked ground, where opened and prospected by a sluicing party, shall be—

Thirty (30) yards wide by two hundred and sixty (260) yards in length.

Three (3) men at least to be employed at each claim.

71. *Size of extended claims.*—Claimholders having to cut an extensive tail-race, or using expensive machinery, shall be entitled to an extended claim, not exceeding four ordinary claims.

72. *Claims to be marked by pegs.*—A conspicuous peg, two (2) feet at least above the surface, shall be kept exposed at each corner of the claim.

73. *Registration of claims.*—A written notice must be given to the registrar of all claims, ordinary and extended, at whose office a registration of such claims shall be kept.

74. *Protection to claims during work.*—Claimholders employed procuring timber, or any work necessary in any way for forwarding work connected with the claim, shall be held in lawful occupation of such claim; where employed in cutting a race, they shall have protection for one claim only.

75. *Protection to claims during drought.*—During failure of the requisite supply of water claimholders shall be entitled to the suspension of work in accordance with the necessity of the case.

76. *Forfeiture of claim.*—Claims unoccupied or abandoned for seventy-two (72) hours shall be deemed forfeited, except in cases of sickness, attendance at courts of justice, public holidays, urgent business, or unless specially provided for in this bye-law, where partially unoccupied, that portion of the claim unrepresented only to be held forfeited. The original holders of the claim shall determine what portion of the claim shall be forfeited.

77. *Responsible parties.*—The person or persons in whose name a claim is registered shall be held responsible for the fulfilment of all conditions under which such claim is held, and for all and any damages resulting to other parties by the working of such claim.

78. *Notice of intention to take up a water-right.*—A written notice of intention to take up a water-right, or to shift the head of a race, shall be left with the registrar, who shall keep a copy posted and exposed for fourteen (14) clear days at his office before such right can be taken possession of. Any person intending to object shall leave a written notice, stating reasons for such objection, with the registrar, who shall keep a copy posted and exposed at his office seven (7) clear days before the same can be taken possession of; such objections to be decided by the warden or warden and assessors.

79. *Gauge.*—Each water-right shall entitle the holder or holders thereof to a column of water three and a quarter (3 1/4) inches by twelve (12) inches, running without intermission, gauged in the following manner (that is to say):—A box six (6) feet in length and twelve (12) inches in width, with a scale of a quarter (1/4) of an inch marked on the inner side at the lower end shall be placed at the head of the race, with a fall or inclination of one (1) foot in the entire length of it, and the gauge of water as above specified (3 1/4 inches by 12 inches) shall be taken at the mouth of the box where the water is discharged.

80. *Priority of rights.*—In case of failure of water, the junior water-right shall give way to the next preceding senior right, and so on in rotation as the supply diminishes, and six (6) clear days after notice from the registrar such junior right-holder shall turn sufficient water down the creek from the head of his race to make up the deficiency in the gauge of the preceding right, and, without further notice, shall continue or increase the quantity of water so diverted as the race may require to keep up the gauge.

81. *Protection to races during drought.*—The race and the right to the water shall not be held forfeited by the proprietors working in other claims when the supply of water is insufficient.

82. *Protection to tail-races.*—No person taking up a claim shall approach, either by sinking or driving, within six (6) feet of any tail-race.

83. *Distance between races.*—Any person cutting a race so close to an existing race, or to the properly surveyed line of an intended race in actual and bona fide course of formation, thereby causing drainage or any other damage, shall be responsible to the proprietors for such damage.

84. *Damage to races.*—No person shall cut or damage any race, tail-race, dam, or reservoir constructed for sluicing purposes, or obstruct the flow of water in them, or sink or approach within six (6) feet of them without first securing them to the satisfaction of the proprietors.

85. *Keeping races in repair and making bridges.*—Proprietors of races must keep them in good repair, and make efficient bridges where necessary, fourteen (14) feet at least in width, in places where the race crosses roads in ordinary use.

86. *Abandoned races.*—Races abandoned for two (2) months during sufficient supply of water shall be held forfeited, except in cases of justifiable absence.

87. *Heads of races may be shifted.*—All races shall have a given point specified for their head, the head however may be shifted provided such shift be not above or below the head of an existing right, or to its injury or prejudice.

88. *Construction of dams, &c.*—Dams or reservoirs may be constructed for sluicing purposes where not injurious to general mining interests. Any person wishing to work the ground on which a dam or reservoir is situate, may remove it, provided he previously, at his own expense, erect one of equal size and value, and as available for the supply of water and the convenience of using it as in the one to be removed.

89. *Tail-water.*—All right or control over the water shall cease upon its leaving the sluice of any water-right holder, except in cases where the length is fifteen (15) miles or upwards along the course of the race from its head, when the right or control shall remain with the right holder so long as he conducts the water in a proper channel.

90. *Amalgamation.*—To give increased facility in working sluicing claims, and to prevent unnecessary waste of water, any two or more water-rights may be amalgamated, provided the rights amalgamated follow in rotation as to priority. All such amalgamations must be registered with the registrar.

91. *Hired labor.*—No hired miner shall have any right or title to any interest in any race or sluice claim in consequence of working therein.

92. *Drains to be cut for carrying off sludge.*—The owners of any sluicing claim or race must cut a drain to carry off their tailings, sludge, or water into some main channel or water-course. Should they, by neglecting to observe this provision, injure any claims or gold workings, or do other injury to the public, such owners or shareholders, or any of them, will be liable to the penalty provided for in clause 106.

## SITES OCCUPIED BY CRUSHING MACHINES.

93. *Size of claim.*—The owner or owners, or the legal representatives of the owners of any machinery may occupy and hold for each nominal horse-power of the engine ten (10) yards frontage to any creek or natural water-hole by a depth of one hundred (100) yards.

94. *Artificial reservoirs, size of claim, and conditions on which same may be held.*—Where artificial reservoirs are required in order to obtain the necessary supply of water from surface drainage, the quantity of land shall be four thousand (4000) square yards for each nominal horse-power as aforesaid, always provided that any miner or miners shall be allowed to work any auriferous ground, or prospect any portion thereof, so long as the same does not interfere with or injure the works; and any person or persons may erect any tent or building thereon at a distance of not less than two hundred (200) feet from the centre of the works.

95. *Notice of application.*—Any person seeking to occupy ground for the purpose herein specified shall fix a substantial post three (3) feet above the surface firmly in the ground, at each extreme corner of the land applied for, and on each post a notice in the following form shall be attached, viz.:—

"I [or we], A. B., hereby give notice of our intention to occupy the site here indicated as a machinery claim, the superficial area of which is                    square yards; my [or our] engine is of                    nominal horse-power.

[Signature of applicant.]

A copy of such notices shall, within three (3) days of the marking out, be forwarded to the registrar, and be advertised at least twice in some newspaper circulated within the locality before the site can be taken possession of.

96. *Objections.*—Any person objecting to the occupation of any site for machinery under clause 93 of this bye-law must proceed before the warden or court of mines, as the case may be, under *The Mining Statute 1865*.

97. *Protection to claimholders.*—After a site has been legally taken possession of, the owners shall be protected against all injurious interference on the part of others, whether such interference relates to the supply of water, the ingress to or egress from their claim, or any other obstruction which may be calculated to interrupt the reasonable requirements of the works.

98. *Claimholders to commence work within a reasonable time.*—Claimholders shall within a reasonable time after original occupation commence operations in a *bona fide* manner, and shall, except in cases of accident, scarcity of water, insufficient work, or causes over which they have no control, continue the same during all lawful and necessary days.

99. *Conditions of this bye-law not observed, claim forfeited.*—The conditions above specified not being observed by the claimholders for three (3) consecutive months, or it becoming apparent that they are systematically avoiding the conditions on which the claim is held, such claim shall be liable to forfeiture.

100. *Sludge to be provided for.*—Should the sludge from any machinery claim obstruct any road or injure any property, the holders of such claim shall be liable for the damage sustained.

## MINING REGISTRARS.

101. It shall be the duty of the mining registrar appointed for any division or divisions of the Ararat mining district to have his office in a convenient place, and to keep it open daily during such and so many hours as the Governor in Council or this board may appoint; he shall effect all the registrations required by the bye-laws in force in this district, shall transfer registered claims or shares in registered claims, shall keep a register-book in which shall be entered all transactions that he shall be required to register, such book to be produced when required by the warden or mining board, and to afford any information from said book to any person desiring the same, and shall perform such duties as may be prescribed for him in the bye-laws of this board, and cause such bye-laws to be carried into effect.

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

103. *Fees to be paid to the mining registrar.*—There shall be paid to the mining registrar, in respect of the several registrations and other duties mentioned in this bye-law, and in the schedule hereunto appended and marked C, the sums or fees respectively set forth in the said schedule, which fees the registrar may demand and receive previous to making any registration under this bye-law.

104. *Interpretation clause.*—In the construction, and for the purposes of this bye-law, the word "registrar," or words "mining registrar," shall be interpreted to mean the mining registrar appointed by the Governor in Council to act in and for the division of the Ararat Mining District for which he shall have been appointed.

105. *Former bye-laws repealed.*—From and after the date at which this bye-law shall have the force of law, in accordance with the provisions of *The Mining Statute 1865*, section 72, all the undermentioned bye-laws now in force in the Ararat Mining District, viz.: Bye-law No. 1, gazetted 23rd October, 1863, No. 4, gazetted 9th December, 1864, and No. 2, gazetted 5th May, 1865, shall be, and the same are hereby repealed, inasmuch as they relate to the Ararat, Pleasant Creek, and Barkly divisions: Always saving and excepting the rights of all persons obtained previous to and held at the time of this bye-law coming into operation.

106. *Penalty for breach of bye-law.*—In accordance with the provisions of *The Mining Statute 1865*, any person who shall infringe any bye-law of this mining board shall be liable for every such offence to be fined in any sum not exceeding Ten (10) pounds.

## SCHEDULE A.

(Referred to in Clause 3.)

I [or we], the undersigned hereby make application for the registration of a prospecting claim, in accordance with the bye-law regulating alluvial mining in this division, and I [or we] do solemnly and sincerely declare that the particulars hereunder set forth are true:—

Name of Applicant.	Situation of Claim.	Depth and Nature of Sinking.	Prospect obtained.

Dated this                    day of                   , 186                     
[Signature of applicant.]

## SCHEDULE C.

Scale of Fees.—Registration.

	£	s.	d.
For each share or interest ... ..	0	1	0
For each transfer of a share or interest ... ..	0	1	0
For liens ... ..	0	1	0
Certificate of suspension under clause ... ..	0	1	0
Amalgamation of claims, water-rights, &c. ... ..	0	1	0
Stacked cement of any auriferous substance ... ..	0	2	6
For application and registration for residence area held under miner's right or business license ... ..	0	1	0
For information from the registration book ... ..	0	1	0
Renewal of miner's rights to be registered free of charge ... ..	—	—	—

## RESIDENCE AND BUSINESS AREAS BYE-LAWS.

107. The mining registrar shall, when requested in writing by any six (6) or more holders of business licenses, survey and mark out a line of street for occupation under business licenses.

108. The frontage of a business site to any such street shall not exceed thirty-six (36) feet, the depth shall be one hundred and fifty (150) feet, except in the case of corner sites, the depth of which shall not in any case exceed seventy-five (75) feet.

109. A block of neutral ground shall be left between each site occupied under a business license, which shall not have less than twelve (12) feet frontage to the street, such neutral ground shall not be built upon.

110. No street shall be marked out within a quarter of a mile of any quartz reefs in actual work, or which have not been abandoned for a longer period than two (2) years.

111. All streets shall be surveyed and laid out in straight lines, and as nearly as possible at right angles to each other.

112. All applicants for sites surveyed by the mining registrar shall draw lots for the priority of choice, unless the applicants or any of them have previously erected buildings thereon, in which case such applicants shall be left in possession of the sites they occupy, or unless the applicants can agree mutually without such drawing of lots; previous to the drawing of the lots a plan shall be prepared and the allotments numbered.

113. A fee of Ten (10) shillings shall be paid to the registrar by each applicant for the survey of a street if such number of applicants be under twenty (20), and of Six (6) shillings by each applicant if the number exceed twenty (20). Additional sites may be taken up in any street, after the first applicants have been satisfied, on payment of Three (3) shillings by each applicant. A registry of all sites taken up subsequently to the passing of this bye-law must be kept by the registrar without further cost to the selector than hereinbefore mentioned. After obtaining any site by ballot or selection the occupant thereof must within ten (10) days commence to erect a building thereon or the site will be forfeited.

114. A holder of a business license may take up and occupy any site outside surveyed streets, the area of which does not exceed sixty-six (66) feet frontage by a depth of one hundred and sixty-five (165) feet, on any Crown lands within the Ararat Mining District; provided the same are not reserved for roads or other public purposes, or within a quarter (¼) of a mile of any quartz reef in actual work.

115. No site shall be occupied in any surveyed street by any other than a holder of a business license, or person privileged under *The Mining Statute 1865*, except in the case of a holder of a miner's right located in such street previous to such survey, or when a business site has ceased to be occupied for business purposes for at least three (3) months, in which case a registry of the business site must be made with the registrar on payment of the sum of One (1) shilling.

116. Any holder of a miner's right shall be entitled to hold, for the purposes of residence, an area of ground not exceeding a quarter (¼) of an acre in extent, to be in the form of a parallelogram where practicable, whose length shall in no case exceed three (3) times its width; such area may be occupied on any

Crown lands within the Ararat Mining District not reserved for roads or other public purposes.

117. In the event of a street being surveyed contiguous to a miner's unimproved residence area, his area shall be reduced to a frontage to the said street of thirty-six (36) feet by a depth of one hundred and fifty (150) feet.

118. Any miner may be absent from his residence area for any period not exceeding twelve (12) months without forfeiting the same, by registering it with the mining registrar, and paying a fee of One (1) shilling.

119. Bye-law No. 3, gazetted 30th September, 1864, regulating the occupation of sites under business licenses and under miners' rights for residence, is hereby repealed (but without prejudice to any right or title obtained thereunder).

#### QUARTZ BYE-LAW.

120. *Marking off claims.*—All claims must be marked off at each corner by a post, and the boundary lines meeting at each post shall be as near as practicable at right angles to each other. The length of all claims shall be with the course or supposed course of the reef, and all reefs or veins of quartz within the said claims shall be the property of the holders thereof.

121. *Boundary posts.*—The corner posts of all claims shall be at least three (3) feet above the surface. They must be firmly fixed in the ground, and kept visible during the working of a claim or while it is held in possession.

122. *Prospecting claims.*—Any miner or miners prospecting for or discovering a quartz reef shall be entitled to hold in length three hundred (300) feet along the course or supposed course of the reef by a breadth of eight hundred (800) feet.

123. *Ordinary claims.*—In ordinary claims each miner shall be entitled to hold in length fifty (50) feet along the course or supposed course of the reef by a breadth of six hundred (600) feet, but no ordinary claim shall exceed two hundred (200) feet in length.

124. *Claims to be worked in a bond fide manner.*—Not more than six (6) days after a claim has been taken possession of work must be commenced and continued thereon in a *bond fide* manner by the number of men required to represent such claim according to this bye-law (except as hereinafter provided by clauses numbers 132, 133, and 134). If any shareholder is prevented from working by sickness or urgent business, the other shareholders, or a majority of them, may have his place supplied by a competent miner, and such shareholder shall be responsible for any reasonable wages to the person so employed.

125. *Abandoned claims, shares, or interests.*—All claims, share, or interests left unworked for seven (7) consecutive days (except as hereinafter provided for by clauses 128, 132, 133, 134, and 135) shall be deemed to be abandoned; and any person or persons first claiming to be put into possession shall be entitled to such claim, share, or interest.

126. *Claims to be numbered.*—All claims shall be numbered consecutively on either side from the prospecting claim, which shall be number one (1).

127. *Over-sized claims.*—Any person having marked off a claim larger than he is entitled to; the excess may be taken possession of by any person claiming the same on whichever side he may prefer.

128. *Amalgamation for testing a reef.*—Any number of adjoining ordinary claims, not exceeding six (6), may be amalgamated to test the ground in searching for a quartz reef, provided that not less than (one) miner for every two hundred (200) feet be employed thereon. Claims so amalgamated must be worked *bond fide*, and in no case shall less than two (2) men be employed, and on discovery of payable quartz the full number of men must be employed thereon.

129. *Permanent amalgamation of claims.*—Any number of adjoining claims not exceeding twelve (12) may be amalgamated by the holders thereof posting, near the centre of the claims so amalgamated, a notice stating the registered numbers and extent of such claims. All amalgamated claims must be registered, and a prospecting claim may be permanently amalgamated with ordinary claims.

130. *Quartz reefs in alluvial claims.*—Should a quartz reef be discovered in an alluvial claim, the owners of the claim may work such reef subject to all the provisions of this bye-law, but should the working of the alluvial part of the claim be neglected or given up, all the excess over and above the legitimate extent of the quartz claim shall be deemed to be forfeited.

131. *Exempted lands.*—In accordance with the provisions of the thirteenth section of *The Mining Statute 1865*, any holder of a miner's right, or a consolidated miner's right, wishing to occupy for mining purposes any land held under a business license, or other lands which as in that section provided may cease to be exempt from mining, shall be allowed to occupy the same by paying compensation to the parties in possession, the amount of such compensation to be determined in the following manner, viz., the occupier under a business license or otherwise shall appoint one arbitrator, the person wishing to mine shall appoint one, and the said two so appointed, before proceeding to an arbitration, shall appoint a third arbitrator, and the decision of any two of such arbitrators shall be final; in the event of either party neglecting or refusing to appoint one of the first two of the above-mentioned arbitrators, the decision of one only shall be binding.

132. *Suspension of work.*—Any miners who have done three (3) consecutive months' *bond fide* work in a claim, may obtain from the registrar a certificate (in the form of schedule B hereunto appended) authorizing suspension of work in said claim for any period not exceeding three (3) months; previous to a subsequent suspension being allowed three (3) additional consecutive months' *bond fide* work must be done on the claim. No certificate shall be granted if the holders of the greater part of the interest in a claim are opposed thereto. This clause shall not apply to claims amalgamated under clause 129.

133. *Suspension on the water-level.*—The holders of any claim who first strike the water shall be entitled to receive from the registrar a certificate (in the form of the schedule hereunto

appended) authorizing suspension of work for three (3) months; but the holders of other claims on the same reef shall only be entitled to suspend work until the three (3) months granted to the first party have expired. Claims being assessed for drainage, and unable to work on account of water, shall be allowed to suspend work until efficiently drained, by payment of drainage rates as imposed by the mining board.

134. *Suspension whilst procuring machinery.*—Claimholders shall be entitled to receive from the registrar a certificate (in the form of schedule B hereunto appended), authorizing suspension of work whilst procuring machinery, which must be done in a reasonable time, or the claim shall be liable to forfeiture.

135. *Claims dependent on machinery.*—Should the machinery upon which any claim is dependent for assistance be disabled or stopped from working, the holders of such claim shall be entitled to suspension from work until the machinery is repaired or the working of it renewed. Holders of adjoining claims who have worked out the level such machinery is drawing water from may suspend work until the owners of the machinery commence to sink their shaft to a greater depth.

136. *Tunnels and tramways.*—Any person cutting a tunnel or laying down a tramway for the greater convenience of working a claim may hold possession of the same, together with a wall of six (6) feet on each side thereof; provided the same does not impede the working of the claim of any other person, or obstruct any road in ordinary use.

137. *Protection to stacked quartz or tailings.*—Any person wishing to retain possession of any quartz or tailings may do so for six (6) months, by registering the same with the registrar.

138. *Sites of dams, &c., proving auriferous.*—When the site occupied by a dam, tunnel, tramway, race, stacked quartz or tailings shall prove auriferous, it may be mined upon; but any person before commencing work upon such site, shall compensate the owner for any injury that may be sustained thereby.

139. *Sludge.*—Where machinery is employed, an embankment for the purpose of retaining the sludge must be constructed, except the sludge can be more conveniently carried off by drainage without injury to any other person.

140. *Roads to be bridged.*—When sludge or water runs across any road in general use, a substantial bridge, not less than sixteen (16) feet in width, must be constructed and kept in repair by the owners of the claim from which such sludge or water proceeds.

141. *Forfeiture of claims.*—Non-compliance with the provisions of clauses numbers 124, 132, 133, 134, 135, and 145, the obtaining by false representations a certificate from the registrar, authorizing suspension of work, and the non-resumption of work after the expiry of the time allowed for suspension, shall render the claim or interest affected liable to forfeiture.

142. *Non-forfeiture through neglect of hired workmen.*—No registered interest shall be forfeited through neglect on the part of any hired miner or contractor, provided that after seven (7) days' notice in writing of such neglect to the owner or his agent the owner's interest be fully represented in conformity with this bye-law.

143. *Erasing notices or removing posts.*—No person shall efface, alter, remove, or destroy any notice posted on a claim, or willfully remove the posts thereof.

144. *Plurality of shares.*—Any holder of a miner's right may hold one or more shares in any number of claims provided each share be represented, in accordance with this bye-law, by the holder of a miner's right; but no person shall be entitled to mark off more than one claim on any reef until the claim last marked off by him be abandoned, or shall have been worked in a *bond fide* manner at least four (4) days.

145. *Protection to mortgagees.*—Any person having an interest in a claim or share, by way of lien or mortgage, his interest shall not be liable to forfeiture by non-compliance with this bye-law on the part of the lender or mortgagor, or their agent or representative, provided he, the lender or mortgagee, has the said interest represented within fourteen (14) days after receiving notice from the other owners of the claim, or from any person desiring to take possession of the interest so-leased or mortgaged.

146. *Registration.*—All interests in quartz claims must be registered; all mortgages, liens, or encumbrances thereon, the discharge of any such mortgages, liens, or encumbrances, and the sale of any shareholder's interest under the decree, judgment, or order of any court, or the decision of a warden.

147. *Insolvency, &c.*—In the event of the insolvency, lunacy, or death of any shareholder, it shall be incumbent on his partner or partners to register the same with the mining registrar.

148. *Penalties for infringements.*—Any infringement of this bye-law, not involving forfeiture, shall subject the person so offending to the penalty specified in the 23rd section of *The Mining Statute 1865*.

149. *Agent to be appointed.*—Any person holding an interest in any claim shall, in case of absence from the locality, appoint an agent, whose acts shall be held as those of his principal, and whose name and address must be registered with the registrar of the division in which such interest is situated.

*Scale of fees.*—The scale of fees shall be as follows for registration:—

	s.	d.
Each share or interest	1	0
Each transfer of share or interest	1	0
Address of agent	1	0
Mortgage or lien	1	0
Discharge of mortgage or lien	1	0
Insolvency, lunacy, or death of a shareholder	1	0
Sale of interest under decree of court or warden	1	0
Stacked quartz or tailings	5	0
Certificate under clauses 132, 133, 134, and 135, for each claim	1	0
Registration of amalgamated claims, for each claim of 200 feet	1	0
Search of books	1	0

150. *Holidays.*—Any person may be absent from his claim on the following days, viz.:—Good Friday to Easter Tuesday (both inclusive), 24th December to the 2nd January (both inclusive), any day on which the election, within the district, of a member of the legislature or mining board may take place, and the day before and the day after such election, and any day proclaimed a holiday by the warden.

151. *Repeal clause.*—Bye-law No. 2, gazetted 5th July, 1864, regulating quartz mining in the Ararat mining district, is hereby repealed, saving as affects the rights obtained previous to and held at the time of this bye-law coming into operation.

#### DRAINAGE BYE-LAW.

152. All proprietors of pumping machinery or other appliances erected, or hereafter to be erected, on any Crown lands within the Ararat Mining District, for the drainage of quartz reefs or mineral lands, whether the same be held under a miner's right or lease from the Crown, shall, when requiring an assessment for drainage of any area or line of reef, forward a petition to the mining board for assessment of such area or line of reef.

153. Such petition must at least ten (10) days previous to the sitting of the board be lodged with the clerk, and a copy must at the same time be lodged with the claimholders proposed to be assessed; and the owners of any claim objecting to the proposed assessment must, at least four (4) days previous to the sitting of the board, lodge with the clerk, and also with the petitioners, a statement of their objections and their reasons for the same.

154. The petitioners shall specify the area of ground held by them, and also the area they wish assessed; the number and size of each claim contained in such area, the distance each claim is situated from the drainage shaft, the amount per yard demanded from each claim; the quantity of water; the nominal horse-power of the machinery, the actual expense per week of working it, and such other general information as may be necessary.

155. The board at the time appointed shall proceed to determine the assessment (if any) to be paid in each case, and may adjourn the hearing of the same for further evidence, or otherwise deal with the matter as they may deem fit.

156. The assessment, at the rate settled by the board, shall be paid to the petitioners, at such intervals, under such conditions, and for such a period as the board may in each case determine. In default of payment the assessment shall be recoverable in a summary manner before any justice.

157. All appeals against any assessment under this bye-law must be made within one month, in accordance with the 75th section of *The Mining Statute 1865*.

158. Bye-law No. 6 of the thirteenth day of January, One thousand eight hundred and sixty-two, for regulating and enforcing the drainage of claims in the Ararat division of the Ararat Mining District is hereby repealed.

159. *Abandoned ground.*—Ground which having been occupied or held under miners' rights shall have been unworked and unoccupied (except where otherwise specially provided for) for a period of forty-eight (48) hours, shall be deemed to be, and treated as abandoned ground, and may be taken possession of for mining purposes in the same manner as ground which had not previously been held or occupied under miners' rights. This clause shall apply to all classes of mining.

#### SCHEDULE B.

##### 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 Ararat, 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 non-performance of work.

Dated at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_, 186 \_\_\_\_\_.

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

#### SCHEDULE D.

##### Part 1.—Alluvial or Quartz Claims.

This is to certify that the under-mentioned 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 \_\_\_\_\_ miners' right, as a \_\_\_\_\_ claim, and did at the time of making such application produce to me the miner's right hereunder set forth.

Given under my hand at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_, 186 \_\_\_\_\_.

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

Names	Miners' right	No.	Date.

##### Part 2.—Machinery Areas.

This is to certify that the under-mentioned 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 \_\_\_\_\_, 186 \_\_\_\_\_.

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

Names—	Miners' rights.	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 \_\_\_\_\_, 186 \_\_\_\_\_.

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

Miner's right.  
No. \_\_\_\_\_ Date—

#### SCHEDULE E.

##### Form of Application for Claims, &c.

We, the undersigned, hereby give notice to the mining registrar for the \_\_\_\_\_ division of the Mining District of Ararat, 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 Ararat, numbered \_\_\_\_\_, 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 \_\_\_\_\_, 186 \_\_\_\_\_.

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

Signatures—

#### SCHEDULE F.

##### Notice of intention to Register.

Notice is hereby given that application has been made for a \_\_\_\_\_, situated at \_\_\_\_\_, 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 \_\_\_\_\_, 186 \_\_\_\_\_.

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

#### SCHEDULE G.

##### Certificate of Registration.

This is to certify that I have this day, at the hour of \_\_\_\_\_ o'clock .a.m., registered the name of \_\_\_\_\_ as the holder of a share num-bered \_\_\_\_\_, situated at \_\_\_\_\_, and styled \_\_\_\_\_.

Given under my hand at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_, 186 \_\_\_\_\_.

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

Miner's right.  
No. \_\_\_\_\_ Date—

#### SCHEDULE H.

##### Application for Amalgamation of Claims.

We, the undersigned, being the registered holders of the \_\_\_\_\_ the \_\_\_\_\_ day of \_\_\_\_\_, claims, numbered respectively \_\_\_\_\_, and situated \_\_\_\_\_, hereby request the mining registrar of the \_\_\_\_\_ division of the Mining District of Ararat, to amalgamate the claims aforesaid as one claim, under the style of \_\_\_\_\_.

Signatures \_\_\_\_\_ Miners' rights.  
Number— \_\_\_\_\_ Date—

#### SCHEDULE I.

##### 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 \_\_\_\_\_, 186 \_\_\_\_\_.

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

#### SCHEDULE J.

##### 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 £ \_\_\_\_\_ (with or without interest), 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 pay-  
ment being made to me, I hereby engage and bind myself to  
release the said  
Dated at , this day of 186 .

Lienor—  
Lienee—  
Witness—

The within lien was registered by me this day  
186 , at the hour of o'clock .m.  
Mining Registrar.

#### SCHEDULE K. Form of Transfer.

I, , of , for valuable consideration, do  
hereby transfer to , of , my  
numbered in , numbered , situated  
subject to all and singular the terms and conditions  
under which the said has been held by me; and  
I, of , do hereby accept of the said  
subject to the terms and conditions aforesaid.  
Dated at , this day of 186 .

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

#### SCHEDULE L. Form of Certificate.

This is to certify that , of , is the holder  
of a numbered in a numbered  
situated in a numbered  
Given under my hand at , this  
day of , 186 .  
Mining Registrar.

#### SCHEDULE M.

##### 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  
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  
Ararat for registration of the area aforesaid.  
Miner's right or business license.  
Number— Date—

[Signature.]

#### SCHEDULE N.

##### Notice and Application for Water-right.

We, the undersigned, hereby give notice that it is our inten-  
tion 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  
Ararat for registration of the water-right aforesaid.  
Dated at , this day of 186 .

No. Date—  
Signatures

#### SCHEDULE O.

##### 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 under-mentioned  
miners' rights; and I have received no notice of objection  
thereto.  
Given under my hand at , this day of  
186 .

Mining Registrar.  
Names— No. Miners' rights. Date—

#### SCHEDULE P.

##### 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 com-  
petent 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 186 .  
Mining Registrar.

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

GEO. B. McALPINE,  
JOHN Y. WAKEHAM,  
JOHN ANDREWS,  
GEO. CARR,  
JAMES LYTH,  
JAMES CAMERON,  
THOMAS LUCAS BOOTH,  
JOSEPH WATSON,  
HENRY FORTINGTON,  
EDWD. SALESBURY, Chairman.

I hereby certify that these bye-laws are not contrary to law.

GEO. HIGINBOTHAM.

Crown Law Offices, 15th February, 1867.

#### 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 of  
the Governor in Council to reserve from sale the lands herein-  
after mentioned as *permanently* reserved, and that such lands  
as are herein stated to be *temporarily* reserved have been tem-  
porarily reserved, for the several purposes specified in connec-  
tion with each description; and it is further notified that lands  
the temporary reservation of which is stated to have been re-  
voked 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<sup>st</sup> on 29 January, 1867.

BALLARAT (CARDIGAN)—Site for Industrial School purposes,  
temporarily reserved by Order of 21st January, 1867.—Two  
hundred (200) acres, county of Grenville, parish of Cardigan:  
Commencing at the south-east angle of the site, the said angle  
bearing N. 70° 30' W. one chain fifty-nine links, and north  
thirty-eight chains thirteen links from the south-west angle of  
suburban allotment 12, parish of Ballarat; bounded thence by  
a road one chain fifty links wide bearing north thirty-two  
chains; and thence by lines bearing respectively west sixty-two  
chains fifty links, south thirty-two chains, and east sixty-two  
chains fifty links to the point of commencement; as shown on  
the plan deposited at the Crown Lands Office, Melbourne.—  
(67.P.244.)

COBDEN—Site for Presbyterian Church purposes, temporarily  
reserved by Order of 21st January, 1867.—Two acres, county of  
Heytesbury, township of Cobden, being allotments 1, 2, 3, 4, 15,  
16, 17, and 18 of section 11: Commencing at the north-east  
angle of allotment 1; bounded thence by a street bearing south  
five chains; thence by a street bearing west four chains; thence  
by allotments 14 and 5 bearing north five chains; and thence  
by a street bearing east four chains to the point of commence-  
ment.—(66.M.16777.)

NUNAWADING—Site for Watering purposes, temporarily  
reserved by Order of 21st January, 1867.—Twelve acres thirty-  
one perches, county of Bourke, parish of Nunawading: Com-  
mencing at the south-east angle of allotment 23 B; bounded  
thence by that allotment bearing west eighteen chains seventy-  
six links to the north-east angle of the Church of England  
reserve; thence by that reserve bearing south six chains fifty  
links; thence by a road bearing east eighteen chains seventy-six  
links; and thence by a road bearing north six chains fifty links  
to the point of commencement.—(66.M.17664.)

NUNAWADING—Site for Experimental and Botanical Gardens  
purposes, temporarily reserved by Order of 21st January, 1867.  
—Ten acres thirteen perches, county of Bourke, parish of  
Nunawading, being the land comprised within the boundaries  
hereinafter described, excepting the road one chain wide, as  
shown on the plan deposited at the Crown Lands Office, Mel-  
bourne, viz.:—Commencing at the north-west angle of allotment  
22 A; thence by a road bearing north five chains fifty links;  
thence by a road bearing west nineteen chains thirty-four links  
to the north-east angle, the site for the Nunawading District  
Road Board Office; thence by that site and a line bearing south  
five chains fifty links; and thence by allotment 22 A aforesaid,  
bearing east nineteen chains thirty-four links to the point of  
commencement.—(66.M.17665.)

STREATHAM (CARAMBALLUC NORTH)—Site for Cemetery,  
temporarily reserved by Order of 21st January, 1867.—Five  
acres, county of Ripon, parish of Caramballuc North: Com-  
mencing at the south-east angle of the site, the said angle being  
formed by the junction of the north side of the road forming  
the north boundary of the township of Streatham with the main  
road from Portland to Beaufort; bounded thence by the last-  
named road, bearing N. 5° 1' E. five chains thirty-two links;  
thence by lines bearing respectively west nine chains sixty-seven  
links, and south five chains thirty links; and thence by the  
first-named road bearing east nine chains twenty-one links to  
the point of commencement.—(67.P.17.)

WAREEK—Site for Watering purposes, temporarily reserved  
by Order of 21st January, 1867.—Twenty-eight acres three roods  
nineteen perches, county unnamed, parish of Wareek, being part  
of allotment 2 of section 5:—Commencing at the north-east  
angle of allotment 3, the said angle being a point on the left  
bank of the Bet-bet Creek; bounded thence by the last-named  
allotment bearing west twenty-eight chains fifty links; thence  
by a line bearing north ten chains; thence by a road bearing  
east twelve chains ninety links to the aforesaid creek; and  
thence by that creek bearing south-easterly to the point of  
commencement.—(67.O.562.)



**YUROKE**—Site for Common School purposes, *temporarily* reserved by Order of 21st January, 1867 (in lieu of the site temporarily reserved for those purposes at Yuroke, by Order of 22nd October, 1866, now cancelled).—One acre, county of Bourke, parish of Yuroke, being part of allotment B of section 1: Commencing at the north-east angle of the site, the said angle bearing south one chain from the south-east angle of allotment Q of section 10; bounded thence by allotment C of section 2, bearing south four chains; thence by lines bearing respectively 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.17269.)

*The following Sites were Gazetted 1° on 5 February, 1867.*

**BEECHWORTH**—Site for Beechworth Shire Hall purposes, *temporarily* reserved by Order of 28th January, 1867 (the Order in Council dated 30th April, 1866, temporarily reserving this site for a District Survey Office, being hereby revoked).—One road, county unnamed, township of Beechworth, being allotment 19 of section 8: Commencing at the north angle of the allotment; bounded thence by allotment 18, bearing S. 60° 45' E. two chains fifty links; thence by allotment 7, bearing S. 38° 15' W. one chain; thence by allotment 20, bearing N. 50° 45' W. two chains fifty links; and thence by Ford street, bearing N. 38° 15' E. one chain to the point of commencement.—(67.P.421.)

**CLUNES**—Land for Victorian Water Supply purposes (Pipe line in connection with Clunes scheme), *temporarily* reserved by Order of 28th January, 1867.—The unappropriated Crown lands within the boundaries described as follow, viz.: Commencing at a point on the north-eastern side of Leslie street, in the township of Clunes, the said point bearing N. 49° 7' E. from the eastern angle of allotment 3 of section 20; thence by lines bearing respectively N. 79° 30' E. thirty-nine chains fifty links, N. 72° 30' W. thirty-five chains, N. 48° W. fifty-six chains fifty links, N. 42° E. five chains, S. 48° E. fifty-six chains, S. 72° 30' E. forty-two chains fifty links, S. 89° 45' E. twenty-nine chains eighty links, N. 74° 15' E. fifty-four chains thirty-eight links, N. 85° 15' E. twenty-four chains seventy-eight links, N. 78° 20' E. twenty chains forty-seven links, N. 50° 45' E. fifty chains fifty-eight links, S. 89° 20' E. thirty-six chains eight links, S. 71° 40' E. fourteen chains eleven links, S. 77° 40' E. fifty-three chains seventy-three links, S. 19° 15' E. twenty-three chains sixty-four links, S. 45° 15' E. forty-one chains, S. 73° 45' E. eight chains, to the left bank of the Bullarook Creek; thence by that creek bearing south-easterly to the north-west angle of allotment 101 in the parish of Springhill; thence by the west boundary of that allotment bearing south eleven chains seventy links; thence by lines bearing respectively N. 49° W. seventeen chains, N. 33° 40' W. thirteen chains, N. 71° 10' W. twenty-four chains, N. 37° 30' W. ten chains fifty links, N. 45° 15' W. forty-six chains fifty links, N. 19° 15' W. twenty-two chains, N. 77° 40' W. fifty-one chains twenty links, N. 71° 40' W. thirteen chains sixty links, N. 89° 20' W. thirty-three chains fifty links, S. 50° 45' W. fifty chains, S. 78° 20' W. twenty-two chains, S. 85° 15' W. twenty-four chains fifty links, S. 74° 15' W. fifty-four chains sixty links, N. 89° 45' W. thirty chains fifty links, S. 79° 30' W. forty-six chains to the north-eastern side of Leslie street aforesaid; and thence by that street bearing N. 40° 53' W. six chains, more or less, to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(66.M.17353.)

**MARYBOROUGH**—The areas of the Streets and Roads in the borough of Maryborough, of which the names, widths, and direction are set forth in a notification under *The Police Offences Statute* 1865, published in the *Gazette* of the 5th of February, 1867, have been *temporarily* reserved from sale by Order in Council dated the 28th of January, 1867.—(67.O.555.)

*The following Sites were Gazetted 1° on 12 February, 1867.*

**MARIBYRONG**—Site for Watering purposes, *temporarily* reserved by Order of 4th February, 1867.—Six acres two roods twenty perches, county of Bourke, parish of Maribyrnong, being part of allotment 1 of section 8: Commencing at the point on the left bank of the Kororoit Creek, where it is intersected by the southern side of the road from Melton to Melbourne; bounded thence by that road bearing N. 47° E. eleven chains eighty-seven links, and N. 60° 50' E. two chains forty-seven links; thence by a line bearing south three chains to the aforesaid creek; and thence by that creek bearing south-westerly to the point of commencement.—(67.O.547.)

**MELBOURNE**—Site for Ornamental purposes, *temporarily* reserved by Order of 4th February, 1867.—Three acres two roods, county of Bourke, parish of Jika-jika: Commencing at the south-east angle of the site, the said angle being the point of intersection of the north side of Pelham street by the west side of Leicester street; bounded thence by Pelham street bearing west three chains fifty links; thence by Barry street bearing north ten chains; thence by Grattan street bearing east three chains fifty links; and thence by Leicester street bearing south ten chains to the point of commencement.—(67.O.741.)

*The following Sites were Gazetted 1° on 19 February, 1867.*

**AMHERST**—Site for Watering purposes, *temporarily* reserved by Order of 11th February, 1867.—Nine acres two roods twenty perches, county of Talbot, parish of Amherst: Commencing at the eastern angle of the site, the said angle bearing N. 35° 30' W. five chains from the northern angle of allotment 1 of section 2 D; bounded thence by a road bearing N. 85° 30' W. five chains fifty links; thence by the road from Talbot to Lexington, bearing S. 54° 30' W. seventeen chains seventy-six links; and thence by lines bearing respectively S. 40° 30' E. five chains

fifty-two links, and N. 54° 30' E. seventeen chains twenty-eight links to the point of commencement.—(66.M.17289.)

**CRESWICK**—Site for Watering purposes, and from which Stone can be procured under the usual stone licenses, *temporarily* reserved by Order of 11th February, 1867 (in lieu of the site temporarily reserved therefor at Creswick, by Order of 26th March, 1866, now cancelled).—Seven acres one rood, more or less, county of Talbot, parish of Creswick: Commencing at the north-east angle of allotment 2 of section 2, the said angle being a point on Back Creek; bounded thence by the east boundary of that allotment bearing south fifty links to the north-west angle of allotment 3; thence by the northern boundary of that allotment bearing S. 84° 13' E. fourteen chains eighteen links, and N. 17° 46' E. one chain ninety-five links; thence by a line bearing N. 72° 3' W. nineteen chains thirty-nine links; thence by a road bearing S. 20° 47' W. five chains twenty-six links to the aforesaid Creek; thence by that creek bearing easterly to a point bearing north from the point of commencement; and thence by a line crossing the said creek to that point; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(67.P.1442.)

**DRUNG-DRUNG**—Site for Watering purposes, *temporarily* reserved by Order of 11th February, 1867.—Three hundred and sixty acres, more or less, county unnamed, parish of Drung-drung, being the allotment containing Pine Lake: Commencing at the south-east angle of allotment 72; bounded thence by that allotment bearing N. 43° W. twenty-four chains sixty-one links, N. 20° W. twenty-three chains forty-five links, N. 17° 30' E. twenty-three chains seven links, and N. 60° E. twenty-one chains seventy links; thence by the termination of a road bearing N. 60° E. one chain sixteen links; thence by allotments 74 and 73, bearing S. 75° E. twenty chains seventy links, S. 16° 30' E. thirty-six chains thirteen links, and S. 6° E. thirty-three chains sixty-six links; thence by the termination of a road and by allotment 69, bearing S. 6° E. seven chains fifty-seven links; thence again by allotment 69, bearing westerly twenty-two chains forty-eight links, and N. 43° W. twelve chains twenty links; and thence by a line bearing N. 43° W. two chains eighty-four links to the point of commencement.—(67.O.1550.)

**LILLYDALE**—Site for Church of England purposes, *temporarily* reserved by Order of 11th February, 1867.—Two acres, county of Evelyn, township of Lillydale, being allotments 3, 4, 5, and 6 of section 10: Commencing at the south-east angle of allotment 3; bounded thence by allotments 2 and 1, bearing N. 78° 15' W. five chains; thence by a line bearing N. 11° 45' E. four chains; thence by allotment 7 bearing S. 78° 15' E. five chains; and thence by Clarke street, bearing S. 11° 45' W. four chains to the point of commencement.—(67.O.466.)

**MALMSBURY**—Site for Public purposes, *temporarily* reserved by Order of 17th December, 1866.—One acre, county of Dalhousie, township of Malmsbury, being allotments 1 and 10 of section 6: Commencing at the south-west angle of allotment 1, the said angle being the point of intersection of the north side of Mollison street east by the east of Ellesmere place; bounded thence by Mollison street east, bearing east two chains, more or less; thence by allotment 2, bearing north five chains, more or less; thence by Cameron street, bearing west two chains, more or less; and thence by Ellesmere place aforesaid, bearing south five chains, more or less, to the point of commencement.—(66.N.17143.)

**SPRING HILL**—Site from which Stone can be procured under the usual stone licenses, *temporarily* reserved by Order of 11th February, 1867 (in lieu of the site temporarily reserved therefor, at Spring Hill, by Order of 26th March, 1866, now cancelled).—Four acres thirty-two perches, county of Talbot, parish of Spring Hill: Commencing at the south-east angle of allotment 6 of section G; bounded thence by that allotment, bearing west three chains fifty links; thence by lines bearing respectively south two chains, west 1 chain 50 links, and south seven chains; thence by a road bearing east five chains; and thence by a road bearing north nine chains to the point of commencement; as shown on the plan deposited at the Crown Lands Office, Melbourne.—(67.P.1442.)

**TOONGABBIE NORTH AND WINNINDOO**—Site for Watering purposes, *temporarily* reserved by Order of 11th February, 1867.—One thousand two hundred and twelve acres, more or less, county unnamed, parishes of Toongabbie North and Winnindoo, Gipps Land: Commencing at the north-west angle of allotment 9, in the parish of Toongabbie North, the said angle being a point on the right bank of the Thomson River; bounded thence by a road bearing south sixty-six chains eighty-two links to the south-west angle of the said allotment; thence by a road bearing N. 88° 22' E. one hundred and thirty-six chains thirty-four links, S. 1° 38' E. nine chains fifty links, and N. 88° 22' E. forty-four chains eighty-four links; thence by a road bearing north twenty chains, more or less; thence by a line (crossing the last-named road) bearing north-easterly thirteen chains, more or less, and N. 89° 32' E. nine chains fifty links to a point bearing south one chain from the south-west angle of allotment 52, in the parish of Winnindoo; thence to the said angle of that allotment by a line bearing north one chain; thence by a road bearing N. 89° 32' E. thirty-eight chains eighty-seven links, N. 0° 28' W. ten chains five links, and N. 89° 32' E. forty-one chains twenty-two links; thence by a road bearing north thirty-two chains eighty-eight links to the aforesaid 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.—(67.O.1199.)

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

## Courts.

### CRIMINAL SESSIONS.

#### MELBOURNE.

IT is ordered that a Criminal Session and General Gaol Delivery of the Supreme Court of the Colony of Victoria be holden at the Court House, La Trobe street, in the city of Melbourne, on Friday, the fifteenth day of March now next ensuing, at the hour of Ten o'clock in the forenoon, at which all parties concerned are requested to give their attendance.

Dated this eighteenth day of February, A.D. 1867.

WILLIAM F. STAWELL, C.J.  
REDMOND BARRY,  
EDWARD EYRE WILLIAMS,  
ROBT. MOLESWORTH.

#### AVOCA. COUNTY COURT.

IT is hereby notified that a County Court will be holden at the Court House at Avoca, on Wednesday, the 24th day of April next, at the hour of Ten o'clock in the forenoon.

(By Order) JAMES COFFIN,  
Clerk of the Court.

Court House,  
Avoca, 18th February, 1867.

#### AVOCA. COURT OF MINES.

IT is hereby notified that the Court of Mines for the Mining District of Maryborough, will be holden at the Court House, at Avoca, on Wednesday, the 24th day of April next, at the hour of Ten o'clock in the forenoon.

(By Order) JAMES COFFIN,  
Clerk of the Court.

Court House,  
Avoca, 18th February, 1867.

#### CASTLEMAINE. COUNTY COURT.

NOTICE is hereby given that a County Court will be holden at the Court House, Castlemaine, on Monday, the 1st day of April, 1867, at Ten o'clock a.m.

(By Order) HENRY N. L. KENTISH,  
Clerk of the Court.

Castlemaine, 14th February, 1867.

#### CASTLEMAINE. COURT OF MINES.

NOTICE is hereby given that the Court of Mines for the Castlemaine Mining District will be holden at the Court House, Castlemaine, on Monday, the 1st day of April, 1867, at Ten o'clock in the forenoon.

(By Order) HENRY N. L. KENTISH,  
Clerk of the Court.

Castlemaine, 14th February, 1867.

#### COURTS AT HEATHCOTE AND KILMORE.

IT is hereby notified that County Courts and Courts of Mines will be held at the times and places named below, viz.:-

Tuesday, 30th April	...	Heathcote County Court.
Tuesday, 30th April	...	Heathcote Court of Mines.
Wednesday, 1st May	...	Kilmore County Court } at 1 p.m.
Wednesday, 1st May	...	Kilmore Court of Mines }
Tuesday, 6th August	...	Heathcote County Court.
Tuesday, 6th August	...	Heathcote Court of Mines.
Wednesday, 7th August	...	Kilmore County Court }
Wednesday, 7th August	...	Kilmore Court of Mines } at 1 p.m.
Tuesday, 29th October	...	Heathcote County Court.
Tuesday, 29th October	...	Heathcote Court of Mines.
Wednesday, 30th October	...	Kilmore County Court }
Wednesday, 30th October	...	Kilmore Court of Mines } at 1 p.m.

GEO. F. BARTROP,  
Clerk of the Peace.

Court House,  
Sandhurst, 18th February, 1867.

#### JAMIESON. COURT OF MINES.

NOTICE is hereby given that the Court of Mines for the Mining District of Beechworth, will be holden at Jamieson, on Saturday, the 23rd day of March next, at Ten o'clock in the forenoon, and not on the 23rd day of February next, as misstated in the *Gazette* of the 29th January, 1867, page 212.

(By Order) THOMAS SMALLMAN,  
Clerk of Courts.

Court House,  
Jamieson, 16th February, 1867.

#### KYNETON. COUNTY COURT.

NOTICE is hereby given that a County Court will be holden at the Court House, Kyneton, at the hour of Ten o'clock in the forenoon of Tuesday, the 14th day of May next.

H. WEIGALL,  
Clerk of the Court.

County Court Office,  
16th February, 1867.

#### KYNETON.

##### COURT OF MINES.

NOTICE is hereby given that the Court of Mines for the Castlemaine Mining District will be holden at the Court House, Kyneton, on Tuesday, the 14th day of May next.

H. WEIGALL,  
Clerk of the Court.

Court House,  
Kyneton, 16th February, 1867.

#### MORSE'S CREEK. HAWKERS' LICENSES.

NOTICE is hereby given that a Court of Petty Sessions will be holden at the Court House, Morse's Creek, on Tuesday, the 12th day of March next, at Ten o'clock in the forenoon, for the purpose of considering applications for Hawkers and Pedlars' Licenses.

All applications must be lodged with the undersigned on or before Monday, the 4th day of March next.

A. L'ESPINASSE MARTIN,  
Clerk of Petty Sessions.

Court House,  
Morse's Creek, 16th February, 1867.

#### RAYWOOD. HAWKERS' LICENSES.

NOTICE is hereby given that a Special Court of Petty Sessions will be holden at the Court House, Raywood, on Tuesday, the 12th day of March next, at Ten o'clock in the forenoon, for the purpose of considering applications for Hawkers and Pedlars' Licenses.

All applications for such licenses must be lodged with the undersigned on or before Monday, the 4th day of March next.

E. P. VIRTUE,  
Acting Clerk of Petty Sessions.

#### SUPREME COURT—CRIMINAL SESSIONS. MELBOURNE—Friday 15 March.

##### THE NEXT CIRCUIT COURTS.

(Pursuant to Order in Council of 3 December 1866.)

ARARAT—Friday 12 July.

BALLARAT—Tuesday 16 April.

BEECHWORTH—Thursday 11 April.

BELFAST—Thursday 25 July.

CASTLEMAINE—Tuesday 9 July.

GEELONG—Saturday 20 April.

MARYBOROUGH—Friday 12 July.

SALE—Friday 26 April.

SANDHURST—Tuesday 23 April.

##### THE NEXT GENERAL SESSIONS.

(Pursuant to the Governor's Proclamation of 14 January 1867.)

ARARAT—Thursday 9 May.

AVOCA—Wednesday 24 April.

BEECHWORTH—Friday 19 July.

BELFAST—Friday 12 April.

BOURKE—At Melbourne—Friday 1 March.

BONINYONG AND BALLARAT—At Ballarat—Thursday 80 May.

CASTLEMAINE—Tuesday 4 June.

DAYLESFORD—Tuesday 7 May.

DUNOLLY—Friday 17 May.

ECHUCA—Thursday 25 April.

GRANGE—At Hamilton—Tuesday 9 April.

GRANT—At Geelong—Thursday 6 June.

HEATHCOTE—Tuesday 30 April.

INGLEWOOD—Tuesday 30 April.

JAMIESON—Friday 22 March.

KILMORE—Thursday 2 May.

KYNETON—Monday 13 May.

MARYBOROUGH—Tuesday 4 June.

PALMERSTON—Thursday 5 September.

PORTLAND—Monday 15 April.

SALR—Monday 9 September.

SANDHURST—Wednesday 5 June.

STAWELL—Monday 6 May.

TALBOT—Tuesday 21 May.

WARRENAMBOOL—Wednesday 10 April.

WOOD'S POINT—Monday 25 March.

##### COUNTY COURTS.

AMHERST—Tuesday 12 March.

ARARAT—Tuesday 26 February.

AVOCA—

BACCHUS MARSH—

BALLAN—

BALLARAT—Tuesday 2 April.

BEAUFORT—

BEECHWORTH—  
 BELFAST—Friday 12 April.  
 BENALLA—Monday 18 March.  
 CAMPERDOWN—Monday 8 April.  
 CARISBROOK—Tuesday 5 March.  
 CASTLEMAINE—  
 CHILTERN—  
 CLUNES—  
 COLAC—Saturday 6 April.  
 CRESSWICK—  
 DANDENONG—Friday 5 April.  
 DAYLESFORD—Tuesday 7 May.  
 DUNOLLY—Tuesday 26 February.  
 ECHUCA—Wednesday 24 April.  
 FRYERSTOWN—  
 GERLONG—Monday 29 April.  
 GISBORNE—Monday 25 February.  
 HAMILTON—  
 HEATHCOTE—  
 INGLEWOOD—Tuesday 30 April.  
 JAMIESON—Thursday 21 March.  
 KILMORE—  
 KYNCTON—  
 MALDON—  
 MARYBOROUGH—Tuesday 19 March.  
 MELBOURNE—Thursday 7 March.  
 MORNINGTON—Thursday 4 April.  
 MORSE'S CREEK—  
 PALMERSTON—  
 PLERABANT CREEK—Thursday 7 March.  
 PORTLAND—Monday 15 April.  
 RUSHWORTH—Tuesday 14 May.  
 RUTHERGLEN—  
 SALE—  
 SANDHURST—Tuesday 12 March.  
 SMYTHESDALE—Thursday 16 May.  
 ST. ARNAUD—Wednesday 10 April.  
 TARADALE—  
 TARNAGULLA—Thursday 28 February.  
 WANGARATTA—Saturday 16 March.  
 WARRNAMBOOL—Wednesday 10 April.  
 WOOD'S POINT—Tuesday 26 March.  
 YACKANDANDAH—

## COURTS OF MINES.

COURT OF THE CHIEF JUDGE—  
 Melbourne—Friday 1 March.  
 ARARAT DISTRICT—  
 Ararat—Thursday 28 February.  
 Beaufort—  
 Pleasant Creek—Friday 8 March.  
 BALLARAT DISTRICT—  
 Ballarat—Tuesday 26 February.  
 Buninyong—Tuesday 14 May.  
 Cresswick—  
 Mount Blackwood—Friday 22 March.  
 Smyth's Creek—Thursday 16 May.  
 Steiglitz—Thursday 20 June.  
 BEECHWORTH DISTRICT—  
 Beechworth—  
 Chiltern—  
 Jamieson—Saturday 23 February.  
 Morse's Creek—  
 Omeo—  
 Rutherglen—  
 Wood's Point—Tuesday 26 March.  
 Yackandandah—  
 CASTLEMAINE DISTRICT—  
 Castlemaine—  
 Fryerstown—  
 Hepburn (Daylesford)—Wednesday 8 May.  
 Kyneton—  
 Maldon—  
 St. Andrew's—  
 Taradale—  
 GIPPS LAND DISTRICT—  
 Sale—  
 MARYBOROUGH DISTRICT—  
 Amherst—Wednesday 13 March.  
 Avoca—  
 Carisbrook—Tuesday 5 March.  
 Dunolly—Tuesday 26 February.  
 Inglewood—Tuesday 30 April.  
 Maryborough—Wednesday 20 March.  
 St. Arnaud—Wednesday 10 April.  
 Tarnagulla—Thursday 28 February.  
 SANDHURST DISTRICT—  
 Heathcote—  
 Kilmore—  
 Rushworth—Tuesday 14 May.  
 Sandhurst—Tuesday 19 March.

## Tenders.

## UNIFORM CLOTHING, CAPS, ETC.

THE time for accepting tenders for Uniform Clothing, also for Uniform Caps, &c., is extended to Twelve noon on Wednesday, the 27th instant.

J. G. FRANCIS.

Acting Commissioner of Railways.  
 Department of Victorian Railways,  
 Melbourne, 18th February, 1867.

## UNIFORM CLOTHING.

TENDERS will be received until Noon on Wednesday, the 27th (instead of the 20th) day of February, 1867, for the supply of Uniform Clothing, in such quantities as may be required, during the year 1867.

Frock Coats for Guards  
 Monkey Jackets ditto  
 Jackets for Head-Porters  
 " for Porters, Pointsmen, &c.  
 Overcoats  
 Trousers

The uniform to be in strict accordance with samples, well made and sewn, cloth properly shrunk, and in every respect subject to the approval of the Traffic Superintendent.

The contractor will be liable for any expense incurred by the Government, owing either to delay in the execution of the orders or rejection of clothing when delivered.

The whole of the clothing ordered must be made to measure (for which purpose a free pass to all stations will be granted), and delivered free of charge to the Railway Storekeeper, Williamstown, on or before the 1st day of May, 1867.

A deposit of 10 per cent. on the amount of the contract will be required on acceptance of the tender.

Tenderers must state the security proposed, whether in debentures, bank deposit-receipt, cash deposit, guarantee society's bond, or sureties; if the latter, the tender must be accompanied by a certificate from two responsible persons that they are willing to become bound as sureties; and in either case the bond must be executed within ten days of acceptance of the tender, failing which, the contract may be again advertised at the risk of the tenderer, or another tender accepted. The Government will not necessarily accept the lowest or any tender, and may elect to require money surety. Persons failing to take up their contract will be disqualified as future contractors.

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

Tenders, sealed and marked "Tender for Uniform Clothing for Victorian Railways," to be addressed to the Chairman of the Tender Board, Stores and Transport Office, King street, Melbourne, where samples may be seen and further particulars obtained.

J. G. FRANCIS.

Department of Railways,  
 Melbourne, 5th February, 1867.

## UNIFORM CAPS, ETC.

TENDERS will be received until Noon on Wednesday, the 27th (instead of the 20th) day of February, 1867, for the supply of Uniform Caps and Bands, in such quantities as may be required, for guards, porters, pointsmen, &c., during the year, 1867.

Cloth caps,  
 Cloth bands, silver embroidered,  
 Do. worsted ditto.

The caps and bands to be in strict accordance with sample, well made and sewn, cloth properly shrunk, and in every respect subject to the approval of the Traffic Superintendent.

The contractor will be liable to any expense incurred by the Government, owing either to delay in the execution of orders or to rejection of caps and bands when delivered.

The whole of the caps and bands ordered must be made to measure (for which purpose a free pass to all stations will be granted), and delivered free of charge to the Railway Storekeeper, Williamstown, on or before the 1st day of May, 1867.

A deposit of 10 per cent. on the amount of the contract will be required on acceptance of the tender.

Tenderers must state the security proposed, whether in debentures, bank deposit-receipt, cash deposit, guarantee society's bond, or sureties; if the latter, the tender must be accompanied by a certificate from two responsible persons that they are willing to become bound as sureties; and in either case the bond must be executed within ten days of acceptance of the tender, failing which, the contract may be again advertised at the risk of the tenderer, or another tender accepted. The Government will not necessarily accept the lowest or any tender, and may elect to require money surety. Persons failing to take up their contract will be disqualified as future contractors.

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

Tenders sealed and marked "Tender for Uniform Caps and Bands for Victorian Railways," to be addressed to the Chairman of the Tender Board, Stores and Transport Office, King street, Melbourne, where samples may be seen and further particulars obtained.

J. G. FRANCIS.

Department of Railways,  
 Melbourne, 5th February, 1867.

# TENDERS FOR OCCUPATION OF LAND UNDER 39TH SECTION OF THE AMENDING LAND ACT.

TENDERS will be received (under the 39th section of *The Amending Land Act 1865*) by the Board of Land and Works up to Noon of Tuesday, the 5th day of March next, for the occupation (for pastoral purposes only) of the portions of land hereunder described, subject to the following terms, conditions, limitations and provisions contained in *The Land Act 1862* and *The Amending Land Act 1865*, relating to the ordinary pastoral occupation of Crown lands, and to the provisions of the 78th section of the first-named Act defining the privileges of travellers.

1. The period of occupation will be one year from the date of the acceptance of the tender.

2. The minimum fee in each case will be £5, in accordance with the regulations of the 16th May, 1865.

3. The license fee must be paid every year in advance; the first fee must be paid upon the acceptance of the tender by the tenderer or his agent.

4. The licenses will be subject to the granting of licenses under the 42nd section of *The Amending Land Act 1865*, without any reduction of the license fee or allowance for compensation during current year of occupancy.

5. If the land be not required for sale or for other appropriation, the license will be renewable at the option of the said Board, on the same terms and conditions, provided application be made by licensee two months prior to the expiry of the current license, and payment of license fee for the ensuing year be made on approval of the Board being signified.

6. If any error whatsoever be made to appear in the description or area of the portions of land to be licensed hereunder, the same shall be rectified, and a compensation, or equivalent in satisfaction thereof, shall be determined by the Board of Land and Works, and accepted by the licensee in full of claim for loss or damage sustained thereby, or in the event of the licensee being dissatisfied with the amount so determined, the Board may cancel such license and return to the licensee the proportionate part of the license fee for the unexpired term of such license.

7. Any improvements made upon the land will be so made at the risk of the licensee, as no compensation will be made for such improvements, neither will any time after the expiration of this license be allowed to remove any improvement so made.

J. M. GRANT,

President of the Board of Land and Works.

Office of Lands and Survey,  
Melbourne, 31st January, 1867.

Lot 1. County of Grenville, parish of Cundare, allotment 78, containing 300 acres, situated about two miles north of Watch Hill.

Lot 2. County of Grenville, parish of Cressy, adjoining the lands above described, situated between the road from Colac to Cressy and the Woody Yaloak River, containing 600 acres.

Lot 3. County of Grenville, parish of Ondit, adjoining land described in lot 2, north of allotment 181, and west of allotment 191, comprising 180 acres.

Lot 4. County of Grenville, parish of Poliah South, 400 acres, in the Foxhow township reserve; bounded on the north by Mr. Mack's run, and on the south by the main road.

Lot 5. County of Grenville, parish of Poliah South, 380 acres, in the Foxhow township reserve; bounded on the north by the main road from Warrnambool to Cressy, on the south by Lake Corangamite, on the west by the Gnarket Chain of Ponds, and on the east by Mr. McVean's purchased land.

Lot 6. County of Grenville, parish of Poliah South, 200 acres of vacant land between allotments 62 and 68, and Lake Corangamite; bounded on the west by the Poliah pre-emptive section.

Lot 7. County of Grenville, parish of Wurrook, 100 acres, being allotment 130, with the exception of the south end in Mr. Bell's run, between two and three miles south-westerly from the Leigh Shire Office.

Lot 8. County of Grenville, parish of Lawaluk, 163 acres, being allotment 63, on the River Leigh, about three miles south-easterly from Mount Mercer.

Lot 9. County of Grenville, parish of Mirnee, 148 acres 3 rods and 22 perches, portion of allotment 36, being Snowden's forfeited occupation license, about one mile south of Lake Murdeduke.

Lot 10. County of Grenville, parish of Wingeel, 133 acres 3 rods and 8 perches, allotment 3, on the Warramabine Creek, about three miles westerly from Shelford.

Lot 11. County of Grenville, parish of Wilgul South, 120 acres, east of allotments 48 and 52, bounded on the south by the Junction Creek, and on the east a mud flat, and on the north by the Poliah boundary fence.

Lot 12. County of Grenville, parish of Wilgul South, 150 acres of vacant land north of allotment 49, east of allotments 39, 38, 37, 36 and 35, and south of allotments 32, 31 and 30, between these allotments and the Salt Lake.

Lot 13. County of Grant, parish of Yowang, 98 acres, the unappropriated portion of allotment 38, on the Sutherland's Creek, about one mile above the bridge on the Steiglitz road.

Lot 14. County of Grant, parish of Duned, 30 acres in section 6, the land between Thomson's and Mackenzie's novel industrial leases and the Waurm Chain of Ponds.

Lot 15. County of Grant, parish of Wabdallah, 16 acres, suburbs of Lethbridge, allotment 57, intersected by the Ballarat Railway.

Lot 16. County of Grant, parish of Wabdallah, 19 acres, suburbs of Lethbridge, allotment 59.

Lot 17. County of Grant, parish of Duned, 20 acres, allotments G and H of section 7, near the Old Victoria Inn, on the Colac road; reserving the right of access to obtain stone from the lot.

Lot 18. County of Grant, parish of Duned, 9 acres, allotment C of section 7, on the Waurm Chain of Ponds, near the Old Victoria Inn.

Lot 19. County of Grant, parish of Carrah, 37 acres, on the River Barwon, the south-west corner of Dr. Hope's pre-emptive section.

Lot 20. (*Withdrawn*.)

Lot 21. County of Grant, parish of Lake-lake Wollard, 34 acres, vacant land to the south of Gherang-gherang Swamp, section 4, adjoining Walsh's Farm.

Lot 22. County of Grant, parish Moorpanyal, 40 acres, north of allotment 97, intersected by Cowie's Creek and the Ballarat Railway.

Lot 23. County of Grant, parish of Moorpanyal, 25 acres, being allotments 265, 266, 267, and 268, adjoining the Cowie's Creek Railway Station Reserve.

Lot 24. County of Grant, parish of Moorpanyal, 14 acres, allotments 270 and 271, between the north shore of Cowie's Creek, near the railway.

Lot 25. County of Grant, parish of Paraparay, 139 acres 2 rods 2 perches, allotment 16, on the Loutitt Bay road, about one mile south of Thomson's Creek.

Lot 26. County of Grant, parish of Modewarre, 87 acres, allotments 13 and 14, intersected by the Cape Otway road, and about one mile from the township of Layard.

Lot 27. County of Polworth, parish of Tutegong, 100 acres, portion of section 14, adjoining Roadnight's pre-emptive section, on the River Barwon, near the bridge, about three miles south of Winchelsea.

Lot 28. County of Polworth, parish of Murroon, 140 acres, vacant land between the residence and occupation licenses of Messrs. Keating, Shannahan, Le-batt, Prime, and Scouller, intersected by Gosling's Marsh.

NOTE.—The above-described portions of land will be let subject to all appropriations up to date of license.

## CONTRACT SURVEYS.

SEPARATE Tenders for the performance of the several Surveys enumerated below, will be received at the Department of Lands and Survey up to Twelve o'clock on Monday, the 25th day of February, 1867, under the conditions notified to tenderers for contract surveys in the *Government Gazette* of the 14th May, 1861.

Survey of detached residence areas on gold fields under five acres in extent.

Survey and marking of main and secondary roads, and occupation roads.

Survey of connected township allotments, ranging from twenty perches to half an acre.

Survey of detached agricultural allotments, ranging from twenty up to six hundred and forty acres in extent.

Such surveys to be made at the instance of and under the specific directions of the district surveyor, and will embrace only such surveys as may not be let by the department by tender in the usual way. The successful tenderer under this advertisement will therefore have no monopoly of the surveys required in the district.

Tenderers will state separately for each district:—

Rate per lineal mile trenched as directed in specification for township surveys.

Rate per lineal mile marked as directed for suburban surveys.

Rate per lineal mile marked for main and secondary roads unconnected with survey of allotments (both sides of road marked, but payment made by single measurement).

Rate per lineal mile chained in feature survey and connection lines.

Rate per lot for marking detached allotments under five acres in extent:

1st class.—Containing under fifteen allotments in one connected survey.

2nd class.—Comprising fifteen allotments and upwards in one connected survey.

The requisite plans of these surveys to be finished in accordance with the specifications for contract surveying, and preparation of plans for photolithographic purposes.

The rates accepted for these surveys to be in operation up to the 31st December, 1867.

The surveys to be executed personally by the contractor, unless under very special circumstances, authority for which will have to be obtained from the Surveyor-General.

The surveys in future are to be proceeded with in the following order:—Lists of the applications for surveys in each district received in one calendar month will be handed to the contractor on or about the first day of the month following, and such surveys are to be proceeded with at once, and finished before any further applications of a more recent date can be commenced:—

67/5. Dunolly District.

Further particulars may be obtained at the above District Survey Office.

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

J. M. GRANT,

President of the Board of Land and Works.

Office of Lands and Survey,  
Melbourne, 5th February, 1867.

## FORAGE.

**TENDERS** will be received until Noon on Wednesday, the 27th February, for the supply of Forage, in such quantities as may be required for the service of the Government at the undermentioned Stations, from the 1st February, 1867, to the 31st January, 1868.

DISTRICT.	STATION.	ESTIMATED QUARTERLY CONSUMPTION FOR POLICE HORSES.				STORAGE CAPACITY.			
		Oats.	Bran.	Hay.	Straw.	Oats.	Bran.	Hay.	Straw.
		lbs.	lbs.	lbs.	lbs.	tons.	tons.	tons.	tons.
Ararat ... ..	Buangor ... ..	...	...	1,260	360	...	...	1	...
Avoca ... ..	Banyenong ... ..	900	90	1,260	360	1	...	1	...
	Glenlogie ... ..	...	...	...	360	...	...	...	...
	Lexton ... ..	...	90	...	...	...	...	...	...
	Redbank ... ..	...	...	...	360	...	...	...	...
Ballarat ... ..	Napoleon Lead ... ..	...	...	...	360	...	...	...	1-10th
	Rocky Lead ... ..	1,800	180	2,520	720	Station not yet formed.			
	Stoddardshire Reef ... ..	900	90	1,260	360	Ditto ditto.			
Beechworth ... ..	Snowy Creek ... ..	1,800	180	2,520	720	1½	1-5th	1	...
	Woolshed ... ..	...	...	1,260	360	...	...	1	...
Belfast ... ..	Caramut ... ..	900	90	1,260	360	2	...	1	...
	Cavendish ... ..	900	90	1,260	360	2	1-10th	2	...
	Koroit ... ..	900	90	1,260	360	Station not yet formed.			
	Macarthur ... ..	900	90	1,260	360	Ditto ditto.			
	Terang ... ..	...	...	1,260	...	...	...	1½	...
Benalla ... ..	Mansfield ... ..	...	450	...	...	...	1-10th	...	...
	Shepparton ... ..	...	...	...	360	...	...	...	...
Bourke and Depôt ... ..	Dandenong ... ..	...	...	...	720	...	...	...	...
	Stud Depôt ... ..	...	...	...	360	...	...	...	1-10th
Castlemaine ... ..	Blanket Flat ... ..	900	90	1,260	360	...	...	...	...
Geelong ... ..	Shelford ... ..	...	...	...	480	...	...	...	...
Heathcote ... ..	Murchison ... ..	900	90	1,260	360	1	...	2	1
	Rushworth ... ..	2,700	270	3,780	1,080	2	1	2	1
	Whroo ... ..	1,800	180	2,520	720	...	...	...	...
Kilmore ... ..	Avenel ... ..	900	90	1,260	360	2	...	2	...
	Tallaroak ... ..	900	90	1,260	360	...	1-10th	...	...
Maryborough ... ..	Dunolly ... ..	...	...	2,520	720	...	...	1½	...
	Talbot ... ..	...	180	...	...	...	1-10th	...	...
Sale ... ..	Edward's Reef ... ..	900	90	1,260	360	...	...	...	...
	Livingstone Creek ... ..	...	180	...	...	...	...	...	...
Stawell ... ..	Glenorchy ... ..	900	90	1,260	360	1	1-10th	1	...
	Horsham ... ..	1,800	180	2,520	720	2	1-5th	1	...
	Lowloit ... ..	1,800	180	2,520	720	Station not yet formed.			

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

The terms and conditions of contract will be those published in the *Government Gazette* of 28th December, 1866.

All tenders must be enclosed in a separate envelope, marked "Tender for Forage," and deposited in the box at the Government Stores, King street; or, if sent by post, they must be addressed to the Chairman of the Tender Board, Stores and Transport Office, 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.

GEO. VERDON.

Treasury,  
Melbourne, 8th February, 1867.

## RAILWAY SLEEPERS.

**TENDERS** are invited for the supply of 10,000 (ten thousand) sleepers for the maintenance Permanent-way on the Victorian Railways.

Red-gum, deliverable at Ravenswood or Harcourt.

Blue-gum, deliverable at Geelong or Williamstown.

Full particulars at the office of the Engineer-in-Chief, Batman's Hill, and at Station Master's Office, Geelong.

Tenders endorsed "Tender for Sleepers," and addressed to the undersigned, must be deposited in the Railway Tender-box, Crown Lands Office, La Trobe street west, at or before Twelve o'clock, a.m., of Friday, the 1st day of March, 1867.

J. G. FRANCIS,  
Acting Commissioner of Railways.

Department of Railways,  
Secretary's Office, William street,  
Melbourne, 19th February, 1867.

## ROADS AND BRIDGES OFFICE, MELBOURNE.

**TENDERS** will be received until Twelve o'clock on Thursday, 28th February, for repairs of the Toll-houses and Toll-gates at Broadford.

Particulars may be learnt at the Roads and Bridges Office, Melbourne, or at the Court House, Kilmore.

The Board will not necessarily accept any tender.

Tenders to be endorsed with the subject tendered for as "Tender for —."

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

## FIREWOOD AT BENALLA.

**TENDERS** will be received by the Chairman of the Local Tender Board, at Benalla, until Twelve o'clock a.m. on Monday, the 25th day of February next, for the supply of Firewood to the various Government Departments at Benalla (police excepted) during the year 1867.

The wood to be cut in billets two feet in length, to be either box or red gum, sound, and properly stacked, forty cubic feet measurement per ton.

Printed forms and all other particulars can be obtained at the District Survey Office, Benalla.

The lowest or any tender not necessarily accepted.

WILLIAM PIPER,  
Chairman of the Local Tender Board.  
Benalla, 26th January, 1867.

## FIREWOOD AT WEDDERBURN.

**TENDERS** will be received by the Chairman of the Local Tender Board at Wedderburn, until Ten o'clock in the forenoon of Tuesday, the 12th day of March next, for the supply of Firewood for the Court House at Wedderburn, during the year 1867.

Tender forms and particulars to be obtained of the Clerk of Petty Sessions at Wedderburn.

GORGES M. LOWTHER,  
Chairman of the Tender Board.  
Court House,  
Wedderburn, 18th February, 1867.

## Police Sales.

## BALLARAT.

**THE** undermentioned confiscated property, seized and confiscated under the Act No. 227, will be sold by auction at the Ballarat Police Station, at Twelve o'clock noon, on Saturday, the 2nd March, 1867:—

2 bottles containing brandy  
2 " " ginger wine  
2 " " old tom  
1 " " gin  
4 glasses  
3 measures  
1 barrel  
2 decanters

FREDK. C. STANDISH,  
Chief Commissioner of Police.  
Police Department, Chief Commissioner's Office,  
Melbourne, 20th February, 1867.

## NOTICE.

**NEW MINING MAP OF VICTORIA**, showing in colors the Alluvial Workings and Quartz Reefs. Compiled from most recent surveys. Price 10s. 6d. Government Printing Office, and Office of Mines, Queen street.

## NOTICE.

## CONSOLIDATED STATUTES.

**NOW** ready, in four volumes, price £3 3s., the whole of the Statutes in force in Victoria.

## TO NEWSPAPER PROPRIETORS.

**FORMS** of a Recognizance of the Printer and Publisher of a Newspaper under the 19th section of the *Printers and Newspapers Registration Statute 1864*, can be obtained on application at the Government Printing Office.

J. FERRES,  
Government Printer.

## NOTICE.

**MESSRS. GORDON AND GOTCH**, of Great Collins street west, Melbourne, and 281, George street, Sydney, are appointed Agents to receive Advertisements and Subscriptions for the *Government Gazette*.

J. FERRES,  
Government Printer.

1st October, 1862.

## THE GOVERNMENT GAZETTE.

**SUBSCRIPTIONS.**—The subscription, on and after the 1st January, 1861, 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.

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December, 1863.

## Private Advertisements.

## HEATHCOTE HOSPITAL.

(Incorporated under the Act 27 Victoria, No. 220, for Hospitals and Charitable Institutions.)

## GENERAL LAWS.

## OBJECT.

THE object of this institution shall be to afford gratuitous medical and surgical aid to poor persons requiring the same in cases of accident or disease.

## EXTRACTED FROM ACT OF INCORPORATION.

2. The governing committee, in whom are vested the powers and authorities of this corporation, consists of the president, two vice-presidents, treasurer, and twelve contributors of not less than One pound sterling per annum.—27 Vic., No. 220, sec. 4.

3. On the second Thursday in the month of January in every year, one-third part of the elected members of the committee shall go out of office (but may nevertheless be re-elected), and the persons who shall go out of office shall be those who have been longest in office without re-election; or where two or more shall have been in office the same length of time, then those who shall retire shall be determined by lot.—27 Vic., sec. 11.

4. If any member of the committee shall die or resign by letter under his hand, addressed to the chairman of committee, or become insolvent, or compound with his creditors, or be convicted of any treason, felony, misdemeanour, or be absent for four consecutive meetings from the committee, his office shall become vacant, and the remaining members of the committee may declare his office vacant, and temporarily appoint thereto some contributor until the next annual meeting for the election of the committee, when the person thus temporarily appointed shall retire as one of those who by the provisions of the said Act are required to go out of office.—27 Vic., No. 220, sec. 12.

5. The common seal of the corporation shall be kept under lock in the hospital, the key to be kept by the secretary, and shall not be affixed to any deed or instrument except by order of the committee of management.

6. Every contributor of £1 per annum, or £10 in one donation, shall be entitled to recommend two out-door patients in every year; and every contributor of £2 per annum, or £20 in one donation, shall be entitled to recommend one in-door and two out-door patients in every year.

7. The annual meeting of contributors to the hospital shall be held on the second Thursday in the month of January in every year, for the following purposes:—

Firstly.—The election of members of committee.

Secondly.—The election of president, two vice-presidents, treasurer, and two auditors for the ensuing year.

Thirdly.—To elect one of the committee as honorary secretary.

Fourthly.—The transaction of any business of which due notice has been given.

8. At all meetings of contributors ten (10) shall constitute a quorum, and as soon as a quorum is present the chair shall be taken, but if no quorum is present within half an hour of the time named, such meeting shall stand adjourned for the following week at the same day and hour.

9. It shall be competent for the committee of management, or any ten or more contributors, by writing under their hands, to require the secretary to summon a special meeting of contributors, the object of such meeting being specified in the requisition; and no business shall be transacted at such special meeting except that for which it shall have been summoned; every such meeting aforesaid shall be called by the secretary by advertisement in one at least of the public newspapers published in Heathcote at least one week before the day of meeting.

10. The committee of management shall direct the general business of the hospital, shall frame bye-laws (in accordance with the Act) and rules for its internal regulation, shall have power to enter into contracts for the supply of provisions and other articles for the use of the institution, and direct payment to be made thereof, and shall appoint and discharge all paid officers and servants of the institution.

11. The committee of management shall sit for general business on the second Tuesday in every month at eight o'clock, p.m., five to form a quorum.

12. The committee of management shall present a general report of the affairs of the hospital at the annual meeting of the contributors, together with a full statement of the accounts of the corporation, duly audited, for the preceding year ending 31st December.

13. At all meetings of contributors, the president or one of the vice-presidents, or the treasurer, as the case may be, shall take the chair, but in their absence the meeting shall choose its own chairman, who shall have a casting vote only.

14. Any contractor to the hospital, being a member of the board, shall absent himself from its sittings while any subject relating to his contract is under consideration.

15. At the first meeting in every quarter the committee shall appoint four of its members as a visiting committee.

16. Whenever a vacancy shall occur in the office of president, vice-presidents, treasurer, or auditors, the honorary secretary shall report the same at the next ensuing meeting of the committee, who shall direct the secretary to summon a meeting of contributors for the election of a successor, due notice of such meeting to be given in the local newspaper or newspapers at least one week previous to holding such meeting.

17. The president, vice-presidents, treasurer, and secretary shall be *ex officio* members of all sub-committees.

Read and approved of at a public meeting of contributors, held at the Heathcote Hotel, on Tuesday, 4th September, 1866.

JAMES HART,  
President.

## BYE-LAWS.

## VISITING COMMITTEE.

1. The visiting committee shall meet at the hospital every Tuesday, at four o'clock p.m., three to form a quorum.

2. They shall on the day of the monthly meeting of the committee of management examine all accounts, certify as to their correctness, and that the expenditure has been duly authorized.

3. They shall have the power of suspending any paid officer or servant of the institution (except the medical officer) who shall be considered by them to be guilty of neglect of duty or gross misconduct; and shall provide a proper substitute, until a special meeting of the committee of management, which meeting shall be convened forthwith on suspension being made.

4. They shall (at least once a week) visit the hospital for the purpose of inspecting the arrangements thereof, and of enquiring of the patients if they are properly attended to; and shall report, in writing, at the next meeting of the board, any alterations or suggestions they may deem necessary.

## TREASURER.

5. The treasurer shall receive all monies on behalf of the institution, and deposit the same in such bank as the committee shall direct, to the credit of the hospital.

6. He shall pay all accounts passed by the committee by drafts on the bank, which shall be countersigned by the chairman.

7. He shall keep an account of all money received and paid, and report the same at each monthly meeting of the committee, and shall issue certificates to contributors for the admission of patients.

8. He shall, previous to each monthly meeting of the committee, examine the collector's book-book, and furnish a list of subscriptions received during the month.

## HONORARY SECRETARY.

9. The honorary secretary shall keep the minutes and records of the institution, conduct the correspondence, call all meetings and bring all business before the same.

He shall convene the annual meeting of contributors in the month of January by advertisement in the local newspaper or newspapers at least seven days previous to the meeting.

#### MEDICAL OFFICER.

10. The medical officer shall admit all applicants who shall produce certificates from a contributor, unless in the exercise of his discretion he shall deem it inexpedient to admit any individual applicant; in every such case he shall report the reason of his refusal to the visiting committee at its next meeting in writing.

He shall discharge all patients as soon as he considers they are fit to be discharged.

11. He shall superintend and control all servants in the hospital, and in cases of neglect of duty or insubordination, shall report the same to the visiting committee.

12. He shall attend to all matters requisite for the cleanliness, temperature, and ventilation of the wards.

13. He shall have charge of all surgical instruments, drugs, and chemicals, and shall be answerable for the prompt and accurate dispensing of the medicines required.

14. At the end of every year he shall furnish the committee with a detailed report of all cases which have been under treatment during the year, with the number of deaths and the causes thereof, &c., for the purpose of laying the same before the annual meeting of the contributors.

15. All persons applying for admission must procure a recommendation from a qualified contributor before being allowed to derive any benefit from the institution.

16. Accidents and cases that may be deemed of decided emergency by the medical officer shall be received at any time without a recommendation from a contributor.

#### PATIENTS.

17. All patients will be compelled to pay towards the actual expense of their maintenance, at the rate of thirty shillings per week, or so far as their circumstances may enable them; and all property found on the persons of deceased patients will be appropriated towards defraying the expense of their maintenance and burial; the residue (if any) to be handed over to their legal representatives, or the Curator of Intestate Estates.

18. Out-patients, on production of a recommendation from a contributor, can obtain medical advice daily, at the residence of the medical officer, from nine to ten o'clock a.m.

Read and approved of at a public meeting of the contributors, held at the Heathcote Hotel, Heathcote, on Tuesday, 4th September, 1866.

JAMES HART,  
President.

No. 704.

#### BYE-LAWS OF THE OVENS BENEVOLENT ASYLUM.

(Made under the Act of Incorporation 27 Vic., No. 220.)

##### OBJECTS.

THE objects of the Benevolent Asylum shall be—

To relieve destitute persons, being aged, infirm, or permanently disabled, who do not require continuous medical or surgical treatment.

By receiving and maintaining in the asylum such as may be most benefited by being inmates thereof.

By giving out-door relief to families and individuals in temporary distress, in accordance with the bye-laws.

##### QUALIFICATIONS AND PRIVILEGES OF CONTRIBUTORS DEFINED.

##### ANNUAL GOVERNORS.

2. A. Every contributor of £1 per annum shall be an annual governor and entitled to one vote (1 vote).

B. Every contributor of £5 per annum shall be an annual governor and entitled to two votes (2 votes).

C. Every contributor of £10 per annum shall be an annual governor and entitled to three votes (3 votes).

D. Every clergyman paying annually to the institution a sum of not less than £10 from collections made in his church shall be an annual governor, and entitled to one vote (1 vote).

E. Every public, corporate, or other associated body which shall contribute the sum of £10 per annum, shall be authorized to nominate some one person to be enrolled as an annual governor, who shall be entitled to one vote (1 vote); and if the contribution shall amount to not less than £20 per annum, such nominee shall be entitled to two votes (2 votes); and if the contribution shall amount to not less than £50 per annum, such nominee shall be entitled to three votes (3 votes).

##### LIFE GOVERNORS.

F. All existing life-governorships shall continue valid, and each life-governor shall be entitled to one vote (1 vote).

G. Every contributor of not less than £20 in one donation shall be a life-governor, and entitled to three votes (3 votes).

H. Every person (not being a paid collector) who shall raise by one or more collections, in one year, the sum of £20 or upwards from persons not claiming membership on account of their contributions towards such sum, shall be a life-governor, and entitled to three votes (3 votes).

I. Every executor first named in any will, proving the same, and paying to the institution a bequest of £50 or upwards, shall be a life-governor, and entitled to three votes (3 votes).

3. And all such annual and life-governors shall have the following privileges:—

A. To be eligible for election as members of the committee of management.

B. To vote at all general meetings.

C. To recommend to the committee of management persons for admission into the asylum.

D. To recommend persons for out-door relief, either to the committee of management or to any member of committee.

4. Persons who shall have conferred any signal benefit on the asylum, irrespective of subscriptions, may be elected honorary life-governors at any general meeting, on the recommendation of the committee of management, who shall be entitled to all the privileges of annual and life governors, but shall not have the right of voting.

5. Every firm or partnership becoming contributors shall exercise their privileges through some one member of the same.

6. Every yearly subscription shall be paid in advance; and every first yearly payment shall be calculated from the date of such payment; but no such first yearly payment shall entitle to a vote at a general meeting within three months from the date of such payment.

7. That no person shall vote as a governor while he is a salaried officer or an inmate of the asylum.

##### GENERAL MEETINGS.

8. At all meetings of contributors the president or one of the vice-presidents, as the case may be, shall take the chair; but in their absence the meeting shall choose its own chairman, who shall have a casting vote only.

9. The annual meeting of the contributors to the asylum, of which notice shall be given at least seven clear days previously in one or more local newspapers, shall be held on the second Thursday in the month of January in every year, for the following purposes:—

A. To receive the report and financial statement of the committee for the past year, and for the election of members of the committee of management for the ensuing year.

B. The election of the president, vice-presidents, treasurer, honorary medical officers, and two auditors for the ensuing year, and for the transaction of any other business of which due notice has been given.

10. At all general meetings of contributors ten shall form a quorum; but if no quorum is present within half an hour of the time named, such meeting shall stand adjourned for the following week, at the same day and hour.

11. It shall be competent for the committee of management to convene a special general meeting of contributors at any time, upon giving notice, at least seven clear days previously, in one or more of the local newspapers, which notice shall specify the particular subject or subjects to be brought before such meeting.

12. The president, or in his absence either of the vice-presidents, shall, upon a requisition signed by ten contributors, convene a special meeting of contributors at any time for the consideration of such special business as may be set forth in the requisition; and should the president or vice-president respectively, as the case may be, after receiving such requisition, signed by ten or more contributors, refuse or neglect to call such meeting within seven clear days, then the contributors aforesaid shall have power to convene such meeting, upon giving notice as in the foregoing rule, No. 11.

##### COMMITTEE OF MANAGEMENT.

13. The asylum shall be governed by a committee of management, to consist of seven members, to be elected by the contributors for the time being; and such committee, or any four of them, shall have and exercise all the powers and authorities vested in the corporation; and one-fourth part of such committee or such fractional part as shall be nearest to one-fourth part, but no more, may be honorary medical men on the staff; and the president, vice-presidents, and treasurer shall, by virtue of their respective offices, be members of such committee.—27 Vic. No. 220, sec. 4.

14. On the second Thursday in the month of January, in every year, one-third part of the elected members of the committee shall go out of office (but may nevertheless be re-elected), and the persons who shall go out of office shall be those who have been the longest in office without re-election; or where two or more shall have been in office for the same length of time, then those who shall go out of office shall be determined by lot.—27 Vic. No. 220, sec. 11.

15. If any member of the committee shall die or resign by letter under his hand, addressed to the chairman of the committee, or become insolvent, or compound with his creditors, or be convicted of any treason, felony, or misdemeanor, or be absent for four consecutive meetings from the committee, his office shall become vacant; and the remaining members of the committee may declare his office vacant and temporarily appoint thereto some contributor to such institution until the next annual meeting for the election of the committee, when the person thus temporarily appointed shall retire as one of those who by the provisions of this Act are required to go out of office.—27 Vic. No. 220, sec. 12.

16. The committee of management shall have the power to make standing orders to regulate their own proceedings; shall direct the general business of the asylum, frame rules for its internal regulations, the same not being repugnant to the bye-laws, alter, repeal, or amend the same, appoint and discharge all paid officers and servants of the institution, enter into contracts for all necessary purposes, order the payment of accounts when duly audited, admit and discharge inmates, and make regulations respecting them and their treatment.

17. Sub-committees may be appointed from time to time, at the discretion of the committee of management.

18. No person shall be a member of committee and a salaried officer of the asylum at the same time, nor shall any salaried officer be present at any committee meeting, except when specially summoned to attend.

19. No member of the committee of management or officer of the institution shall become security for any contractor directly

or indirectly, or vote with respect to any contract entered into on behalf of the asylum in which he may have any interest.

20. The committee of management shall meet one day in each month, or at other days as they may appoint; and all ordinary meetings of committee shall be summoned by circular, by the clerk, one day at least before the day of meeting.

21. Special meetings of committee may be appointed by the committee, and notified three days at least before the day of meeting; and the president, or, in his absence, one of the vice-presidents, may convene an emergency meeting at any time.

22. The committee shall present a general report of the affairs of the asylum at the meeting of contributors to be held in the month of January in each year, together with a full statement of the accounts of the corporation for the preceding year, duly audited.

23. At the first meeting of the committee in each year, after the annual general meeting, the following sub-committees shall be appointed, viz.:-

1. A finance committee, to consist of three (3) members.

2. A house committee, to consist of three (3) members, and the honorary medical officers.

24. The president, vice-presidents, and treasurer, shall hold office for one year only, and shall go out of office (but may nevertheless be re-elected) on the second Thursday in the month of January in every year, at which time their successors shall be appointed by the contributors; and each of the offices shall become vacant in any of the ways in which the office of ordinary members of committee shall become vacant, and the vacancy filled in the same manner under the 12th section of the Act of Incorporation, and by-law No. 15.

25. At all meetings of the committee of management the president, or one of the vice-presidents, as the case may be, shall take the chair; but in his absence, the meeting shall choose its own chairman, who shall have a casting vote only.

#### PERMANENT SUB-COMMITTEES.

##### FINANCE COMMITTEE.

26. On the first Tuesday of each month, or such other times as the committee of management may appoint, the finance committee shall examine all accounts for disbursements and certify as to their correctness.

##### HOUSE COMMITTEE.

27. The house committee shall meet once a fortnight, and at least once a month shall inspect the asylum, including the several wards and buildings, as well as the reserve and all improvements thereon, and submit fortnightly a report to the committee of management upon the condition of the inmates and the internal management of the institution, coupled with any recommendation they may see fit to make.

28. They shall see that all the in-door officers and servants of the institution perform their several duties in an efficient manner, and that the conduct of the inmates is satisfactory.

29. They shall enquire into all complaints, and when necessary, dismiss from the asylum any inmate, or suspend any servant who may be guilty of gross misconduct; but in all cases of dismissal or suspension they shall present a special report to the committee of management at their next meeting, and in case of any misconduct not warranting dismissal or suspension enquire into the same and deal with it at their discretion.

30. It will also be the duty of the house committee to satisfy themselves that all furniture, clothing, stores, and supplies of every description are properly accounted for by the house steward, and due economy observed.

31. The house committee shall have power to authorize the expenditure of any sum not exceeding £5 for incidental purposes in any one fortnight, and the particulars of all such expenditure to be recorded in their minutes.

##### PRESIDENT.

32. The president shall exercise a general supervision over the internal and external affairs of the asylum, and shall be authorized to act for any other honorary officer when absent.

##### VICE PRESIDENTS.

33. Of the two vice-presidents one shall be permanent chairman during his term of office of the house committee, and shall be responsible to the general committee for the internal management of the asylum, including the reserve and all improvements thereon.

34. The other vice-president shall be permanent chairman of the finance committee, and shall be responsible to the general committee for the management of the external business of the corporation, including—

1st. The control and direction of the collector.

2nd. Collection of local contributions.

3rd. Applications for the Government grants in aid, in conjunction with the treasurer.

4th. Supervision of out-door relief.

5th. Management of the affairs of the office, and the conduct of all correspondence of importance.

6th. Preparation of the annual report in conjunction with the treasurer.

##### TREASURER.

35. The duties of the treasurer shall be to receive all monies from the Government, collector, and any others; pay all accounts of the asylum authorized by the committee of management, and those above £1 by bank cheque; to keep proper accounts of receipts and disbursements in a book provided for the purpose; lay a summary of accounts before the committee of management at every monthly meeting; and furnish a balance-sheet for the annual meeting in January, duly audited.

36. He shall deposit all monies received by him, whenever the same shall amount to £5, in such bank as the general committee shall from time to time direct, and shall cause the different sums so deposited to be paid to one or other of the following accounts, as the case may be, viz.:-

The Owens Benevolent Asylum Maintenance Fund.  
The Owens Benevolent Asylum Building Fund.

37. Previously to making any payment, the treasurer shall require a warrant of the committee of management, authorizing such payment, which shall be signed by the chairman of the meeting at which the accounts are passed, and by the chairman of the finance committee.

##### MEDICAL OFFICERS.

38. The number of the honorary medical officers shall be two (2); they shall hold office for one year only, but may, nevertheless, be re-elected on the second Thursday in the month of January every year, at which time their successors shall be appointed.

39. If any honorary medical officer shall cease to be a member of the medical staff between the annual meetings, another honorary medical officer shall be appointed by the committee of management for the remainder of the year.

40. The honorary medical officers shall have access to the institution at all times, and shall report their visits in a book kept for that purpose at the asylum.

41. They shall attend at the institution whenever requested by the superintendent.

42. They shall also report to the committee of management once a month on the general health of the inmates, and make any suggestions relating thereto that they may see necessary.

##### AUDITORS.

43. The auditors shall, immediately prior to the annual meeting in January, examine the collector's books, and also the treasurer's balance sheet, with all accounts, vouchers, and documents relating thereto, and shall report thereon to the committee, and shall sign a statement of accounts, exhibiting a summary of receipts and expenditure.

##### CLERK AND COLLECTOR.

44. The duties of the clerk shall be to keep proper minutes of all meetings and attendance of the members of committee of management, to convene all meetings, to prepare a summary of the business to be transacted, to record all such correspondence as may be directed, and do all other clerical work in connection with the asylum that may be required of him.

45. The collector in canvassing and obtaining subscriptions for the asylum shall be under the immediate direction of the vice-president, and shall give security to the treasurer in the sum of £200, to be approved by the committee, conditioned for the due delivery of all monies paid to him on behalf of the asylum and rendering an account of the same, as also for the proper performance of all his duties.

He shall give printed receipts for all subscriptions or donations paid to him, stating the term for which they are paid, and shall keep a counterpart or butt for inspection.

He shall hand over to the treasurer all monies received by him when the same shall amount to five pounds, and supply the treasurer with a list of the contributors and the respective sums paid by them, and shall obtain the treasurer's acknowledgement for all amounts so paid.

##### COMMON SEAL.

46. The common seal of the corporation shall be kept in a box with two different locks and keys, one of which shall be kept by the president and the other by the treasurer.

The common seal shall not be affixed to any deed, instrument, or document whatsoever, except by order of the committee of management.

##### DISPUTED ELECTIONS.

47. If the validity of any election at the annual meeting, or at any meeting of the general committee for filling up any vacancy during the year shall be disputed, the question in dispute shall be referred to the president.

##### APPLICATIONS.

48. No application for admission shall be received without the ordinary form being filled up and signed by a duly qualified contributor, and no applicant shall be admitted into the asylum until sufficient time shall have elapsed from the date of the receipt of such application by the committee, in order to afford time for enquiry.

##### REPEAL OF BYE-LAWS.

49. No new bye-law, nor any repeal of or alteration in any existing bye-law, shall be of any force or effect until one month after the same shall have been confirmed by a general meeting of contributors, specially convened for that purpose, and published in the *Government Gazette*; and, at least, seven clear days' notice, by advertisement in one or more local newspapers, of the intention to make, repeal, or alter any bye-law shall be given.

##### OUT-DOOR RELIEF.

50. The superintendent shall be authorized to give relief in provisions to those in want, on receipt of authority from any member of the committee of management.

51. Every such member of committee authorizing relief shall, at the time of giving any order, endorse on the back of the same full particulars of the case, or explain orally the circumstances to the committee at their next meeting.

52. The superintendent shall keep an account of all persons relieved, the cost of the relief afforded, by whom ordered, and period of its continuance, in a book provided for the purpose, and shall lay this book before the committee of management when directed.

53. No money shall be given unless by the special authority of the general committee.

54. The diet scale of out-door relief shall be regulated at the discretion of the committee of management.

55. The committee of management shall have the power to continue or discontinue out-door relief that may be given on the order of any member of committee, and every such decision shall be recorded in the out-door relief book.

Confirmed by a general meeting of contributors specially convened for that purpose.

W. G. BRETTE,  
President.



## AUSTRALASIAN INSURANCE COMPANY.

**A** RETURN of the Affairs of the Australasian Insurance Company, from the 1st day of October, 1866, to the 31st day of December, 1866, pursuant to "The Australasian Insurance Company's Act, 1857."

## FIRE AND MARINE BRANCH.

## EXPENDITURE.

(During the quarter ending 31st December, 1866.)

	£	s.	d.
Fire losses	2,828	17	11
Marine losses	49,607	0	4
Expenses of management	2,103	8	11
Loss on exchange	3,072	17	8
Sale of debentures	2,550	12	6
	£60,062	17	4

## RECEIPTS.

(During the quarter ending 31st December, 1866.)

	£	s.	d.
Fire premium	5,147	8	0
Marine premium	22,603	7	6
Interest	1,574	4	10
Revenue from other sources	12	14	11
	£29,337	15	3
Deficit this quarter*	30,425	2	1
	£60,062	17	4

## ASSETS.

(On 31st December, 1866.)

	£	s.	d.
Uncalled capital	150,000	0	0
Freehold property	13,452	10	2
Government debentures	8,746	14	5
Loans on mortgage	49,805	11	8
Office furniture, brigade plant, &c.	2,802	3	10
Agents' balances	13,316	16	7
Debts due to the company	3,720	8	10
Cash in hands of secretary	£46	14	0
Colonial Bank	45	7	10
Bank of New South Wales	465	4	10
	557	6	8
Profit and loss*	15,483	6	0
	£262,884	18	2

## LIABILITIES.

(On 31st December, 1866.)

	£	s.	d.
Subscribed capital	250,000	0	0
Outstanding debts due by the company	12,884	18	2
	£262,884	18	2
* Deficit as above on the quarter	30,425	2	1
Less reserved in hand on 1st October, 1866	14,941	16	1
Final deficit as above	£15,483	6	0

JAS. GRAHAM,

Chairman of the Directors of the said Company.  
Melbourne, 17th January, 1867.

I, JAMES GRAHAM, Chairman of the Directors of the Australasian Insurance Company, make oath and say that, to the best of my knowledge and belief, the foregoing is a true and faithful return and statement of the affairs of the said company during the period specified.

JAS. GRAHAM.

Sworn this eighteenth day of January, One thousand eight hundred and sixty-seven, before me—

WM. MACREDIE, J.P.

The above is a true and correct copy of a Return made in accordance with the provisions of the Act 21, No. 34.

W. H. ARCHER,  
Registrar-General.Registrar-General's Office,  
Melbourne, 21st January, 1867.

No. 713

## AUSTRALASIAN INSURANCE COMPANY.

**A** RETURN of the Affairs of the Australasian Insurance Company, from the first day of October, 1866, to the thirty-first day of December, 1866, pursuant to "The Australasian Insurance Company's Act, 1857."

## LIFE BRANCH.

## EXPENDITURE.

(During the quarter ending 31st December, 1866.)

	£	s.	d.
Losses	931	8	10
Expenses of management, including commission	931	8	10
	3,298	6	7
Surplus this quarter	£4,229	15	5

## RECEIPTS.

(During the quarter ending 31st December, 1866.)

	£	s.	d.
Premium	3,101	11	9
Interest	1,112	4	4
Revenue from other sources	15	19	4
	£4,229	15	5

No. 22.—FEBRUARY 22, 1867.—3.

## ASSETS.

(On 31st December, 1866.)

	£	s.	d.
Uncalled capital	225,000	0	0
Government debentures	5,000	0	0
Loans on mortgage, &c.	36,035	16	4
Agents' balances	48	16	11
Petty cash in hands of actuary	13	13	2
Colonial Bank	1,249	4	9
	£267,347	11	2

## LIABILITIES.

(On 31st December, 1866.)

	£	s.	d.
Subscribed capital	250,000	0	0
Surplus on 30th September, 1866	£14,049	4	7
Surplus this quarter	3,298	6	7
	17,347	11	2
	£267,347	11	2

JAS. GRAHAM,

Chairman of the Directors of the said Company.  
Melbourne, 17th January, 1867.

I, JAMES GRAHAM, Chairman of the Directors of the Australasian Insurance Company, make oath and say that, to the best of my knowledge and belief, the foregoing is a true and faithful return and statement of the affairs of the Life Branch of the said Company during the period specified.

JAS. GRAHAM.

Sworn this eighteenth day of January, One thousand eight hundred and sixty-seven, before me—

WM. MACREDIE, J.P.

The above is a true and correct copy of a return made in accordance with the provisions of the Act 21, No. 34.

W. H. ARCHER,  
Registrar General.Registrar-General's Office,  
Melbourne, 21st January, 1867.

No. 714

## RULES FOR THE MANAGEMENT OF THE CAVENDISH TOWN COMMON.

**A** LL persons, being resident householders in the town proper, shall be allowed to depasture four head of either horned cattle or horses on the town common.

2. Carriers and others coming from a distance will be allowed to depasture their teams for twenty-four hours free of charge.

3. No sheep will be allowed to depasture on the common, and no entire horse or bull over nine months old, or cattle known to destroy fences or other property will be allowed on the common without the permission of the managers; and all foals or calves on arriving at the age of twelve months must be paid for as full-grown animals.

4. The agistment fees to be paid for all stock on the common are as follows:—

Horned cattle, six shillings per head per annum.

Horses, ten shillings per head per annum.

All fees to be paid half-yearly in advance.

5. All cattle, horses, or other stock running on the town common without being registered with the managers or secretary, will be impounded.

6. No diseased cattle, or cattle that have been on runs where diseased cattle have been depasturing, or have been in contact with diseased cattle within the previous three months, shall be permitted on the town common; and all such cattle must be removed within six hours after a notice, signed by one of the managers, shall have been served on the person in whose charge they may then be.

7. Any commoner having unfenced land within or without the common boundary and impounding or molesting the common cattle shall forfeit all claim to commonage, and his cattle, whether paid for or not, shall be treated as intruders on the common.

8. Every care will be taken to ensure the safety of all cattle in the care of the managers, but they will not be responsible for their production, or for such as may be driven off the common, stolen, or strayed.

9. All cattle depastured on the common shall be distinguished by the C, commons brand, with pitch, cattle on the off ribs, horses on the rump; branding to be done by the owners, and kept legible. The brand can be obtained on application to the managers.

10. The managers or the secretary will attend at times and places which will be duly advertised for the purpose of receiving applications from persons entitled to use the common, and each person shall give his or her name and address, the brands and description of his or her cattle, and pay the commonage fees, and if required shall sign a declaration before a magistrate that such cattle are his or her *bond fide* property, the managers will then give an order for the admission of the cattle to the common.

11. The managers reserve to themselves the right to increase or decrease the number of cattle at any time depasturing on the common should there be an insufficiency of grass through fires or other causes, and to alter and amend the foregoing rules as circumstances may require.

ROBERT DONELAN,  
BROWN HEARN,  
ROBERT LORD. } Managers.

The foregoing Rules are approved by the Board of Lands and Works this ninth day of February, 1867.

J. M. GRANT,  
President.  
CHAS. W. LIGAR,  
Member.

No. 711

## CLUNES ALLUVIAL GOLD MINING COMPANY.

I, THE undersigned Gustave Maurice, hereby make application to register the Clunes Alluvial Gold Mining Company, No. 2 (registered), under the provisions of the Mining Companies Limited Liability Act 1864; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, namely:—

1. The name and style of the company is "The Clunes Alluvial Gold Mining Company, No. 2 (registered)."
2. The place of operations is at Clunes.
3. The nominal capital of the company is Seven thousand and five hundred pounds, in 3000 shares of Two pounds ten shillings each.
4. The amount already paid up is Twelve hundred pounds.
5. The name of the manager is Gustave Maurice.
6. The office of the company is at Clunes.
7. The names and several residences of the shareholders, and the number of shares held by each at this date, are as follow:—

Names and Residences.	No. of Shares.
R. H. Bland, Clunes	87
In trust for Victoria Gold Mining Company (limited), R. H. Bland, Clunes	100
G. J. Latta, Clunes	54
John Munday, Clunes	27
Ralph Coundon, Clunes	38
J. A. Shrigley, Clunes	25
J. T. Robinson, Clunes	25
Rees Davies, Clunes	25
Thos. Bruce, Clunes	25
Thos. Hood, Clunes	20
Robert Mather, Clunes	12
L. Ogleby, Avoca	12
Chas. Elliott, Clunes	7
Wm. R. Carter, Clunes	6
Edward Dale, Clunes	6
Fred. G. Rose, Clunes	6
George Young, Clunes	6
J. L. Collier, Clunes	6
H. Frampton, Clunes	5
W. W. Birch, Clunes	8
Chas. Rogers, Ballarat	25
Joseph Wearne, Ballarat	25
Wm. L. Tyndall, Ballarat	25
Thos. Bruce, Clunes	13
Chas. Elliott, Clunes	12
H. Roberts, Clunes	2
J. Hawkins, Clunes	4
A. Eastman, Clunes	5
Robt. Mather, Clunes	20
A. Goodwin, Clunes	10
T. Lewis, Clunes	2
Samuel Gibson, Clunes	20
James Poy, Clunes	10
W. W. Thompson, Clunes	10
Ralph Coundon, Clunes	40
Ralph Coundon, in trust for Elizabeth Coundon, Clunes	10
M. Houghton, Clunes	5
H. Wallace, Clunes	10
J. Lukraft, Clunes	50
P. DeLaney, Clunes	5
J. Barwell, Clunes	10
R. Longstaff, Clunes	10
Robt. Hannah, Clunes	10
Louis Hyman, Clunes	20
Ralph Longstaff, in trust for Jessie Longstaff, Clunes	10
T. Treloar, Clunes	20
W. N. S. Gunn, Clunes	10
H. G. Neill, Clunes	10
George Brind, Ballarat	10
Aubrey Stockton, Clunes	5
Henry Becker, Clunes	5
Jas. Sheppard, Clunes	8
John Campbell, Clunes	50
Wm. Kimman, Clunes	10
Maxwell Bruce, Clunes	20
W. W. Birch, Clunes	20
R. Lightman, Clunes	5
Josiah Roberts, Clunes	6
Wm. Stockton, Clunes	10
Thos. Pokes, Clunes	10
James Sherlock, Clunes	8
Peter Jackson, Clunes	10
Jas. Norman, Clunes	10
Robert Smith, Clunes	10
J. Griffith, Clunes	10
Jno. Rerguson, Clunes	5
J. P. Deegan, Clunes	10
Patrick Deegan, Clunes	5
Richard Roe, Clunes	25
Thos. Hood, Clunes	10
Jas. Blinsey, Clunes	10
R. McArthy, Clunes	6
A. G. Davidson, Clunes	52
J. L. Collier, Clunes	20
E. R. Hickling, Clunes	5
Thos. Edwards, Clunes	10
Robert Morrison, Clunes	50
P. A. Edwards, Clunes	10
P. Chambers, Clunes	10
Jas. Coleman, Clunes	4
Thos. Bruce, Clunes	50
B. Skeels, Clunes	5
Walter Bevan, Clunes	5
Jas. Edwards, Clunes	20

Names and Residences.	No. of Shares.
S. P. Edwards, Clunes	10
Thos. Harvey, Clunes	10
A. Hatrick, Clunes	8
G. J. Latta, Clunes	60
Wm. Benson, Clunes	10
L. Ogleby, Avoca	20
Maxwell Bruce, Clunes	10
Thos. Bruce, in trust for Louisa Bruce, Clunes	10
John Campbell, in trust for Emma Campbell, Clunes	10
W. R. Carter, Clunes	32
F. G. Rose, Clunes	20
Henry Eddy, Clunes	20
W. C. Holland, Clunes	4
Wm. Appleby, Clunes	25
Richard Dick, Clunes	10
Michael Kennecally, Clunes	5
J. T. Robinson, Clunes	50
Fred. Rowe, Clunes	20
Berry Ciss, Clunes	150
A. J. Lambert, Avoca	50
J. H. Smith, Clunes	20
J. Knuckey, Clunes	10
T. G. Knuckey, Clunes	10
Gustave Maurice, Clunes	50
Thomas King, Clunes	20
J. A. Shrigley, Clunes	50
D. Davies, Clunes	2
Jno. Scott, Durham	10
Augustus Sheppard, Ballarat	50
J. Willey, Ballarat	30
Jno. Higgins, Ballarat	20
Joseph Higgins, Ballarat	20
Wm. J. Higgins, Ballarat	20
H. F. Conrad, Ballarat	20
P. J. Gony, Ballarat	10
A. Mongredien, Ballarat	50
S. Kendall, Ballarat	10
W. and R. Costain, Ballarat	20
H. Barcelo, Ballarat	100
Edward Chapman, Ballarat	10
P. McGovern, Ballarat	20
W. J. Grindsted, Ballarat	80
Patrick Mitchell, Ballarat	30
P. C. Downes, Ballarat	10
Wm. Davey, Ballarat	10
Jas. Cotter, Ballarat	20
E. V. Gribble, Ballarat	10
John H. Dale, Ballarat	10
R. P. Gray, Ballarat	5
Chas. Rogers, Ballarat	107
Joseph Wearne, Ballarat	105
W. L. Tyndall, Ballarat	105
	3000

Dated this seventh day of February, 1867.

GUSTAVE MAURICE,  
Manager.

Witness to signature—  
ROBT. MORRISON. No. 710

## EXTENDED SOUTHERN CROSS GOLD MINING COMPANY (REGISTERED), QUARTZ REEFS, MOYSTON.

## STATEMENT of Assets and Liabilities.

ASSETS.		
Uncalled and unpaid capital	£1,937	8 8
Due for drainage, &c.	68	8 0
Engine, battery, and plant	2,262	5 8
Timber, tools, &c.	500	0 0
Value of claim	500	0 0
	£1,854	2 4
LIABILITIES.		
Machinery account	£150	0 0
Wages	170	14 9
Law, stationery, and advertising	44	14 3
Tools, materials, &c.	124	2 1
	£495	11 1
Overdraft at Bank New South Wales	285	1 10
	£780	12 11
Excess of assets over liabilities	4,073	9 5
	£4,854	2 4
1st January, 1867.		
Witness—W. F. COLLINGS.	WM. HATTON, Manager.	No. 716

To the REGISTRAR-GENERAL of the Colony of Victoria.

NOTICE is hereby given that the registered office of "The Antimony and Sulphur Company (limited)" is situated at number 1 Noone street, East Collingwood, near Melbourne, in the colony of Victoria.

Dated this 19th day of February, A.D. 1867.

EDWARD HUGHES,  
EDWARD DINGLE,  
Members of the said Company

No. 713

## AUSTRALASIAN GOLD MINING COMPANY.

I, THE undersigned James Martyr, hereby make application to register the Australasian Gold Mining Company (registered), under the provisions of the Mining Companies Limited Liability Act 1864; and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge, true in every particular, namely:—

1. The name and style of the company is "The Australasian Gold Mining Company (registered)."
2. The place of operations is at Red Streak, Creswick.
3. The nominal capital of the company is Ten thousand pounds, in one thousand shares of ten pounds each.
4. The amount already paid up is nil.
5. The name of the manager is James Martyr.
6. The office of the company is at Albert street, Creswick.
7. The names and several residences of the shareholders, and the number of shares held by each at this date, are as follows:—

Names and Residences.	No. of Shares.
Thomas Hassall, Creswick	125
Thomas William Anthony, Creswick	95
Thomas Durose, Creswick	75
Heinrich Nicolaus Janssen, Creswick	50
James Boughtman, Creswick	61
George Birch, Creswick	10
Obediah Booth, Creswick	5
James Hurren, Creswick	10
Thomas Paul Anthony, Creswick	5
Samuel Whan, Creswick	10
George Wilson, Creswick	5
Matthew McCormick, Creswick	2
Robert Holley, Creswick	2
Griffith Walter, Creswick	2
John Heath, Creswick	2
James Spargo, Creswick	2
John Sidebottom, Creswick	1
John Booth, Creswick	1
William Searl, Creswick	2
Lewis Walters, Creswick	1
David Lutitt, Creswick	2
Henry Matthews, Creswick	2
Anthony Pasco, Creswick	2
George Nancarrow, Creswick	4
Thomas Sidebottom, sen., Creswick	1
Thomas Sidebottom, jun., Creswick	1
James Stevenson, Creswick	1
John Stevenson, Creswick	1
Ralph Stevenson, Creswick	1
Richard Ninnis, Creswick	2
George Frazer, Creswick	2
Alexander Cowie, Sebastopol	10
James Cowie, Sebastopol	10
Frank Parrie, Ballarat	5
David Christie, Ballarat	1
John White, Ballarat	2
Charles Salter, Ballarat	2
William Dobbie, Ballarat	5
Walter Tington, Ballarat	5
John Trimble Robinson, Clunes	10
Dominio Dillon, Melbourne	400
Jonathan Middleton, Ballarat	62
	1000

Dated this 20th day of February, 1867.

JAMES MARTYR,  
Manager.

Witness to signature—  
W. B. LERS. No. 705

## GOLDEN LAKE GOLD MINING COMPANY (REGISTERED), HOMEDUSH.

## STATEMENT of Assets and Liabilities at 31st December, 1866.

ASSETS.	
Machinery and plant	£2,000 0 0
Balance in Bank of Victoria	97 8 10
	£2,097 8 10
LIABILITIES.	
Loan on mortgage of plant	£1,500 0 0
Interest and current accounts	450 0 0
Balance of assets	147 8 10
	£2,097 8 10

No. 708 HENRY HALL, Manager.

## AVOCA GOLD MINING ASSOCIATION (REGISTERED), AVOCA.

## STATEMENT of Assets and Liabilities at 31st December, 1866.

ASSETS.	
Uncalled capital	£1,600 0 0
Machinery and plant	3,085 8 9
Balance in Bank of Victoria	63 6 10
	£5,433 15 7
LIABILITIES.	
Wages and current accounts	£200 0 0
Balance of assets	5,233 15 7
	£5,433 15 7

No. 707 HENRY HALL, Manager.

## PROPOSED NEW ROAD IN THE DISTRICT OF CRANBOURNE.

THE Cranbourne District Road Board do hereby give notice that they intend to open a road through the land owned or reputed to be owned by Mr. William Sykes, in the parish of Cranbourne, county of Mornington, situate in section No. 59 of the parish aforesaid, a map and plan of which are deposited for inspection at the office of the said Board (pursuant to the 289th and 270th sections of *The Local Government Act 1863*, No. 176). The land required to be taken by the said Board is one chain wide for eighty chains fifty links in length, said portion forming the southern boundary of said section No. 59, running east eighty chains fifty links; the total area of said road being eight acres and eight perches. And the said Road Board hereby call upon the said William Sykes, and all other persons affected by the proposed work or undertaking, to set forth in writing, addressed to the said Board, within forty days from the publication of this notice, all objections they or any of them may have to the said work or undertaking. And the said Board hereby require the said William Sykes and each of the owners, reputed owners, lessees, reputed lessees, and occupiers of the said land so intended to be taken, to answer this requisition, stating whether he assents, dissents, or is neuter in respect of taking such land.

Dated this 16th day of February, 1867.

JAMES SECKY,  
Chairman.  
J. T. DUMARESCQ,  
Clerk.

No. 715

## DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between the undersigned is this day dissolved by mutual consent.

Mount Singapore, 11th February, 1867.

Witness—

J. MILLS.

JOHN CUNINGHAM,

H. C. McDOUGALL.

Witness—

J. MILLS.

No. 706

## TWO POUNDS REWARD.

LOST, stolen, or strayed about 20th January, 1867, from Cattle Station Hill, a brown filly, branded LN near shoulder; also a yearling colt, black, branded LM near shoulder. Apply Fras. McCullough, Tourello Hotel, near Clunes. No. 709

## Impoundings.

AXE CREEK.—Impounded at Axe Creek.

103. Black and white cow, ears marked, BB near ribs and rump, 22 near thigh

104. Light-strawberry heifer, TM near ribs  
If not claimed and expenses paid, to be sold on 20th March, 1867.

B. CODE,  
Poundkeeper.

4/

## NOTICE.

BALLAN.—No. 95, bay horse, star, hind feet white, A near shoulder, 4 near thigh, now shows additional brand LL near neck.

To be sold on 6th March, 1867.

SY. COOPER,  
Acting Poundkeeper.

3/6

BALLAN.—Impounded at Ballan Shire Pound, 15th February, 1867, by Thomas Brown, Esq., Yallock Vale.—Trespass 6d.

119. Bay entire colt, blaze, blind near eye, no visible brand  
On 16th February, by Mr. P. Cahill.—Damages 5s. each.

121. Chestnut mare, star, off hind foot white, CN near shoulder

122. Bay filly foal, progeny, star, both hind feet white, unbranded  
Same day, by Mr. P. Canny.—Damages 5s.

123. Brown horse, JD over JD near shoulder

124. Chestnut filly, star, PP or PI near shoulder, no damages  
If not claimed and expenses paid, to be sold on 20th March, 1867.

SY. COOPER,  
Acting Poundkeeper.

7/

BAIRNSDALE.—Impounded at Bairnsdale, 11th February, 1867, by the Herdsman of the Town Common, Bairnsdale.—Trespass 1s. each.

1 bay horse, black points, H, near shoulder  
M.K.

1 grey mare, GS near shoulder

1 bay colt, star, 22 off shoulder

On 14th February, by A. Smith, Esq.—Trespass 1s. each.

1 bay mare, star, W.K. near shoulder

1 chestnut foal, progeny

1 iron-grey colt, star, W.C. near shoulder

1 bay colt, star, C.O. near shoulder

1 bay colt, star, V. near shoulder

1 bay colt, star, C.O. near shoulder, H near neck

1 black horse, star, J.H. conjoined near shoulder

1 chestnut colt, star, two hind feet white, no visible brand

1 bay mare, star, M.F. conjoined near shoulder

1 black horse, 22 off shoulder, H near shoulder

1 bay mare, black points, N in circle near shoulder

1 chestnut foal, striped, progeny

1 bay mare, star, M.T. near shoulder  
1 bay horse, blaze, EH near shoulder

1 bay horse, black points, blotch brand like writing A. near shoulder  
If not claimed and expenses paid, to be sold on 6th March, 1867.

15/

CHAS. C. KERR,  
Poundkeeper.

**BELVOIR.**—Impounded at Belvoir, 16th February, 1867.

42. Roan bullock, cock horns, ears marked, N off rump, PC off

PC

P

ribs, BB near ribs

43. Yellow cow, wide horns, ears marked, JD conjoined over JD conjoined off rump

44. Red poley cow, off ear marked, AJT off ribs (the JT conjoined)

45. Red poley heifer, blotched brand off rump, P conjoined off ribs

46. Red and white bull, yearling, unbranded, progeny

47. Red and white heifer, short horns, off ear marked, J off

158

rump

49. Yellow brindle and white cow, off ear marked, wide horns, like I or JC or G off ribs

50. White poley heifer, HU off rump, ON off ribs

If not claimed and expenses paid, to be sold on 15th March, 1867.

11/

HENRY McILLREE,  
Poundkeeper.

#### NOTICE.

**CASTERTON.**—No. 19, bay mare, black points, has hobbles on, impounded on 15th January, now shows after shaving LAP or LAF, the AP or AF conjoined off shoulder, no bar through the letter like A

If not claimed and expenses paid, to be sold on 20th March, 1867.

4/6

HENRY DAVIS,  
Poundkeeper.

**CHILTERN.**—Impounded at Chiltern, 16th February, 1867. —Trespass 8s.

102. Fleabitten grey cob mare, L near shoulder, like  $\infty$  off shoulder

On 18th February.—Trespass 1s.

103. Bay horse, M near shoulder

JH

If not claimed and expenses paid, to be sold on 20th March, 1867.

6/

JOHN STRICKLAND,  
Poundkeeper.

**COLERAINE.**—Impounded at Coleraine, 15th February, 1867.—Trespass 9d.

97. Bay horse, blaze, near fore foot white, shod on fore legs, hog mane, tail cut square, white spots near ribs, SD over blotch over L near shoulder, like S or S (hook) horizontal over L near thigh and off cheek

If not claimed and expenses paid, to be sold on 20th March, 1867.

5/

DAVID BARRY,  
Poundkeeper.

**DIGBY.**—Impounded at Digby, 9th February, 1867, by Robt. Cochrane, for Richd. Lewis, Esq., of Pleasant Hills. Kept back; notice being sent to owner.

17. Grey flea-bitten mare, W near shoulder, E off shoulder

JJ

If not claimed and expenses paid, to be sold on 17th April, 1867.

4/6

ALFRED T. FARLEY,  
Poundkeeper.

**TECHUCA.**—Impounded at Techuca, 16th February, 1867, by F. H. Harrison, Esq.—Trespass 6d.

352. White bullock, brindle spots, cock horns, slit near ear, 2 near rump, like eye-glass over  $\infty$  conjoined off back, 7 off shoulder

353. Red or slightly brindled and white cow, no visible brand

354. White cow, strawberry neck, cock horns, top off near ear, F near shoulder and off rump

355. Red and white cow, cock horns,  $\Delta$  off rump

356. Light strawberry cow, off horn broken, LT off rump, 3 off back, like JB off ribs, 8 off shoulder with illegible over

357. Brindle and white heifer, cock horns, swallow tail off ear, slit near ear, AH off rump

358. Strawberry heifer, swallow-tail off ear, like JHLT near ribs (the JHL conjoined)

359. Yellow spotted heifer, like JP off ribs

360. Yellow spotted heifer, tip off both ears, no visible brand

If not claimed and expenses paid, to be sold on 20th March, 1867.

10/6

GEORGE JAMIESON,  
Poundkeeper.

**ESSENDON.**—Impounded at Essendon.

1 chesnut mare, white feet, stripe down face, WJ near shoulder, square-topped 3 near rump

1 bay horse, lump off knee, long tail, LF conjoined near shoulder

 $\infty$ 

conjoined

1 black horse, star, long tail, blotched brand, like JE conjoined near shoulder

1 bay filly, black points, star, long tail, S in circle near side under saddle, all unshod

1 red and white cow, piece of rope round neck, JB off rump, bald head

If not claimed and expenses paid, to be sold on 13th March, 1867.

8/

JOHN GREENWOOD,  
Poundkeeper.

**GISBORNE.**—Impounded at Gisborne.

26. Bay horse, star, white on hind feet, OD near shoulder

27. Dark-bay mare, near hind foot white, and a little white on off hind foot, short tail, P near shoulder

If not claimed and expenses paid, to be sold on 20th March, 1867.

4/

H. R. DIXON,  
Poundkeeper.

**HADDON.**—Impounded at Haddon, 15th February, 1867, by W. Rose, for Managers.—Trespass 6d.

15. Red and white cow, bald face, off ear slit, heart off rump

If not claimed and expenses paid, to be sold on 20th March, 1867.

3/6

HENRY SANDERS,  
Poundkeeper.

**HAMILTON.**—Impounded at Hamilton Borough Pound, 14th February, 1867, by Mr. Thos. Jones.—Trespass 2s. per head.

192. Black mare, star and streak, saddle and appears to be collar marked, switch tail, NL near shoulder, SS off shoulder

193. Bay horse, black points, docked tail, saddle marked, shod all round, low in condition, like  $\pi$  conjoined blotched near shoulder, like WWN (the WN conjoined) near side under saddle

If not claimed and expenses paid, to be sold on 20th March, 1867.

6/6

RICHARD BLOOMFIELD,  
Poundkeeper.

**HEXHAM.**—Impounded at Hexham, 5th February, 1867, by J. Walker.—Trespass 6d. each.

39. White steer, like C near rump (the C reversed), notch out near ear

40. Strawberry steer, same brand and ear mark

On 11th February, by H. De Little, Esq.—Trespass 6d.

73. Red and white bullock, H near ribs, ears marked

If not claimed and expenses paid, to be sold on 20th March, 1867.

5/6

JOHN TOMLINSON,  
Poundkeeper.

**INGLEWOOD.**—Impounded at Inglewood, 16th February, 1867.—Trespass 1s. 6d. each.

88. Black cob, star, near hind foot white, blind off eye, PN over PN near shoulder, PN near thigh

89. Bay mare, OR near shoulder, WC over like WC off shoulder

If not claimed and expenses paid, to be sold on 20th March, 1867.

4/6

PHILIP DAWSON,  
Poundkeeper.

**KEILOR.**—Impounded at Keilor, 16th February, 1867, by the Managers of Braybrook Common.—Trespass 6d.

16. Bay horse, black points, star and snip, hollow back, JH con-

7

joined near shoulder

If not claimed and expenses paid, to be sold on 13th March, 1867.

4/6

E. BONFIELD,  
Poundkeeper.

**KERANG.**—Impounded at Kerang, Lower Loddon, 15th February, 1867, by B. Rochfort, Esq.—Trespass nil.

13. Bay mare, long tail, black points, saddle marked, white on off hind coronet, PS near shoulder, P.2 near thigh

14. Bay mare, long tail, blaze, hind feet white, saddle and collar marked, lame off fore foot, like S over blotch brand indistinct like D after off neck

If not claimed and expenses paid, to be sold on 20th March, 1867.

5/6

HUGH STEVENSON,  
Poundkeeper.

**LANCEFIELD.**—Impounded at Lancefield, 14th February, 1867.—Trespass 6d.

146. Bay horse, small star, collar marked, shoe on off hind foot, O off shoulder, DES near shoulder

If not claimed and expenses paid, to be sold on 13th March, 1867.

4/

A. MADIGAN,  
Poundkeeper.

**MALMSBURY.**—Impounded at Malmsbury.

1 red and white heifer, near ear marked, like JB near rump  
If not claimed and expenses paid, to be sold on 20th March, 1867.

8/ M. SHERWIN,  
Poundkeeper.

**MELTON.**—Impounded at Melton, 12th February, 1867, by Mrs. Murdie.—Trespass 6d.

106. White heifer, red on neck and head, brands (if any) not visible  
If not claimed and expenses paid, to be sold on 13th March, 1867.

4/ JOHN McDONALD,  
Poundkeeper.

**MELTON.**—Impounded at Melton, 16th February, 1867, by J. McWhurt, for A. Selby, Esq.—Trespass 6d. per head.

126. Bay mare, small star, black points, like TK near shoulder, bay filly foal at foot  
127. Bay mare, hind fetlocks white, little white on fore fetlocks TK near shoulder  
128. Bay mare, star, black points, TK near shoulder  
129. Chesnut filly, small star, TK near shoulder, like B near cheek  
130. Chesnut filly, small star, like HS near shoulder  
131. Chesnut horse, blaze, off hind fetlock white, like TK near shoulder  
132. Bay mare, black points, like HS near shoulder  
133. Bay colt, black points, like TK near shoulder  
134. Bay horse, hind fetlocks white, star and snip, like E or F near shoulder

135. Dark-brown or black mare, unintelligible—brand near shoulder, brown filly foal at foot  
If not claimed and expenses paid, to be sold on 20th March, 1867.

11/6 JNO. McDONALD,  
Poundkeeper.

**MIA-MIA.**—Impounded at Redesdale.

16. Bay colt, star, near fore and hind feet white, IRO near shoulder  
17. Blue-grey filly, largo star, P off shoulder

If not claimed and expenses paid, to be sold on 20th March, 1867.

4/ THOS. W. LAVENDER,  
Poundkeeper.

**MOORABBIN.**—Impounded at Moorabbin, 19th February, 1867.—Damages 1s. 6d. each.

1 dark-bay mare, hind fetlocks white, ET off shoulder like ^  
ET JR

(tail of J to right) near shoulder  
1 chesnut colt, white face, hind fetlocks white, Q near shoulder  
On 20th February.—Damage 4s. 6d.

1 dark-bay mare, white face, TB near shoulder, X near thigh

If not claimed and expenses paid, to be sold on 20th March, 1867.

6/6 HY. FRASER,  
Poundkeeper.

**NOTICE.**

**RAYWOOD.**—No. 5, described as black mare, shod, no visible brand, now shows F off saddle.

If not claimed and expenses paid, to be sold on 20th March, 1867.

8/6 WILLIAM PURCELL WHITTLE,  
Poundkeeper.

**ROKEWOOD.**—Impounded at Rokewood, 16th February, 1867, by Messrs. W. and N. G. Eider.

71. Chesnut horse, blaze, white fetlocks, heart near shoulder, K high up near shoulder, like G near rump.

If not claimed and expenses paid, to be sold on 20th March, 1867.

4/ D. McANDREW,  
Poundkeeper.

**STAWELL.**—Impounded at Stawell Shire Pound, 16th February, 1867, by Mr. James Sexton.—Trespass 10s.

22. Bay mare, star, little white on off hind fetlock, D near IS

shoulder, DW near back  
On 19th February, by Mr. McGregor.—Trespass 6d. each.

23. Red steer, D off ribs

24. White bullock, [ ] near rump, TA near ribs

If not claimed and expenses paid, to be sold on 20th March, 1867.

6/ D. K. FITZGERALD,  
Poundkeeper.

**WARRANDYTE.**—Impounded at Warrandyte, 8th February, 1867.

24. Red and white heifer, one ear marked, WD near rump

On 15th February.—Trespass 2s. 6d. each.

26. Light-grey mare, nearly white, DKR near shoulder, 210 near loin or thigh, H off shoulder

27. Chesnut mare, white on face, white hairs on back, like BW near shoulder (the B rather illegible, may be E), slightly saddle marked

28. Dark-brown or black filly, like 3 or JP conjoined partly blotch near shoulder, off hind foot white, short tail

29. Bay colt, hind feet white, L near rump

If not claimed and expenses paid, to be sold on 20th March, 1867.

8/ JOHN HUTCHINSON,  
Poundkeeper.

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February 21.—P. Dawson	...	...	...	1	0	0

J. FERRES,  
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21st February, 1867.

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